Amend 2 Cal. Code Regs., Section 18361.5 to read:

§18361.5. Administrative Hearings.

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(ba) Administrative Hearing Brief. Not later than seven days one week prior to a contested administrative hearing that is to be heard by the Commission itself, the Executive Director Enforcement Division shall, and any respondent may, submit to the Commission a written brief describing the evidence to be presented at the hearing and outlining significant legal arguments expected to be raised. Prior to the contested hearing, when a Any brief is submitted to the Commission by any party pursuant to this section, a copy shall also be provided to all other parties to the administrative action within one business day. (ab) Preliminary Matters and Hearing on Merits. If the Executive Director Enforcement Division determines that a hearing on the merits should be conducted before an administrative law judge alone pursuant to Government Code section 11512(a), he or she shall provide a copy of the accusation as well as a memorandum describing the issues involved to each member of the Commission. If, at the next regularly scheduled meeting, two or more Commissioners the Commission votes indicate a desire to have the full Commission participate in the hearing, then the matter will be scheduled for a hearing before the Commission when an administrative law judge is available. All Commissioners are eligible to participate in the hearing, regardless of whether they voted to hear the matter themselves or not. (c) Hearing by the Commission. If When the Commission decides to participate in a hearing on the merits, the Chairman of the Commission may decide that assign to the administrative law judge, prior to the hearing on the merits, he duty to hear any or all motions as to procedural matters, validity or interpretation of the Political Reform Act, disqualification of

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any member of the Commission, or any other matters not related to the truth or falsity of the

1	factual allegations in the accusation shall be heard by an administrative law judge alone prior to
2	the hearing on the merits. The Chair shall provide notice of assignment to the administrative law
3	judge and the parties. Except as ordered otherwise by the Chair, the parties shall file, and the
4	assigned administrative law judge shall hear and issue written decisions on, Aany such motions
5	or matters consistent with 1 CCR § 1022 shall be noticed in a timely fashion. Any person
6	requesting reconsideration by the Commission of any decision of the administrative law judge
7	shall submit, at least 14 days prior to the hearing on the merits, a written request for
8	reconsideration setting forth the reasons for the request and including any appropriate points and
9	authorities or affidavits.
10	(de) Standard of Proof. When an administrative hearing is conducted under Government
11	Code section 83116, findings shall be made on a preponderance of the evidence and it shall
12	require the concurrence of at least three members of the Commission to find a violation or
13	impose any order.
14	(ed) Factors to be Considered by the Commission. In framing a proposed order following
15	a finding of a violation pursuant to Government Code section 83116, the Commission and the
16	administrative law judge shall consider all the surrounding circumstances including but not
17	limited to:
18	(1) The extent and gravity of the pubic harm caused by the specific seriousness of the
19	violation;
20	(2) The level of experience of the violator with the requirements of the Political Reform
21	Act;
22	(3) Penalties previously imposed by the Commission in comparable cases;
23	(42) The presence or absence of any intention to conceal, deceive or mislead;

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1	$(\underline{53})$ Whether the violation was deliberate, negligent or inadvertent;

2 (64) Whether the violator demonstrated good faith by consulting the Commission staff or

- 3 any other government agency in a manner not constituting a complete defense under
- 4 Government Code section 83114(b);

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- 5 (75) Whether the violation was isolated or part of a pattern and whether the violator has a 6 prior record of violations of the Political Reform Act or similar laws; and
- 7 (86) Whether the violator, upon learning of a reporting violation, voluntarily filed 8 amendments to provide full disclosure.
- 9 (fe) Stipulated Orders. At any time before or during an administrative hearing and in lieu 10 of such a hearing, the Chief of Enforcement Executive Director and the person who is the subject 11 of the investigation may stipulate to the entry of an order. If a stipulation has been agreed upon 12 and the scheduled date of the hearing is set to occur before the next Commission meeting, the Enforcement Division will apply for a continuance of the hearing. The order must be approved 13 14 by the Commission, which may consider the matter in executive session. The stipulated order 15 shall set forth the pertinent facts and may include an agreement as to anything that could be ordered by the Commission under Government Code section 83116. In determining whether to 16 17 approve a stipulated order, the Commission shall consider the same factors as listed in 18 subdivision (e). The stipulated order shall be released publicly and shall have the force of an order of the Commission. 19
- Note: Authority cited: Section 83112, Government Code. Reference: Sections 83115, 20 83115.5 and 83116, Government Code.

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