



Los Angeles County Registrar-Recorder/County Clerk

Dean C. Logan
Registrar-Recorder/County Clerk

Official Sample Ballot

General Election
November 8, 2022

VOTE CENTERS OPEN:

October 29th – November 7th: 10 AM – 7 PM

Election Day, November 8th: 7 AM – 8 PM

***ALL REGISTERED VOTERS WILL
RECEIVE A VOTE BY MAIL BALLOT***

Vote in the safety of your home
by returning your Vote by Mail ballot

LAVOTE.GOV



Important Election Information

What You Need to Know

You will receive a ballot in the mail for the November 8, 2022 General Election

To ensure you have convenient, accessible, and safe voting options, we are mailing every registered voter a Vote by Mail ballot.

■ WHEN TO EXPECT YOUR BALLOT

Mailing starts on October 6th and continues through October 10th

■ THE VOTE BY MAIL PACKET CONTAINS

- Your ballot cards
- A Return Envelope
- A list of Ballot Drop Box locations
- Your "I Voted" sticker

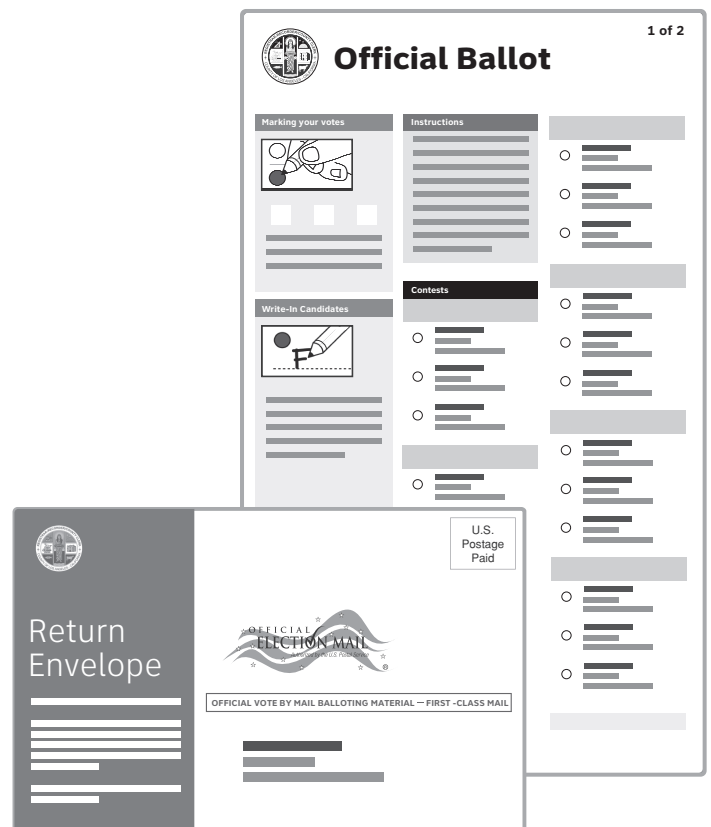
■ RETURN OPTIONS

- United States Postal Service - no postage necessary
- Drop off at any participating Ballot Drop Box
- Drop off at any participating Vote Center

■ MULTILINGUAL MATERIALS

We offer ballots and election materials in up to 18 additional languages.

Request your materials in a language other than English by returning the Language Request Form on the back of this book or call (800) 815-2666, option 3



Visit LAVOTE.GOV or call (800) 815-2666 for more information



Information for Voters

There are two U.S. Senate contests on the November 8, 2022, General Election ballot.

The first contest is the regular election for the full 6-year term ending January 3, 2029.

The second contest is a special vacancy election (the current officeholder is temporarily filling a vacancy) for the remainder of the current term ending January 3, 2023.

You may vote for both contests.

All voters can participate in this election regardless of party preference.

About this General Election:

1. Candidates are not nominated by the political party
2. If a candidate has a preferred political party, that party name will appear on the ballot as a reference
3. Any voter can vote for the candidate of their choice

Offices on the ballot

The November 8, 2022 General Election is being held to vote on local offices, local measures, and voter-nominated offices:

Voter-nominated offices:

Governor
Lieutenant Governor
Secretary of State
Controller
Treasurer
Attorney General
Insurance Commissioner
Board of Equalization
United States Representative
United States Senator
State Senator
State Assembly Member

State nonpartisan office:

Superintendent of Public Instruction
State Supreme Court Justices
State Courts of Appeal Justices

Local offices:

County Board of Supervisors
Sheriff
Superior Court Judge
Local Districts or City Contests

Do you need assistance voting?

If a voter declares under oath that they are unable to mark a ballot, that voter may receive assistance marking their ballot by two (2) persons of their selection. (E.C. §14282)



Check Your Material

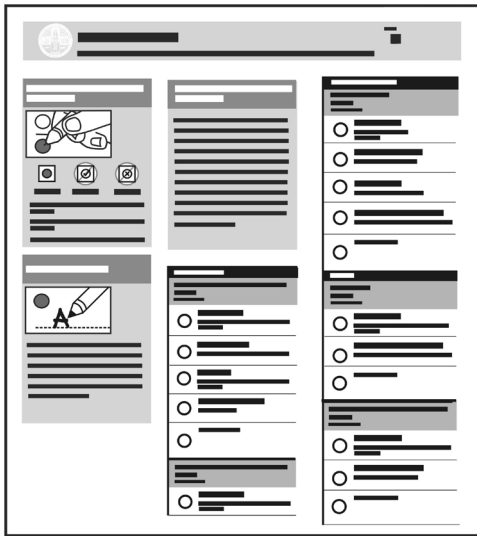
Your Vote by Mail package will contain:

Ballot group numbers on materials **must** match.

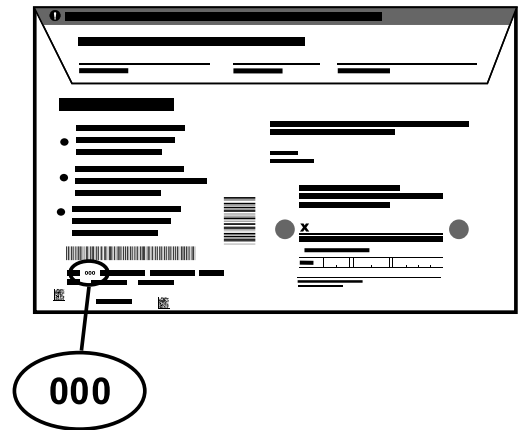
Example: 000
Ballot Group

If ballot group numbers do not match,
please call **(800) 815-2666, option 2.**

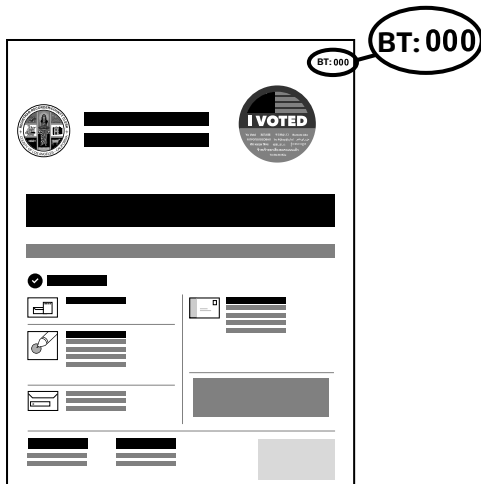
1 Official Ballot Card



2 Ballot Return Envelope



3 Vote by Mail Ballot Wrap



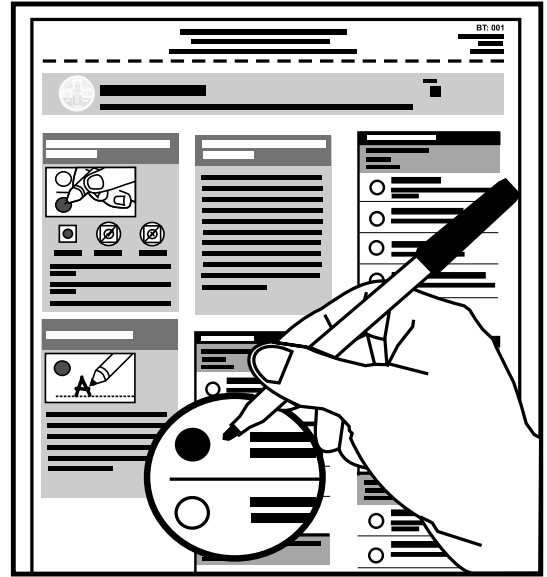


Marking Your Ballot

- Use only **black** or **blue** ink pen to mark your choice on your ballot.
- Fill the entire oval matching your vote choice.
- **Do not** vote for more choices than indicated.
- **Do not** punch a hole through the ballot card.

Misplaced or damaged ballot

- Mark your choice on the Official Sample Ballot page. Insert into Ballot Return Envelope and return.
- Visit **LAVOTE.GOV/ReplaceBallot** or call (800) 815-2666, option 2 before Election Day.



Request your ballot in a different language

- Los Angeles County provides language services in up to 18 languages.
- Fill out and return the Language Request Form on the back cover of this book (no postage required).
- Call the Multilingual Services Section at (800) 815-2666, option 3.



Vote by Mail Return Options

Before you return your Vote by Mail Ballot make sure:

1. Your ballot is securely placed inside the Vote by Mail envelope.
2. You sign the back of the Vote by Mail envelope.
3. Remember no postage is necessary.

Recommended options for returning your Vote by Mail ballot



Return by mail

Must be postmarked by Election Day.
No postage required.



Signature Verification

Voters must sign the eligibility oath and date the Vote by Mail Return Envelope before submitting their ballot. Every signature is verified before the ballot is cleared for counting. If a signature is missing or if the signature does not match the one on file, the County will notify the impacted voter to allow the voter an opportunity to provide a valid signature.



Return at a Ballot Drop Box Location

List of drop box locations available at **LAVOTE.GOV** prior to each election.



Drop-off at any Vote Center leading up to and on Election Day

List of Vote Centers available at **LAVOTE.GOV** prior to each election.

**For more information,
visit **LAVOTE.GOV****



Vote Center Information

Voters in Los Angeles County have the option to cast their ballot in-person at any participating Vote Center. Vote Centers provide modern features to make voting safe, easy, and convenient.

Vote Centers also serve as Vote by Mail Ballot Drop Box locations – no need to wait, simply drop off your voted ballot at the front.



**Vote at any participating
Vote Center in this election
with full language services
and expanded accessibility**



**Early in-person voting is
available 10 days before
Election Day – avoid long
lines and vote early**



**Electronic Pollbooks
can look up your voter
registration information in
real time at any Vote Center**



**Fully accessible voting
equipment available at
every Vote Center**

Register to vote at any Vote Center

Los Angeles County residents who are U.S. Citizens and at least 18 years of age are eligible to register to vote and cast a ballot in this election.

Any eligible voter that missed the registration deadline can go to any Vote Center to register and cast a ballot through Conditional Voter Registration.

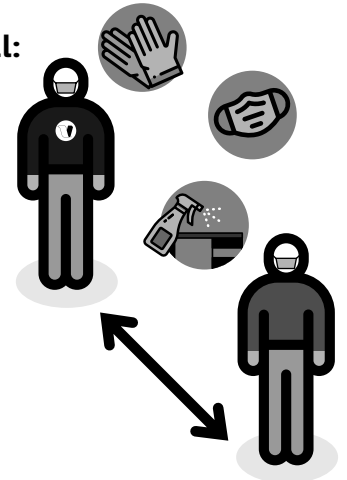


Vote Center Information and Guidance Relating to COVID-19

The Los Angeles County “Safe Election Plan” aligns with California’s “Election Administration Guidance under COVID-19.” Each was developed in consultation with relevant health authorities using the best public health information available, including guidance provided by the U.S. Centers for Disease Control and Prevention (CDC) and California public health officials.

The Los Angeles County Registrar-Recorder/County Clerk (RR/CC) will:

- Develop a voting location-specific protection plan.
- Train workers on measures to limit the spread of COVID-19, including screening themselves for symptoms and staying home when necessary.
- Establish prevention and self-screenings measures for workers.
- Establish and communicate physical distancing guidelines.
- Implement hand-washing, mask and disinfection protocols.



FOR VOTERS

All registered voters were mailed a Vote by Mail ballot.

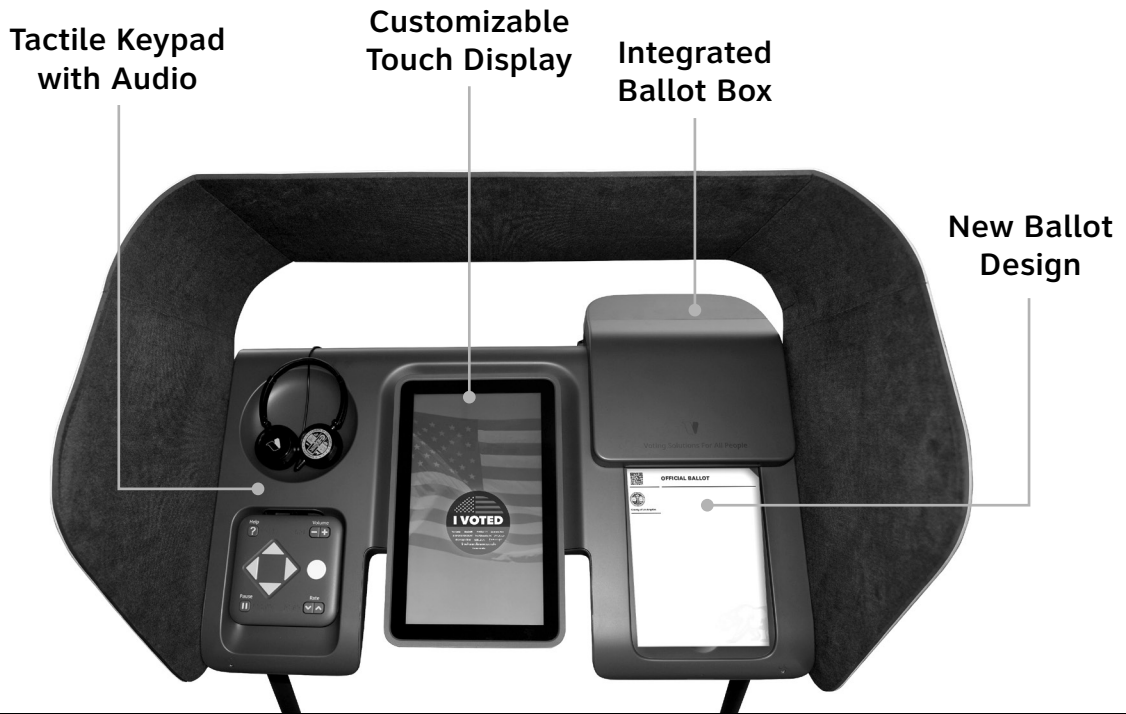
Los Angeles County will encourage voters to stay home and vote using their mail-in ballot. However, for some individuals it will still be preferable to vote in person. Wherever in-person voting is offered, we will follow the State and County’s public health and safety guidance to provide a safe voting environment.

COVID-19 Information for Voting In-Person:

- Masks are strongly encouraged at the Vote Center.
- Masks and gloves will be available for voters if requested.
- Hand sanitizer will be provided upon entry and exit of the Vote Center. Hand sanitizer will also be available at key stations during the voting process.
- Social distancing will be encouraged while waiting in line and throughout the check-in and voting process.
- ePollbooks and Ballot Marking devices will be sanitized after every voter.
- Voters will be encouraged to take measures to speed up their election process to limit their time in the Vote Center. This includes verifying voter registration in advance, using the Interactive Sample Ballot (ISB) to pre-mark selections, and bringing their Sample Ballot to speed up the voter check-in.
- Voters will be encouraged to take advantage of early voting and vote at off-peak times if possible.
- Curbside voting will continue to be available for voters who are unable to enter the Vote Center.

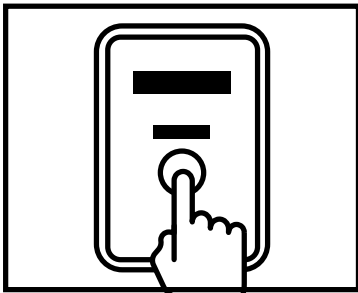


Voting Instructions for Ballot Marking Device

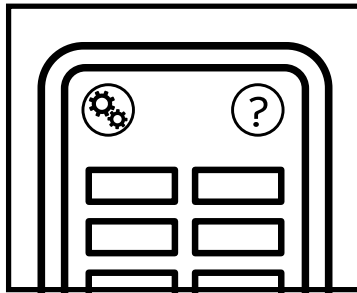


How to vote on the Ballot Marking Device (BMD)

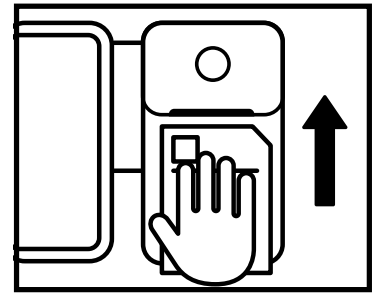
1. Tap to start



2. Select language



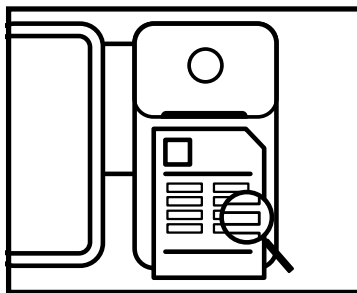
3. Insert ballot



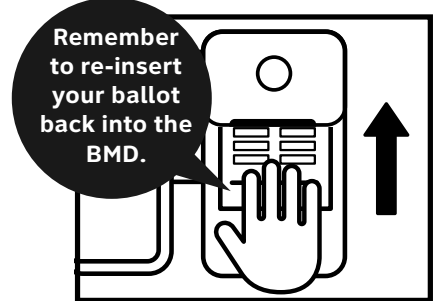
4. Make selections



5. Review selections

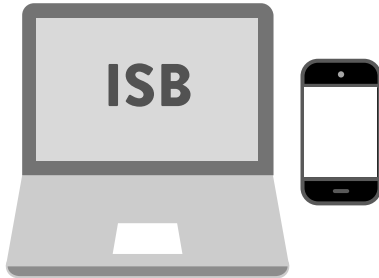


6. Cast ballot





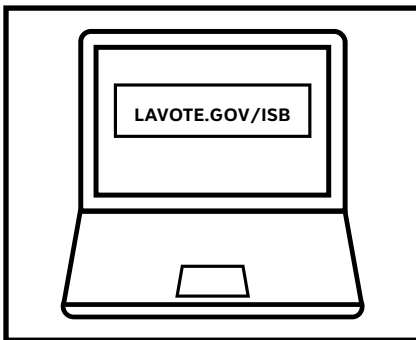
Interactive Sample Ballot



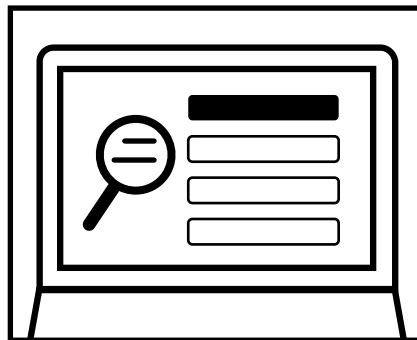
The Interactive Sample Ballot (ISB) is a convenient and optional application to speed up the voting experience. Voters can review and mark their selections on a computer or mobile device. Once the voter reviews and confirms their selections, the ISB will generate a Poll Pass. The Poll Pass is then taken to the Vote Center, where the voter will scan their Poll Pass to transfer their selections onto the Ballot Marking Device.

How to use the Interactive Sample Ballot

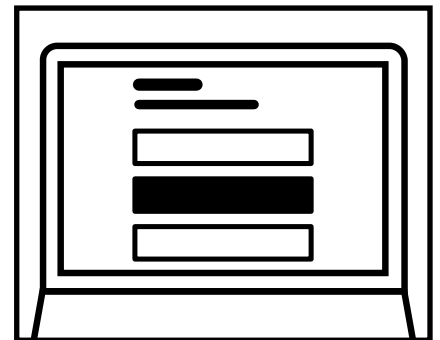
1. Visit LAVOTE.GOV/ISB



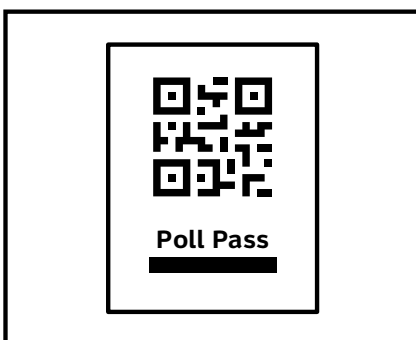
2. Enter your information



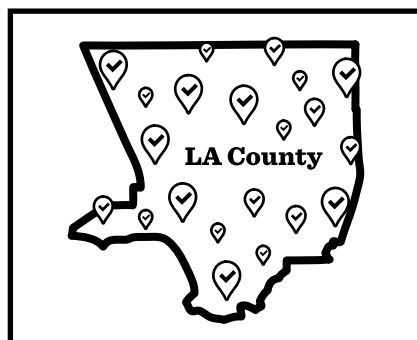
3. Make your selections



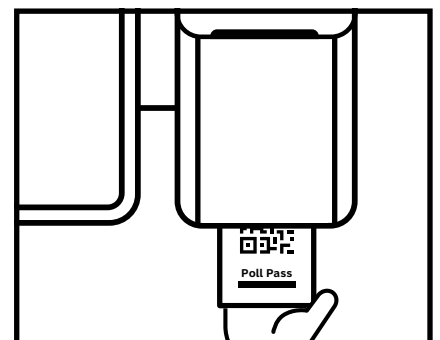
4. Generate a Poll Pass



5. Take to any Vote Center



6. Scan onto the BMD



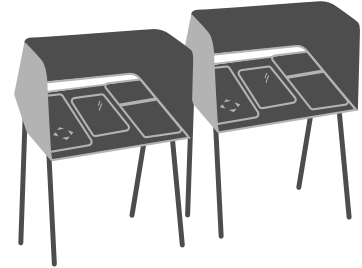


Accessible Voting Options

Los Angeles County is committed to providing all voters a positive, private and independent voting experience. To view the Registrar-Recorder/County Clerk's accessibility services, go to LAVOTE.GOV.

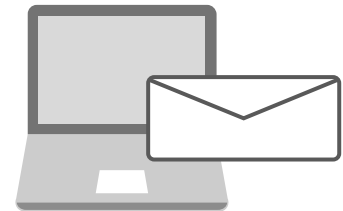
Ballot Marking Device

All Ballot Marking Devices are fully accessible and available in all eligible languages.



Accessible Vote by Mail

Voters who need assistance reviewing and marking their Vote by Mail ballot may use the Accessible Vote by Mail application.



Learn more at LAVOTE.GOV/ravbm.

Curbside Voting

CURBSIDE VOTING		
Փողոցի եզրս քարտի մուտքով քվեարկություն	允許在路邊投票	အကွပ်ကွေ့မှ ဖွဲ့စည်းထားသော စီမံကိန်း
رای گیری در حاشیه خیابان	कर्वसाइड पर मतदान उपलब्ध है	場外投票ができます
가두 투표 가능	Голосование, не выходя из машины	Votación en la Acera Disponible
Magagawa ang Pagboto sa Gilid ng Bangketa	ບໍລິການຈາກຈອດແຜ່ນແບບພັດທະນາສຳລັບຜູ້ຍຸທທຳການ	Có Bỏ Phiếu Ở Ngoài Phòng Phiếu

Curbside voting is available at all Vote Centers in Los Angeles County.



Important Telephone Numbers

General information:

(800) 815-2666

Vote Center accessibility:

(800) 815-2666, option 7

Disability Rights California's

Voting Hotline:

(888) 569-7955

CD/Cassette recordings:

(800) 815-2666, option 3

TDD:

(562) 462-2259



Electioneering Prohibited!

VIOLATIONS CAN LEAD TO FINES AND/OR IMPRISONMENT.

WHERE:

- Within the immediate vicinity of a person in line to cast their ballot or within 100 feet of the entrance of a polling place, curbside voting or drop box the following activities are prohibited.

WHAT ACTIVITIES ARE PROHIBITED:

- *DO NOT* ask a person to vote for or against any candidate or ballot measure.
- *DO NOT* display a candidate's name, image, or logo.
- *DO NOT* block access to or loiter near any ballot drop boxes.
- *DO NOT* provide any material or audible information for or against any candidate or ballot measure near any polling place, vote center, or ballot drop box.
- *DO NOT* circulate any petitions, including for initiatives, referenda, recall, or candidate nominations.
- *DO NOT* distribute, display, or wear any clothing (hats, shirts, signs, buttons, stickers) that include a candidate's name, image, logo, and/or support or oppose any candidate or ballot measure.
- *DO NOT* display information or speak to a voter about the voter's eligibility to vote.

The electioneering prohibitions summarized above are set forth in Article 7 of Chapter 4 of Division 18 of the California Elections Code.



Corrupting the Voting Process is Prohibited!

VIOLATIONS SUBJECT TO FINE AND/OR IMPRISONMENT.

WHAT ACTIVITIES ARE PROHIBITED:

- *DO NOT commit or attempt to commit election fraud.*
- *DO NOT provide any sort of compensation or bribery to, in any fashion or by any means induce or attempt to induce, a person to vote or refrain from voting.*
- *DO NOT illegally vote.*
- *DO NOT attempt to vote or aid another to vote when not entitled to vote.*
- *DO NOT engage in electioneering; photograph or record a voter entering or exiting a polling place; or obstruct ingress, egress, or parking.*
- *DO NOT challenge a person's right to vote or prevent voters from voting; delay the process of voting; or fraudulently advise any person that he or she is not eligible to vote or is not registered to vote.*
- *DO NOT attempt to ascertain how a voter voted their ballot.*
- *DO NOT possess or arrange for someone to possess a firearm in the immediate vicinity of a polling place, with some exceptions.*
- *DO NOT appear or arrange for someone to appear in the uniform of a peace officer, guard, or security personnel in the immediate vicinity of a polling place, with some exceptions.*
- *DO NOT tamper or interfere with any component of a voting system.*
- *DO NOT forge, counterfeit, or tamper with the returns of an election.*
- *DO NOT alter the returns of an election.*
- *DO NOT tamper with, destroy, or alter any polling list, official ballot, or ballot container.*
- *DO NOT display any unofficial ballot collection container that may deceive a voter into believing it is an official collection box.*
- *DO NOT tamper or interfere with copy of the results of votes cast.*
- *DO NOT coerce or deceive a person who cannot read or an elder into voting for or against a candidate or measure contrary to their intent.*
- *DO NOT act as an election officer when you are not one.*

EMPLOYERS cannot require or ask their employee to bring their vote by mail ballot to work or ask their employee to vote their ballot at work. At the time of payment of salary or wages, employers cannot enclose materials that attempt to influence the political opinions or actions of their employee.

PRECINCT BOARD MEMBERS cannot attempt to determine how a voter voted their ballot or, if that information is discovered, disclose how a voter voted their ballot.

The prohibitions on activity related to corruption of the voting process summarized above are set forth in Chapter 6 of Division 18 of the California Elections Code.



Trusted Election Resources



The Registrar-Recorder/County Clerk is the trusted source for all election information and resources.

#TrustedInfo2022

#TrustedInfo2022 is more than a hashtag.

Elections officials across the country are using #TrustedInfo2022 to ensure voters know where they can find and receive official and secure election information.

MAKE A PLAN TO VOTE IN THE UPCOMING ELECTION

Below are all the trusted resources and tools you need to make your plan to vote.

- Register to Vote
- Check Your Registration Status
- Access Your Interactive Sample Ballot
- How to Vote by Mail
- Track Your Vote by Mail Ballot
- Find a Ballot Drop Box
- In-Person Voting Information
- Find a Vote Center
- Access Your Quick Check-in Code
- Mobile Vote Center



Scan the QR Code or visit LAVOTE.GOV to make your plan today!





Voter Bill of Rights

YOU HAVE THE FOLLOWING RIGHTS:

- 1** **The right to vote if you are a registered voter.** You are eligible to vote if you are:
 - a U.S. citizen living in California
 - at least 18 years old
 - registered where you currently live
 - not currently serving a state or federal prison term for the conviction of a felony
 - not currently found mentally incompetent to vote by a court
- 2** **The right to vote if you are a registered voter even if your name is not on the list.** You will vote using a provisional ballot. Your vote will be counted if elections officials determine that you are eligible to vote.
- 3** **The right to vote if you are still in line when the polls close.**
- 4** **The right to cast a secret ballot** without anyone bothering you or telling you how to vote.
- 5** **The right to get a new ballot if you have made a mistake,** if you have not already cast your ballot. You can:
 - Ask an elections official at a Vote Center** for a new ballot,
 - Exchange your vote-by-mail ballot** for a new one at an elections office, or at your Vote Center, or
 - Vote using a provisional ballot.**
- 6** **The right to get help casting your ballot** from anyone you choose, except from your employer or union representative.
- 7** **The right to drop off your completed vote-by-mail ballot at any Vote Center** in California.
- 8** **The right to get election materials in a language other than English** if enough people in your voting precinct speak that language.
- 9** **The right to ask questions to elections officials about election procedures** and watch the election process. If the person you ask cannot answer your questions, they must send you to the right person for an answer. If you are disruptive, they can stop answering you.
- 10** **The right to report any illegal or fraudulent election activity to an elections official or the Secretary of State's office.**

If you believe you have been denied any of these rights, call the Secretary of State's confidential toll-free Voter Hotline at **(800) 345-VOTE (8683).**

 On the web at www.sos.ca.gov

 By phone at **(800) 345-VOTE (8683)**

 By email at elections@sos.ca.gov

IF YOU BELIEVE YOU HAVE BEEN DENIED ANY OF THESE RIGHTS, CALL THE SECRETARY OF STATE'S CONFIDENTIAL TOLL-FREE VOTER HOTLINE AT (800) 345-VOTE (8683).



Translated Election Material

(800) 815-2666 option 3

- Call to receive translated election materials, Vote Center information or assistance with LAVOTE.GOV
- Llame para recibir materiales electorales traducidos, información del centro de votación o asistencia con LAVOTE.GOV.
- 請致電索取已翻譯的選舉資料、投票中心資訊或與LAVOTE.GOV相關的協助。
- 번역된 선거 자료, 투표 센터 정보 또는 LAVOTE.GOV의 도움을 받으려면 전화하십시오.
- Hãy gọi điện thoại để nhận các tài liệu bầu cử đã được phiên dịch, thông tin của địa điểm bỏ phiếu hoặc sự trợ giúp với LAVOTE.GOV.
- Tumawag para makatanggap ng isinaling mga materyales sa halalan, impormasyon sa sentro ng pagboto o tulong sa LAVOTE.GOV.
- 翻訳された選挙資料、投票所情報、またはLAVOTE.GOVに関する補助を受けるにはお電話ください。
- โทรติดต่อเพื่อขอรับเอกสารการเลือกตั้งฉบับแปล ข้อมูลเกี่ยวกับศูนย์การเลือกตั้ง หรือขอความช่วยเหลือการใช้เว็บไซต์ www.LAVOTE.GOV
- Позвоните, чтобы получить переведенные материалы о выборах, информацию о центре голосования или помощь на LAVOTE.GOV.
- សូមទូរស័ព្ទដើម្បីទទួលសៀវភៅនៃការបោះឆ្នោតដែលបានបកប្រែហើយ រួមជាមួយព័ត៌មានទីកន្លែងបោះឆ្នោត ឬជំនួយជាមួយ LAVOTE.GOV។
- अनुवादित चुनाव सामग्री, मतदान केंद्र की जानकारी या LAVOTE.GOV के बारे में सहायता के लिए कॉल करें।
- برای دریافت مطالب ترجمه شده انتخاباتی، اطلاعات درباره مرکز رای یا راهنمایی در مورد LAVOTE.GOV تماس بگیرید.
- 2x̄n̄q̄w̄h̄w̄r̄t̄p̄ ̄p̄w̄q̄q̄w̄n̄p̄w̄x̄ ̄n̄p̄h̄q̄w̄p̄w̄n̄ ̄p̄j̄k̄p̄t̄p̄, ̄n̄p̄h̄q̄w̄w̄t̄q̄w̄n̄p̄w̄t̄p̄h̄ ̄p̄t̄q̄w̄p̄t̄q̄w̄ȳ ̄w̄t̄q̄t̄p̄k̄p̄q̄p̄j̄n̄p̄n̄p̄t̄p̄ ̄k̄ LAVOTE.GOV-ḥ̄ h̄t̄w̄ ̄p̄w̄w̄p̄w̄x̄ ̄w̄x̄w̄p̄ḡn̄p̄q̄p̄j̄n̄ ̄w̄t̄w̄n̄w̄p̄q̄n̄ ̄h̄w̄n̄p̄w̄r̄:
- ভাষান্তরিত নির্বাচনী উপকরণ, ভোট কেন্দ্রের তথ্য বা LAVOTE.GOV এর সাহায্য পেতে কল করুন
- ຫາວາປຣິຣ໌ໜາະເວາ ເຣື່ອເກວກ່ປູ່ອິດຣາ ບູຣູປະມຸຖາ: ພ່ອດໜາ ອາຈຸກ່ອລກ່ມຸຖາ: ວິຸ່ມທຸກ່
LAVOTE.GOV ອຕູກ່ ອກູ່ອຸປູ່ຣູ່ຣຸ່ຣຸ່ ທຸ່ຣຸ່ເວີ່ອິ່ປີ||
- ແຜ່ນໄຕຣິຕ ຢຸ່ຕຣູ່ລີ ສາມວຣີ, ມຕ ດີຣຸ່ນລີ ມາເຮີຕີ ພຸຸຸຸ ພາ LAVOTE.GOV ມາເຮ ສາຍຕາ ມາເຮ ມາເຮ ດຣີ.
- Silakan telpon untuk mendapatkan terjemahan bahan-bahan pemilu, informasi Tempat Pemungutan Suara, atau bantuan dengan LAVOTE.GOV
- Орчуулсан сонгуулийн материал хүсэх, Санал Өгөх Төвийн мэдээлэл эсвэл LAVOTE.GOV-оос тусламж авахын тулд утсаар холбогдоно уу
- అనువదించబడిన ఎన్నికల సామాగ్రిని అందుకోవడానికి, ఓట్ సెంటర్ సమాచారం కొరకు లేదా LAVOTE.GOVతో సహాయం కొరకు కాల్ చేయండి

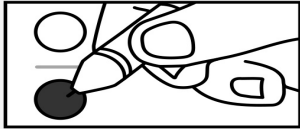
The Federal Voting Rights Act requires voter information, including a Sample Ballot booklet to be available in English as well as Chinese, Khmer, Korean, Spanish, Tagalog/Filipino and Vietnamese. Additional Languages we support are: Armenian, Bengali, Burmese, Gujarati, Farsi, Hindi, Indonesian, Japanese, Mongolian, Russian, Telugu and Thai.



Sample Ballot

General Election
November 8, 2022

Instructions to voters: Marking your ballot



Do this



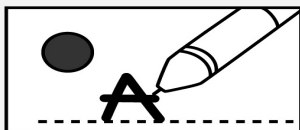
Not this



Not this

- Use only black or blue ink pen to mark your choice on your ballot.
- Fill in the circle to the left of your choice.
- Don't vote for more choices than indicated.
- You don't have to vote in every race.

Write-In Candidates



- A voter is entitled to cast a vote for a qualified write-in candidate for any nonpartisan office by writing, on the write-in portion of the ballot, the name of the qualified candidate.
- To add a candidate, fill in the circle to the left of "Write-in Candidate" and write the name on the dotted line.
- A list of qualified write-in candidates is available eleven days before the election at lavote.gov.
- Do not write-in a candidate whose name already appears on the ballot.
- Pursuant to Elections Code 8606, write-in votes are not authorized for voter-nominated offices at the general election.

Voter-Nominated and Nonpartisan Offices

All voters, regardless of the party preference they disclosed upon registration, or refusal to disclose a party preference, may vote for any candidate for a voter-nominated or nonpartisan office. The party preference, if any, designated by a candidate for a voter-nominated office is selected by the candidate and is shown for the information of the voters only. It does not imply that the candidate is nominated or endorsed by the party or that the party approves of the candidate. The party preference, if any, of a candidate for a nonpartisan office does not appear on the ballot.

There are two U.S. Senate contests on this ballot.

- One for the regular 6-year term ending January 3, 2029
- One for the remainder of the current term ending January 3, 2023

You may vote for both contests.

NATIONAL ELECTION

UNITED STATES SENATOR - Full Term

Vote For **ONE**

- ALEX PADILLA**
Party Preference: Democratic
Appointed United States Senator
- MARK P. MEUSER**
Party Preference: Republican
Constitutional Attorney

UNITED STATES SENATOR - Short Term (Unexpired term ending January 3, 2023)

Vote For **ONE**

- ALEX PADILLA**
Party Preference: Democratic
Appointed United States Senator
- MARK P. MEUSER**
Party Preference: Republican
Constitutional Attorney

CITY/LOCAL

ALHAMBRA UNIFIED SCHOOL DISTRICT Member, Board of Education, Trustee Area No. 4

Vote For **ONE**

- WEN "TONY" FAN**
Managing Deputy Commissioner
- ROBERT L. GIN**
Board Member, Alhambra Unified School District
- Write-In Candidate

LOS ANGELES COMMUNITY COLLEGE DISTRICT Member of the Board of Trustees, Seat 2

Vote For **ONE**

- JASON R. AULA**
News Reporter/Businessowner
- GLENN TRUJILLO BAILEY**
- STEVEN VERES**
Community College Trustee
- Write-In Candidate

LOS ANGELES COMMUNITY COLLEGE DISTRICT Member of the Board of Trustees, Seat 4

Vote For **ONE**

- ERNEST H. MORENO**
Member of the Board of Trustees Los Angeles Community College District Seat 4
- SARA HERNANDEZ**
Attorney/Teacher
- CHRISTINE T. LAMONICA**
University Lecturer
- Write-In Candidate

LOS ANGELES COMMUNITY COLLEGE DISTRICT Member of the Board of Trustees, Seat 6

Vote For **ONE**

- GABRIEL BUELNA**
Member of the Board of Trustees Los Angeles Community College District
- ROBERT L. PAYNE**
Writer/Researcher/Educator
- Write-In Candidate

! Continue voting on other side



Sample Ballot

General Election
November 8, 2022

CITY/LOCAL

LOS ANGELES COMMUNITY COLLEGE DISTRICT Member of the Board of Trustees, Seat 7 (Unexpired term ending December 13, 2024)

Vote For **ONE**

KELSEY IINO
Teacher/Appointed Trustee

MARK DUTTON
Producer/Writer

NANCY PEARLMAN
College Educator/Environmentalist

Write-In Candidate

MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION City Clerk

Vote For **ONE**

MAYCHELLE YEE
Mother/Sustainability Advocate

HANS LIANG
Councilmember

Write-In Candidate

MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION City Treasurer

Vote For **ONE**

VINCENT DIONICIO CHANG
City Clerk/Attorney

AMY LEE
Mother/Attorney/Businesswoman

Write-In Candidate

MEMBER OF THE STATE ASSEMBLY, 49th District

Vote For **ONE**

BURTON BRINK
Party Preference: Republican
Commissioner

MIKE FONG
Party Preference: Democratic
Member of the State Assembly, 49th District

UNITED STATES REPRESENTATIVE, 28th District

Vote For **ONE**

JUDY CHU
Party Preference: Democratic
United States Representative

WES HALLMAN
Party Preference: Republican
Nonprofit VP/Father

MP MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION - MEASURE MP

Vote **YES** or **NO**

Shall an ordinance maintaining Monterey Park's long term financial stability and locally controlled services such as 9-1-1 emergency/safety response; conducting neighborhood/park police patrols; helping prevent thefts/property crimes; protecting local drinking water; preparing for drought; retaining/attracting local businesses/jobs; repairing streets/potholes; addressing homelessness; and allowing other government use by establishing a ¾¢ transactions and use (sales) tax until ended by voters, generating approximately \$6,000,000 annually, with audits/public spending disclosure, be adopted?

YES on Measure MP

NO on Measure MP

LA LOS ANGELES COMMUNITY COLLEGE DISTRICT SPECIAL ELECTION - MEASURE LA

Vote **YES** or **NO**

LOS ANGELES COMMUNITY COLLEGE DISTRICT SAFETY, REPAIR, JOB TRAINING MEASURE. To repair/upgrade local community colleges, classrooms, water pipes, sewer/gas lines, technology, science labs for nurses, paramedics, firefighters, veterans; prepare students for jobs/university transfer; remove asbestos, lead paint; acquire, construct, repair facilities, sites, equipment; shall Los Angeles Community College District's measure authorizing \$5,300,000,000 in bonds at legal rates, levying \$25 per \$100,000 of assessed valuation, generating \$345,000,000 annually while bonds are outstanding, be adopted, requiring oversight, all funds used locally?

YES on Measure LA

NO on Measure LA

COUNTY

SHERIFF

Vote For **ONE**

ROBERT LUNA
Long Beach Police Chief

ALEX VILLANUEVA
Sheriff, Los Angeles County

Write-In Candidate

JUDGE OF THE SUPERIOR COURT Office No. 60

Vote For **ONE**

ANNA SLOTKY REITANO
Deputy Public Defender, County of Los Angeles

ABBY BARON
Deputy District Attorney, County of Los Angeles

Write-In Candidate

! Continue voting on next page



Sample Ballot

General Election
November 8, 2022

COUNTY

JUDGE OF THE SUPERIOR COURT

Office No. 67

Vote For **ONE**

- ELIZABETH LASHLEY-HAYNES**
Deputy Public Defender, County of Los Angeles
- FERNANDA MARIA BARRETO**
Deputy District Attorney, County of Los Angeles
- Write-In Candidate

JUDGE OF THE SUPERIOR COURT

Office No. 70

Vote For **ONE**

- HOLLY L. HANCOCK**
Deputy Public Defender, Los Angeles County
- RENEE YOLANDE CHANG**
Deputy District Attorney, County of Los Angeles
- Write-In Candidate

JUDGE OF THE SUPERIOR COURT

Office No. 90

Vote For **ONE**

- LESLIE GUTIERREZ**
Deputy District Attorney, County of Los Angeles
- MELISSA LYONS**
Deputy District Attorney, County of Los Angeles
- Write-In Candidate

JUDGE OF THE SUPERIOR COURT

Office No. 118

Vote For **ONE**

- MELISSA HAMMOND**
Deputy District Attorney, County of Los Angeles
- CAROLYN "JIYOUNG" PARK**
Attorney at Law
- Write-In Candidate

JUDGE OF THE SUPERIOR COURT

Office No. 151

Vote For **ONE**

- PATRICK HARE**
Deputy Public Defender, County of Los Angeles
- KAREN A. BRAKO**
Deputy District Attorney IV, Los Angeles County
- Write-In Candidate

A COUNTY MEASURE A

Vote **YES** or **NO**

CHARTER AMENDMENT - PROVIDING AUTHORITY TO REMOVE AN ELECTED SHERIFF FOR CAUSE. Shall the measure amending the County of Los Angeles Charter to grant the Board of Supervisors authority to remove an elected Sheriff from office for cause, including a violation of law related to a Sheriff's duties, flagrant or repeated neglect of duties, misappropriation of funds, willful falsification of documents, or obstructing an investigation, by a four-fifths vote of the Board of Supervisors, after written notice and an opportunity to be heard, be adopted?

- YES on Measure A**
- NO on Measure A**

C COUNTY MEASURE C

Vote **YES** or **NO**

Los Angeles County Cannabis Business Tax Measure. Shall the measure enacting a tax in the unincorporated areas of Los Angeles County on cannabis businesses at annual rates not to exceed \$10 per square foot for cultivation (adjusted for inflation) and a percentage of gross receipts for various cannabis businesses, including retail (6 percent), testing laboratory (2 percent), distribution (3 percent), manufacturing and for all other cannabis businesses (4 percent), generating approximately \$10,360,000 to \$15,170,000 annually, until ended by voters, be adopted?

- YES on Measure C**
- NO on Measure C**

STATE

GOVERNOR

Vote For **ONE**

- BRIAN DAHLE**
Party Preference: Republican
Senator/Farmer
- GAVIN NEWSOM**
Party Preference: Democratic
Governor of California

LIEUTENANT GOVERNOR

Vote For **ONE**

- ANGELA E. UNDERWOOD JACOBS**
Party Preference: Republican
Businesswoman/Deputy Mayor
- ELENI KOUNALAKIS**
Party Preference: Democratic
Lieutenant Governor

SECRETARY OF STATE

Vote For **ONE**

- ROB BERNOSKY**
Party Preference: Republican
Chief Financial Officer
- SHIRLEY N. WEBER**
Party Preference: Democratic
Appointed California Secretary of State

CONTROLLER

Vote For **ONE**

- MALIA M. COHEN**
Party Preference: Democratic
California State Board of Equalization Member
- LANHEE J. CHEN**
Party Preference: Republican
Fiscal Advisor/Educator

TREASURER

Vote For **ONE**

- FIONA MA**
Party Preference: Democratic
State Treasurer/CPA
- JACK M. GUERRERO**
Party Preference: Republican
Councilmember/CPA/Economist

ATTORNEY GENERAL

Vote For **ONE**

- ROB BONTA**
Party Preference: Democratic
Appointed Attorney General of the State of California
- NATHAN HOCHMAN**
Party Preference: Republican
General Counsel

! Continue voting on other side



Sample Ballot

General Election
November 8, 2022

STATE

INSURANCE COMMISSIONER

Vote For **ONE**

- ROBERT HOWELL**
Party Preference: Republican
Cybersecurity Equipment Manufacturer
- RICARDO LARA**
Party Preference: Democratic
Insurance Commissioner

MEMBER STATE BOARD OF EQUALIZATION 3rd District

Vote For **ONE**

- Y. MARIE MANVEL**
Party Preference: None
Social Services Commissioner
- TONY VAZQUEZ**
Party Preference: Democratic
Board of Equalization, Member

SUPERINTENDENT OF PUBLIC INSTRUCTION

Vote For **ONE**

- LANCE RAY CHRISTENSEN**
Education Policy Executive
- TONY K. THURMOND**
Superintendent of Public Instruction
- Write-In Candidate

1 STATE MEASURE 1

Vote **YES** or **NO**

CONSTITUTIONAL RIGHT TO REPRODUCTIVE FREEDOM. LEGISLATIVE CONSTITUTIONAL AMENDMENT.

Amends California Constitution to expressly include an individual's fundamental right to reproductive freedom, which includes the fundamental right to choose to have an abortion and the fundamental right to choose or refuse contraceptives. This amendment does not narrow or limit the existing rights to privacy and equal protection under the California Constitution.

Fiscal Impact : No direct fiscal effect because reproductive rights already are protected by state law.

- YES on Measure 1**
- NO on Measure 1**

26 STATE MEASURE 26

Vote **YES** or **NO**

ALLOWS IN-PERSON ROULETTE, DICE GAMES, SPORTS WAGERING ON TRIBAL LANDS. INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE.

Also allows: sports wagering at certain horseracing tracks; private lawsuits to enforce certain gambling laws. Directs revenues to General Fund, problem-gambling programs, enforcement. **Fiscal Impact** : Increased state revenues, possibly reaching tens of millions of dollars annually. Some of these revenues would support increased state regulatory and enforcement costs that could reach the low tens of millions of dollars annually.

- YES on Measure 26**
- NO on Measure 26**

27 STATE MEASURE 27

Vote **YES** or **NO**

ALLOWS ONLINE AND MOBILE SPORTS WAGERING OUTSIDE TRIBAL LANDS. INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE.

Allows Indian tribes and affiliated businesses to operate online/mobile sports wagering outside tribal lands. Directs revenues to regulatory costs, homelessness programs, nonparticipating tribes. **Fiscal Impact** : Increased state revenues, possibly in the hundreds of millions of dollars but not likely to exceed \$500 million annually. Some revenues would support state regulatory costs, possibly reaching the mid-tens of millions of dollars annually.

- YES on Measure 27**
- NO on Measure 27**

28 STATE MEASURE 28

Vote **YES** or **NO**

PROVIDES ADDITIONAL FUNDING FOR ARTS AND MUSIC EDUCATION IN PUBLIC SCHOOLS. INITIATIVE STATUTE.

Provides additional funding from state General Fund for arts and music education in all K-12 public schools (including charter schools). **Fiscal Impact** : Increased state costs of about \$1 billion annually, beginning next year, for arts education in public schools.

- YES on Measure 28**
- NO on Measure 28**

29 STATE MEASURE 29

Vote **YES** or **NO**

REQUIRES ON-SITE LICENSED MEDICAL PROFESSIONAL AT KIDNEY DIALYSIS CLINICS AND ESTABLISHES OTHER STATE REQUIREMENTS. INITIATIVE STATUTE.

Requires physician, nurse practitioner, or physician assistant on site during treatment. Requires clinics to: disclose physicians' ownership interests; report infection data.

Fiscal Impact : Increased state and local government costs likely in the tens of millions of dollars annually.

- YES on Measure 29**
- NO on Measure 29**

30 STATE MEASURE 30

Vote **YES** or **NO**

PROVIDES FUNDING FOR PROGRAMS TO REDUCE AIR POLLUTION AND PREVENT WILDFIRES BY INCREASING TAX ON PERSONAL INCOME OVER \$2 MILLION. INITIATIVE STATUTE.

Allocates tax revenues to zero-emission vehicle purchase incentives, vehicle charging stations, and wildfire prevention. **Fiscal Impact** : Increased state tax revenue ranging from \$3.5 billion to \$5 billion annually, with the new funding used to support zero-emission vehicle programs and wildfire response and prevention activities.

- YES on Measure 30**
- NO on Measure 30**

! Continue voting on next page



Sample Ballot

General Election
November 8, 2022

STATE

31 STATE MEASURE 31 Vote YES or NO

REFERENDUM ON 2020 LAW THAT WOULD PROHIBIT THE RETAIL SALE OF CERTAIN FLAVORED TOBACCO PRODUCTS. A "Yes" vote approves, and a "No" vote rejects, a 2020 law prohibiting retail sale of certain flavored tobacco products. **Fiscal Impact** : Decreased state tobacco tax revenues ranging from tens of millions of dollars annually to around \$100 million annually.

YES on Measure 31

NO on Measure 31

STATE JUDICIAL

For Chief Justice of California

Vote YES or NO
Shall Associate Justice of the Supreme Court **PATRICIA GUERRERO** be elected to the office for the term provided by law?

YES

NO

For Associate Justice of the Supreme Court

Vote YES or NO
Shall Associate Justice of the Supreme Court **GOODWIN LIU** be elected to the office for the term provided by law?

YES

NO

For Associate Justice of the Supreme Court

Vote YES or NO
Shall Associate Justice of the Supreme Court **MARTIN J. JENKINS** be elected to the office for the term provided by law?

YES

NO

For Associate Justice of the Supreme Court

Vote YES or NO
Shall Associate Justice of the Supreme Court **JOSHUA P. GROBAN** be elected to the office for the term provided by law?

YES

NO

For Presiding Justice, Court of Appeal, Second District, Division One

Vote YES or NO
Shall Presiding Justice **FRANCES ROTHSCILD** be elected to the office for the term provided by law?

YES

NO

For Presiding Justice, Court of Appeal, Second District, Division Five

Vote YES or NO
Shall Presiding Justice **LAURENCE D. RUBIN** be elected to the office for the term provided by law?

YES

NO

For Presiding Justice, Court of Appeal, Second District, Division Eight

Vote YES or NO
Shall Presiding Justice **MARIA E. STRATTON** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Two

Vote YES or NO
Shall Associate Justice **JUDITH M. ASHMANN** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Three

Vote YES or NO
Shall Associate Justice **LUIS A. LAVIN** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Four

Vote YES or NO
Shall Associate Justice **AUDREY B. COLLINS** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Four

Vote YES or NO
Shall Associate Justice **BRIAN S. CURREY** be elected to the office for the term provided by law?

YES

NO

! Continue voting on other side



Sample Ballot

General Election
November 8, 2022

STATE JUDICIAL

For Associate Justice, Court of Appeal, Second District, Division Five

Vote **YES** or **NO**

Shall Associate Justice **LAMAR W. BAKER** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Six

Vote **YES** or **NO**

Shall Associate Justice **HERNALDO J. BALTODANO** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Seven

Vote **YES** or **NO**

Shall Associate Justice **JOHN L. SEGAL** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Eight

Vote **YES** or **NO**

Shall Associate Justice **JOHN SHEPARD WILEY JR.** be elected to the office for the term provided by law?

YES

NO

For Associate Justice, Court of Appeal, Second District, Division Eight

Vote **YES** or **NO**

Shall Associate Justice **ELIZABETH ANNETTE GRIMES** be elected to the office for the term provided by law?

YES

NO

End of Ballot



Party Endorsements for Voter-Nominated Offices

Governor

Democratic

Gavin Newsom

Republican

Brian Dahle

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

Lieutenant Governor

Democratic

Eleni Kounalakis

Republican

Angela E. Underwood Jacobs

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

Secretary of State

Democratic

Shirley N. Weber

Republican

Rob Bernosky

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

State Controller

Democratic

Malia M. Cohen

Republican

Lanhee J. Chen

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

State Treasurer

Democratic

Fiona Ma

Republican

Jack M. Guerrero

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.



Party Endorsements for Voter-Nominated Offices

Attorney General

Democratic

Rob Bonta

Republican

Nathan Hochman

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

Insurance Commissioner

Democratic

Ricardo Lara

Republican

Robert Howell

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

State Board of Equalization

Democratic

<u>District</u>	<u>Candidate Name</u>
3	Tony Vazquez

The American Independent, Green, Libertarian, Peace and Freedom and Republican parties did not submit any endorsements for this office.

United States Senator - Full Term

Democratic

Alex Padilla

Republican

Mark P. Meuser

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.

United States Senator - Short Term

Democratic

Alex Padilla

Republican

Mark P. Meuser

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for this office.



Party Endorsements for Voter-Nominated Offices

United States Representative

Democratic

<u>District</u>	<u>Candidate Name</u>
23	Derek Marshall
26	Julia Brownley
27	Christy Smith
28	Judy Chu
29	Tony Cardenas
30	Adam B. Schiff
31	Grace F. Napolitano
32	Brad Sherman
34	Jimmy Gomez
35	Norma J. Torres
36	Ted W. Lieu
37	Sydney Kamlager
38	Linda T. Sánchez
42	Robert Garcia
43	Maxine Waters
44	Nanette Diaz Barragan
45	Jay F. Chen

Republican

<u>District</u>	<u>Candidate Name</u>
23	Jay Obernolte
26	Matt Jacobs
27	Mike Garcia
28	Wes Hallman
32	Lucie Lapointe Volotzky
36	Joe E. Collins III
38	Eric J. Ching
42	John Briscoe
44	Paul Jones
45	Michelle Steel

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for these offices.



Party Endorsements for Voter-Nominated Offices

State Senator

Democratic

<u>District</u>	<u>Candidate Name</u>
20	Daniel Hertzberg
22	Susan Rubio
24	Ben Allen
26	Maria Elena Durazo
28	Lola Smallwood-Cuevas
30	Bob Archuleta
34	Tom Umberg
36	Kim Carr

Republican

<u>District</u>	<u>Candidate Name</u>
22	Vincent Tsai
24	Kristina Irwin
26	Claudia Agraz
30	Mitch Clemmons
34	Rhonda Shader
36	Janet Nguyen

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for these offices.

Member of the State Assembly

Democratic

<u>District</u>	<u>Candidate Name</u>
39	Juan Carrillo
40	Pilar Schiavo
41	Chris Holden
42	Jacqui Irwin
43	Luz Maria Rivas
44	Laura Friedman
46	Jesse Gabriel
48	Blanca Rubio
49	Mike Fong
51	Rick Chavez Zbur
52	Wendy Carrillo
53	Freddie Rodriguez
54	Miguel Santiago
55	Isaac G. Bryan
56	Lisa Calderon
57	Reggie Jones-Sawyer
61	Robert Pullen-Miles



Party Endorsements for Voter-Nominated Offices

Member of the State Assembly (Cont)

Democratic

<u>District</u>	<u>Candidate Name</u>
62	Anthony Rendon
64	Blanca Pacheco
65	Mike Anthony Gipson
66	Al Muratsuchi
67	Sharon Quirk-Silva
69	Josh Lowenthal

Republican

<u>District</u>	<u>Candidate Name</u>
39	Paul Andre Marsh
41	Michael McMahon
42	Lori Mills
46	Dana Caruso
49	Burton Brink
53	Toni Holle
54	Elaine Alaniz
55	Keith Girolamo Cascio
56	Jessica Martinez
64	Raul Ortiz, Jr.
66	George Barks

The American Independent, Green, Libertarian and Peace and Freedom parties did not submit any endorsements for these offices.

Pursuant to Elections Code § 13302(b) any qualified political party may submit to the county elections official a list of all candidates for voter-nominated office who will appear on any ballot in the county, and who have been endorsed by the party.



Campaign Finance

List of legislative candidates who agreed to voluntary spending limits.

Only candidates who voluntarily limit their campaign expenditures may submit a statement for inclusion in this booklet.

STATE SENATOR

Party Preference: Democratic

<u>District</u>	<u>Candidate Name</u>
20	Daniel Hertzberg
22	Susan Rubio
24	Ben Allen
28	Lola Smallwood-Cuevas
28	Cheryl C. Turner
34	Tom Umberg
36	Kim Carr

Party Preference: Republican

<u>District</u>	<u>Candidate Name</u>
22	Vincent Tsai
24	Kristina Irwin
26	Claudia Agraz
30	Mitch Clemmons
34	Rhonda Shader
36	Janet Nguyen



Campaign Finance

List of legislative candidates who agreed to voluntary spending limits.

Only candidates who voluntarily limit their campaign expenditures may submit a statement for inclusion in this booklet.

MEMBER OF THE STATE ASSEMBLY

Party Preference: Democratic

<u>District</u>	<u>Candidate Name</u>
39	Juan Carrillo
43	Luz Maria Rivas
46	Jesse Gabriel
49	Mike Fong
51	Louis Abramson
52	Mia Livas Porter
61	Tina Simone McKinnor
61	Robert Pullen-Miles
64	Blanca Pacheco
65	Fatima Iqbal-Zubair
69	Al Austin II

Party Preference: Republican

<u>District</u>	<u>Candidate Name</u>
34	Tom Lackey
34	Thurston "Smitty" Smith
40	Suzette Martinez Valladares
41	Michael McMahon
42	Lori Mills
43	Siaka Massaquoi
46	Dana Caruso
49	Burton Brink
53	Toni Holle
54	Elaine Alaniz
55	Keith Girolamo Cascio
56	Jessica Martinez
64	Raul Ortiz, Jr.
66	George Barks
67	Soo Yoo



Candidate Statements & Measures

The following pages may contain Candidate Statements, and/or Ballot Measure Analyses, Arguments or Rebuttals.

Candidates for local offices have the option of including a statement, for which they pay a fee, unless the governing body pays the fee.

In compliance with the law, only English and Spanish language Candidate Statements are included in this booklet. Each candidate that submitted a Spanish language Candidate Statement has paid an additional fee.

Candidate Statements, Arguments or Rebuttals In Favor, or/and Against Ballot Measures are not edited or verified for accuracy by any elections officials.

Arguments and/or Rebuttals are the opinions of the authors.

Information about voter-nominated, state nonpartisan offices, and state measures are included in the 8.5" X 11" Official Voter Information Guide, which is mailed separately to registered voters by the Office of the Secretary of State.



Candidate Statements & Measures

STATEMENT OF WEN "TONY" FAN CANDIDATE FOR MEMBER, BOARD OF EDUCATION,

Trustee Area No. 4

ALHAMBRA UNIFIED SCHOOL DISTRICT

Occupation: Managing Deputy Commissioner

Hi, I'm Wen (Tony) Fan and I'm a long time 35-year resident of Monterey Park. I grew up attending the AUSD Mark Keppel High School.

My daughter attends AUSD Northrup Elementary School and is in the Dual Immersion Program. I'm an active AUSD parent and was elected to the Dual Immersion Advisory Committee for 3 years.

To help our schools and teachers, I persevered through the challenges of getting a California substitute teaching credential and have been working as a substitute teacher in various AUSD Classrooms.

Professionally, I have extensive experience as the Managing Deputy Commissioner with a California State agency. During my many years of public service, I developed leadership skills, solved operational issues, and planned for future challenges by embracing diversity, inclusion and education.

I truly relate to the AUSD community via my background, experience and graduate MBA education. With your input, I plan to improve the quality, safety and management of our schools as we are in this together.

Let's work to ensure safe schools for our kids. Let's improve communications between the school community and the District.

Please vote for Wen (Tony) Fan for the AUSD School Board. Thank you for your support!

www.facebook.com/tonyfanforAUSD
tonyfanforausdboard@gmail.com

STATEMENT OF ROBERT L. GIN CANDIDATE FOR MEMBER, BOARD OF EDUCATION,

Trustee Area No. 4

ALHAMBRA UNIFIED SCHOOL DISTRICT

Age: 71

Occupation: Retired

I have served on the Alhambra Unified School District Board of Education for the past twenty years. During this time, we have invested in our schools through student programs, modernization of classrooms, new buildings, professional development for all staff, parent engagement, upgrading technology, and infrastructure.

I am proud of the achievements and accomplishments of our schools as evidenced through the many recognitions as California Distinguished Schools, Gold Ribbon Schools, Title 1 Academic Achievement, Pivotal Practices Awards and many others. During my tenure, programs such as dual immersion, dual enrollment, open access to honor and AP classes, and mental health services provide opportunities to meet the needs of all students.

During the COVID-19 pandemic and lockdown, the needs of the whole child were met through virtual learning and a laptop for every student, extended learning opportunities, nutritional meals, and support services.

I look forward to our continuous focus on building a culture of ensuring student success by design through equity, diversity and inclusion. This includes an ethnic studies course and the building of an Early Child Development Center for the special needs students.

I will continue to be a volunteer and advocate for AUSD and public education.



Candidate Statements & Measures

STATEMENT OF SARA HERNANDEZ CANDIDATE FOR MEMBER, BOARD OF TRUSTEES, Seat 4

LOS ANGELES COMMUNITY COLLEGE DISTRICT

Occupation: Community College Teacher

Sara Hernandez is the clear choice for the LA Community College Board of Trustees.

Teachers, parents and students agree: Sara Hernandez is the best choice for the Los Angeles Community College Board of Trustees. Sara is supported by the LA Community College Teachers and Faculty union, one of the largest in the country.

Sara teaches Constitutional Law at Valley College, started her career as a LAUSD middle school teacher and founded a non-profit that helps low-income students get into college. Sara has spent years helping students succeed despite struggles with homelessness, housing and food insecurity, navigation of the foster care system and immigration issues. Sara personally knows what it takes to ensure that students thrive.

Sara Hernandez' top priorities include:

- 1. Ensuring the community college system provides the tools and resources that students need to succeed**
- 2. Instilling transparency and accountability to the Board of Trustees**
- 3. Improving pathways for students to transfer to a four year college**
- 4. Increasing District enrollment numbers**

Sara holds a Bachelor of Arts in Public Policy from Duke University, a Master in Education from Loyola Marymount University and a Juris Doctor from Loyola Law School.

Sara currently lives in Boyle Heights with her husband Keith and son Theodore

Sara Hernandez had been a fierce, unapparelled advocate on behalf of working families, students and teachers. Elect Sara Hernandez to the Community College Board of Trustees seat 4.

This is what other LA Community College Trustees say about Sara:

"I know Sara Hernandez well. She is one of the finest people in public life. She is honest, devoted to her principles, smart, effective and hard-working. Sara will be an excellent addition to the Los Angeles Community College Board of Trustees"

Andra Hoffman, LA Community College Board Trustee

"Sara Hernandez is committed to improving the quality of education and giving students the support they need to transfer to state colleges and universities."

David Vela, LA Community College Board Trustee

"Sara Hernandez means fresh leadership and a new vision for our students. I am proud to endorse Sara for this race, and very much look forward to serving with her as a future colleague on the LA Community College Board."

Nichelle Henderson, LA Community College Board Trustee

You can learn more about Sara here:

Website: www.sarahernandez.com

Facebook: @SaraJHernandez

Instagram: @sarita.jh

Twitter: @SaritaJH



Candidate Statements & Measures

STATEMENT OF HANS LIANG CANDIDATE FOR CITY CLERK MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION

Age: 54

Occupation: Councilmember

Greetings Monterey Park!

It has been an honor and privilege serving the City of Monterey Park as your Councilmember and Mayor for the past 9 years.

As I conclude my term, I have been encouraged by both residents and city staff to continue my service and contribution to the City of Monterey Park by running for City Clerk.

The experience and knowledge I gained during this past 9 years as City Councilmember and Mayor makes me uniquely qualified to serve in the role of Monterey Park City Clerk and to continue my service to this great community.

Thank you all for the privilege. I humbly ask for your continued support and vote.

VOTE HANS LIANG FOR CITY CLERK

DECLARACIÓN DE HANS LIANG CANDIDATO PARA SECRETARIO MUNICIPAL ELECCIÓN MUNICIPAL GENERAL DE LA CIUDAD DE MONTEREY PARK

Edad: 54

Ocupación: Miembro del Concejo

¡Saludos a Monterey Park!

Ha sido un honor y un privilegio servir a la Ciudad de Monterey Park como su Miembro del Concejo y Alcalde durante los últimos 9 años.

Al concluir mi período, tanto los residentes como el personal de la ciudad me han animado a continuar con mi servicio y contribución a la Ciudad de Monterey Park postulándome para Secretario Municipal.

La experiencia y el conocimiento que he adquirido durante estos últimos 9 años como Miembro del Concejo Municipal y Alcalde me convierten en alguien especialmente calificado para servir en el papel de Secretario Municipal de Monterey Park y para continuar mi servicio a esta gran comunidad.

Gracias a todos por el privilegio. Le pido humildemente su apoyo continuo y voto.

VOTE POR HANS LIANG PARA SECRETARIO MUNICIPAL



Candidate Statements & Measures

STATEMENT OF MAYCHELLE YEE CANDIDATE FOR CITY CLERK MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION

Age: 49

Occupation: Mother/Sustainability Advocate

Dear Neighbors,

This is your community advocate, Maychelle Yee, standing up, once again, for transparency and integrity in our city and government. The past several years, I have shed light on unfair practices, challenged unethical actions and demanded accountability for the city of Monterey Park.

For more than 20 years, I have championed and fought for quality-of-life issues as a public servant in government and law enforcement, as well as advocated for our children and families as a parent and community activist.

As your City Clerk, I will be able to continue this very important work of ensuring honor in our election system, free of conflict of interest, rooted in the commitment to safeguard the trust of our voters. My mission is to keep you engaged and empowered as residents by ensuring that you have the necessary information to participate, be heard, and make informed decisions.

I'm ready to back up my words with action. If you're ready for change and want to help me not only talk the talk but, now, walk the walk, please vote for Maychelle Yee for City Clerk.

Help me take back OUR CITY.

Thank you,
Maychelle
www.voteformaychelleYee.com

DECLARACIÓN DE MAYCHELLE YEE CANDIDATA PARA SECRETARIA MUNICIPAL ELECCIÓN MUNICIPAL GENERAL DE LA CIUDAD DE MONTEREY PARK

Edad: 49

Ocupación: Madre/Defensora de la Sostenibilidad

Estimados Vecinos:

Les habla la defensora de su comunidad, Maychelle Yee, y me presento, una vez más, a favor de la transparencia y la integridad en nuestra ciudad y en nuestro gobierno. En estos últimos años, hice salir a la luz prácticas injustas, me enfrenté a acciones poco éticas y exigí la rendición de cuentas para la ciudad de Monterey Park.

Durante más de 20 años he defendido y luchado por asuntos relacionados con la calidad de vida, sirviendo en el sector público del gobierno y del cuerpo policial, y también defendí a nuestros hijos y familias como madre y activista comunitaria.

Como su Secretaria Municipal, podré continuar el trabajo tan importante de garantizar el honor en nuestro sistema de elecciones, libre de conflictos de intereses y basado en el compromiso de proteger la confianza de nuestros votantes. Mi misión es que ustedes, como residentes, puedan mantener su participación y su empoderamiento, asegurándoles que tendrán la información necesaria para involucrarse, opinar y tomar decisiones informadas.

Estoy lista para demostrar mis palabras con acciones. Si están listos para un cambio y desean ayudarme, no solo a decir cosas grandiosas sino a hacerlas, voten por Maychelle Yee para Secretaria Municipal.

Ayúdenme a recuperar NUESTRA CIUDAD.

Gracias,
Maychelle
www.voteformaychelleYee.com



Candidate Statements & Measures

STATEMENT OF VINCENT DIONICIO CHANG

CANDIDATE FOR CITY TREASURER MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION

Occupation: City Clerk/Attorney

As your City Clerk for the past two terms, I have come to know the operations of our city quite well. As City Treasurer, I will work with staff, council and most importantly, our residents to ensure that every tax dollars is well invested and spent in as best way as possible.

I have been a resident of Monterey Park since 1985 with my family, graduating from Alhambra High School and nearby Cal State LA. I've first became involved with our community by first serving as a citizenship instructor for the Bruggermeyer Library, then a member of the Community Relations Commission, Library Board of Trustees and Environmental Commission. Non-profit involvement includes the Chamber of Commerce, Toastmasters and LAMP Optimist Club, I am a licensed member of the State Bar of California and authorized to practice before the 9th Circuit Court of Appeals.

As your Monterey Park Treasurer, you can expect a public servant who will bring honesty, and transparency and integrity to the office.

DECLARACIÓN DE VINCENT DIONICIO CHANG

CANDIDATO PARA TESORERO MUNICIPAL ELECCIÓN MUNICIPAL GENERAL DE LA CIUDAD DE MONTEREY PARK

Ocupación: Secretario Municipal/Abogado

Como Secretario Municipal durante los dos últimos períodos, he llegado a conocer bastante bien las operaciones de nuestra ciudad. Como Tesorero Municipal, trabajaré con el personal, el concejo y, lo más importante, nuestros residentes para asegurar que cada dólar de los impuestos sea bien invertido y gastado de la mejor manera posible.

He sido residente de Monterey Park desde 1985 con mi familia, me gradué de la Escuela Secundaria Alhambra y de la cercana Cal State LA (Universidad del Estado de California LA). Me he involucrado con nuestra comunidad sirviendo primero como instructor de ciudadanía para la Biblioteca Bruggermeyer, luego como miembro de la Comisión de Relaciones Comunitarias, la Junta de Síndicos de la Biblioteca y la Comisión Ambiental. La participación en organizaciones sin fines de lucro incluye la Cámara de Comercio, Toastmasters y el LAMP Optimist Club, soy un miembro licenciado del Colegio de Abogados del Estado de California y estoy autorizado para ejercer ante la Corte de Apelaciones del 9^o Circuito.

Como su Tesorero de Monterey Park, usted puede esperar un empleado público que aportará la honestidad, la transparencia y la integridad al cargo.



Candidate Statements & Measures

STATEMENT OF AMY LEE CANDIDATE FOR CITY TREASURER MONTEREY PARK CITY GENERAL MUNICIPAL ELECTION

Age: 46

Occupation: Mother/Attorney/Businesswoman

My name is Amy Lee. I am a wife, mother, attorney, and long time community supporter. As a product of immigrant parents, I value humility, accountability and honesty.

I grew up in Los Angeles and attended local schools. During law school I worked as a fraud analyst for the U.S. Postal Inspection Service. My husband is an ICU nurse. Together we chose Monterey Park to build our life. Our children attend locals schools and belong to the local boys scouts. I was a long time member of Brightwood PTA and a Board Member of the Monterey Park Manta Rays.

I have been a consumer protection attorney for over 20 years. I review legal documents and represent clients of all backgrounds in their fight for justice. In 2010, I started my own law practice in Monterey Park and continue my mission to protect the rights of individuals.

As a mother and business owner in Monterey Park, there is no one more fully vested in the future of Monterey Park. As your City Treasurer, I will ensure your public funds are secure and accessible. Transparency and accountability are paramount.

Please join my grassroots bid for City Treasurer. I would be honored to earn your vote.

VoteForAmyLee.com

STATEMENT OF BURTON BRINK PARTY PREFERENCE: REPUBLICAN MEMBER OF THE STATE ASSEMBLY, 49th DISTRICT

VOTE YOUR VALUES!

Burton Brink is a retired Sergeant with the Los Angeles County Sheriff's Department, a lifelong L.A. County Resident and has resided and worked in the 49th assembly district since 1967. He currently serves as a Commissioner for the City of Arcadia, is on the Board of Directors for Crime Survivors Inc. and is a community leader.

Burton has been protecting and serving our community for nearly 40 years. Burton knows how important it is to keep us safe in our homes, neighborhoods, and businesses. Burton is concerned with the increase of Asian hate crime and targeting of Asian businesses and families by criminals. As a father of an Asian son, Burton has the motivation and experience necessary to address this issue.

Sacramento must have the proper balance of power to properly serve the citizens of our communities. Burton will fight for you and protect our state, families, and businesses from over regulations and taxes.

Burton's campaign is strongly supported by residents, community leaders, law enforcement and elected officials, as they all know that he has YOUR best interest in mind.

"I pledge to work with everyone and listen to your needs. I will work to reduce the homeless population and provide them with proper services, coordinate with law enforcement to reduce crime, fight for school choice, and push to reduce taxes to make living in California more affordable for everyone. Let's work together to save California for future generations to come.

I'd be honored to represent YOU in our State Assembly."-
Burton Brink

www.BurtonBrinkCA.com



Candidate Statements & Measures

STATEMENT OF MIKE FONG PARTY PREFERENCE: DEMOCRATIC MEMBER OF THE STATE ASSEMBLY, 49th DISTRICT

Age: 46

Occupation: California State Assemblymember

Mike Fong is a community leader and former Community College Trustee who was elected to represent the 49th District in the State Assembly in a special election in February.

As our State Assemblymember, Mike has already authored a number of bills, including legislation to:

- Make community college tuition free and forgive student debt.
- Increase employment opportunities and workforce development.
- Expand broadband internet access for underserved communities.
- Improve government ethics, accountability, and transparency.
- Cut red tape for small businesses and reduce compliance costs.

Prior to his election to the State Assembly, Mike worked to increase student access to higher education and expand workforce training at nine local community colleges, including East Los Angeles College in Monterey Park. Mike also served as an Alhambra City Commissioner. His long history of community leadership also includes serving on the board of Goodwill Southern California and on the advisory board of a local after-school program.

Mike's campaign is strongly supported by groups representing local firefighters, teachers, nurses, doctors, and grocery store workers because he's an effective and responsive leader.

"I ran for State Assembly because I want to help our communities by solving problems, both big and small. From constituents who need help with state services, to challenges like rising homelessness, climate change, and keeping our neighborhoods safe. As your State Assemblymember, I am working every day to deliver results for the San Gabriel Valley. I'd be honored to once again earn your vote." **-Mike Fong**

Questions? Call Mike at (626) 325-8998 or visit www.MikeFong.org

STATEMENT OF WES HALLMAN PARTY PREFERENCE: REPUBLICAN UNITED STATES REPRESENTATIVE, 28th DISTRICT

I am running to represent California's 28th District to fix our economy, safeguard our nation and secure our communities, and leave my daughters' generation a legacy restoring the American Dream for them and following generations.

As an Air Force combat veteran, I spent 27 years defending America in the air flying F-15s and F-22s and on the ground serving at the highest levels to include the White House and as the senior Air Force officer in the US House of Representatives. I know how Washington is supposed to work and why it's failing our citizens.

Born in Arcadia and raised in Glendora, this district has always been home. I saw firsthand how political posturing and inaction robs us of a voice. We all see the results of incompetence and bad policy—inflation, rising crime, parents no longer the primary voice in their children's education, and spiraling national debt that now makes every American born owe foreign bondholders \$100,000 with their first breath.

It's time to send someone to Congress who will listen to all the district's residents, step-up, work hard, and make the tough choices we need to take America forward to its best days that are ahead. Electing those who don't have not provided solutions to our district's or nation's pressing issues. As a Congressman, I can join those pushing to get America back on track and renew our commitment to freedom and a thriving America.

Together we can make a change. Vote Wes Hallman for Congressional District 28.



Candidate Statements & Measures

CITY ATTORNEY'S IMPARTIAL ANALYSIS OF MEASURE MP

Measure MP was placed on the ballot by the Monterey Park City Council. This Measure would raise revenue for general city purposes by authorizing a ¾ cent sales tax within Monterey Park. This tax would be paid in addition to current sales taxes. California law authorizes the City Council to impose this sales tax, provided the tax is approved by a majority of the voters.

California sales taxes are comprised of three different components: (a) a state tax; (b) a county tax; and (c) a tax that may be imposed by a city. Currently, the combined sales tax imposed by the state, county, and other entities (including the City) is 9.5%. The City receives 1% of the revenue from this sales tax.

The maximum rate for all sales taxes cannot exceed 10.25%. Accordingly, a public entity (including the City) could impose up to an additional .75% (or ¾ cent) tax before reaching the maximum tax rate. If a public entity other than the City is able to increase the sales tax up to the maximum amount of 10.25%, then the City will receive zero percent of that increased sales tax revenue.

Measure MP proposes to approve a .75% (or ¾ cent) sales tax for the City to reach the maximum tax rate of 10.25%. If the sales tax proposed by Measure MP is collected, all revenue would benefit the City of Monterey Park. Public documents project that this tax would result in approximately \$6,000,000 of additional annual revenue. Only the voters could terminate this tax.

All the taxes implemented by Measure MP may be suspended or reduced by City Council action.

Measure MP would impose a general tax. Therefore, all tax revenue would be available for use by the City to pay for general City operations and services, such as police and fire services, parks and park maintenance, street maintenance, and library services. The City would not be legally bound in any way to use the tax monies for any special purpose or for any particular facility or program. The ballot measure proposes a general tax and requires approval by a simple majority of the City's voters.

A "yes" vote on Measure MP favors the Measure. A "no" vote on Measure MP opposes the Measure.

ARGUMENT IN FAVOR OF MEASURE MP

Vote YES on Measure MP to keep Monterey Park SAFE AND STRONG!

- Safe neighborhoods
- Strong quality of life
- Strict fiscal accountability

Voting Yes on Measure MP provides locally-controlled funding for local needs that cannot be taken away by Los Angeles County or Sacramento.

Strict accountability requirements such as public disclosure of all spending and independent audits ensure funds are used properly and every penny stays here in Monterey Park

Monterey Park's aging city infrastructure and facilities including fire, police, community centers and parks are more than 60 years old and need repair. The pandemic has shown us the urgency to maintain city services which residents depend upon. As a city, we must consider every tool available to us, which many of our neighboring cities have already done.

Vote YES on Measure MP to:

- Maintain fire, paramedic, public safety officers and rapid 9-1-1 emergency response
- Protecting local drinking water and the city's water treatment
- Repair streets and potholes
- Prevent thefts and property crimes
- Keep parks and public areas safe and clean
- Maintain library services
- Address Homelessness
- Protect the City's financial stability
- Retaining and attracting local businesses and jobs
- Maintaining programs for local seniors
- Improve transit services

Mandatory Taxpayer Protections

- All funds must stay local to support Monterey Park city services
- LA County and the State cannot touch Measure MP funds
- Public disclosure of spending is required
- Mandatory annual independent audits
- Essentials like groceries, utilities, prescription medicine and items bought with CalFresh benefits are exempt
- Out-of-town shoppers and visitors pay approximately 57% of the cost

Join Monterey Park's public safety leaders, businesses leaders, elected leaders, neighborhood leaders, and long-time residents vote Yes on Measure MP to keep Monterey Park SAFE and STRONG!

HENRY LO
Mayor

HANS LIANG
Council Member

PETER CHAN
Council Member

YVONNE YIU
Council Member



Candidate Statements & Measures

PROPOSED ORDINANCE OF MEASURE MP

AN ORDINANCE MAINTAINING MONTEREY PARK'S LONG TERM FINANCIAL STABILITY AND LOCALLY CONTROLLED SERVICES SUCH AS 9-1-1 EMERGENCY/SAFETY RESPONSE; CONDUCTING NEIGHBORHOOD/PARK POLICE PATROLS; HELPING PREVENT THEFTS/PROPERTY CRIMES; PROTECTING LOCAL DRINKING WATER; PREPARING FOR DROUGHT; RETAINING/ATTRACTING LOCAL BUSINESSES/JOBS; REPAIRING STREETS/POTHOLES; ADDRESSING HOMELESSNESS; AND ALLOWING OTHER GOVERNMENT USE BY ESTABLISHING A 3/4¢ TRANSACTIONS AND USE (SALES) TAX UNTIL ENDED BY VOTERS, GENERATING APPROXIMATELY \$6,000,000 ANNUALLY, WITH AUDITS/PUBLIC SPENDING DISCLOSURE.

THE PEOPLE OF THE CITY OF MONTEREY PARK DO ORDAIN AS FOLLOWS:

SECTION 1: A new Chapter 3.30 is added to Title 3 of the Monterey Park Municipal Code ("MPMC") to read as follows:

"Chapter 3.30. Transactions and Use Tax

3.30.010. TITLE. This Chapter is entitled the "Monterey Park Transactions and Use Tax." The term "City," as used within this Chapter, is the City of Monterey Park. This Chapter is applicable in the incorporated territory of the City.

3.30.020. OPERATIVE DATE. "Operative Date" means the first day of the first calendar quarter commencing more than 110 days after the adoption of this Chapter, the date of such adoption being as set forth below.

3.30.030. PURPOSE. This Chapter is adopted to achieve the following, among other purposes, and directs that its provisions be interpreted to accomplish those purposes:

A. To impose a retail transaction and use tax in accordance with the provisions of Part 1.6 (commencing with Section 7251) of Division 2 of the Revenue and Taxation Code and Section 7285.9 of Part 1.7 of Division 2 of the Revenue and Taxation Code which authorizes the City to adopt this Chapter which becomes operative if a majority of the electors voting on the ballot measure approving the Chapter vote to approve the imposition of the tax at an election called for that purpose.

B. To adopt retail transactions and use tax regulations that incorporates provisions identical to those of the Sales and Use Tax Law of the State of California insofar as those provisions are not inconsistent with the requirements and limitations contained in Part 1.6 of Division 2 of the Revenue and Taxation Code.

C. To adopt retail transactions and use tax regulations that imposes a tax and provides a measure therefore that can be administered and collected by the State Board of Equalization in a manner that adapts itself as fully as practicable to, and requires the least possible deviation from, the existing statutory and administrative procedures followed by the State Board of Equalization in administering and collecting the California State Sales and Use Taxes.

D. To adopt a retail transaction and use tax ordinance that can be administered in a manner that will be, to the greatest degree

possible, consistent with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code, minimize the cost of collecting the transactions and use taxes, and at the same time, minimize the burden of record keeping upon persons subject to taxation under the provisions of this ordinance.

3.30.040. EXPENDITURES.

A. The Monterey Park Transactions and Use Tax is imposed to provide funds for the City to pay for general municipal services.

B. The City Council may provide for collection of the general tax in the same manner and subject to the same penalties as, or with, other charges and taxes fixed and collected by the City, or by the County of Los Angeles on behalf of the City. If the general tax is collected by the County on behalf of the City, the County may deduct its reasonable costs incurred in such service.

C. The City's cost of enforcing and administering this chapter, including refunds, can be paid from the general tax revenue.

3.30.050. CONTRACT WITH STATE. Before the operative date, the City must contract with the State Board of Equalization to perform all functions incident to the administration and operation of this Chapter; provided, that if the City has not contracted with the State Board of Equalization before the operative date, it must nevertheless so contract and in such a case the operative date is the first day of the first calendar quarter following the execution of such a contract.

3.30.060. TRANSACTIONS TAX RATE. For the privilege of selling tangible personal property at retail, a transaction tax is hereby imposed upon all retailers in the incorporated territory of the City at the rate of 0.75% of the gross receipts of any retailer from the sale of all tangible personal property sold at retail in said territory on and after the operative date of this chapter.

3.30.070. PLACE OF SALE. For the purposes of this Chapter, all retail sales are consummated at the place of business of the retailer unless the tangible personal property sold is delivered by the retailer or his agent to an out-of-state destination or to a common carrier for delivery to an out-of-state destination. The gross receipts from such sales include delivery charges, when such charges are subject to the state sales and use tax, regardless of the place to which delivery is made. In the event a retailer has no permanent place of business in the State or has more than one place of business, the place or places at which the retail sales are consummated is determined under rules and regulations to be prescribed and adopted by the State Board of Equalization.

3.30.080. USE TAX RATE. A use tax is imposed on the storage, use or other consumption in the City of tangible personal property purchased from any retailer on and after the operative date of this ordinance for storage, use or other consumption in said territory at the rate of 0.75% of the sales price of the property. The sales price includes delivery charges when such charges are subject to state sales or use tax regardless of the place to which delivery is made.

3.30.090. ADOPTION OF PROVISIONS OF STATE LAW. Except as otherwise provided in this ordinance and except insofar as they are inconsistent with the provisions of Part 1.6 of Division 2 of the Revenue and Taxation Code, all of the provisions of Part 1 (commencing with Section 6001) of



Candidate Statements & Measures

Division 2 of the Revenue and Taxation Code are adopted and made a part of this Chapter as though fully set forth.

3.30.100. LIMITATIONS ON ADOPTION OF STATE LAW AND COLLECTION OF USE TAXES. In adopting the provisions of Part 1 of Division 2 of the Revenue and Taxation Code

A. Wherever the State of California is named or referred to as the taxing agency, the name of this City will be substituted. However, the substitution is not made when:

1. The word "State" is used as a part of the title of the State Controller, State Treasurer, State Board of Control, State Board of Equalization, State Treasury, or the Constitution of the State of California;

2. The result of that substitution would require action to be taken by or against this City or any agency, officer, or employee thereof rather than by or against the State Board of Equalization, in performing the functions incident to the administration or operation of this Chapter.

3. In those sections, including, but not necessarily limited to sections referring to the exterior boundaries of the State of California, where the result of the substitution would be to:

a. Provide an exemption from this tax with respect to certain sales, storage, use or other consumption of tangible personal property which would not otherwise be exempt from this tax while such sales, storage, use or other consumption remain subject to tax by the State under the provisions of Part 1 of Division 2 of the Revenue and Taxation Code, or

b. Impose this tax with respect to certain sales, storage, use or other consumption of tangible personal property which would not be subject to tax by the state under the said provision of that code.

4. In Sections 6701 ,6702 (except in the last sentence thereof), 6711, 6715, 6737, 6797 or 6828 of the Revenue and Taxation Code.

B. The word "City" is substituted for the word "State" in the phrase "retailer engaged in business in this State" in Section 6203 and in the definition of that phrase in Section 6203 of the Revenue and Taxation Code.

3.30.110. PERMIT NOT REQUIRED. If a seller's permit has been issued to a retailer under Section 6067 of the Revenue and Taxation Code, an additional transactor's permit is not required by this Chapter.

3.30.120. EXEMPTIONS AND EXCLUSIONS

A. There is excluded from the measure of the transactions tax and the use tax the amount of any sales tax or use tax imposed by the State of California or by any city, city and county, or county pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law or the amount of any state-administered transactions or use tax.

B. There are exempted from the computation of the amount of transactions tax the gross receipts from:

1. Sales of tangible personal property, other than fuel or

petroleum products, to operators of aircraft to be used or consumed principally outside the county in which the sale is made and directly and exclusively in the use of such aircraft as common carriers of persons or property under the authority of the laws of this State, the United States, or any foreign government.

2. Sales of property to be used outside the City which is shipped to a point outside the City, pursuant to the contract of sale, by delivery to such point by the retailer or his agent, or by delivery by the retailer to a carrier for shipment to a consignee at such point. For the purposes of this paragraph, delivery to a point outside the City is satisfied:

a. With respect to vehicles (other than commercial vehicles) subject to registration pursuant to Chapter 1 (commencing with Section 4000) of Division 3 of the Vehicle Code, aircraft licensed in compliance with Section 21411 of the Public Utilities Code, and undocumented vessels registered under Division 3.5 (commencing with Section 9840) of the Vehicle Code by registration to an out-of-City address and by a declaration under penalty of perjury, signed by the buyer, stating that such address is, in fact, his or her principal place of residence; and

b. With respect to commercial vehicles, by registration to a place of business out-of-City and declaration under penalty of perjury, signed by the buyer, that the vehicle will be operated from that address.

3. The sale of tangible personal property if the seller is obligated to furnish the property for a fixed price pursuant to a contract entered into before the operative date of this ordinance.

4. A lease of tangible personal property which is a continuing sale of such property, for any period of time for which the lessor is obligated to lease the property for an amount fixed by the lease before the operative date of this ordinance.

5. For the purposes of subparagraphs (3) and (4) of this section, the sale or lease of tangible personal property is deemed not to be obligated pursuant to a contract or lease for any period of time for which any party to the contract or lease has the unconditional right to terminate the contract or lease upon notice, whether or not such right is exercised.

C. There are exempted from the use tax imposed by this Chapter, the storage, use or other consumption in this City of tangible personal property:

1. The gross receipts from the sale of which have been subject to a transactions tax under any state-administered transactions and use tax ordinance.

2. Other than fuel or petroleum products purchased by operators of aircraft and used or consumed by such operators directly and exclusively in the use of such aircraft as common carriers of persons or property for hire or compensation under a certificate of public convenience and necessity issued pursuant to the laws of this State, the United States, or any foreign government. This exemption is in addition to the exemptions provided in Sections 6366 and 6366.1 of the Revenue and Taxation Code of the State of California.

3. If the purchaser is obligated to purchase the property for a



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fixed price pursuant to a contract entered into before the operative date of this ordinance.

4. If the possession of, or the exercise of any right or power over, the tangible personal property arises under a lease which is a continuing purchase of such property for any period of time for which the lessee is obligated to lease the property for an amount fixed by a lease before the operative date of this ordinance.

5. For the purposes of subparagraphs (3) and (4) of this section, storage, use, or other consumption, or possession of, or exercise of any right or power over, tangible personal property is deemed not to be obligated pursuant to a contract or lease for any period of time for which any party to the contract or lease has the unconditional right to terminate the contract or lease upon notice, whether or not such right is exercised.

6. Except as provided in subsection (7), a retailer engaged in business in the City is not required to collect use tax from the purchaser of tangible personal property, unless the retailer ships or delivers the property into the City or participates within the City in making the sale of the property, including, without limitation, soliciting or receiving the order, either directly or indirectly, at a place of business of the retailer in the City or through any representative, agent, canvasser, solicitor, subsidiary, or person in the City under the authority of the retailer.

7. "A retailer engaged in business in the City" also includes any retailer of any of the following: vehicles subject to registration pursuant to Chapter 1 (commencing with Section 4000) of Division 3 of the Vehicle Code, aircraft licensed in compliance with Section 21411 of the Public Utilities Code, or undocumented vessels registered under Division 3.5 (commencing with Section 9840) of the Vehicle Code. That retailer is required to collect use tax from any purchaser who registers or licenses the vehicle, vessel, or aircraft at an address in the City.

D. Any person subject to use tax under this Chapter may credit against that tax any transactions tax or reimbursement for transactions tax paid to a district imposing, or retailer liable for a transactions tax pursuant to Part 1.6 of Division 2 of the Revenue and Taxation Code with respect to the sale to the person of the property the storage, use or other consumption of which is subject to the use tax.

3.30.130. **AMENDMENTS.** All amendments subsequent to the effective date of this Chapter to Part 1 of Division 2 of the Revenue and Taxation Code relating to sales and use taxes and which are not inconsistent with Part 1.6 and Part 1.7 of Division 2 of the Revenue and Taxation Code, and all amendments to Part 1.6 and Part 1.7 of Division 2 of the Revenue and Taxation Code, automatically become a part of this Chapter, provided however, that no such amendment operates so as to affect the rate of tax imposed by this ordinance.

3.30.140. **ENJOINING COLLECTION FORBIDDEN.** No injunction or writ of mandate or other legal or equitable process may issue in any suit, action or proceeding in any court against the State or the City, or against any officer of the State or the City, to prevent or enjoin the collection under this ordinance, or

Part 1.6 of Division 2 of the Revenue and Taxation Code, of any tax or any amount of tax required to be collected.

3.30.150. **SUSPENSION OR REDUCTION.** Nothing in this Chapter requires the City Council to collect a tax; the city council may suspend or reduce tax rates imposed by this chapter by resolution after a public hearing.

3.30.160. **CITY COUNCIL AUTHORITY TO AMEND.** Except for amendments that would increase the tax rate, impose the tax on transactions and uses not previously subject to the tax, or be inconsistent with the purposes of this chapter, the City Council may exercise all applicable powers set forth in the Government Code including, without limitation, amending this chapter by ordinance upon three affirmative votes by its members. It may, in addition, adopt by ordinance or resolution such additional regulations that may be necessary to implement the purposes of this chapter.

3.30.170 **TERMINATION OF TAX.** This Chapter will continue in effect unless repealed by voters at a duly called regular or special election."

SECTION 2: Environmental Analysis. This Ordinance is exempt from review under the California Environmental Quality Act (California Public Resources Code §§ 2100, et seq., "CEQA") and CEQA regulations (14 California Code of Regulations §§15000, et seq.) because it establishes rules and procedures to implement government funding mechanisms; does not involve any commitment to a specific project which could result in a potentially significant physical impact on the environment; and constitutes an organizational or administrative activity that will not result in direct or indirect physical changes in the environment. Accordingly, this Resolution does not constitute a "project" that requires environmental review (see specifically 14 Cal. Code Regs. § 15378(b)(4-5)).

SECTION 3: Continuity. Repeal of any provision of the Monterey Park Municipal Code does not affect any penalty, forfeiture, or liability incurred before, or preclude prosecution and imposition of penalties for any violation occurring before this Ordinance's effective date. Any such repealed part will remain in full force and effect for sustaining action or prosecuting violations occurring before the effective date of this Ordinance.

SECTION 4: Severability. If any part of this Ordinance or its application is deemed invalid by a court of competent jurisdiction, the city council intends that such invalidity will not affect the effectiveness of the remaining provisions or applications, and, to this end, the provisions of this Ordinance are severable.

SECTION 5: Validity of Previous Code Sections. If this entire Ordinance or its application is deemed invalid by a court of competent jurisdiction, any repeal of the MPMC or other regulation by this Ordinance will be rendered void and cause such MPMC provision or other regulation to remain in full force and effect for all purposes

SECTION 6: Voter Approval. This Ordinance will enact and impose a general tax. Accordingly, it will be submitted to a general election on November 8, 2022, for voter approval. If **A MAJORITY** of voters vote in favor of this Ordinance, it will become valid and binding on the date that the City Council



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certifies the election results. Should the provisions of Government Code §§ 53720, et seq. or California Constitution Article XIII C be repealed or amended or interpreted by the courts so that voter approval is not required for enacting this Ordinance, then this Ordinance will take effect as provided for all other City ordinances and may be amended in the same manner as all other City ordinances.

SECTION 7: City Council Authority. Pursuant to Elections Code § 9217, the People authorize and direct the City Council to promptly take appropriate actions needed to implement this Proposition including, without limitation, adopting all regulations needed to effectuate this Proposition by ordinance.

SECTION 8: Reconciliation with Competing Proposition. In the event another ballot measure (a "Competing Proposition") appears on the same ballot as this Proposition that seeks to adopt, impose, or amend any limitations or restrictions, or other regulations or requirements, including, without limitation, those with respect to the actions authorized by this Proposition, that differ in any respect to or supplement, those contained in this Proposition, the People declare their intention that, if both the Competing Proposition and this Proposition receive a majority of votes cast, the Competing Proposition and this Proposition be fully adopted except to the extent that specific provisions contained in each measure are deemed to be in direct conflict with each other on a "provision by provision" basis pursuant to *Yoshisato v. Superior Court* (1992) 2 Cal. 4th 978. With respect to any such directly conflicting provisions, the specific provisions of the Proposition receiving the greater number of votes will prevail.

SECTION 8: Miscellaneous.

A. This Ordinance must be interpreted to be consistent with all federal and state laws, rules, and regulations. If any section, sub-section, sentence, clause, phrase, part, or portion of this Ordinance is held to be invalid or unconstitutional by a final judgment of a court of competent jurisdiction, such decision does not affect the validity of the remaining portions of this Ordinance. The People declare that this Ordinance, and each section, sub-section, sentence, clause, phrase, part, or portion thereof, would have been adopted or passed irrespective of the fact that any one or more sections, sub-sections, sentences, clauses, phrases, part, or portion is found to be invalid. If any provision of this Ordinance is held invalid as applied to any person or circumstance, such invalidity does not affect any application of this Ordinance that can be given effect without the invalid application.

B. If any portion of this Ordinance is held by a court of competent jurisdiction to be invalid, we the People indicate our strong desire that: (i) the City Council use its best efforts to sustain and reenact that portion, and (ii) the City Council implement this Ordinance by taking all steps possible to cure any inadequacies or deficiencies identified by the court in a manner consistent with the express and implied intent of this Ordinance, and then adopting or reenacting such portion as necessary or desirable to permit the planning and development of the Project.

C. This Ordinance must be broadly construed in order to achieve the purposes stated in this Ordinance. It is the intent of the People that the provisions of this Ordinance be interpreted or implemented by the City and others in a manner that

facilitates the purposes set forth in this Ordinance.

SECTION 9: The Mayor will sign this Ordinance and the City Clerk will attest and certify to the passage and adoption of this Ordinance if a majority of the voters voting in the City's general election on November 8, 2022, approve the ordinance asking whether the voters approve this Ordinance.

SECTION 10: Pursuant to Revenue and Taxation Code § 7265, this Ordinance will become operative on the first day of the first calendar quarter commencing more than 110 days after the adoption of this Ordinance.

SECTION 11: Electronic Signatures. This Ordinance may be executed with electronic signatures in accordance with Government Code §16.5. Such electronic signatures will be treated in all respects as having the same effect as an original signature.



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FULL TEXT OF BALLOT MEASURE LA

"LOS ANGELES COMMUNITY COLLEGE DISTRICT SAFETY, REPAIR, JOB TRAINING MEASURE. To repair/upgrade local community colleges, classrooms, water pipes, sewer/gas lines, technology, science labs for nurses, paramedics, firefighters, veterans; prepare students for jobs/university transfer; remove asbestos, lead paint; acquire, construct, repair facilities, sites, equipment; shall Los Angeles Community College District's measure authorizing \$5,300,000,000 in bonds at legal rates, levying \$25 per \$100,000 of assessed valuation, generating \$345,000,000 annually while bonds are outstanding, be adopted, requiring oversight, all funds used locally?"

PROJECTS

The Board of Trustees of the Los Angeles Community College District, to be responsive to the needs of its community, evaluated the urgent and critical facility needs at each of its nine local community colleges, and its capacity to provide students, active military, and **Veterans** with support and training facilities for **good jobs**, an **affordable education** and prepare them for success in **college** and **careers**. Job training facilities, safety issues, class size and offerings, and information and computer technology were each considered in developing the scope of projects to be funded. In developing the scope of projects, preparing students for **good jobs**, **basic repairs**, campus safety, facilities supporting Veterans, and the expansion of opportunities for local students to receive an **affordable**, quality **education**, were **prioritized**. If these facility needs are not addressed now, the District's Colleges would be unable to remain competitive in preparing students for jobs in high demand industries and **university transfer**. The Board of Trustees determines that each of its nine colleges **MUST**:

- (i) **Prepare students for good jobs;**
 - (ii) **Provide safe drinking water;**
 - (iii) **Improve educational resources for Veterans;**
 - (iv) **Retain and attract well-qualified faculty;**
 - (v) **Provide local students with an affordable, low-cost, high-quality education;**
 - (vi) **Address rising housing insecurity among District students, staff and faculty;**
 - (vii) **Make basic and essential repairs, such as repairing deteriorating gas, water and sewer lines, and remove asbestos, mold and lead paint;**
- (v) **Adhere to stringent FISCAL ACCOUNTABILITY safeguards including:**
- (a) **All expenditures will be subject to annual independent financial audits,**
 - (b) **No funds will be used for administrators' salaries and pensions,**
 - (c) **All funds must be spent locally,**
 - (d) **Require public disclosure of all spending.**

The following types of projects are authorized to be undertaken at each of its nine colleges and at other District sites:

PROVIDING AN AFFORDABLE EDUCATION FOR LOCAL RESIDENTS AND VETERANS:

Basic Repair Projects

Goals and Purposes: The cost to attend California's public universities has risen to at least six times that of attending a community college. **This measure will increase opportunities for local students to earn college credits, certifications, and learn job skills at a reasonable price and transfer to four-year colleges and universities without generating crushing debt.**

Many of the buildings, classrooms, science labs, and job training equipment at Los Angeles community colleges are deteriorating and outdated –including some which were built more than 60 years ago. This measure will address **urgent and basic repairs such as removing asbestos and lead paint, upgrading gas and sewer lines, fixing leaky roofs, and improving earthquake safety to make our local colleges clean and safe for learning.**

- **Remove asbestos, mold and lead paint.**
- Repair deteriorating gas and sewer lines.
- **Provide safe drinking water.**
- Improve air ventilation systems.
- Repair leaky roofs.
- Improve earthquake safety.
- Repair aging water pipes and drinking fountains to ensure safe drinking water.

PROVIDING JOB TRAINING AND COLLEGE TRANSFER:

Facility Improvements To Help Students and Veterans Transfer to Four-year Universities or be Trained For Good Jobs

Goals and Purposes: Our local community colleges play an essential role in training and providing ongoing training for most of the nurses, firefighters, and paramedics in our area. **This measure will help improve and repair classrooms, labs and training facilities to ensure that our local nurses and public safety personnel are trained on the latest life-saving technology and techniques, and for future public health and natural disaster emergencies.**

Our local community colleges serve over 5,000 military veterans, many of whom have recently returned from war zones and face challenges including post-traumatic stress disorder and permanent disability. This measure will upgrade and expand veteran services and job training so returning service members receive the support they need to complete their education and enter the civilian workforce.

More than a quarter of community college students currently experience housing insecurity, and approximately 20 percent experienced homelessness in 2020 alone—with many sleeping in their cars. This bond measure would allow the District to address the housing crisis and provide safe, affordable housing at or near a Los Angeles community college for low-income students and staff.

Our local community colleges provide excellent training that prepares students to transfer to the University of California and the California State University system to complete their Bachelor's degrees. Our local colleges also allow high school students to get a jump start on earning



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college credit by taking college courses before they graduate high school. This measure will ensure that these colleges can continue to offer this caliber of education while saving families money in the first few years of tuition.

- Repair classrooms to **prepare students**, veterans and workers for **good jobs**.
- Upgrade classrooms and labs for science, technology, and engineering fields.
- Improve classrooms for nursing, health, IT and biotech.
- Provide facilities to prepare students to transfer to four-year colleges and universities.
- Improve career and academic counseling resource centers for veterans.
- Plan, construct, acquire or contribute to workforce and student housing units;
- Upgrade job training and vocational classrooms for local nurses, paramedics and firefighter programs.
- Upgrade learning technology.

The listed projects will be completed as needed. Each project is assumed to include its share of furniture, equipment, architectural, engineering, and similar planning costs, program/project management, staff training expenses, a customary contingency, and costs associated with the Total Cost of Ownership of facilities and equipment. In addition to the listed projects stated above, authorized projects also include the acquisition of a variety of instructional, maintenance and operational equipment, including interim funding incurred to advance fund projects from payment of the costs of preparation of all facility planning, fiscal reporting, facility studies, assessment reviews, facility master plan preparation and updates, environmental studies (including environmental investigation, remediation and monitoring), design and construction documentation, and temporary housing of dislocated college activities caused by construction projects, as well as the completion of projects authorized under the District's Measure J, approved by voters on November 4, 2008 and the District's Measure CC, approved by the voters on November 8, 2016. In addition to the projects listed above, repair, renovation and construction projects include the following: renovate student and staff restrooms; replace aging electrical and plumbing systems; repair and replace heating, ventilation and air conditioning systems; acquire vehicles; upgrade of facilities for energy efficiencies, including photovoltaic/solar installations; repair and replace worn-out and leaky roofs, windows, walls doors and drinking fountains; replace or remove outdated buildings, facilities and classrooms and construct new classrooms, facilities and support buildings; install wiring and electrical systems to safely accommodate computers, technology and other electrical devices and needs; upgrade facilities to meet current environmental sustainability and State compliance standards; repair and replace fire alarms, emergency communications and security systems; upgrade, resurface, replacing or relocate hard courts, fields, turf and irrigation systems; install artificial turf on athletic fields; upgrade classrooms; build or upgrade facilities, including science and engineering classrooms; construct, expand or reconfigure facilities to create large lecture classrooms; improve parking, construct parking structures and upgrade, resurface and

recondition existing parking lots; improve vehicular access and traffic circulation; improve drop-off zones; repair, upgrade and install interior and exterior lighting systems; replace water lines and valves, sewer lines and other plumbing systems; construct, upgrade, acquire or expand multi-use classrooms and labs, manufacturing and transportation training, fine and theater arts and visual and performing arts facilities, learning resources centers, physical education/aquatic facilities, gyms, stadiums, indoor and outdoor courts, multi-purpose playing fields, locker rooms, field lights, field houses, tennis courts, bleachers, press boxes, tracks, District administrative offices, including the Educational Services Center, conference center, health and wellness facilities, physical plants/ maintenance buildings, student service/campus centers, data centers, technology buildings, kitchens, cafeterias/food services and classroom and instructional buildings, trades and technology buildings, libraries, athletic fields, student services buildings, central plants, and facilities for community use and partnerships; improve water conservation and energy efficiency; acquire land; replace or upgrade outdated security and safety systems; replace existing window systems with energy-efficient systems to reduce costs; improve insulation, weatherproofing and roofs to reduce costs; improve access for the disabled; install and repair fire safety equipment, including alarms, smoke detectors, sprinklers, emergency lighting, and fire safety doors; replace broken concrete walks, deteriorated asphalt; replace/upgrade existing signage, bells and clocks; demolition of unsafe facilities; install shade structures, pedestrian malls, new security systems, such as security (surveillance) cameras, burglar alarms, handrails, outdoor lighting, fencing, gates and classroom door locks; replace sewer and hydronic lines and improve drainage systems to prevent flooding; upgrade roadway and pedestrian paths for improved safety and access for emergency vehicles, site parking, utilities and grounds. The project list also includes the refinancing of outstanding lease obligations and the demolition of older buildings at each of the Colleges. The upgrading of technology infrastructure includes, but is not limited to, upgrading classroom technology, expanding wireless internet access throughout both college campuses, acquiring computers, portable interface devices, servers, switches, routers, modules, sound projection systems, information systems, printers, digital white boards, upgrade voice-over-IP, communication systems, audio/visual and telecommunications systems, call manager and network security/firewall, Internet connectivity, wireless systems, technology infrastructure, and other miscellaneous IT and instructional equipment, DATA storage, fiber/copper infrastructure, phones, and identity access cards; acquisition and improvement of various software and educational technology systems, including, onsite data storage and backup, enterprise resource planning software, network management/visibility software, information technology help desk software, cybersecurity, distance learning software and facilities work order management software and the construction and installation of a data center in the cloud for the District's enterprise systems, such as resource planning, websites, domain name systems, cloud applications and information security.

The allocation of bond proceeds may be affected by the final costs of each project. Some projects may be undertaken as joint use projects in cooperation with other local public or non-profit agencies. The budget for each project is an estimate and may be affected by factors beyond the District's control. The final cost of each project will be determined as plans and



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construction documents are finalized, construction bids are received, construction contracts are awarded and projects are completed. Based on the final costs of each project, certain of the projects described above may be delayed or may not be completed. Demolition of existing facilities and reconstruction of facilities scheduled for repair and upgrade may occur, if the Board determines that such an approach would be more cost-effective in creating more enhanced and operationally efficient campuses.

Necessary site preparation/restoration may occur in connection with new construction, renovation or remodeling, or installation or removal of relocatable classrooms, including ingress and egress, removing, replacing, or installing irrigation, utility lines, trees and landscaping, relocating fire access roads, and acquiring any necessary easements, licenses, or rights of way to the property. Proceeds of the bonds may be used to pay or reimburse the District for the cost of District staff when performing work on or necessary and incidental to bond projects.

Bond proceeds shall only be expended for the specific purposes identified herein. The District shall create an account into which proceeds of the bonds shall be deposited and comply with the reporting requirements of Government Code § 53410.

FISCAL ACCOUNTABILITY

This bond measure has strict accountability requirements including:

1. All money will benefit the nine local community colleges and CANNOT BE TAKEN BY THE STATE.
2. NO MONEY can be used for ADMINISTRATOR SALARIES or pensions.
3. Require CITIZENS' OVERSIGHT and yearly audits to ensure all funds are used locally, effectively and as promised.
4. REQUIRE PUBLIC DISCLOSURE OF ALL SPENDING.
5. NO ADMINISTRATOR SALARIES. Proceeds from the sale of the bonds authorized by this proposition shall be used only for the acquisition, construction, reconstruction, rehabilitation, or replacement of school facilities, including the furnishing and equipping of school facilities, and not for any other purpose, including teacher, faculty and college administrator salaries, pensions and other operating expenses.

6. FISCAL ACCOUNTABILITY. THE EXPENDITURE OF BOND MONEY ON THESE PROJECTS IS SUBJECT TO STRINGENT FINANCIAL ACCOUNTABILITY REQUIREMENTS. BY LAW, PERFORMANCE AND FINANCIAL AUDITS WILL BE PERFORMED ANNUALLY, AND ALL BOND EXPENDITURES WILL BE MONITORED BY AN INDEPENDENT CITIZENS' OVERSIGHT COMMITTEE TO ENSURE THAT FUNDS ARE SPENT AS PROMISED AND SPECIFIED. THE CITIZENS' OVERSIGHT COMMITTEE MUST INCLUDE, AMONG OTHERS, REPRESENTATION OF A BONA FIDE TAXPAYERS ASSOCIATION, A BUSINESS ORGANIZATION AND A SENIOR CITIZENS ORGANIZATION. NO DISTRICT EMPLOYEES OR VENDORS ARE ALLOWED TO SERVE ON THE CITIZENS' OVERSIGHT COMMITTEE.

IMPARTIAL ANALYSIS OF MEASURE LA

By Dawyn R. Harrison, Acting County Counsel

Approval of Measure LA ("Measure") would authorize the Board of Trustees ("Board") of the Los Angeles Community College District ("District") to issue general obligation bonds in an amount not to exceed \$5,300,000,000. The District placed the Measure on the ballot by Resolution entitled, "Resolution of the Board of Trustees of the Los Angeles Community College District Ordering an Election and Establishing Specifications of the Election Order," adopted by the Board on July 6, 2022.

Proceeds from the sale of the bonds authorized by the Measure will be used only for the purposes specified in the Measure, including repairing, upgrading, and constructing classrooms and other community college facilities in the District; removing hazardous materials; repairing and replacing electrical and plumbing systems, heating, ventilation and air conditioning systems, gas and sewer lines, roofs, windows, walls, doors, drinking fountains, lighting systems, fire safety equipment, emergency communications and security systems; upgrading facilities to meet sustainability and State of California compliance standards; installing wiring and electrical systems to support computers, wireless internet access, technology and other electrical needs; refinancing of outstanding lease obligations and demolition of buildings; and acquiring and upgrading classroom technology.

A complete list of the projects and allowed expenditures is included in the full text of the Measure. Bond proceeds may not be expended on teacher and administrator salaries and other operating expenses.

The Board will cause independent performance and financial audits to be conducted annually to ensure that bond proceeds are spent only for projects identified in the Measure. The Board will appoint an independent Citizens' Oversight Committee in compliance with Education Code section 15278 no later than 60 days after the Board enters the election results in its minutes. The District will create an account into which the bond proceeds will be deposited and will comply with the reporting requirements of Government Code section 53410.

The bonds will not exceed the maximum interest rate as allowed by law. According to the District's Tax Rate Statement, the best estimate of the average tax rate required to fund the bond issue, based on estimated assessed valuations available when the District filed the statement, is \$14 per \$100,000 of assessed valuation. The best estimate of the highest tax rate required to fund the bonds, based on estimated assessed valuations available when the District filed the statement, is \$25 per \$100,000 of assessed valuation in fiscal year 2045-2046. The best estimate of the final fiscal year in which the tax is anticipated to be collected is fiscal year 2062-2063. The best estimate of total debt service, including principal and interest, is \$7,881,092,000.

This Measure requires approval by fifty-five percent (55%) of the qualified voters voting in the election for passage.



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ARGUMENT IN FAVOR OF MEASURE LA

YES ON LA

Measure LA will upgrade all nine local community colleges to provide high quality and affordable education for all local students.

Measure LA provides critical funding to help prepare our college students for university transfers and careers, and allow high school students to start earning college credits before they even graduate. Yes on LA ensures students have access to quality, affordable education and save money while preparing to transfer to UC, Cal State, and private colleges.

Measure LA will help make urgent and basic repairs to deteriorating and outdated buildings throughout the Los Angeles Community College District, such as removing asbestos and lead paint, upgrading outdated electrical wiring, gas and sewer lines, repairing leaky roofs, and ensuring safe drinking water. Measure LA will improve earthquake safety and make our local colleges clean and safe for learning.

Measure LA generates millions of dollars in needed funding to upgrade local community colleges so they can offer 21st century education for local students – including training veterans, nurses, firefighters, and paramedics.

Measure LA will ensure our students have access to advanced technological tools and classrooms that provide essential job training to prepare them to join the local workforce.

Measure LA includes strict accountability requirements, including public spending disclosures, independent audits, and an independent oversight committee. All funds will be used locally, and no funds can be used for administrator salaries and pensions.

VOTE YES ON MEASURE LA

The time to act is now. Let's ensure Los Angeles community colleges continue to provide high quality and affordable education to help our students and communities thrive. Measure LA provides a jump start and is an investment towards a better future for ALL students.

Join our local teachers, nurses, firefighters, veterans, homeowners, and community leaders we trust and **VOTE YES ON MEASURE LA!**

LYNN YAMAKAWA, RN, MSN
Director, Associate Degree Nursing Program
Los Angeles Harbor College

DR. A. JAMES MCKEEVER
President, AFT 1521 Faculty Guild

CORAIMA MARTINEZ
2021-22 Student Trustee
Los Angeles Community College District

ANTONIO SANCHEZ
Political Director, IBEW Local 11

REBUTTAL TO ARGUMENT IN FAVOR OF MEASURE LA

Read about the never-ending scandals over previous bonds. <http://bit.ly/NoLACollegeBond>

It's common knowledge that public unions control the entire public education system in California. Membership is voluntary since Janus v. AFSCME (2018) (<https://www.leagle.com/decision/insco20180627f06>). Are the district board just union puppets?

Didn't they shut down your colleges? Didn't they extort benefits? Didn't they crush learning progress? Didn't they destroy your children's social framework? Didn't they fill your children's young minds with all manner of propaganda? Now they're coming for your money.

OVERSIGHT? It's a fraud. Citizen oversight ends when votes are cast. If you could trust the board, why would you need oversight?

STRICT ACCOUNTABILITY? Fraud number 2. There are no accountability police. When you're not looking, they do whatever they want.

PROJECT LIST? There is none. Measure LA includes everything under the sun. Read it.

ADMINISTRATOR SALARIES? Of course! Read the fine print!

Arguments and rebuttals are written by school bonds cartel agents. Signers are just stand-ins. <http://bit.ly/ElectionCheating>

Less than 15% of your taxes will go to facilities that will still be around by the time the bonds are paid off. (At least half goes to wealthy investors, right off the bat.)

The entire system is rigged to pass taxes. That's not just our opinion. <http://bit.ly/GrandJury2021>

Bottom line: Only undecided voters can be persuaded by arguments. 90% don't even read them. Undecideds determine the election. We need your help.

Vote HELL NO! on Measure LA (\$10,600,000,000 [that's billion] tax) and every measure on your ballot.

Calculate your tax: <http://bit.ly/NoLACollegeBond>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair

STEPHEN C PETZOLD
Realtor/Open Government Advocate



Candidate Statements & Measures

ARGUMENT AGAINST MEASURE LA

How much election cheating are you willing to put up with?

What if it's for an allegedly good cause? Does that change your answer?

Do you know all the public officials with duties related to local measure elections? County supervisors, registrar of voters, county counsel, school board that resolves to put measures on the ballots. A lot of public officials, most of them getting salaries you could never dream of.

Are these public officials corrupt? All of them?

Then how do you explain that at every election they all look the other way or point fingers at each other saying that "It's not my job to enforce measure election laws?"

How is it then, that all these public officials, who you pay, combined, millions of dollars a year, have never (never means not once) put a local measure on the ballot that follows the law? <http://bit.ly/GrandJury2021>

Officials in counties other than Los Angeles, at least follow some of the laws. But the Los Angeles County Registrar is a law unto himself, and county counsel and the five queens (supes), let him go hog wild.

It's almost like it's a conspiracy. Because the public officials (school board) who start the ball rolling, violate every meaningful law with the knowledge, apparently, that all the other public officials will go along with their corruption.

There are too many broken laws to mention in 300 words, but you can check it out (<http://bit.ly/ElectionCheating>) for all the gory details.

Bottom line: All the public officials would rather have gullible voters force taxpayers, including themselves, to send every dollar they dream up to some government agency or another. It's more for them. Less for you.

Are you tired of been taken for a chump? Vote HELL NO! on Measure LA (\$10,600,000,000 [that's billion] tax).

Join us: <http://bit.ly/NoLACollegeBond>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair

REBUTTAL TO ARGUMENT AGAINST MEASURE LA

VOTE YES ON LA

Teachers, veterans, nurses, paramedics, firefighters, and many trusted community leaders unanimously support Measure LA.

Measure LA provides critical funding to ensure access to quality, affordable education and prepare college students for university transfer and good-paying jobs in manufacturing, biotech, nursing, engineering, and many other high-demand careers.

Measure LA will upgrade and repair all nine Los Angeles Community Colleges.

YES on Measure LA will:

- Increase and expand access to affordable education
- Prepare college students for university transfer
- Upgrade classrooms, facilities, and technology to expand access to training programs
- Provide essential job skills to prepare students for 21st century jobs
- Provide training for veterans, nurses, firefighters and paramedics

Measure LA will keep students safe by:

- Making urgent repairs to deteriorating and outdated buildings
- Upgrading outdated electrical wiring, gas and sewer lines
- Repairing leaky roofs and ensuring safe drinking water
- Removing asbestos and lead paint
- Improving earthquake safety
- Keeping college campuses clean and safe for learning

Measure LA Includes Strict Accountability Provisions:

- Measure LA requires public spending disclosures, independent audits, and an independent oversight committee
- All funds will be used locally
- No funds can be used for administrator salaries and pensions

Measure LA is an investment towards a better future for our students, and a better future for ALL Angelenos.

The leaders we trust support Measure LA. Join them in voting **YES ON LA** for high-quality, affordable education that provides a jump start to student success.

LYNN YAMAKAWA, RN, MSN
Director, Associate Degree Nursing Program, Los Angeles Harbor College

CORAIMA MARTINEZ
2021-22 Student Trustee, Los Angeles Community College District

JEFFREY HERNANDEZ
Professor, Political Science, East Los Angeles College



Candidate Statements & Measures

TAX RATE STATEMENT - MEASURE LA

An election will be held in the Los Angeles Community College District (the "District") on November 8, 2022, to authorize the sale of up to \$5,300,000,000 in general obligation bonds of the District for the specific projects listed in the Project List established by the District and described in the proposition. If the bond measure is approved, the District expects to sell the bonds in multiple series over time, with each series approved separately by the District's Board of Trustees prior to each bond series being sold. Principal and interest on the bonds will be payable from the proceeds of tax levies made upon the taxable property in the District. The following information is provided to comply with Section 9401 of the Election Code of the State of California. This information is based upon the best estimates and projections presently available from official sources, based upon historical data within the District and other demonstrable factors.

Based upon the foregoing and projections of assessed valuations of taxable property in the District, and assuming the entire debt service, including principal and interest on the bonds, will be paid from the proceeds of tax levies made upon the taxable property in the District:

1. The best estimate from official sources of the average annual tax rate that would be required to be levied to fund all of the bonds issued under this measure over the entire duration of the bond repayment, based on assessed valuations available at the time of the election or a projection based on historical tax base growth within the same jurisdiction or other relevant and demonstrable factors, is 1.4 cents per \$100 of assessed valuation (\$14.00 per \$100,000) of all property to be taxed. The best estimate of the final fiscal year in which the tax is anticipated to be collected is fiscal 2062-2063.

2. The best estimate from official sources of the highest annual tax rate that would be required to be levied to fund all of the bonds issued under this measure over the entire duration of the bond repayment, based on assessed valuations available at the time of the election or a projection based on historical tax base growth within the same jurisdiction or other relevant and demonstrable factors, is 2.5 cents per \$100 of assessed valuation (\$25 per \$100,000) of all property to be taxed. The best estimate of the fiscal year in which the highest annual tax rate is anticipated to be collected is fiscal 2045-2046.

3. The best estimate from official sources of the total debt service, including the principal and interest, that would be required to be repaid if all the bonds are issued and sold under the assumptions of the current financing plan is \$7,881,092,000

The attention of all voters is directed to the fact that the foregoing information is based upon projections and estimates only. The actual tax rates and the years in which they will apply may vary from those presently estimated due to variations from these estimates in the timing of bond sales, the amount of bonds sold, the market interest rates at the time of the sales, and the actual assessed valuations over the term of repayment of the bonds. The date of sale and the amount of bonds sold, at any given time, will be determined by the District based on its need for construction funding as well as other factors. The actual market interest rates at which the bonds will be sold will depend on bond market conditions at the time of sale. Actual assessed valuations at future dates will depend upon the

amount and value of taxable property within the District by the Assessor in the County of Los Angeles in the annual assessment and the equalization process. Accordingly, the actual tax rate and the years in which such rates are applicable may vary from those presently estimated above.

Voters should also note that the estimated tax rates provided above will apply to the assessed value of each property and not to the market value of each property. Property owners should consult their own property tax bills to determine their property's assessed value and any applicable tax exemptions.

Dated: August 2, 2022

FRANCISCO C. RODRIGUEZ, Ph.D.
Chancellor
Los Angeles Community College District



Candidate Statements & Measures

STATEMENT OF ROBERT LUNA CANDIDATE FOR SHERIFF

I'm running for Los Angeles County Sheriff to reduce crime and bring new leadership and accountability to the Sheriff's Department.

The current Sheriff's Department is mismanaged, which has put our public safety at risk.

We can do much better.

My priorities as your next Sheriff:

1. Reduce Violent Crime
2. Address Homelessness
3. Restore Public Trust and Eradicate Deputy Gangs
4. Reform and Modernize the Sheriff's Department and Jails
5. Improve Employee Wellness

As Police Chief of Long Beach for the last seven years, I have a proven track record of success making more than 100 policy changes that resulted in reduced violent crime, property crime, officer-involved shootings and citizen complaints.

I have been promoted through every rank of the Long Beach Police Department, and have worked with law enforcement agencies across the nation on the Executive Board of the Major Cities Chiefs Association.

The Democratic Party, Los Angeles Times, Daily News and Southern California News Group, Los Angeles County Federation of Labor, Los Angeles County Business Federation and all five County Supervisors have endorsed my candidacy.

Growing up in East Los Angeles, patrolled by the Sheriff's Department, opened my eyes to examples of both good and bad policing, and inspired my 36-year career in law enforcement.

My bottom line: as Sheriff, our service always needs to be effective, respectful and constitutional.

I would be honored to earn your vote.

www.LunaForSheriff.com

FULL TEXT OF BALLOT MEASURE A

An ordinance calling a special election to be held on November 8, 2022, throughout the County of Los Angeles for the purpose of voting upon an amendment to the Charter of the County of Los Angeles and directing the consolidation of the election with the Statewide general election to be held on the same day.

The Board of Supervisors of the County of Los Angeles ordains as follows:

SECTION 1. Call of Election and Purpose.

A special election is hereby called, proclaimed, and ordered to be held on November 8, 2022, for the purpose of voting upon a proposed amendment to the Charter of the County of Los Angeles.

SECTION 2. Form of Measure.

The exact form of the measure as it is to appear on the ballot and the complete text of the proposed Charter amendment is as follows:

<u>PROPOSED COUNTY CHARTER AMENDMENT.</u>	
CHARTER AMENDMENT – PROVIDING AUTHORITY TO REMOVE AN ELECTED SHERIFF FOR CAUSE. Shall the measure amending the County of Los Angeles Charter to grant the Board of Supervisors authority to remove an elected Sheriff from office for cause, including violation of law related to a Sheriff's duties, flagrant or repeated neglect of duties, misappropriation of funds, willful falsification of documents, or obstructing an investigation, by a four-fifths vote of the Board of Supervisors, after written notice and an opportunity to be heard, be adopted?	YES
	NO

This measure will become effective only if submitted to the voters at the election held on November 8, 2022, and only after approval by a majority of qualified voters voting in the election on the issue.

The Charter amendment will take effect as provided for in sections 23713 and 23714 of the Government Code.

Section 13.5 of Article IV of the Charter of Los Angeles County is added to read as follows:

Section 13.5

A. The Board of Supervisors may remove a Sheriff from office for cause, by a four-fifths vote, after a Sheriff has been:

- (1) Served with a written statement of alleged grounds for removal; and
- (2) Provided a reasonable opportunity to be heard regarding any explanation or defense.



Candidate Statements & Measures

B. For the purposes of this Section, "cause" means:

- (1) Violation of any law related to the performance of a Sheriff's duties;
- (2) Flagrant or repeated neglect of a Sheriff's duties as defined by law;
- (3) Misappropriation of public funds or property as defined in California law;
- (4) Willful falsification of a relevant official statement or document; or
- (5) Obstruction, as defined in federal, State, or local law applicable to a Sheriff, of any investigation into the conduct of a Sheriff and/or the Los Angeles Sheriff's Department by any government agency, office, or commission with jurisdiction to conduct such an investigation.

C. The Board of Supervisors may provide for procedures by which a removal proceeding pursuant to this Section shall be conducted.

D. This Section shall not be applied to interfere with the independent and constitutionally and statutorily designated investigative function of a Sheriff.

SECTION 3 Legal Effect of Inoperative Provisions.

In the event that the amendment to the County of Los Angeles ("County") Charter contained in this measure is rendered inoperative because of the actions of any court, legislative or other body, or for any other reason, the provisions of the County Charter in effect on November 8, 2022, will remain in full force and effect.

SECTION 4 Legal Effect of Invalid Provisions.

If any section, subsection, subdivision, paragraph, sentence, clause, phrase, or word of this proposition is for any reason held to be invalid or unenforceable, such invalidity or unenforceability will not affect the validity or enforceability of the remaining sections, subsections, subdivisions, paragraphs, sentences, clauses, phrases, or words of section 13.5 of Article IV of the County Charter. The voters of the County declare that they would have independently adopted each section, subsection, subdivision, paragraph, sentence, clause, phrase, or word of this Proposition irrespective of the fact that any one or more other sections, subsections, subdivisions, paragraphs, sentences, clauses, phrases, or words of section 13.5 of Article IV is declared invalid or unenforceable.

SECTION 5 Consolidation.

The special election will be consolidated with the Statewide general election to be held on Tuesday, November 8, 2022. The measure will be placed on the same ballot as that provided for the general election. The precincts, polling places or vote centers, and precinct board members will be the same as provided for the Statewide general election.

SECTION 6 Proclamation.

Pursuant to section 12001 of the Elections Code, the Board of Supervisors of the County hereby PROCLAIMS that a special Countywide election will be held on Tuesday, November 8, 2022, to vote upon the Charter amendment described in Section 2 of this ordinance.

SECTION 7 Effective Date.

Pursuant to section 9141 of the Elections Code and section 25123 of the Government Code, this ordinance will take effect upon the adoption thereof.

SECTION 8 Authority.

This ordinance is adopted pursuant to sections 23720, 23730, and 23731 of the Government Code, and sections 9141, 10402, 10403, and 12001 of the Elections Code.

SECTION 9 Publication.

This ordinance must be published once before the expiration of fifteen (15) days after its passage in a daily newspaper of general circulation, printed, published, and circulated in the County pursuant to section 25124 of the Government Code.

The Executive Officer of the Board of Supervisors is ordered to file a copy of this ordinance with the County Registrar-Recorder at least 88 days prior to the day of the election.



Candidate Statements & Measures

IMPARTIAL ANALYSIS OF MEASURE

A

By Dawyn R. Harrison, Acting County Counsel

Approval of Measure A ("Measure") would amend the Charter of the County of Los Angeles ("Charter") to grant the Board of Supervisors ("Board") authority to remove an elected Sheriff from office for cause, by a four-fifths (4/5) vote of the Board. This Measure was placed on the ballot by ordinance and resolution passed by a majority vote of the Board.

The Charter currently does not give the Board authority to remove an elected Sheriff. This Measure would grant the Board with the authority to remove an elected Sheriff from office for cause after a Sheriff has been served with a written statement of the alleged grounds for removal and provided with a reasonable opportunity to be heard regarding any explanation or defense. The Measure further provides the following grounds as cause to remove an elected Sheriff: (1) Violation of any law related to the performance of a Sheriff's duties; (2) Flagrant or repeated neglect of a Sheriff's duties as defined by law; (3) Misappropriation of public funds or property as defined in California law; (4) Willful falsification of a relevant official statement or document; or (5) Obstruction, as defined in federal, State, or local law applicable to a Sheriff, of any investigation into the conduct of a Sheriff and/or the Los Angeles Sheriff's Department by any government agency, office, or commission with jurisdiction to conduct such investigation. The Board may provide procedures for how to conduct the removal proceedings. If approved by the voters, the removal for cause provisions in Section 13.5 of Article IV of the Charter shall not be applied to interfere with the independent and constitutionally and statutorily designated investigative function of a Sheriff.

This Measure requires approval by a majority of the qualified voters voting in the election.

ARGUMENT IN FAVOR OF MEASURE

A

Vote Yes on Measure A for SHERIFF ACCOUNTABILITY.

Vote Yes on Measure A to create necessary safeguards to protect against a Sheriff who abuses power and violates our rights.

Vote Yes on Measure A to authorize the removal of a Sheriff if they commit serious violations of the public trust, such as breaking the law, stealing county funds, or obstructing investigations into deputy misconduct.

Measure A establishes long-overdue checks and balances and essential civilian oversight over the official that operates the largest jail system in the country, controls as budget of more than \$3.5 billion, and employs over 10,000 deputies. With this law in place, future Sheriffs will know that they cannot violate the law and people's rights without consequence.

Los Angeles County has a history of Sheriffs who disregard the law and cause great harm to the public as a result. Former Sheriff Lee Baca oversaw extreme violence in the jails and was recently released from federal prison after lying to FBI agents and federal prosecutors and obstructing a federal investigation. Sheriffs have ignored or concealed deputy gang violence in allegations, in violation of department policy; defied lawful subpoenas and court orders; and violated laws on transparency and oversight.

More than 120 community and labor organizations — including Asian Americans Advancing Justice Southern California, ACLU of Southern California, Bend the Arc: Jewish Action, California Poor People's Campaign, Central American Resource Center (CARECEN) - Los Angeles, Clergy and Laity United for Economic Justice (CLUE), Dignity and Power Now, Disability Rights California, Homeboy Industries, Immigrant Resource Center of San Gabriel Valley, LA Voice, NAACP San Fernando Valley Branch, SEIU 2015, Southern Christian Leadership Conference of Southern California, and Women's March Action — **urged the Los Angeles County Board of Supervisors to place this measure on the ballot, so that voters could amend the county charter to establish a process to hold accountable any Sheriff who abuses power.**

Vote Yes on Measure A to create accountability and common-sense checks and balances.

No official, especially as Sheriff, should be above the law.

www.sheriffaccountability.la

DOLORES C. HUERTA
President, Dolores Huerta Foundation

MELINA ABDULLAH
Co-Founder BLMLA

EUNISSES HERNANDEZ
Co-Founder of La Defensa

KURT PETERSEN
Co-President, Unite Here Local 11

MANJUSHA P. KULKARNI
Executive Director, AAPI Equity Alliance



Candidate Statements & Measures

REBUTTAL TO ARGUMENT IN FAVOR OF MEASURE A

Let's cut through the nonsense and the smokescreens.

Measure A is nothing but a power grab by the County Board of Supervisors to let them overturn your vote. They want to take away your power.

In November, you, the voters, will elect a Sheriff. Over a million people will vote for the winner, whoever it is. But the very next day, **Measure A would allow just four members of the Board of Supervisors to overturn your votes**, and hire anyone else as Sheriff.

That's the definition of **undemocratic**. Why would you allow the Board of Supervisors to replace the Sheriff after he or she was properly and legally elected by you?

If you don't like the Sheriff, you can vote him or her out of office on Election Day. If he or she did something wrong while in office, you can vote to recall the Sheriff whenever you want. But in both of those situations, **you are in charge**. Measure A would take away your vote, and give it to four politicians who were elected into office by voters in their individual districts, not by the greater electorate of Los Angeles County.

DEFEND DEMOCRACY. Vote No on Measure A!

CHAD BIANCO
California State Sheriffs Assn.

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair

DAVID HERNANDEZ
Chair LA Hispanic Republican Club

DAVID BOWERS
Chair, Region 65 of LPLAC

ARGUMENT AGAINST MEASURE A

Measure A deserves the contempt of every voter in the county.

It's called a bill of attainder. It's also an ex post facto law.

If you've read your constitutions, you know that these are unconstitutional in every sense of the word.

County counsel and her entire staff should be forced to resign in shame. They wrote it. They took two oaths -- one as lawyers and one as public employees. They are a disgrace to the county, the state, and the nation. Disbarment would be well deserved.

Instead of standing up for the law, they acted like henchmen for a vindictive political campaign against a sheriff that you voted into office.

This amendment singles out and punishes (attainder) an elected sheriff for conduct that the corrupt board of supervisors will determine, after the fact (ex post facto).

If any official commits a crime, he should be prosecuted. That's what the Public Integrity Division of the District Attorney does. Are they corrupt too?

The supes want to be judge, judge, and executioner. That's not due process. That's hubris!

Not only should this measure go down in flames, if it ever reaches the ballot, it should be a rallying cry to throw out each of the four queens who voted for it.

County counsel and each supervisor should be sued to reimburse, out of their own pocket, the county (that's you) for the entire cost of this hot mess.

It's a travesty.

By putting a bill of attainder on the ballot, the supervisors are telling you that they are queens, gods, above the law.

There's no other way to put it. Vote NO on Measure A, as many times as the county registrar allows.

Join us: <http://bit.ly/NoSheriffAttainder>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair



Candidate Statements & Measures

REBUTTAL TO ARGUMENT AGAINST MEASURE A

Vote Yes on Measure A: END DEPUTY GANGS

Multiple investigations have uncovered over a dozen deputy gangs within the L.A. Sheriff's Department, who have abused county residents for decades.

These include the Compton "Executioners," whose tattoos depict a skull with an alleged Nazi-style helmet, the East L.A. "Banditos," and the white supremacist Lynwood "Vikings."

Sheriffs have resisted meaningful actions to stop deputy gang violence, instead denying their existence and shielding deputies from discipline.

Settlements related to deputy gangs have cost taxpayers about \$55 million.

YES ON MEASURE A means Sheriffs who condone deputy gangs and their abuses could be removed.

Vote Yes on Measure A: END SHERIFF ABUSE OF POWER

"With [Sheriff] Baca's knowledge and ... involvement, [Undersheriff] Tanaka oversaw a group of deputies and mid-level commanders who worked to derail the FBI investigation [into corruption and civil rights abuses]." – L.A. Times, May 12, 2017.

"[Sheriff] Villanueva through his subordinates ordered the deputies involved [in taking and sharing pictures of the tragic Kobe Bryant crash] to delete the crash photos instead of opening an investigation into the alleged misconduct." – L.A. Times, June 17, 2022.

"The Sheriff's Department's handling of the case [in which a deputy knelt on the head of a handcuffed individual] is the subject of a criminal grand jury investigation." – L.A. Times, August 24, 2022.

If found liable for cause, Sheriffs who cover up serious misconduct, lie in official statements, or obstruct investigations should face real consequences. We need a direct way to keep them in check.

YES ON MEASURE A means adopting common-sense checks and balances to hold any Sheriff accountable.

www.sheriffaccountability.la

DOLORES C. HUERTA
President Dolores Huerta Foundation

MELINA ABDULLAH
Co-founder BLMLA

EUNISSES HERNANDEZ
Cofounder of LA Defense

KURT PETERSEN
Co-President, Unite Here Local 11

MANJUSHA P. KULKARNI
Executive Director, AAPI Equity Alliance

FULL TEXT OF BALLOT MEASURE C

An ordinance amending Title 4 – Revenue and Finance of the Los Angeles County Code to add Chapter 4.71 Cannabis Business Tax to tax Cannabis Businesses in the unincorporated areas of Los Angeles County. The ordinance also establishes enforcement, collection, and appeals of taxes levied under this Chapter.

The people of the County of Los Angeles ordain as follows:

SECTION 1. Chapter 4.71 is hereby added to read as follows:

CHAPTER 4.71 CANNABIS BUSINESS TAX

- 4.71.010 Authority and Purpose.
- 4.71.020 Intent.
- 4.71.030 Applicability.
- 4.71.040 Definitions.
- 4.71.050 No Effect on Other Taxes, Fees or Charges, or Other Permits of Licenses.
- 4.71.060 Payment of Tax Does Not Authorize Unlawful Business.
- 4.71.070 Tax Imposed.
- 4.71.080 Tax Registration.
- 4.71.090 Payment and Tax Statement Required Monthly.
- 4.71.100 Payments and Communications Made by Mail—Proof of Timely Submittal.
- 4.71.110 Payment—When Taxes Deemed Delinquent.
- 4.71.120 Notice Not Required by County.
- 4.71.130 Payment—Penalties and Interest for Delinquency.
- 4.71.140 Cancellation of Penalties and Interest.
- 4.71.150 Refunds—Procedures.
- 4.71.160 Refunds—Credits.
- 4.71.170 Exemptions—Personal Cultivation and Use.
- 4.71.180 Rules and Regulations.
- 4.71.190 Enforcement—Duties of Tax Administrator and Sheriff.
- 4.71.200 Constitutionality and Legality.
- 4.71.210 Apportionment.
- 4.71.220 Audit and Examination of Premises and Records.
- 4.71.230 Tax Deemed Debt to County—Lien Procedure.
- 4.71.240 Deficiency Determinations.
- 4.71.250 Tax Assessment—Authorized When—Nonpayment—Fraud.
- 4.71.260 Tax Assessment—Notice Requirements.
- 4.71.270 Tax Assessment—Hearing—Application = Determination—Appeal.
- 4.71.280 Violation Deemed Misdemeanor—Civil Penalty—Administrative Fines.
- 4.71.290 Conviction or Civil Judgment for Chapter Violation—Taxes Not Waived.
- 4.71.300 Severability.
- 4.71.310 Effect of State and Federal Reference/Authorization.



Candidate Statements & Measures

<p>4.71.320 Remedies Cumulative.</p> <p>4.71.330 Amendment or Repeal.</p> <p>4.71.340 Execution.</p> <p>4.71.010 Authority and Purpose.</p> <p>This Chapter will be known as the "Cannabis Business Tax Ordinance" and is enacted to raise revenue, pursuant to sections 7284, 7284.4, and 34021.5 of the California Revenue and Taxation Code, for general governmental purposes of the County. All of the proceeds from the Tax imposed by this Chapter must be deposited to the County's general fund.</p> <p>The Cannabis Business Tax is levied based upon a Business's Gross Receipts except for Commercial Cannabis Cultivation, which will be taxed based on square footage, as specified in this Chapter. The Cannabis Business Tax is not a sales and use tax, a tax upon income, or a tax upon real property and must not be calculated or assessed as such. The Cannabis Business Tax must not be separately identified or otherwise specifically assessed or charged by any person to a customer, patient, or caretaker.</p> <p>4.71.020 Intent.</p> <p>The intent of this Chapter is to levy a Tax on all Cannabis Businesses in the unincorporated areas of the County, regardless of whether such Cannabis Business would have been legal at the time this Chapter was adopted. Nothing in this Chapter will be interpreted to authorize or permit any Cannabis Business that would not otherwise be legal or permissible under State and local laws applicable to Cannabis Business.</p> <p>4.71.030 Applicability.</p> <p>The provisions of this Chapter apply to the unincorporated areas of the County.</p> <p>4.71.040 Definitions.</p> <p>The terms below have the following meanings:</p> <p>A. "Arm's Length Transaction" means a Sale entered into in good faith and for valuable consideration at a sales price that reflects the fair market value in the open market between informed and willing parties, neither under any compulsion to participate in the transaction.</p> <p>B. "Board of Supervisors" means the County of Los Angeles Board of Supervisors.</p> <p>C. "Business" means all activities engaged in or caused to be engaged in within the County, including any commercial or industrial enterprise, trade, profession, occupation, vocation, calling, or livelihood, whether or not carried on for gain or profit, excluding services rendered by an employee to their employer.</p> <p>D. "Cannabis" means:</p> <ol style="list-style-type: none"> 1. All parts of the plant cannabis sativa linnaeus, cannabis indica, or cannabis ruderalis, whether growing or not; the seeds thereof; the resin, whether crude or purified, extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or resin; and 2. The separated resin, whether crude or purified, obtained from cannabis. <p>Cannabis does not include Industrial Hemp, unless otherwise specified.</p>	<p>E. "Cannabis Business" means any Business requiring a Commercial Cannabis Permit, including but not limited to cultivating, transporting, distributing, Manufacturing, compounding, converting, Processing, preparing, storing, packaging, transporting, delivering, testing, dispensing, retailing, or any other Business requiring a Commercial Cannabis Permit, and wholesaling of Cannabis, Cannabis Products, or of ancillary products and accessories, whether or not carried on for gain or profit.</p> <p>F. "Cannabis Business Tax" means the Tax due pursuant to this Chapter for a Cannabis Business in the unincorporated areas of the County.</p> <p>G. "Cannabis Product" means the same as the definition in section 11018.1 of the California Health and Safety Code, and is not limited to medicinal Cannabis Products.</p> <p>H. "Canopy" means all areas occupied by any portion of a Cannabis plant whether contiguous or noncontiguous on any one site. When plants occupy multiple horizontal planes (as when plants are placed on shelving above other plants) each plane must be counted as a separate Canopy area.</p> <p>I. "Chapter" means a Chapter of this Title.</p> <p>J. "Code" means the Los Angeles County Code.</p> <p>K. "Commercial Cannabis Cultivation" means cultivation of Cannabis undertaken in the course of conducting a Cannabis Business.</p> <p>L. "Commercial Cannabis Permit" means a permit, certificate, or other approval issued by the County to a Person authorizing that Person to operate a Cannabis Business or engage in Business as a Cannabis Business within the unincorporated areas of the County.</p> <p>M. "County" means the County of Los Angeles.</p> <p>N. "Cultivation" means any activity involving the planting, growing, harvesting, drying, curing, grading, or trimming of Cannabis and includes, but is not limited to, the operation of a Nursery.</p> <p>O. "Days" means calendar days, which is all days including Saturdays, Sundays, and County holidays, unless otherwise specified.</p> <p>P. "Distribution" means the procurement, Sale, transport, or delivery of Cannabis and Cannabis Products between Businesses or Persons in the unincorporated areas of the County in accordance with Section 4.71.210.</p> <p>Q. "Gross Receipts," except as otherwise specifically provided, means:</p> <ol style="list-style-type: none"> 1. The total amount (including all receipts, cash, credits, services and property of any kind or nature) received or payable for the Sale of goods, or for the performance of any act or service of any nature for which a charge is made or credit allowed (whether such service, act or for employment done as part of or in connection with the Sale of goods, wares, merchandise or not) related to Cannabis Business, without any deduction therefrom on account of the cost of the property sold, the cost of materials used, labor or service costs, interest paid or payable, losses or any other expense whatsoever.
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Candidate Statements & Measures

2. Gross Receipts include the total amount received or payable related to Cannabis Business whether designated as a sales price, royalty, rent, membership fee, automated teller machine (ATM) service fee, delivery fee, slotting fee, any other fee, vaping room service charge, commission, dividend, or other designation.

3. In the event the Business is involved in a Non-Arm's Length Transaction, the Gross Receipts will be the fair market value using a methodology approved by the Tax Administrator.

4. The following are excluded from Gross Receipts:

a. Cash discounts where allowed and taken on Sales.

b. Any tax required by law to be included in or added to the purchase price and collected from the consumer or purchaser.

c. Such part of the sale price of any property returned by purchasers to the seller as refunded by the seller by way of cash or credit allowances or return of refundable deposits previously included in Gross Receipts.

d. Receipts derived from the occasional Sale of used, obsolete or surplus trade fixtures, machinery or other equipment used by the taxpayer in the regular course of the taxpayer's Business.

e. Cash value of Sales, trades or transactions between departments or units of the same Business located in the unincorporated areas of the County if authorized by the Tax Administrator in writing in accordance with Section 4.71.210.

f. Receipts of refundable deposits, except forfeited deposits calculated as income for the Business.

g. Retail Sales of non-Cannabis Products, such as t-shirts, sweaters, hats, stickers, key chains, bags, books, posters, rolling papers, Cannabis accessories such as pipes, pipe screens, vape pen batteries (without Cannabis) or other personal tangible property.

h. Payments made by the Tax-reporting Cannabis Business to a Cannabis customer for the difference in the original price and subsequent renegotiated or finalized price of products or services sold. This type of transaction is referred to as a "Billback." The Tax-reporting Cannabis Business must provide supporting documentation to the Tax Administrator to substantiate the transaction in order to be eligible for a Gross Receipts exclusion.

i. Whenever there are included within the Gross Receipts amounts which reflect Sales for which credit was extended and such amount proved uncollectible in a subsequent year, those amounts may be excluded from the Gross Receipts in the year they prove to be uncollectible; provided, however, if the whole or portion of such amounts excluded as uncollectible are subsequently collected, they must be included in the amount of Gross Receipts for the period when they are recovered.

R. "Hearing Officer" means the person qualified to conduct a fair and impartial hearing, including but not limited to the Office of the County Hearing Officer if one has been created.

S. "Industrial Hemp" means a fiber or oilseed crop, or both, that is limited to types of the plant Cannabis sativa L. having no more than three-tenths (3/10) of one percent (1%) tetrahydrocannabinol (THC) contained in the dried flowering

tops, whether growing or not, the seeds of the plant, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds or resin produced therefrom.

T. "Lighting" means a source of light that is primarily used for promoting the biological process of plant growth. Lighting does not include sources of light that primarily exist for the safety or convenience of staff or visitors to the facility, such as emergency lighting, walkway lighting, or light admitted via small skylights, windows, or ventilation openings.

U. "Manufacturing" means the Processing, production, preparation, propagation, or compounding of Cannabis or Cannabis Products either directly or indirectly or by extraction and/or infusion and chemical synthesis methods, at a fixed location that packages or repackages Cannabis or Cannabis Products, and includes the preparing, holding, or storing of components and ingredients of Cannabis and Cannabis Products.

V. "May" means permissive.

W. "Must" means mandatory.

X. "Nursery" means a facility or part of a facility that is used only for producing clones, immature plants, seeds, and other agricultural products used specifically for the planting, propagation, and cultivation of Cannabis.

Y. "Non-Arm's Length Transaction" means a Sale not entered in good faith or that does not reflect fair market value in the open market.

Z. "Person" means an individual, firm, partnership, joint venture, association, corporation, limited liability company, estate, trust, or Business trust, or any other entity or association conducting or representing a Business for purposes of this Chapter.

AA. "Processing" means a cultivation site that conducts only trimming, drying, curing, grading, packaging, or labeling of Cannabis and non-manufactured Cannabis Products.

AB. "Retailer" means a Person who Sells Cannabis or Cannabis Products at their place of business or by delivery to an end user or customer for use or consumption rather than to another Person or business for resale.

AC. "Sale" or "Sell" means and includes any sale, exchange, or barter either as a retailer or wholesaler by a Person. "Sale" or "Sell" also means any transaction whereby, for any consideration, title to Cannabis or Cannabis Products are transferred from one Person to another and includes the delivery of Cannabis or Cannabis Products pursuant to an order placed for the purchase of the same, but does not include the return of Cannabis or Cannabis Products to the Commercial Cannabis permittee from whom the Cannabis or Cannabis Product was purchased.

AD. "State" means the State of California.

AE. "State License" means a license issued pursuant to California Business and Professions Code section 26050, and all other applicable State laws, required for operating a Cannabis Business.

AF. "Tax" means the Cannabis Business Tax levied under this Chapter.



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<p>AG. "Tax Administrator" means the Treasurer and Tax Collector of the County of Los Angeles or their designee(s).</p> <p>AH. "Testing Laboratory" means a Cannabis Business that: (i) offers or performs tests of Cannabis or Cannabis Products, (ii) Sells no products, excepting only testing supplies and materials, (iii) is accredited by an accrediting body that is independent from all other Persons involved in the Cannabis industry in the State, and (iv) is registered with the Department of Cannabis Control or other State agency.</p> <p>4.71.050 No Effect on Other Taxes, Fees or Charges, or Other Permits or Licenses.</p> <p>A. The Cannabis Business Tax is additional to all other taxes. This Chapter shall not be deemed to repeal, amend, be in lieu of, replace or in any way affect any Tax, fee or other charge imposed, assessed or required by, under or by virtue of any other Title or Chapter of this Code, any other ordinance or resolution of the County or any city within the County, or as required by law.</p> <p>B. Nothing contained in this Chapter will be deemed to repeal, amend, be in lieu of, replace or in any way affect any requirements for any Commercial Cannabis Permit, or any other permit, license, or other certificate required by, under or by virtue of any provision of any other Title or Chapter of this Code, any other ordinance or resolution of the County or any city within the County, or as required by law.</p> <p>C. A Commercial Cannabis Permit issued by the County may be revoked, suspended, or not renewed in the event that the Person holding that permit has failed to:</p> <ol style="list-style-type: none"> 1. Register or renew such Tax registration with the Tax Administrator; <p>or</p> <ol style="list-style-type: none"> 2. Timely pay all taxes, interest, penalties, and fees owed under this Chapter. <p>4.71.060 Payment of Tax Does Not Authorize Unlawful Business.</p> <p>A. The payment of the Cannabis Business Tax required by this Chapter, and its acceptance by the County, does not entitle any Person to carry on any Cannabis Business unless the Person has complied with all of the requirements of this Code and all other applicable State and local laws.</p> <p>B. No Tax paid under the provisions of this Chapter will be construed as authorizing the conduct or continuance of any illegal or unlawful Business, or any Business in violation of any local or State law.</p> <p>4.71.070 Tax Imposed.</p> <p>A. Beginning July 1, 2023, there will be a Cannabis Business Tax imposed upon each Person who is engaged in Business as a Cannabis Business in the unincorporated areas of the County. Such Tax is payable regardless of whether the Person has been issued a Commercial Cannabis Permit to operate lawfully in the unincorporated areas of the County or is operating unlawfully. The County's acceptance of a Tax</p>	<p>payment from a Cannabis Business operating illegally does not constitute the County's approval or consent to such illegal operations.</p> <p>B. The rate of the Tax will be as follows:</p> <ol style="list-style-type: none"> 1. Every Person engaged in retail Sales of Cannabis and Cannabis Products, including as a retailer, dispensary, non-storefront retailer, retail delivery, or microbusiness, as defined in Government Code section 14837, must pay a Tax at the rates specified below: <ol style="list-style-type: none"> a. Beginning July 1, 2023 through June 30, 2026, the Tax rate on retail Sales of Cannabis and Cannabis Products will be four percent (4%) of Gross Receipts. After June 30, 2026, the Tax rate will remain at four percent (4%) of Gross Receipts, unless the Board of Supervisors adjusts the rate. b. Beginning July 1, 2026, the Tax rate of the Cannabis Business Tax on retail Sales of Cannabis and Cannabis Products may be adjusted by resolution of the Board of Supervisors to a rate less than or equal to the maximum rate, which is six percent (6%) of Gross Receipts. 2. Every Person engaged in Manufacturing or Processing of Cannabis and Cannabis Products must pay a Tax at the rates specified below: <ol style="list-style-type: none"> a. Beginning July 1, 2023 through June 30, 2026, the Tax rate on Manufacturing or Processing of Cannabis and Cannabis Products will be three percent (3%) of Gross Receipts. After June 30, 2026, the Tax rate will remain at three percent (3%) of Gross Receipts, unless the Board of Supervisors adjusts the rate. b. Beginning July 1, 2026, the Tax rate of the Cannabis Business Tax on Manufacturing or Processing of Cannabis and Cannabis Products may be adjusted by resolution of the Board of Supervisors to a rate less than or equal to the maximum rate, which is four percent (4%) of Gross Receipts. 3. Every Person engaged in Distribution of Cannabis and Cannabis Products must pay a Tax at the rate specified below: <ol style="list-style-type: none"> a. Beginning July 1, 2023 through June 30, 2026, the Tax rate on Distribution of Cannabis and Cannabis Products will be three percent (3%) of Gross Receipts. After June 30, 2026, the Tax rate will remain at three percent (3%) of Gross Receipts, unless the Board of Supervisors adjusts the rate. b. Beginning July 1, 2026, the Tax rate of the Cannabis Business Tax on Distribution of Cannabis and Cannabis Products may be adjusted by resolution of the Board of Supervisors to a rate less than or equal to the maximum rate, which is three percent (3%) of Gross Receipts. 4. Every Person engaged in operating a Testing Laboratory for Cannabis and Cannabis Products must pay a Tax at the rates specified below: <ol style="list-style-type: none"> a. Beginning July 1, 2023 through June 30, 2026, the Tax rate on operating a Testing Laboratory for Cannabis and Cannabis Products will be one percent (1%) of Gross Receipts. After June 30, 2026, the Tax rate will remain at one percent (1%) of Gross Receipts, unless the Board of Supervisors adjusts the rate.
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<p>b. Beginning July 1, 2026, the Tax rate of the Cannabis Business Tax on operating a Testing Laboratory for Cannabis and Cannabis Products may be adjusted by resolution of the Board of Supervisors to a rate less than or equal to the maximum rate, which is two percent (2%) of Gross Receipts.</p> <p>5. Every Person engaged in Commercial Cannabis Cultivation must pay a Tax at the annual rates specified below:</p> <p>a. Beginning July 1, 2023 through June 30, 2026, the Tax rate for Commercial Cannabis Cultivation will be:</p> <p>i. Seven dollars (\$7) per square foot of Canopy space in a facility that uses exclusively artificial Lighting.</p> <p>ii. Four dollars (\$4) per square foot of Canopy space in a facility that uses a combination of natural and artificial Lighting.</p> <p>iii. Four dollars (\$4) per square foot of Canopy space in a facility that uses no artificial Lighting.</p> <p>iv. Two dollars (\$2) per square foot of Canopy space for any Nursery.</p> <p>b. After June 30, 2026, the Tax rates for Commercial Cannabis Cultivation will remain as specified in Section 4.71.070(B)(5)(a), unless the Board of Supervisors adjusts the rates.</p> <p>c. Beginning July 1, 2026, the Tax rates of the Cannabis Business Tax on Commercial Cannabis Cultivation may be adjusted by resolution of the Board of Supervisors to rates less than or equal to the maximum annual rates, which are:</p> <p>i. Ten dollars (\$10) per square foot of Canopy space in a facility that uses exclusively artificial Lighting.</p> <p>ii. Seven dollars (\$7) per square foot of Canopy space in a facility that uses a combination of natural and artificial Lighting.</p> <p>iii. Four dollars (\$4) per square foot of Canopy space in a facility that uses no artificial Lighting.</p> <p>iv. Two dollars (\$2) per square foot of Canopy space for any Nursery.</p> <p>d. Beginning July 1, 2027 and on each July 1 thereafter, the maximum annual Tax rates for Commercial Cannabis Cultivation specified in Section 4.71.070(B)(5)(c) will increase annually for inflation based on the average Consumer Price Index ("CPI") for the Los Angeles County area for the preceding year as published by the United States Government Bureau of Labor Statistics. However, no CPI adjustment resulting in a decrease of any Tax imposed may be made.</p> <p>e. For purposes of determining the Tax imposed under this Section, the square footage of Canopy space is the maximum square footage of Canopy space allowed by the Commercial Cannabis Permit authorizing the Commercial Cannabis Cultivation. If a Person engaged in Commercial Cannabis Cultivation does not have a Commercial Cannabis Permit issued by the County, then the square footage of Canopy space is determined by the Tax Administrator.</p> <p>6. Every Person engaged in any type of Cannabis Business not described in Sections 4.71.070(B)(1) through 4.71.070(B)(5) must pay a Tax at the rates specified below:</p>	<p>a. Beginning July 1, 2023 through June 30, 2026, the Tax rate on any type of Cannabis Business not described in Sections 4.71.070(B)(1) through 4.71.070(B)(5) will be four percent (4%) of Gross Receipts. After June 30, 2026, the Tax rate will remain at four percent (4%) of Gross Receipts, unless the Board of Supervisors adjusts the rate.</p> <p>b. Beginning July 1, 2026, the Tax rate of the Cannabis Business Tax on any type of Cannabis Business not described in Sections 4.71.070(B)(1) through 4.71.070(B)(5) may be adjusted by resolution of the Board of Supervisors to a rate less than or equal to the maximum rate, which is four percent (4%) of Gross Receipts.</p> <p>4.71.080 Tax Registration.</p> <p>Any Person who engages in Business as a Cannabis Business, whether an existing, newly established, or acquired Business, must register with the Tax Administrator within thirty (30) Days of commencing operation or within thirty (30) Days after the effective date of the ordinance codified in this Chapter, and must annually renew such tax registration within thirty (30) Days of the Cannabis Business Tax registration anniversary date of each year thereafter. Registration requires each Person to furnish to the Tax Administrator affirmation under penalty of perjury, on a form or electronic submission determined by the Tax Administrator that may set forth the following information:</p> <p>A. General Information.</p> <ol style="list-style-type: none"> 1. The name of the Business, the street address where such Business is to be carried on, and a telephone number and email address for the Business; 2. The registrant's name, address, telephone number and email address; 3. A description of the exact nature or kind of Business; 4. If a Business is conducted at a specific location, information for the property owner or lessor of record, including but not limited to, the name, address, telephone number, and email address of the property owner or lessor of record; and 5. Any additional information that the Tax Administrator may require. <p>B. Business Entity Information.</p> <ol style="list-style-type: none"> 1. The registrant must provide the name, address, telephone number, and email address of each owner of the Business. If applicable, the registrant must also provide the following information: <ol style="list-style-type: none"> a. Proof of the Business' active status and the entity number assigned by the California Secretary of State; b. An email address, telephone number, address of corporate headquarters, and website address for the Business; c. For a partnership, the name, address, telephone number, website address and email address of each partner of the Business. If one or more of the partners is a corporation, the provisions of this Chapter as to a corporate registrant apply; d. For a corporation, the name that appears in the articles of incorporation as filed with the California Secretary of State; the name, address, telephone number, website address, and email address of each officer; the name, address, telephone number, and email address of each shareholder owning shares equal to
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or greater than ten percent (10%) of the total shares issued by the corporation; and the name and address of an officer duly authorized to accept legal service of process;

e. For a limited liability company, the name, address, telephone number, and email address of each member and every Person having any right, title, or interest in the premises. If applicable, the name of each managing member, or the name, address, telephone number, website address, and email address of the manager if the limited liability company is not managed by any of its members;

f. For an estate, trust, or business trust, the name, address, telephone number, website address, and email address of the trustee(s); or

g. For any Business organizational structure not referenced in Subsections c through f above, the Tax Administrator may require additional ownership information as needed.

2. If the Business is advertised to the public and known by a name or designation other than the name on the Tax registration, the registrant must provide the other name(s) or designation(s) for the Business, also referred to as a "Fictitious Business Name Statement."

C. The Business must notify the Tax Administrator in writing or by an electronic submission method determined by the Tax Administrator within thirty (30) Days of any changed information provided in a Tax registration. Following review of the notice of change, the Tax Administrator will determine whether a new Tax registration is required and will notify the Business. Failure to provide the required notice of change constitutes a violation of this Chapter.

D. In the event there is a change in ownership of any Cannabis Business:

1. The new owner is required to submit an updated Tax registration to the Tax Administrator with thirty (30) Days; and

2. Unless otherwise provided by law, it is the joint and several liability of both the seller and buyer to remit any taxes, interest, penalties, and fees due up until the date of Sale; otherwise, a certificate of lien may be recorded against both the seller and/or buyer in an amount determined by the Tax Administrator.

4.71.090 Payment and Tax Statement Required Monthly.

The Tax imposed by this Chapter will be due and payable as follows:

A. On or before the last day of each calendar month, every Person owing a Tax under this Chapter must provide a tax statement to the Tax Administrator of the amount of Tax owed for the preceding calendar month. Payment for the full amount of Tax owed for the preceding calendar month must be remitted to the Tax Administrator with the tax statement each calendar month.

B. All tax statements must be completed on forms or a website determined by the Tax Administrator.

C. Tax statements and payments for all outstanding taxes owed to the County are immediately due to the Tax Administrator upon cessation of a Cannabis Business for any reason.

D. The Tax Administrator may, at their discretion, establish alternative reporting and payment periods for any taxpayer as the Tax Administrator deems necessary to ensure effective collection of the Cannabis Business Tax. The Tax Administrator may require that a taxpayer make payments via a cashier's check, money order, wire transfer, or similar instrument.

4.71.100 Payments and Communications Made by Mail—Proof of Timely Submittal.

Whenever any payment, statement, report, request, or other communication received by the Tax Administrator is received after the time prescribed by this Chapter for the receipt thereof, but is in an envelope bearing a postmark showing that it was mailed on or prior to the date prescribed in this Chapter for the receipt thereof, or whenever the Tax Administrator is furnished substantial proof, as determined by the Tax Administrator, that the payment, statement, report, request, or other communication was in fact deposited in the United States mail on or prior to the date prescribed for receipt thereof, the Tax Administrator may regard such payment, statement, report, request, or other communication as having been timely received. If the due date is a Saturday, Sunday, or a County holiday, the due date will be the next regular business day.

4.71.110 Payment—When Taxes Deemed Delinquent.

Unless otherwise specifically provided under other provisions of this Chapter, any Tax, interest, or penalty due under the provisions of this Chapter must be deemed delinquent if not paid on or before the due date specified in Section 4.71.090.

4.71.120 Notice Not Required by County.

The Tax Administrator is not required to send a delinquency or other notice or bill to any Person subject to the provisions of this Chapter and failure to send such notice or bill will not affect the validity of any Tax, interest, or penalty due under the provisions of this Chapter.

4.71.130 Payment—Penalties and Interest for Delinquency.

A. Any Person who fails to pay any Tax required to be paid pursuant to this Chapter on or before the due date must pay penalties and interest as follows:

1. A penalty equal to ten percent (10%) of the unpaid Tax.

2. An additional penalty equal to ten percent (10%) of the unpaid Tax if the Tax remains unpaid for a period exceeding one (1) calendar month beyond the due date.

3. Interest at the rate of one and one-half percent (1.5%) per month on the amount of the unpaid Tax. Interest will be applied at the monthly rate from the date on which the remittance first became delinquent and will continue to accrue monthly on the Tax, exclusive of penalties, until the balance is paid in full.

4. Whenever a check, whether paper or electronic, is submitted to the Tax Administrator as payment of the Tax and the check is subsequently returned unpaid by the bank upon which the check is drawn, the taxpayer is responsible for the Tax amount due plus the returned check fee, penalties, interest as provided for in this Section, and any amount allowed under State law.

4.71.140 Cancellation of Penalties and Interest.



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The Tax Administrator may cancel the penalties and interest imposed upon any Person pursuant to Section 4.71.130 if the Person provides evidence satisfactory to the Tax Administrator that the delinquency was due to circumstances beyond the control of the Person and occurred notwithstanding the exercise of ordinary care and the absence of willful neglect, and the Person paid the delinquent Tax owed the County, prior to applying to the Tax Administrator for a cancellation.

4.71.150 Refunds—Procedures.

A. Whenever the amount of any Tax, penalty, or interest has been overpaid, paid more than once, or has been erroneously collected or received by the County under this Chapter, it may be refunded to the claimant who paid the Tax, provided that a written or electronic submission claim for Tax refund is signed under penalty of perjury and filed with the Tax Administrator within three (3) years of the date the Tax was originally due and payable.

B. The Tax Administrator or the Tax Administrator's authorized agent has the right to examine and audit all the books and business records of the claimant and any other information deemed necessary by the Tax Administrator in order to determine the eligibility of the claimant to the claimed refund. A claim for refund may not be granted if the claimant refuses to allow such examination of claimant's books, business records, and other information after a request by the Tax Administrator.

C. In the event that the Tax was erroneously paid and it is determined by the Tax Administrator to be an error on its part, the entire amount of the Tax erroneously paid will be refunded to the claimant.

D. No refund will be made of any Tax collected pursuant to this Chapter, except as provided in Section 4.71.160.

E. No refund of any Tax collected pursuant to this Chapter will be made because of the discontinuation, dissolution, or other termination of a Business.

4.71.160 Refunds—Credits.

Any Person entitled to a refund of Taxes paid pursuant to this Chapter may elect in writing to have such refund applied as a credit against such Person's subsequent Taxes.

4.71.170 Exemption—Personal Cultivation and Use.

The provisions of this Chapter do not apply to personal Cannabis cultivation or personal use of Cannabis, to the extent those activities are authorized in the "Medicinal and Adult Use Cannabis Regulation and Safety Act," as may be amended. This Chapter does not apply to personal use of Cannabis that is specifically exempted from State licensing requirements, that meets the definition of personal use or equivalent terminology under State law, and provided that the individual receives no compensation whatsoever related to that personal cultivation or use.

4.71.180 Rules and Regulations.

A. The Tax Administrator has the power and duty to enforce each and all of the provisions of this Chapter.

B. The Tax Administrator may adopt administrative rules and regulations consistent with provisions of this Chapter for the purpose of interpreting, clarifying, carrying out, and enforcing the payment, collection, and remittance of the Tax imposed by

this Chapter, as well as developing rules and procedures for appeals and selecting the appropriate administrative hearing process that provides a fair and impartial hearing. A copy of such administrative rules and regulations may be on file in the Tax Administrator's office. To the extent the Tax Administrator determines that the Tax imposed under this Chapter may not be collected in full for any period of time from any particular Business, such determination is an exercise of the Tax Administrator's discretion to settle disputes and must not constitute a change in taxing methodology, nor is such determination a waiver of the County's ability to impose the Tax in full.

C. Upon a proper showing of good cause, the Tax Administrator may make administrative agreements, with appropriate conditions, to vary from the strict requirements of this Chapter and thereby (1) conform to the billing procedures of a particular Cannabis Business so long as said agreements result in the collection of the Tax in conformance with the general purpose and scope of this Chapter; or (2) to avoid a hardship where the administrative costs of collection and remittance greatly outweigh the Tax benefit. A copy of each such agreement must be on file in the Tax Administrator's office and is voidable by the Tax Administrator at any time.

D. Upon receipt of a written or electronic submission request of a Cannabis Business, and for good cause, the Tax Administrator may extend the time for filing any Tax statement required pursuant Section 4.71.090 for a period of not to exceed forty-five (45) Days, provided that the time for filing the required Tax statement has not already passed when the request is received. No penalty for delinquent payment will accrue by reason of such extension. Interest will accrue during said extension at the rate of one and one-half percent (1.5%) per month, prorated for any portion thereof.

4.71.190 Enforcement—Duties of Tax Administrator and Sheriff.

It is the duty of the Tax Administrator to enforce each and every provision of this Chapter, and the Sheriff must render such assistance in the enforcement of this Chapter as may from time to time be required by the Tax Administrator. The Tax Administrator may also request assistance from other County departments, or from local, State, or federal authorities, for the civil or criminal enforcement of the Chapter.

4.71.200 Constitutionality and Legality.

The terms of this Chapter must not be deemed or construed to apply to any Person when imposition of the Tax upon that Person would violate the Constitution of the United States or that of the State of California or preemptive State or federal law. The Tax provided for by this Chapter must not be applied so as to cause an undue burden upon interstate commerce or be violative of the Equal Protection and Due Process Clauses of the Constitutions of the United States or the State of California. If a Person believes that the Tax, as applied to them, is impermissible under applicable law, that Person may request that the Tax Administrator release them from the obligation to pay the impermissible portion of the Tax.

4.71.210 Apportionment.

A. If a Person subject to the Tax is operating both within the unincorporated areas of the County and outside the unincorporated areas of the County, it is the intent of the



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County to apply the Cannabis Business Tax so that the measure of the Tax fairly reflects the proportion of the taxed activity carried on in the unincorporated areas of the County.

B. To the extent a Person subject to the Tax seeks an apportionment that Person may apply to the Tax Administrator for an adjustment of the Tax. It is that Person's burden to provide the Tax Administrator a written or electronic request under penalty of perjury for an adjustment within one (1) year after the date of payment of the Tax. If that Person does not request an adjustment in writing or by an electronic submission, within one (1) year from the date of payment, then that Person must be conclusively deemed to have waived any adjustment for that Tax year and all prior Tax years.

C. The Person seeking the adjustment must, by sworn statement and supporting testimony, show the method and volume of Business, the Gross Receipts, and such other information as the Tax Administrator may deem necessary. The Tax Administrator may conduct an investigation, and may adjust the Tax for that Person to an amount that is reasonable and nondiscriminatory, or if the Tax has already been paid, may order a refund of the amount over and above the Tax adjustment. The Tax Administrator has the authority to base the Tax on a percentage of Gross Receipts or any other measure which will assure that the Tax assessed is uniform with Businesses of like nature, so long as the amount assessed does not exceed the Tax as prescribed by this Chapter.

D. The Tax Administrator may promulgate administrative procedures for apportionment as deemed useful or necessary.

4.71.220 Audit and Examination of Premises and Records.

A. For purpose of ascertaining the amount of Cannabis Business Tax owed or verifying the representations made by any Person engaged in a Cannabis Business in support of their tax calculation, the Tax Administrator or the Tax Administrator's authorized agent has the power to inspect any location where Cannabis Business occurs. The Tax Administrator or the Tax Administrator's authorized agent has the authority to audit and examine, or cause to be audited and examined, all books and records of Persons engaged in a Cannabis Business including both State and federal income tax returns, to the extent not preempted by State and federal privacy laws, California sales tax returns, other evidence documenting the Gross Receipts, all equipment of any Person engaged in Cannabis Business in the unincorporated areas of the County, and such other information the Tax Administrator deems necessary for the purpose of ascertaining the amount of Tax, if any, required to be paid by the provisions of this Chapter, and for the purpose of verifying any statements or any item thereof when filed by any Person pursuant to the provisions of this Chapter. If such Person, after written demand by the Tax Administrator, refuses to make available for audit, examination or verification such books, records, equipment, or other information as the Tax Administrator requests, the Tax Administrator may, after full consideration of all information within their knowledge concerning the Cannabis Business and activities of the Person so refusing, make an assessment in the manner provided in Sections 4.71.230 through 4.71.250 of any Taxes, penalties, and interest estimated to be due.

B. It is the duty of every Person liable for the collection and payment to the County of any Tax imposed by this Chapter to keep and preserve, for a period of at least four (4) years, all records as may be necessary to determine the amount of such

Tax as they may have been liable for the collection of and payment to the County, of which records the Tax Administrator has the authority to inspect.

4.71.230 Tax Deemed Debt to County—Lien Procedure.

A. The amount of any Tax, penalties, and interest imposed by the provisions of this Chapter on any Person engaged in any Business will be deemed a debt to the County. The Tax Administrator, in the name of the County, may bring suit for the recovery of any Tax, penalties, interest, and fees due to the County pursuant to this Chapter.

B. In addition to any other method of collection authorized by law, the County may collect the Tax imposed pursuant to this Chapter by way of a lien in the same manner as other liens as prescribed in sections 2191.3 through 2191.6 of the California Revenue and Taxation Code.

4.71.240 Deficiency Determinations.

If the Tax Administrator is not satisfied that a Tax statement as required under Section 4.71.090 is correct, or that the Tax payment remitted to the Tax Administrator is correctly computed, the Tax Administrator may compute and determine the amount to be paid and make a deficiency determination upon the basis of the facts contained in the Tax statement or upon the basis of any information in their possession or that may come into their possession within three (3) years of the date the Tax was originally due and payable. One or more deficiency determinations of the amount of Tax due for a period or periods may be made. When a Person discontinues, dissolves, or terminates a Business, a deficiency determination may be made by the Tax Administrator at any time within three (3) years thereafter as to any Tax liability of such Business whether or not a deficiency determination is issued prior to the date the Tax would otherwise be due. Notice of a deficiency determination by the Tax Administrator will be given to the Person in the same manner as notices of assessment are given under Section 4.71.260.

4.71.250 Tax Assessment—Authorized When—Nonpayment—Fraud.

A. At any time under one or more of the following circumstances, the Tax Administrator may make and give notice to a Person of a Tax assessment amount due under this Chapter:

1. If the Person has not filed any Tax statement required under the provisions of this Chapter including Section 4.71.090;
2. If the Person has not paid any Tax due under the provisions of this Chapter; or
3. If the Person has not, after demand by the Tax Administrator, filed a corrected Tax statement, or furnished to the Tax Administrator adequate substantiation of the information contained in a Tax statement already filed, or paid any additional amount of Tax due under the provisions of this Chapter.

B. If the Tax Administrator determines that the nonpayment of any Tax due under this Chapter is due to fraud, a penalty of twenty-five percent (25%) of the Tax amount due may be added to the assessment, in addition to penalties and interest otherwise stated in this Chapter.



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C. The notice of assessment must separately set forth the amount of any Tax known by the Tax Administrator to be due or estimated to be due under this Chapter, after consideration of all information within the Tax Administrator's knowledge concerning the assessment, and must include the amount of any penalties and interest accrued on each amount due or estimated to be due under this Chapter.

4.71.260 Tax Assessment—Notice Requirements.

The notice of assessment may be served upon the Person either by serving such notice personally, or by a deposit of the notice in the United States mail addressed to the Person, the Business address, or to such other address as they may file with the Tax Administrator for the purpose of receiving notices provided under this Chapter; or, should the Person have no current address registered with the Tax Administrator for such purpose, then to such Person's last known address. For the purposes of this Section, service by mail is complete on the date of deposit in the United States mail.

4.71.270 Tax Assessment—Hearing—Application—Determination—Appeal.

A. The Tax Administrator will advise in the notice of assessment that a Person or Business may appeal a Tax assessment. An appeal may be requested by a notice of appeal in writing, by an electronic submission, or other method established by the Tax Administrator, for an appeal hearing on the Tax assessment. A notice of appeal must be received by the Tax Administrator within thirty (30) Days following the date of service of the notice of assessment.

B. A notice of appeal must state all bases for an appeal, including a detailed statement of defense to the Tax assessment, any supporting evidence, and the appellant's signature under penalty of perjury.

C. If a timely notice of appeal is not received by the Tax Administrator within thirty (30) Days from the date of service of the notice of assessment, the Tax assessment by the Tax Administrator will be a final decision of the County, and any Tax, penalties, and interest imposed will be due.

D. Within thirty (30) Days of receipt of a timely and complete notice of appeal a Hearing Officer will be appointed, and once appointed the Tax Administrator will forward the notice of appeal and all relevant Tax documents to the Hearing Officer.

E. Within thirty (30) Days of receipt of an appellant's notice of appeal, the Hearing Officer may schedule the matter for hearing. The Hearing Officer must send notice of the hearing to the appellant, Tax Administrator, and any applicable County department fifteen (15) Days prior to the hearing by registered or certified mail, or by email if requested by the appellant on the notice of appeal.

F. The Hearing Officer notice will be entitled, "Hearing Officer Notice of Cannabis Business Tax Appeal Hearing" and must include, at a minimum: the name and address of the Person or Business assessed by the Tax Administrator; the date, time and place of the hearing; and the following statement: "Any interested individual may at any time prior to the date above named, file with the Hearing Officer written testimony and/or documentary evidence, and may appear at the time and place of the hearing to offer their testimony."

G. The Hearing Officer may consider all competent evidence if such evidence is relevant to the Tax assessment being appealed. The Hearing Officer may at their option hear and consider additional argument and points and authorities of law. At such hearing an appellant may appear, which may include a remote appearance at the discretion of the Hearing Officer, and offer oral evidence under oath to explain why the assessment by the Tax Administrator should not be confirmed and fixed as the Tax, penalties, and interest due. The burden of proof rests with the appellant to show why an amount assessed by the Tax Administrator is not due.

H. Applicable rules of evidence may be applied by the Hearing Officer to the same extent that they are now or hereafter recognized in civil actions; such as witness testimony may be subject to cross-examination, privileged information or privileged documents may be protected from disclosure, and irrelevant and unduly repetitious evidence may be excluded.

I. At any time prior to a final decision by the Hearing Officer, a notice of assessment may be amended or supplemented by the Tax Administrator. Notice must be given by the Tax Administrator of all amended Tax assessments in the manner prescribed in Section 4.71.260 for giving notice of assessment, and the notice must disclose how to file an appeal or amend a notice of appeal previously filed.

J. The Hearing Officer will issue a notice of order containing the final decision of the County on the appeal, and send such notice to the appellant, Tax Administrator, and any applicable County department in the manner prescribed in Section 4.71.260 for giving notice of assessment. The notice of order from the Hearing Officer must contain the amount of Tax, interest, and penalties, if any, due to the County by the appellant. This order will be final and conclusive. Any amount due is immediately payable upon the service of the said notice of order.

4.71.280 Violation Deemed Misdemeanor—Civil Penalty—Administrative Fine.

A. Misdemeanor. Any Person violating any of the provisions of this Chapter may be guilty of a misdemeanor in Superior Court, and upon conviction thereof may be punished by a fine of not more than five hundred dollars (\$500), imprisonment for a period of not more than six (6) months, or by both fine and imprisonment.

B. Civil Penalty. The Tax Administrator in the name of the County may bring a civil action to seek imposition of civil penalties of up to one thousand dollars (\$1,000) per violation, including the recovery of any Tax, interest, or penalty due to the County pursuant to the provisions of this Chapter, and any other appropriate legal or equitable relief in any court of competent jurisdiction for violations of this Chapter.

C. Administrative Fine. Any Person violating any of the provisions of this Chapter will be subject to an administrative fine, issued by the Tax Administrator pursuant to Chapter 1.25 of this Code, not to exceed one thousand dollars (\$1,000) per violation.

4.71.290 Conviction or Civil Judgment for Chapter Violation—Taxes Not Waived.

The conviction and punishment or civil judgment against any Person for failure to pay the required Tax will not excuse or exempt such Person from any civil action for the Tax, penalty,



Candidate Statements & Measures

and interest debt unpaid at the time of such conviction. No civil action will prevent a criminal prosecution for any violation of the provisions of this Chapter or of any State law requiring the payment of all taxes.

4.71.300 Severability.

Should any provision of this Chapter, or its application to any Person or circumstance, be determined by a court of competent jurisdiction to be unlawful, unenforceable, or otherwise void, that determination will not affect any other provision of this Chapter or the application of this Chapter to any other Person or circumstance and, to that end, the provisions hereof are severable.

4.71.310 Effect of State and Federal Reference/Authorization.

A. Any reference to a State or federal statute in this Chapter means such statute as it may be amended from time to time; provided, that such reference to a statute herein may not include any amendment thereto, or to any change of interpretation thereto by a State or federal agency or court of law with the duty to interpret such law, to the extent that such amendment or change of interpretation would, under California law, require voter approval of such amendment or interpretation, or to the extent that such change would result in a Tax decrease. To the extent voter approval would otherwise be required or a Tax decrease would result, the prior version of the statute (or interpretation) will remain applicable; for any application or situation that would not require voter approval or result in a decrease of a Tax, provisions of the amended statute (or new interpretation) will be applicable to the maximum extent possible.

B. To the extent that the County's authorization to collect or impose any Tax imposed under this Chapter is expanded as a result of changes in State or federal law, no amendment or modification of this Chapter may be required to conform the Tax to those changes, and the Tax must be imposed and collected to the full extent of the authorization up to the full amount of the Tax imposed under this Chapter.

4.71.320 Remedies Cumulative.

All remedies and penalties prescribed by this Chapter or which are available under any other provision of law or equity, including but not limited to the California False Claims Act (California Government Code section 12650 et seq.) and the California Unfair Practices Act (California Business and Professions Code section 17070 et seq.), are cumulative. The use of one or more remedies by the County will not bar the use of any other remedy for the purpose of enforcing the provisions of this Chapter.

4.71.330 Amendment or Repeal.

This Chapter of the Los Angeles County Code may be repealed or amended, by resolution or ordinance, by a majority vote of the members of the Board of Supervisors and without a vote of the people. However, pursuant to California Constitution, Article XIII C, voter approval is required for any amendment provision that would expand, extend, or increase the rate of any Tax levied pursuant to this Chapter. The people of the County of Los Angeles affirm that the following actions will not constitute an increase of the rate of a Tax:

A. The restoration of the rate of the Tax to the maximum rate that is no higher than that set by this Chapter, if the Board of Supervisors has acted to reduce the rate of the Tax;

B. An action that interprets or clarifies the methodology of the Tax, or any definition applicable to the Tax, so long as interpretation or clarification (even if contrary to some prior interpretation or clarification) is not inconsistent with the language of this Chapter;

C. The establishment of a class of Person that is exempt or excepted from the Tax or the discontinuation of any such exemption or exception (other than the discontinuation of an exemption or exception specifically set forth in this Chapter); or

D. The collection of the Tax imposed by this Chapter, even if the County had, for some period of time, failed to collect the Tax.

4.71.340 Execution.

The Chair of the Board of Supervisors is authorized to attest to the adoption of this ordinance by the voters of the County at the Election.



Candidate Statements & Measures

IMPARTIAL ANALYSIS OF MEASURE C

By Dawyn Harrison, Acting County Counsel

Approval of Measure C ("Measure") would authorize the County of Los Angeles ("County") to impose a general tax on cannabis business activities within the unincorporated area of the County. This Measure was placed on the ballot by a resolution approved by a four-fifths (4/5) vote of the members of the County Board of Supervisors ("Board"). If approved by the voters, the County Code will be amended to authorize a tax on cannabis businesses engaged in activities defined in the ordinance such as cultivating, selling, processing, distributing, or testing cannabis or cannabis products in the unincorporated areas of the County. Personal cannabis cultivation or use would be exempt from this tax.

From July 1, 2023 until June 30, 2026, the Measure authorizes initial tax rates of:

- \$7 per square foot of canopy space for cultivation using exclusively artificial lighting;
- \$4 per square foot of canopy space for cultivation using combination lighting;
- \$4 per square foot of canopy space for cultivation using no artificial lighting;
- \$2 per square foot of canopy space for cultivation in any nursery;
- 4 percent of gross receipts for retail cannabis businesses;
- 3 percent of gross receipts for manufacturing and processing cannabis businesses;
- 3 percent of gross receipts for distribution cannabis businesses;
- 1 percent of gross receipts for testing laboratory cannabis businesses; and
- 4 percent of gross receipts for any other type of cannabis business.

Beginning July 1, 2026, until repealed by the voters, the Measure authorizes the Board to adjust the tax to a rate less than or equal to the maximum annual rates not to exceed:

- \$10 per square foot of canopy space for cultivation using exclusively artificial lighting;
- \$7 per square foot of canopy space for cultivation using combination lighting;
- \$4 per square foot of canopy space for cultivation using no artificial lighting;
- \$2 per square foot of canopy space for cultivation in any nursery;
- 6 percent of gross receipts for retail cannabis businesses;
- 4 percent of gross receipts for manufacturing and processing cannabis businesses;
- 3 percent of gross receipts for distribution cannabis businesses;
- 2 percent of gross receipts for testing laboratory cannabis businesses; and
- 4 percent of gross receipts for any other type of cannabis business.

Beginning in July 2027, the maximum annual tax rate for cultivation will be adjusted for inflation. The ordinance also establishes processes for registration, collection, enforcement, and tax appeals.

Payment of the tax does not authorize illegal or unlawful cannabis business activities, nor does it entitle a person to engage in illegal or unlawful cannabis business activities in violation of any local or State law.

If approved, revenue derived from the tax will be deposited into the County's general fund and may be used for any County governmental purpose.

This measure requires a majority vote of the qualified voters in the County of Los Angeles who cast votes in the election.



Candidate Statements & Measures

ARGUMENT IN FAVOR OF MEASURE C

Measure C will allow the County to impose a general business tax on cannabis businesses located in the unincorporated areas of Los Angeles County ("County"). Currently, the County is developing a cannabis business permitting process that is expected to launch in late 2023.

The proposed initial tax rates in the measure are low compared to many other jurisdictions in order to better support the regulated cannabis market and incentivize consumers to buy legal, tested products, while generating revenue for County programs and services. Mindful of the dynamic nature of the cannabis market, Measure C allows the Board of Supervisors to either decrease or increase these tax rates up to the maximum rate provided by the measure after the first three years the initial rates are in effect.

If approved, this measure is projected to generate approximately \$10 million in annual revenue that will be deposited into the County's General Fund, with the potential to grow with a maturing market. Revenue may be used to fund a broad array of programs or services that can benefit all residents of the County.

The needs and impact of the legal cannabis industry will continue to shift in the coming years, and the tax revenue can help support the County's development of a health and social equity-led cannabis program. The support includes workforce and economic development programs, reinvestment in communities disproportionately impacted by historical and current cannabis policies, enforcement and compliance programs to combat the proliferation of untested and unsafe cannabis, mitigation of adverse environmental impacts and more.

Approval of Measure C is a critical step towards the full implementation of an equitable, legal, commercial cannabis market in Los Angeles County.

RAFAEL CARBAJAL
Director, Department of Consumer and Business Affairs

OPHELIA CHONG
Founder, Asian Americans for Cannabis Education

JONATAN CVETKO
Executive Director, United Cannabis Business Association

CHERYL A. BRANCH
Executive Director, Los Angeles Metropolitan Churches
Founder, Green Believers Project

LINDSAY ROBINSON
Executive Director, California Cannabis Industry Association

REBUTTAL TO ARGUMENT IN FAVOR OF MEASURE C

Do you feel that medicinal use cannabis should be exempt? Think again. Government greed knows no bounds.

You've been tricked before. Measure M (2016), the forever metro transportation tax. Measure W (2018), the forever rain tax. Forever taxes are the new trend.

Why continue to pretend that it needs your money for an unexpected short fall? It wants your money now. It wants your money later. Its glutinous appetite doesn't care whether you can afford it. It craves your money to feed itself to keep growing fatter and fatter every day.

How many billions have you already paid to the homeless industrial complex? Do you see progress?

Or do you see new permanent bureaucracies? That's what forever taxes fund -- forever bureaucracies.

Let's face it, local governments are desperate. Bloated numbers of paper pushers, outrageously high salaries, 24 karat gold pensions and medical benefits, along with all the same increasing costs (all caused by government policy) for food, utilities, health care, and inflation are driving them to bankruptcy.

The gloves have come off. Government doesn't want future voters to have a choice.

And when it runs out of familiar things to tax, it invents new ways to tax.

Universal law of taxes: Businesses don't pay taxes, people (like you) do in the increased prices you pay for everything.

The wealthy hire people to find loopholes to avoid taxes or simply relocate.

Vote NO on Measure C (\$758,500,000 forever increasing, forever tax) and every measure on your ballot.

Join us: <http://bit.ly/NoForeverCannabisTax>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair

DAVID BOWERS
Chair, Region 65 of LPLAC

MARK REYNOLDS
Director of Operations - Digital Glue



Candidate Statements & Measures

ARGUMENT AGAINST MEASURE C

Whether you personally agree with the sale of recreational marijuana or not, Los Angeles County allows it.

Why? Because, over and above the regular sales tax, the county can gouge these local, small businesses by forcing them to pay additional taxes.

If you see this on your ballot, it's because you live outside of a city boundary.

These taxes are the precise reason that the black market for marijuana is estimated to be twice the legal market. Do you really think the buyers will be gouged with these taxes? Would you overpay when a cheaper alternative is available?

Some say, "I don't use it, so I don't pay the tax." True. It's just like the hotel tax. Someone else paying is one of the main arguments.

You heard about the failed district attorney recall? Don't count on the registrar of voters to be on the side of the people, even if they can raise enough money and spend enough time and energy to get a petition to repeal this monstrosity. The county bureaucracy will fight them every step of the way and write a ballot label that favors its defeat.

Remember Measure W? The Rain Tax? That's a FOREVER TAX too. You will never end the \$300,000,000 a year that the county steals from you. The county will get its pound of flesh.

By making it forever, the corrupt supervisors are saying that they own you. They know better than the voters. Don't fall for it.

This tax is PERMANENT. It's FOREVER.

It INCREASES every year FOREVER.

On that basis alone, you should vote against it.

There's no other way to put it. Vote NO, as many times as the county registrar allows.

Join us: <http://bit.ly/NoForeverCannabisTax>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair



Election Information

You may obtain information about specific election services by calling toll free and selecting the option number shown for the service requested.

(800) 815-2666

Option 1 Vote Center information

Option 2 Voter registration

Request a Sample Ballot

Request a Replacement Vote by Mail ballot

Option 3 Multilingual services

Sample Ballot translations

Option 4 Election Information

Option 5 Voter fraud/report illegal activity

Option 7 To become an Election Worker

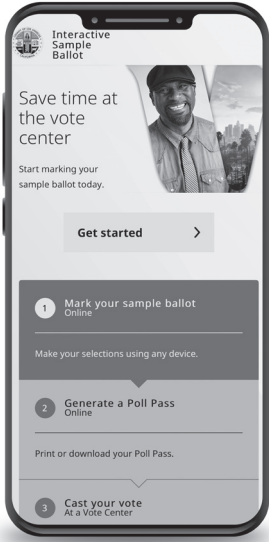
Campaign Financial Disclosure: (562) 462-2339

Campaign financial statement filing requirements for candidates, committees and office holders.

TDD (Hearing Impaired): (562) 462-2259



Quick Check-in at a Vote Center




Quick Tips to Speed Up In-Person Voting


- Use the Interactive Sample Ballot. Easily access and fill out your Sample Ballot online with your phone or computer and take your Poll Pass (QR Code) with you to the Vote Center. Access your Interactive Sample Ballot at **LAVOTE.GOV/ISB**
- Take the Quick Check-in Code on your Sample Ballot to any Vote Center. This allows the Election Workers to quickly find and print your official ballot. You can also access your Quick Check-in Code at **LAVOTE.GOV**

Quick Check-in Code on the back cover!

Detach



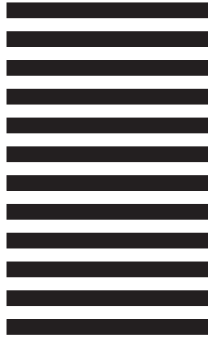
**NO POSTAGE
NECESSARY
IF MAILED
IN THE
UNITED STATES**




BUSINESS REPLY MAIL
FIRST-CLASS MAIL PERMIT NO. 31128 LOS ANGELES CA

POSTAGE WILL BE PAID BY ADDRESSEE

VOTE BY MAIL
REGISTRAR-RECORDER/COUNTY CLERK
PO BOX 30450
LOS ANGELES CA 90030-9908



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NONPROFIT ORG.
U.S. POSTAGE
PAID
COUNTY OF LOS
ANGELES REGISTRAR
RECORDER COUNTY
CLERK

ELECTRONIC SERVICE REQUESTED



Take your Quick Check-In Code with you to any participating Vote Center in L.A. County

A separate Vote Center postcard listing the closest Vote Centers to your home will be mailed to you

VOTE CENTERS OPEN:
October 29th – November 7th: 10 AM – 7 PM
Election Day, November 8th: 7 AM – 8 PM

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To receive election materials in a language other than English, mark your preference below and drop this card in the mail.

Visit LAVOTE.GOV for the full list of Vote Center locations and voting resources

Please send me a ballot in the language I have checked below:

- | | |
|--|--|
| <input type="checkbox"/> Spanish (Español) | <input type="checkbox"/> Russian (Русский) |
| <input type="checkbox"/> Chinese (中文) | <input type="checkbox"/> Khmer (ភាសាខ្មែរ) |
| <input type="checkbox"/> Korean (한국어) | <input type="checkbox"/> Hindi (हिन्दी) |
| <input type="checkbox"/> Vietnamese (Tiếng Việt) | <input type="checkbox"/> Bengali (বাংলা) |
| <input type="checkbox"/> Tagalog (Tagalog) | <input type="checkbox"/> Burmese (မြန်မာစာ) |
| <input type="checkbox"/> Japanese (日本語) | <input type="checkbox"/> Indonesian (Bahasa Indonesia) |
| <input type="checkbox"/> Thai (ภาษาไทย) | <input type="checkbox"/> Gujarati (ગુજરાતી) |
| <input type="checkbox"/> Farsi (فارسی) | <input type="checkbox"/> Telugu (తెలుగు) |
| <input type="checkbox"/> Armenian (Հայերեն) | <input type="checkbox"/> Mongolian (Монгол) |

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