

POLICY TITLE: Expense Authorization

POLICY NUMBER: 2125

2125.1 All purchases made for the District by staff shall be authorized by the General District Manager [FINANCE DIRECTOR or other responsible managing employee], and shall be in conformance with the approved District budget.

2125.2 Any commitment of District funds for a purchase or expense greater than \$20,000.00 [or other appropriate amount] shall first be submitted to the Board of Directors for approval, or shall be in conformance with prior Board action and/or authorizations.

2125.3 A "petty cash" fund shall be maintained in the District office having a balance-on-hand maximum of \$200.00 [or other appropriate amount].

- a) Petty cash may be advanced to District staff or Directors upon their request and the execution of a receipt for same, for the purpose of procuring item(s) or service(s) appropriately relating to District business. After said item(s) or service(s) have been obtained, a receipt for same shall be submitted to the District Treasurer [FINANCE DIRECTOR, or other responsible managing employee]Clerk II, and any remaining advanced funds shall be returned. The maximum petty cash advance shall be \$50.00 for other appropriate amount].
- b) No personal checks shall be cashed in the petty cash fund.
- c) The petty cash fund shall be included in the District's annual independent accounting audit.

2125.4 Whenever employees or Directors of the District incur "out-of-pocket" expenses for item(s) or service(s) appropriately relating to District business as verified by valid receipts, said expended cash shall be reimbursed upon request from the District's petty cash fund or by warrant request if needed. In those instances when a receipt is not obtainable, the requested reimbursement shall be approved by the General-District Manager [DISTRICT TREASURER, FINANCE DIRECTOR or other responsible managing employee] before remuneration. The District may establish a reimbursement request form and, if it does, no reimbursement will be made without submission of a request on that form.

2125.5 Requests for reimbursement to the District must have a good faith basis. Submission of a request for a reimbursement without such a basis shall subject the requestor to appropriate sanctions, up to and including termination of employment and referral to an appropriate law enforcement agency for prosecution.





POLICY TITLE: Investment of District Funds

POLICY NUMBER: 2130

2130.1 Premise:

- a) The State Legislature has declared the deposit and investment of public funds by local officials and local agencies is an issue of statewide concern (Government Code (GC) § 53600.6 and § 53630.1); and,
- b) Government Code Sections 53601, et seq., allow the legislative body of a local agency to invest surplus monies not required for the immediate necessities of the local agency; and,
- c) The treasurer or fiscal officer of a local agency is required to annually prepare and submit a statement of investment policy and such policy, and any changes thereto, is to be considered by the local agency's legislative body at a public meeting (GC § 53646(a)). The statement shall also be annually presented to any oversight agency of the local agency.
- d) For these reasons, and to ensure prudent and responsible management of the public's funds, it is the policy of the District to invest funds in a manner which will provide the highest investment return with the maximum security while meeting the daily cash flow demands of the District and conforming to all statutes governing the investment of District funds.

2130.2 Scope:

This investment policy applies to all financial assets of the District. These funds are accounted for in the annual audited financial statements of the District and include:

- a) Demand Accounts
- b) Investments
- c) General Fund
- d) Local Agency Investment Fund [others]
- e) Operation and Maintenance Fund
- f) Enterprise Funds [others]

2130.3 Prudence:

The Board and persons authorized to make investment decisions subject to these policies are fiduciaries subject to the prudent investor standard. When investing, reinvesting, purchasing, acquiring, exchanging, selling, or managing public funds, a fiduciary shall act with care, skill, prudence, and diligence under the circumstances then prevailing, including, but not limited to, the general economic conditions and the anticipated needs of the agency, that a prudent person acting in a like capacity and familiarity with those matters would use in the conduct of funds of a like character and with like aims, to safeguard the principal and maintain the liquidity needs of the District.

Investments shall be made with judgment and care, under circumstances then prevailing, which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not for speculation, but for investment, considering the probable safety of capital as well as the probable income to be derived.





Investment officers acting in accordance with written procedures and the investment policy and exercising due diligence shall be relieved of personal responsibility for an individual security's credit risk or market price changes, provided deviations from policy or expectations are reported in the next issued quarterly treasury report and appropriate actions are taken to control adverse developments. When a deviation poses a significant risk to the District's financial position, the fiscal officer shall notify the Board immediately.

2130.4 Objectives:

As specified in GC §53600.5, when investing, reinvesting, purchasing, acquiring, exchanging, selling or managing public funds, the primary objectives of the investment activities, in priority order, shall be:

- a) Safety: Safety of principal is the foremost objective of the investment program. Investments of the District shall be undertaken in a manner that seeks to ensure the preservation of capital in the whole portfolio. To attain this objective, diversification is required in order that potential losses on individual securities do not exceed the income generated from the remainder of the portfolio.
- b) Liquidity: The secondary objective shall be to meet the liquidity needs of the District.
- c) Yield: The third objective shall be to achieve a return on the funds under the District's control.



POLICY TITLE: Purchasing

POLICY NUMBER: 2135

2135.1 To purchase small items — such as office supplies, auto parts, and other miscellaneous items costing less than \$500-1,000 — vendors will be asked to submit pricing information by telephone or written quotation. District accounts are then awarded to those firms that provide the best prices, discounts, service, etc. Acquisitions are processed on purchase order forms that list instructions to vendors.

2135.2 To purchase items costing more than \$500-1,000 and up to \$205,000 [or other appropriate amount], quotations will be solicited from vendors and received by telephone or written quotation. Quotations will be solicited, preferably from at least two or more sources, before selecting a supplier and processing a purchase order. The General Manager and [position title] must approve purchase orders.

2135.3 For items over \$2205,000 <u>[or other appropriate amount]</u> or orders of large quantities, the District will provide suppliers with a list of items to be purchased. Suppliers will provide written quotes for consideration and recommendation. <u>District staff will then present written quotes</u> to the Board of Directors for award of contract. Items on the list will be purchased from the supplier quoting the lowest prices, <u>with and having</u> an acceptable delivery date.

2135.4 Vehicles will be purchased through the State's Vehicle-Contract for Fleet Vehicles Procurement Program, unless they can be acquired at the same cost or less expensively from local sources by competitive quotation bids in accordance with section 2135.2.

acquired at the same cost or less expensively from local sources by competitive quotation bids in accordance with section 2135.2.

2135.5 This policy covers the purchase of goods, not services and not public works construction services. Those matters are addressed in other policies of the District: [identify the policies.]





POLICY TITLE: Receiving/Depositing Remittances

POLICY NUMBER: 2140

2140.1 It is the policy of the District that the District Manager shall cause appropriate staff to timely receive and deposit remittances and to ensure accountability. The District Manager shall designate a person or position to act as the designated staff person under this policy.

2140.2 Procedures for incoming Checks:

- a) Office Clerk I opens mail, receiving all checks and stamping "for deposit only".
- b) Using approved account codes, [Position title] logs each check on a weekly spreadsheet. If the application of any check to a particular fund or account of the District is unclear, [Position title] logs as "Miscellaneous".
- c) [Position title] stamps any accompanying paperwork "Paid" and gives it to the designated staff person. If there is no accompanying paperwork, [Position title] will match check to open invoice(s) and proceed with above.
- d) Once a week, the spreadsheet is given to the designated staff person.
- e) Checks are given to the designated staff person each day.
- f) The designated staff person records each check in the accounting program. Any checks logged as "Miscellaneous" go to the [position title] for appropriate coding.
- g) [position title] prepares the bank deposit.
- h) [position title] verifies correct coding and dollar amounts coding and accounting for any check classified as payment for an administrative service will be verified by the DistrictManager.
- i) The designated staff person deposits with bank.
- j) The designated staff person records the deposit in the General Ledger.





POLICY TITLE:

Records Retention

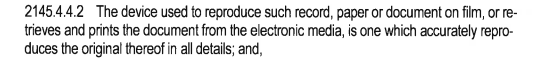
POLICY NUMBER: 2145

The purpose of this policy is to: provide guidelines to staff regarding the retention or disposal of District records; provide for the identification, maintenance, safeguarding and disposal of records in the normal course of business; ensure prompt and accurate retrieval of records; and, ensure compliance with legal and regulatory requirements.

- Vital and important records, regardless of recording media, are those having legal, financial, operational, or historical value to the District.
- 2145.3 The General Manager is authorized by the Board of Directors to interpret and implement this policy, and to cause to be destroyed any or all such records, papers and documents that meet the qualifications governing the retention and disposal of records, specified below, after consultation with the General Counsel.
- 2145.4 Pursuant to the provisions of Government Code §§ 60200 through 60204, and the guidelines prepared by the State Controller's office and the Controller's Advisory Committee for Special Districts, the following qualifications will govern the retention and disposal of records of the District.
 - 2145.4.1 Duplicate records, papers and documents may be destroyed at any time without Board authorization, advice of the General Counsel, or copying to photographic or electronic media.
 - 2145.4.2 Originals of records, papers and documents more than two years old that were prepared or received in any manner other than pursuant to State or Federal statute may be destroyed without the necessity of copying to photographic or electronic media except for permanent records of the District, as defined in this policy.
 - 2145.4.3 In no instance shall seare-records, papers or documents to be destroyed where there is a continuing need for such records for such matters as pending litigation, special projects, etc.
 - 2145.4.4 Records, papers or documents which are not expressly required by law to be filed and preserved may be destroyed if all of the following conditions are met:
 - 2145.4.4.1 The record, paper or document is photographed, micro-photographed, reproduced on film of a type approved for permanent photographic records by the National Institute of Standards and Technology of the U.S. Department of Commerce, or copied to an approved electronic media;







- _____2145.4.4.3._____The photographs, micro-photographs, or other reproductions on film are placed in conveniently accessible files and provisions are made for preserving, examining, and using the same, together with documents stored via electronic media.
- 2145.4.5 Any accounting record except the journals and ledgers which are more than five years old and which were prepared or received in any manner other than pursuant to State statute may be authorized for destruction, provided that:
 - 2145.4.5.1 There is no continuing need for said record, i.e., long-term transactions, special projects, pending litigations, etc., and;
 - 2145.4.5.2 There exists in a permanent file, an audit report or reports covering the inclusive period of said record, and that;
 - 2145.4.5.3 Said audit report or reports were prepared pursuant to procedures outlined in Government Code section 26909 and other State or Federal audit requirements, and that;
 - 2145.4.5.4 Said audit or audits contain the expression of an unqualified opinion.
- 2145.4.6 Any accounting record created for a specific event or action may be destroyed upon authorization five years after said event or action has in all respects terminated. Any source document detailed in a register, journal, ledger or statement may be authorized for destruction five years from the end of the fiscal period to which it applies. The following may be destroyed at any time without Board authorization or consultation with the General Counsel:
 - 2145.4.6.1 Duplicated (original-subject to aforementioned requirements).
 - 2145.4.6.2 Rough drafts, notes or working papers (except audit).
 - 2145.4.6.3 Cards, listings, nonpermanent indices, other papers used for controlling work or transitory files.

2145.4.7 All payroll and personnel records shall be retained indefinitely. Originals may, upon authorization, be destroyed after seven years' retention, provided said records have been microfilmed and



qualify for destruction in accordance with section 2145.4, above. Payroll and personnel records include the following:

- 2145.4.7.1 Accident reports, injury claims and settlements.
- 2145.4.7.2 Medical histories.
- 2145.4.7.3 Injury frequency charts.
- 2145.4.7.4 Applications, changes and terminations of employees.
- 2145.4.7.5 Insurance records of employees.
- 2145.4.7.6 Time cards.
- 2145.4.7.7 Classification specifications (job descriptions).
- 2145.4.7.8 Performance evaluation forms.
- 2145.4.7.9 Earning records and summaries.
- 2145.4.7.10 Retirements.
- 2145.4.8 Records of proceedings for the authorization of long-term debt, bonds, warrants, loans, etc., after issuance or execution may be destroyed if microfilmed as provided for in section 2145.4.4, above. Terms and conditions of bonds, warrants, and other long-term agreements should be retained until final payment, and thereafter may be destroyed in less than 10 years if microfilmed as provided for in section 2145.4.4, above. Paid bonds, warrant certificates and interest coupons may be destroyed after six months if detailed payment records are kept for 10 years.
- Minutes of the meetings of the Board of Directors shall be are usually retained indefinitely in their original form. However, they meeting minutes may, upon the General Manager's authorization, be destroyed if they are microfilmed as provided for in section 2145.4.4, above. Recording tapes (or other media) of Board meetings will be kept for a period of one yeartwo years from the date of the recorded meeting, after which they will be destroyed.
 - 2145.5.1 Construction records, such as bids, correspondence, change orders, etc., shall not be kept in excess of seven years unless they pertain to a project which includes a guarantee or grant and, in that event, they shall be kept for the life of the guarantee or grant plus seven years. As-built plans for any public facility or works shall be retained as long as said facility is in existence.



2145.5.2 Contracts should be retained for their lives plus seven years. Any unaccepted bid or proposal for the construction or installation of any building, structure or other public work which is more than two years old may be destroyed.

2145.5.3 Property records, such as documents of title, shall be kept until the property is transferred or otherwise no longer owned by the District.



Appendix A Definitions for Records Retention and Disposal Policy

- 1. AUTHORIZATION. Approval from the General Manager, as authorized by the District's Board of Directors.
- 2. ACCOUNTING RECORDS. Include but are not limited to the following:
 - a. SOURCE DOCUMENTS
 - (1) Invoices
 - (2) Warrants
 - (3) Requisitions/Purchase Orders (attached to invoices)
 - (4) Cash Receipts
 - (5) Claims (attached to warrants in place of invoices)
 - (6) Bank Statements
 - (7) Bank Deposits
 - (8) Checks
 - (9) Bills
 - (10) Various accounting authorizations taken from Board minutes, resolutions or contracts
 - b. JOURNALS
 - (1) Cash Receipts
 - (2) Accounts Receivable or Payable Register
 - (3) Check or Warrant (payables)
 - (4) General Journal
 - (5) Payroll Journal
 - c. LEDGERS
 - (1) Expenditure
 - (2) Revenue
 - (3) Accounts Payable or Receivable Ledger
 - (4) Construction
 - (5) General Ledger
 - (6) Assets/Depreciation
 - d. TRIAL BALANCE

- e. STATEMENTS (Interim or Certified Individual or All Fund)
 - (1) Balance Sheet
 - (2) Analysis of Changes in Available Fund Balance



- (3) Cash Receipts and Disbursements
- (4) Inventory of Fixed Assets (Purchasing)
- f. JOURNAL ENTRIES
- g. PAYROLL and PERSONNEL RECORDS include but are not limited to the following:
 - (1) Accident reports, injury claims and settlements
 - (2) Applications, changes or terminations of employees
 - (3) Earnings records and summaries
 - (4) Fidelity Bonds
 - (5) Garnishments
 - (6) Insurance records of employees
 - (7) Job Descriptions
 - (8) Medical Histories
 - (9) Retirements
 - (10) Time Cards
- h. OTHER
 - (1) Inventory Records (Purchasing)
 - (2) Capital Asset Records (Purchasing)
 - (3) Depreciation Schedule
 - (4) Cost Accounting Records
- 3. LIFE. The inclusive or operational or valid dates of a document.
- 4. RECORD. Any "writing" as defined in government Code section 6252(f), which includes: means any handwriting, typewriting, printing, photostating, photographing, photocopying, transmitting by electronic mail or facsimile, and every other means of recording upon any tangible thing any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combinations thereof, and any record thereby created, regardless of the manner in which the record has been stored that is issued by or received in a department, and maintained and used as information in the conduct of its operations.
- 5. RECORD COPY. The District copy of a document or file.
- 6. RECORD SERIES. A group of records, generally filed together, and having the same reference and retention value.
- RECORDS CENTER. The site selected for storage of inactive records.



- 8. RECORDS DISPOSAL. The planning for and/or the physical operation involved in the transfer of records to the Records Center, or the authorized destruction of records pursuant to the approved Records Retention Schedule.
- 9. RECORDS RETENTION SCHEDULE. The consolidated, approved schedule list of all District records which timetables the life and disposal of all records.
- 10. RETENTION CODE. Abbreviation of retention action which appears on the retention schedule.
- 11. VITAL RECORDS. Records which, because of the information they contain, are essential to one or all of the following:
 - a. The resumption and/or continuation of operations;
 - b. The re-creation of the legal and financial status of the District, in case of a disaster;
 - The fulfillment of obligations to bondholders, customers, and employees.

Vital records include but are not limited to the following [detail the records structure of the District, stating the retention time for each class of records. Those times can be drawn from the recommendations of the Secretary of State (http://archives.cdn.sos.ca.gov/local-gov-program/pdf/records-management-8.pdf) or developed with the advice of legal counsel, as there are many laws governing records retention]:

(1)	(11)				
Àgreements	District insurance records				
(2)	(12)				
Annexations and detachments	District water rights				
(3)	(13)				
As-built drawings	Employee accident reports, injury				
(4)	claims & settlements				
Audits	(14)				
(5)	Employee earning records				
Contract drawings	(15)				
(6)	Employee fidelity bonds				
Customer statements	(16)				
(7)	Employee insurance records				
Deeds	(17)				
(8)	Encroachment permits (by others)				
Depreciation schedule	(18)				
(9)	Encroachment permits				
Disposal of surplus & excess prop-	(19)				
erty	Facility improvement plans				
(10)	(20)				
Disposal of scrap materials	Improvement districts				



(21)Individual water rights (22)Individual claims/settlements (22)Inventory (24)Journal vouchers (25)Ledgers (26)Licenses & permits (to operate) (27)Loans & grants (28)Maps (29)Minutes of Board meetings (30)Payroll register (31)Policies, Rules & Regulations (32)Purchase orders & requisitions (33)Restricted materials permits (34)Rights of ways & easements (35)Spray permits (36)Statements of Economic Interest (37)(38)(39)(40)(41)



Appendix B Records Retention & Storage Summary

			,			
Cross	Title or Description			Retention Periods		
Grou p No.		Origi- nal	Dupli- cate	Office	Record Center	Re- tain or De- stroy
1	Records affecting title to real property or liens thereof.	X		2 yrs.	OP	ES
2	Records required to be kept permanently by statute.	Х		2 yrs.	OP	ES
3	Minutes, ordinances & resolutions of Board.	Х		2 yrs.	OP	ES
4	Documents with lasting historical, administrative, legal, fiscal, or research value.	Х		2 yrs.	OP	ES
5	Correspondence, operational reports and information upon which District policy has been established.	Х		2 yrs.	10 yrs.	12 yrs.
6	Duplicates of 5, above, when retention is necessary for reference.	Х		2 yrs.		2 yrs.
7	Records requiring retention for more than five years, but no more than 15 years by statute or administrative value.	X		2 yrs.	13 yrs.	15 yrs.
8	Duplicates needed for administrative purposes for five to 15 years.		X	2 yrs.	13 yrs.	15 yrs.
9		Х		2 yrs.	1 yr.	3 yrs.



All other original District records, or instruments, books or papers that are considered public documents not included in Groups 1 through 8. 10 Duplicates and other documents not public Χ Χ 2 yrs. 3 yrs. 5 yrs. records required to be maintained for administrative purposes. 11 Duplicate records requiring retention for Χ 3 3 yrs. administrative purposes such as reference material for making up budgets, planning and programming. 12 Reference files (copies of documents Χ 1 yr. 1 yr. which duplicate the record copies filed elsewhere in the District; documents which require no action and are non-record; rough drafts, notes, and similar working papers accumulated in preparation of a communication, study or other document, and cards, listings, indexes and other papers used for controlling work). 13 Χ Transitory files, including letters of trans-Χ 3 mos. 3 mittal (when not a public record), suspense mos. copies when reply has been received, routine requests for information and publication, tracer letters, and other duplicate copies no longer needed. 14 Χ Original documents disposable upon oc-2 yrs. 3 yrs. 5 yrs. currence of an event or an action (i.e., audit, job completion, completion of contract, etc.) or upon obsolescence, supersession, revocation. 15 Policy files and reference sets of publica-Χ 1 tions.



Duplicates or non-record documents required for administrative needs but destroyable on occurrence of an event or an action.	Х	Ĭ		<u>j</u>
--	---	---	--	----------

OP = Original or photographic copy.
ES = May be destroyed if stored in electronic media.
I = Indefinitely