May 2, 1988

Mr. Brian Mavrogeorge 89 Stoneybrook San Francisco, CA 94112

> Re: Your Request for Advice Our File No. A-88-154

Dear Mr. Mavrogeorge:

This is to confirm the telephone advice I provided to Mr. Norman Larson, treasurer of your campaign committee, regarding the campaign disclosure provisions of the Political Reform Act (the "Act"). 1/ This advice is provided pursuant to Section 84205 which provides for combining campaign disclosure statements.

Mr. Larson stated that you were a candidate in the April 12, 1988 special election for the Assembly seat vacated by Assemblyman Art Agnos. Because you are currently a candidate in the June 7th election for the same Assembly seat, Mr. Larson asked when your next campaign statement will be due in connection with the June 7th election. Mr. Larson indicated that you have filed disclosure statements through March 26, 1988, the closing date for the second pre-election statement filed in connection with the April 12th election.

Candidates involved in the June 7th election are required to file campaign statements pursuant to Section 84200.7, as set out in the "1988 Standard Filing Schedule" on page 26 of the enclosed "Information Manual on Campaign Disclosure Provisions of the Political Reform Act." Because the period covered by the second pre-election statement filed in connection with the April 12th election (February 28 through March 26) overlaps the period covered by the second pre-election statement required to be filed in connection with the June 7th election (March 18 through May 21), Mr. Larson was advised that the period covered

<sup>1/</sup>Government Code Sections 81000-91015. All statutory references are to the Government Code unless otherwise indicated. Commission regulations appear at 2 California Code of Regulations Section 18000, et seq. All references to regulations are to Title 2, Division 6 of the California Code of Regulations.

by the first statement filed in connection with the June 7th election will be March 27 (the day after the closing date of the last statement you filed), through May 21 (the closing date of the second pre-election statement due in connection with the June 7th election). The filing deadline is May 26, 1988. Candidates involved in the June 7th election are also required to file a semi-annual statement covering the period May 22 through June 30, with a filing deadline of July 31, 1988. (Section 84200.)

Please do not hesitate to contact me if you have additional questions concerning this matter.

Sincerely,

Diane M. Griffiths

General Counsel

BY: Mary Ann Kvasager

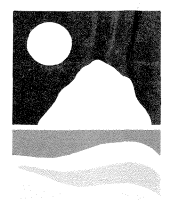
Political Reform Consultant

Enclosure
DMG:MAK:kmt

cc: Secretary of State

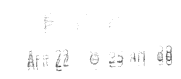
Political Reform Division

Registrar of Voters, City and County of San Francisco



## City of Morro Bay

595 Harbor St.
Morro Bay, CA 93442
805-772-1214
April 20, 1988



John G. McLean Counsel, Legal Division Fair Political Practices Commission P. O. Box 807 Sacramento, CA 95804-0807

RE: Your File No. A-87-062 Letter Dated March 24, 1987

Dear Mr. McLean:

My purpose in writing to you is for two written opinions; one regarding your above-referenced File No. A-87-062. As you may or may not know, future building in Morro Bay is controlled through a growth measure which allows 70 residential building permits per year, a determining factor in the amount of water which we allocate for new construction. As you have previously stated, our Mayor does have the pronounced conflict of interest in this respect. My question now is would this conflict of interest preclude him from entering into any discussions which would affect a change in the method of allocating water, or discussions which would concern pursuing and obtaining new water sources for the City? We also have two other Councilmembers deemed to have a conflict of interest due to their employment in the construction field (both of whom work for the Mayor). They were required to step down at a Council meeting when we were discussing the water allocation program for this current year.

My second question concerns the City Attorney's opinion that she is not required to disclose private conversations with Councilmembers concerning their conflict of interests. In other words, the balance of the Council is not informed as to the nature of the conflict. Is this correct?

I would appreciate hearing from you before we start our budget hearings which will be the first of June. Your cooperation, as always, is appreciated.

Sincerely,

ROSE MARIE SHEETZ Councilmember

COMMUNITY DEVELOPMENT 595 Harbor Street

FINANCE DEPARTMENT 595 Harbor Street FIRE DEPARTMENT 715 Harbor Street

POLICE DEPARTMENT 850 Morro Bay Blvd. PUBLIC WORKS 695 Harbor Street

RECREATION DEPARTMENT 535 Harbor Street