Chapter 1 — What is a General Purpose Committee?

A. Introduction

This chapter discusses the various types of general purpose recipient committees. In general, a general purpose recipient committee (“GP committee”) receives funds (monetary and nonmonetary) from two or more sources and uses those funds for political purposes in California, such as making contributions or independent expenditures to support or oppose candidates and ballot measures, or making contributions to political parties and other state and local campaign committees.

This manual addresses campaign disclosure laws contained in the Political Reform Act (“Act”) and accompanying regulations. In general, because the expenditures made by these groups are made to influence elections, California law requires campaign committees to identify the sources of funds received by the committee, as well as the expenditures made by the committee. In other words, the law requires that the activity of campaign committees be transparent and accountable to California citizens.

The Fair Political Practices Commission (“FPPC”) develops the required campaign forms and disclosure manuals and provides reporting advice. All FPPC campaign reports are public documents and many are available on the Internet.

All general purpose recipient committees must file a registration form with the Secretary of State. Depending on the committee’s activity, additional campaign disclosure forms are filed with the Secretary of State and/or with the city clerk or county elections office. A committee making independent expenditures (“IEs”) must also file a verification report with the FPPC. Committees are subject to late filing penalties by filing officers. In addition, the FPPC’s Enforcement Division may fine a committee up to $5,000 per violation.

The reporting requirements in the Act apply to all state and local campaign committees. Federal committees must also comply with the Act when the federal committee makes contributions or independent expenditures in connection with California candidates and committees. This manual addresses those reporting requirements in detail.

B. Qualifying as a General Purpose Recipient Committee “GP Committee”

A general purpose recipient committee is formed when an individual or group receives funds totaling $1,000 or more in a calendar year for the purpose of supporting or opposing one or more state or local candidates or ballot measures or to make contributions to other political committees (e.g., a political party).

When funds are received for political purposes, the funds are designated as “contributions.” Chapter 4 discusses the term “contribution” and addresses common types of reportable contributions, as well as specific exceptions to the definition of contribution.

GP committees often share a common affiliation among donors and make political expenditures to further the group’s goals. General purpose committees are often referred to as political action committees (PACs) or “separate segregated funds.” Some of these committees are sponsored by an entity or organization, such as a labor union or
trade association or a business entity. A separate bank account is typically maintained for the purpose of receiving contributions and making political expenditures.

GP committees are usually ongoing in nature and support (or oppose) a variety of candidates and ballot measures over the course of several years. Political party committees, general purpose ballot measure or “issues” committees, and small contributor committees are also types of general purpose recipient committees.

A GP committee is also formed when two or more individuals or entities make separate expenditures for a single product or service (for example, a newspaper advertisement) that supports or opposes one or more candidates or ballot measures and the total cost of the product or service is $1,000 or more.

This manual addresses the reporting requirements for committees that make payments in connection with measures, candidates and other committees. A committee that makes payments only in connection with ballot measures should refer to FPPC Campaign Disclosure Manual 3 (Ballot Measure Committees).

[Quick Tip] A business entity or individual that makes all political expenditures from business funds or personal funds will not qualify a GP recipient committee, but may qualify as a major donor or independent expenditure committee. (See FPPC Campaign Disclosure Manuals 5 and 6.)

[Example] The local police officers’ union established a bank account into which $5 from each member’s monthly membership dues is deposited for political purposes, such as making contributions to candidates and ballot measure committees that support police officer goals. When $1,000 or more is received, a recipient committee is formed and, since it will be supporting (or in some cases opposing) a number of different candidates or measures in several neighboring cities, it is a general purpose recipient committee.

C. Reviewing Committee Status – General Purpose vs. Primarily Formed

The Act sets out different requirements and rules for different types of committees. A committee that makes contributions and/or independent expenditures in connection with candidates and measures will qualify as either a general purpose committee or a primarily formed committee.

Government Section 82047.5 defines a primarily formed committee as one that is formed for a single candidate, a single measure, a group of specific candidates on the same ballot, or two or more measures on the same ballot.

Government Code Section 82027.5 defines a general purpose committee as one that is formed or exists to support or oppose more than one candidate or measure, unless it meets the definition of a primarily formed committee.

A primarily formed committee has different reporting rules and advertisement disclaimer requirements than a GP committee. For instance, a primarily formed committee must file 24-hour reports (Form 497) when the committee receives contributions of $1,000 or more during the 90 days before an election. General purpose committees, other than political parties, do not have to file these 24-hour reports when contributions are received.

Committee treasurers must review expenditures to ensure that the committee is filing as the correct committee type. It is not unusual for a general purpose committee to become
a primarily formed committee because of its activity being focused on a specific candidate(s) or ballot measure(s). FPPC Regulation 18247.5 sets out the circumstances for when a general purpose committee must review its status to determine if it qualifies as a primarily formed committee. A committee must never knowingly file as an incorrect type of committee with the intention of avoiding the appropriate legal disclosure of campaign contributions and expenditures to the public.

[Quick Tip] It is the treasurer's responsibility to ensure the committee is filing appropriately.

Regulation 18247.5 is summarized below; however, committees should review the entire regulation when reviewing their committee status.

- A GP committee that has reason to know it is close to qualifying as a primarily formed committee must review its activity and make that determination at the end of March, June, September and December.

- A new committee formed within six months of a state election (30 days for a special election) that makes at least $25,000 in independent expenditures to support a state candidate/measure on the ballot is presumed to be a primarily formed committee.

- Existing committees may use the immediately preceding 24 months or the current two-year period beginning January 1 of an odd-numbered year to determine if the monetary thresholds are met.

- An existing committee is not required to change to a primarily formed committee unless it also makes at least $100,000 of contributions/expenditures to a state candidate or measure or at least $10,000 of contributions/expenditures to a local candidate/measure.

- A primarily formed committee is one that is created for the purpose of or is the principal campaign for or against a candidate/measure; or the committee's primary purpose and activities are to support or oppose a specific candidate/measure; or the committee makes more than 70 percent of its total contributions and expenditures, excluding overhead expenses, on a specific candidate/measure.

[Example] Over the course of many years, a trade association collects $50 per year from its members for the purpose of supporting a variety of state and local candidates. Beginning in January of an odd-numbered year, a state ballot measure is proposed that the association supports. The association spends all of its political funds qualifying the measure and raises additional funds to support the measure. If the association spends at least $100,000 on the state ballot measure and those contributions/expenditures represent 70 percent or more of the committee's activities, the general purpose committee will qualify as a primarily formed ballot measure committee. The committee must assess its activities at the end of each calendar quarter.

D. Multi-Purpose Organizations

Some organizations that are established for purposes other than making contributions or independent expenditures may, at times, make political expenditures from a fund that has not been segregated for political payments. Such organizations are subject to the same disclosure rules as those organizations that maintain a separate and distinct account for political expenditures.
Multi-purpose organizations are very diverse. Common examples are nonprofit organizations and federal or out-of-state political action committees. In addition, local clubs that generally focus on educational and social activities may sometimes qualify as a recipient committee if they make political expenditures.

**Qualifying as a Recipient Committee**

FPPC Regulation 18215 sets out the rules for multi-purpose organizations to determine if they qualify as a recipient committee. A multi-purpose organization is receiving “contributions” if its members or donors make payments to the organization (including dues) and, at the time of making the payment, the donor knows or has reason to know that the funds with which the payment will be commingled will be used to make contributions or expenditures.

FPPC Regulation 18215 includes a presumption that the donor does not have reason to know that all or part of a payment made to a multi-purpose organization will be used for political activities in California unless the organization has made contributions or expenditures of at least $1,000 in the aggregate during the current calendar year or any of the immediately preceding four calendar years.

FPPC Regulation 18412 sets out specific rules for identifying donors whose funds must be reported as being made for political purposes. (See Chapter 12.)

**Examples**

*Charity for Children, a nonprofit organization, provided the services of two full-time employees to a ballot measure committee to help with mailings, telephone calls, and other associated campaign activity, at a cost of $6,000 per month for three months. Charity had made a contribution of $5,000 earlier that year to the ballot measure committee. Charity now qualifies as a recipient committee and must file a Statement of Organization (Form 410) and begin filing recipient committee campaign reports. It must disclose the most recent donors to its general funds to account for the $6,000 in political services.*

*Citizens for Public Libraries is a multi-purpose organization. One year, the organization sent a mailer to its members asking for $200 for the sole purpose of supporting library bond measures. Once $1,000 was received, the organization qualified as a ballot measure committee and was required to file a Statement of Organization (Form 410) and begin filing recipient committee campaign reports disclosing the full amount of each contribution. Because the organization’s political expenditures will not exceed the amount of the contributions raised for the bond measure, donors to the organization’s general fund are not identified on a campaign statement.*

*Go Green is a multi-purpose organization whose monthly income from membership dues averages $50,000, and the account also accepts grants from other foundations. This year the organization made several contributions to California legislators totaling $7,500 from its membership account and now must report the sources of these funds. A foundation grant that has a written restriction on using the funds for political purposes will not be reported as a source of funds. In disclosing the donors that made up the*
$7,500, Go Green must skip over such foundation donors in accounting for the full balance of the $7,500.

♦ A multi-purpose organization representing technology companies formed in 2012. On September 5, the organization made a $5,000 contribution, and in October, it made a $6,000 contribution. In preparing the campaign statement, only $4,000 was received from member dues between the first and second contributions and no funds were specifically earmarked for political contributions. Therefore, the organization will list the donors that contributed funds after September 5, which amounted to $4,000, and will list itself as a donor for $2,000.

♦ A professional organization provides a variety of services to its members, including insurance services that result in income to the organization. The organization makes political expenditures from the income producing account and not from its membership dues account. Therefore, the organization does not qualify as a recipient committee. The organization is required to file reports (as a “major donor” or “independent expenditure” committee) if it make, in a single calendar year, $10,000 in contributions or $1,000 in independent expenditures.

♦ A federal committee made several contributions to California state candidates. To simplify the committee’s California reports, so long as the federal committee reports monthly to the FEC, the committee does not need to disclose donor names and amounts on its California campaign reports and may instead simply list the federal committee name and ID number on its California report contributor schedule.

♦ A labor union provided staff time to a candidate’s election committee over the course of several months. The staff time was valued at $20,000 and the payments were made from the union’s general fund of membership dues. The union also has a political committee. The labor union may report the in-kind services on its political committee’s Form 460. The political committee’s Form 460 will report the in-kind services to the candidate’s committee and must also identify the donors, if any, of $100 or more whose funds were used to make the in-kind contributions. The union uses LIFO to identify donors as the general fund did not hold funds specifically solicited for political expenditures.

Qualifying as a Major Donor or Independent Expenditure Committee

A multi-purpose organization that does not qualify as a recipient committee may become a “major donor committee” or an “independent expenditure committee.” If the organization makes a one-time contribution of $10,000 or more to influence a state or local election, the organization would qualify as a major donor committee. Similarly, an organization that makes a one-time independent expenditure of $1,000 or more would qualify as an independent expenditure committee. (See Chapter 11 for information about independent expenditures.)

[Example] A federal political action committee made its first California contribution in the amount of $40,000 to a state ballot measure committee. The federal committee qualified as a major donor committee when the $40,000 contribution was made and must disclose its contribution on the Major Donor and Independent Expenditure Committee Campaign Statement (Form 461). Since the contribution made by this committee was more than
$25,000, the committee must file electronically.

Event-Based Independent Expenditure Reporting

A multi-purpose organization that only occasionally makes independent expenditures to support or oppose state or local ballot measures may qualify for simplified reporting. FPPC Regulation 18413 provides an event-based reporting alternative for certain 501(c)(3) and 501(c)(4) organizations. Eligible organizations do not have to file a statement of organization (Form 410) and file ongoing reports as a recipient committee. Alternatively, these organizations are permitted to disclose the payments on independent expenditure reporting forms that are required when an independent expenditure is made. For additional information about event-based reporting, see Chapter 11.

E. Sponsored Committees

Many general purpose committees are sponsored by one or more entities. Some common types of sponsors include:

- Trade and professional associations
- Labor unions
- Businesses
- Community associations
- Nonprofit organizations

An entity sponsors a committee if any one of the following criteria applies:

- The committee receives 80 percent or more of its contributions from the entity or its members, officers, employees, or shareholders.
- The entity collects contributions for the committee through payroll deductions or dues from its members, officers, or employees.
- The entity, alone or in combination with other organizations, provides all or nearly all of the administrative services for the committee.
- The entity, alone or in combination with other organizations, sets the policies for contribution solicitation or payment of expenditures from committee funds.

[QuickTip] An individual (including a candidate) may not sponsor a committee.

[Examples] Two membership organizations that support environmental projects along the California coast ask their members to contribute to an account that will be used to support or oppose various ballot measures addressing coastline projects. Both membership organizations share in the policy decisions; therefore, the committee is sponsored by both organizations.

Members of a trade association designate 10 percent of their annual dues to an account for the purpose of making political expenditures to various candidates and measures that support the association’s programs. The trade association qualified as a general purpose committee once it received $1,000 or more in a calendar year and the association is the committee’s sponsor.
Sponsored Committee—Name Requirements

The name of a sponsored committee must include the name of the sponsor. If a sponsored committee has more than one sponsor and the sponsors are members of an industry or other identifiable group, the name of the committee must include a term identifying that industry or group.

[Examples] The Bay Area Firefighters’ Union, Local 649, has a sponsored committee; its contributions come from the union members by payroll deductions. Examples of acceptable names for the committee are: “Bay Area Firefighters’ Union, Local 649, Political Action Committee” or “Bay Area Firefighters Local 649 Political Fund.”

Several lumber mills in Northern California have decided to form a committee to support or oppose local candidates and ballot measures. While one mill will provide the administrative support for the committee, all the mills will provide the committee with contributions through payroll deductions from their employees. Since the committee has more than one sponsor, the specific names of the lumber mills are not required. Examples of acceptable names for the committee are: “Northern California Lumber Mills Political Action Committee” or “Lumber Industry of Northern California Political Action Committee.”

Sponsor as a Committee

If a sponsor makes contributions to candidates or other committees out of general funds, it may become a separate committee. However, if the sponsor meets all of the following criteria, it may report on its sponsored committee’s forms but is still required to disclose contributors at $100.

- The sponsor does not directly or indirectly make or receive $1,000 or more in contributions during a calendar year, other than in support of its sponsored committee.
- The sponsored committee reports all contributions and expenditures made in support of the committee by the sponsor, its intermediate units, and the members of such entities.
- The sponsored committee reports the sponsor as an intermediary if the sponsor provides the committee with $100 or more in contributions from members, regardless of whether any member contributes $100 or more.
- A responsible officer of the sponsor, as well as the treasurer of the sponsored committee, verifies the committee’s campaign statements.

[Example] The California Professional Skydivers’ Association established a general purpose committee. Most members submit one check to the association for their association dues and PAC payment. On a monthly basis, the Association transfers an amount representing the allocated contributions to the PAC. Although the Association received the funds in its membership account before transferring the funds to the PAC, the Association does not qualify as a separate recipient committee as long as the PAC reports all the contributions, identifies the Association as the intermediary for the contributions, and a responsible officer of the association signs the PAC’s campaign statements.
Sponsor with Multiple Committees

The Act permits a sponsor to form more than one committee. For example, a sponsor may have a committee dedicated for ballot measure efforts, a small contributor committee, a committee for state candidates, a committee for local candidates, and a committee that only makes independent expenditures.

Receiving Contributions: A donor is not required to aggregate contributions to each of the sponsor’s committees because contribution limits are specific to each committee. A donor may contribute the maximum (if applicable) to each of the sponsor’s separate committees. For example, a donor may make a contribution of $200 to the small contributor committee, $6,800 to the committee formed for state candidates, and an unlimited amount to the committee formed only to support/oppose ballot measures.

Making Contributions: When a sponsor has more than one committee and the contributions made are directed and controlled by a majority of the same persons, the contributions must be aggregated. For example, if a sponsor’s state general purpose recipient committee made a contribution of $4,000 to a state candidate for legislative office, the sponsor’s small contributor committee could only contribute $4,200 since the limit from a small contributor committee is $8,200 and the contributions must be aggregated.

Note: Refer to Chapter 5 for information about state contribution limits. The examples above reflect the contribution limits for the period of January 1, 2013 through December 31, 2014. Contribution limits may be adjusted every two years based on changes in the Consumer Price Index.

F. Other Types of General Purpose Committees

Political Clubs
Political party committees are a type of general purpose committee and include state central committees and county central committees of organizations that meet the requirements for recognition as a political party under Section 5100 of the Elections Code. Local political clubs are not considered political parties under the Act even if they are chartered by a county central committee of a recognized political party. Such clubs often qualify as general purpose committees.

General Purpose Ballot Measure Committees
A general purpose ballot measure committee is a committee formed for ballot measures in more than one jurisdiction or election. These are sometimes also referred to as “issues” committees. A general purpose ballot measure committee should use FPPC Campaign Disclosure Manual 3 for reporting guidance.

Candidate Controlled Ballot Measure Committees
When a candidate for elective office, including an officeholder, exerts significant influence on the actions or decisions of a committee, it is considered a “controlled committee.” Committees can even be controlled indirectly through agents of candidates and officeholders. Although candidates and elected officeholders may not control a general purpose committee that makes contributions or independent expenditures to
support or oppose other candidates, they may control a general purpose committee formed solely to support or oppose ballot measures. Controlled committees for ballot measures should use FPPC Campaign Manual 3 for reporting guidance. Such committees are subject to additional requirements and restrictions, including the following:

- The committee name must include the candidate’s last name and also expressly indicate it is a ballot measure committee in the committee name (e.g. Senator Lee’s Ballot Measure Committee to Support Solar Energy).
- The Form 410 must identify each measure on which the committee anticipates spending, or has spent $50,000 or more in a two year period beginning with January 1 of an odd-numbered year.
- Committees may not make contributions to a controlled committee for elective office.
- Committee expenditures are restricted to only those related to the measures identified and reasonable fundraising and operating costs.
- Documentation in the records and on campaign reports require allocation of committee expenditures to each measure supported or opposed.
- Expenditures for gifts, travel and meals require detailed reporting and documentation.

**Small Contributor Committees**

A small contributor committee may contribute to state candidates at a higher limit than other general purpose committees, other than political party committees. A recipient committee qualifies as a small contributor committee if it meets all of the following criteria:

- The committee has been in existence for at least six months;
- The committee has received contributions from 100 or more persons within the previous 36 months;
- The committee’s campaign funds do not include any contributions that exceed $200 per person per calendar year;
- The committee makes contributions of $25 or more each to five or more candidates every 36 months.

If an existing GP committee wants to become a small contributor committee, it may transfer funds received in excess of $200 per contributor to a new committee. Assuming that the old committee meets the other requirements listed above, it would then qualify as a small contributor committee.

After the committee amends its Statement of Organization (Form 410) to reflect this status, it would be eligible to make contributions to state candidates as a small contributor committee. (See the contribution limits chart on the FPPC website.) If a contribution of more than $200 is received in a calendar year from a single contributor, it must be deposited into the new general purpose committee. At that point, up to $200 of that contribution may be transferred to the small contributor committee.
G. Jurisdiction: State, County, or City General Purpose Committees

Depending on the activity of a general purpose committee, it will be considered a state, county, or city committee. This is important as the designation determines where the committee will file reports. General purpose committees making contributions to state candidates are subject to contribution limits as discussed in Chapter 5. County and city general purpose committees should check with the local jurisdiction to determine if contribution limits and other restrictions may apply. FPPC Regulation 18227.5, which sets out the standards to determine the filing jurisdiction for a general purpose committee, is summarized below; however, committees should review the entire regulation.

- A state committee makes contributions or expenditures to support or oppose candidates or measures voted on in state elections, or in more than one county; it does not make over 70 percent of its contributions or expenditures in a single local jurisdiction. State contributions include contributions to other state general purpose committees. All political party committees (including county central committees) are state committees.

- A county committee makes more than 70 percent of its contributions or expenditures to support or oppose candidates or measures voted on in a single county, or in more than one jurisdiction within one county. This includes contributions to other general purpose committees in the same county.

- A city committee makes more than 70 percent of its contributions or expenditures to support or oppose candidates or measures voted on in a single city, or in one consolidated city and county. This includes contributions to other city general purpose committees in the same city.

Exception: A city or county committee may make up to four contributions in a calendar year to candidates for elective state office whose districts are within the same jurisdiction without being required to change its status to a state committee.

Reviewing the Committee's Jurisdictional Status

Regulation 18227.5 was adopted with the intent that many GP committees will default to a state committee. This was because the Commission favored more electronic disclosure at the state level. However, a GP committee that makes expenditures in both state and local elections is required to periodically review its contributions and independent expenditures made to support or oppose candidates and measures.

Over 150 cities and counties have adopted campaign ordinances. The Act requires committees that primarily spend their funds on a particular local election to be subject to the same rules as a local committee formed only for a particular local election.

A committee that has made contributions or expenditures of $5,000 or more during a quarter must review its activity at the end of March, June, September and December to determine if the committee is filing reports in the appropriate jurisdiction. During the first six months, a new committee must check its jurisdictional status each month the committee makes expenditures of $1,000 or more. If a change of filing locations occurs, reports must be filed in both the new and old jurisdiction through the calendar year.
A committee will review the contributions and independent expenditures made over the last 24 months or since January 1 of an odd-numbered year.

**Examples**  In 2011 and 2012, a state GP committee’s only payments were contributions to state candidate committees that totaled $5,000 each year. In January 2013, the committee makes a $200,000 contribution to a local ballot measure committee. On or before April 10, 2013, the committee must amend its Form 410 to indicate it is now a local committee; the committee may also need to re-register as a primarily formed committee.

In 2013, a state GP committee’s only payments were contributions to state candidate committees that totaled $50,000. In 2014, the committee makes a $2,000 contribution to a local ballot measure committee. The committee remains a state committee.

[QuickTip] When accounting for contributions made, include contributions made to other general purpose committees, not just candidate or ballot measure committees.

**Filing locations for committees that change jurisdiction.** Government Code Section 84215(g) requires a committee that changes jurisdictions to file campaign reports in both jurisdictions through the end of the calendar year. Committees use the date of the filing to determine when copies must be filed.

For example, a city committee that reviews its activity and qualifies as a county committee in June must file its semi-annual statement due July 31 with the city and the county. This committee would not file its next semi-annual statement due January 31 with the city.

In another example, a city committee that filed its January 31 statement with the city but later that year qualified as a state committee must file all of its original statements (and a copy) with the state and a copy with the city through December 31.

Section 84605(h) states that a committee that files electronically with the Secretary of State is not required to file reports with other filing officers; unless the committee is controlled by a state candidate and is formed for a local candidate or measure election.

A city or county committee that qualifies as a state electronic filer will not be required to file a copy of the campaign statement with the local agency.

**H. Committees as Slate Mailer Organizations**

A general purpose committee will also qualify as a slate mailer organization if it meets the following criteria:

- It is involved in the production of one or more slate mailers and exercises control over the selection of candidates and measures to be supported or opposed in the slate mailers; and
- It receives or is promised payments that total $500 or more in a calendar year for the production of one or more slate mailers.

A slate mailer is more than 200 substantially similar pieces of mail that support or oppose a total of four or more candidates or ballot measures.

Payments earmarked for the purpose of listing candidates or ballot measure committees on a slate mailer are not contributions to the committee although the payments count
toward qualification as a slate mailer organization.

[Example] The San Francisco Greens, a general purpose committee, has solicited candidates and ballot measure committees to appear on a slate mailer the committee will produce and distribute to San Francisco voters. Nine different candidates pay $1,500 for their appearance on the slate mailer. The committee has qualified as a slate mailer organization.

This manual cannot address all the methods by which general purpose committees solicit funds for political purposes. Treasurers should contact the FPPC for specific guidance.

Answering Your Questions

Q. May a candidate or an elected official form a general purpose committee for the purpose of making contributions to other candidates?

A. No. The “one bank account rule” requires that campaign funds raised and spent by a candidate must be deposited in a campaign bank account established for a particular office and election. However, the FPPC has advised that candidates and elected officials may control a committee formed for the sole purpose of supporting or opposing a ballot measure or measures, including a general purpose ballot measure committee.

Q. A trade association is establishing a sponsored general purpose committee. May a city council member, who is also a member of the trade association, participate in decisions regarding which candidates will receive contributions?

A. A general purpose committee cannot be both controlled and sponsored. A committee that has a candidate or an elected officer making decisions for the committee is a controlled committee. A candidate or elected officer may not participate in decisions regarding contributions to other candidates unless the committee is designated as the candidate’s controlled committee for elective office.

Q. Can a city councilmember serve on the board of a general purpose committee without the committee becoming a controlled committee of the elected official?

A. An elected official may have some limited involvement in a committee, but may not exert “significant influence” over the committee’s activities. FPPC staff can assist in the determination as long as the candidate’s total involvement with a committee is identified. Such determinations can only be made on a case by case analysis.

Authority

The following Government Code sections and Title 2 regulations provide authority for the information in this chapter:

Government Code Sections

82007 Candidate.
82008 City.
82013 Committee.
82015 Contribution.
82016 Controlled Committee.
Title 2 Regulations

18215 Contribution.
18225 Expenditure.
18225.7 Made at the behest of.
18247.5 Primarily Formed and General Purpose Committees.
18402 Committee Names.
18413 Reporting Independent Expenditures by Eligible 501(c)(3) and (c)(4) Organizations.
18419 Sponsored Committees.
18421.8 Reporting an Expenditure by a Candidate Controlled General Purpose Ballot Measure Committee.
18432.5 Intermediary.
18521.5 Ballot Measure Committees Controlled by Candidates for Elective State Office.
18503 Small Contributor Committees.