INTRODUCTION

California counties are the unit of government best suited to deliver public assistance, public protection, and some public works services, but counties have limited ability to adequately finance these responsibilities. In order to meet each community's unique needs, counties must be given greater financial independence from the state and federal budget processes, including the authority to collect revenues at a level sufficient to provide the degree of local services the community desires. Counties will seek a level of financial independence that provides for the conduct of governmental programs and services, especially discretionary programs and services, at an adequate level.

SECTION 1: STATE POLICY OBJECTIVES

Program Realignment
Reforms of county finances need to involve agreement between the state and the counties on a realignment of responsibilities to provide social services, income maintenance, health care, justice services, or any other service that the county is best suited to provide. Counties must be given realistic and adequate revenue sources to pay for ongoing program and service responsibilities. The CSAC Realignment Principles appear in the Realignment chapter within this Platform.

Financial Independence
Counties have neither the financial resources to both operate state programs and also meet local needs, nor the ability to predict service levels beyond each legislative session. Therefore, counties advocate for aligning revenue authority with service responsibility, and also support other measures that grant counties financial independence.

1) Protection of local government revenues: Counties strongly support the provisions of Proposition 1A (2004), which provides constitutional protection of local governments' property tax, sales tax, and Vehicle License Fee revenues. It also requires the Legislature to fully fund or else suspend reimbursable local mandates.

2) Mandate funding: Counties continue to advocate for guaranteed state appropriations of sufficient funds prior to requiring counties to provide new or increased services. (Also see Chapter XII: STATE MANDATE LEGISLATION.) Counties also seek a guarantee that programs and services that are funded wholly or partially by the state will annually
receive full adjustments for the increased cost of providing them, including inflation and population changes.

3) State Borrowing of Property Tax Revenues: Counties will firmly oppose any attempt by the state to borrow property tax revenue from counties under the provisions of Proposition 1A. Such borrowing would cause counties increased costs in several areas, including the cost of borrowing and lost investment income. Furthermore, borrowing to cover ongoing state costs is fiscally unwise, and would put negative pressure on state funding of county-provided services in the out-years.

4) Local Authority: Counties should be granted enhanced local revenue-generating authority to respond to unique circumstances in each county to provide needed infrastructure and county services. Any revenue raising actions that require approval by the electorate should require a simple majority vote.

5) Furthermore, counties should have the ability to adjust all fees, assessments, and charges to cover the full costs of the services they support.

6) State Payments: Counties seek a guarantee that the state will pay reimbursements and subventions promptly, with the payment of interest to counties when it fails to do so.

Existing Revenue Sources

1) Property Tax Revenue: Counties oppose erosion of the property tax base through unreimbursed exemptions to property taxes. The state should recognize that property tax revenues are a significant source of county discretionary funds. Any subventions to counties that are based upon property tax losses through state action should be adjusted for inflation annually.

2) Property Tax Administration: Counties incur significant costs in administering the property tax system and in maintaining financial records for other government entities and jurisdictions, and should receive full reimbursement from all recipients – proportional to their benefit – for actual administrative costs upon distribution of property tax proceeds.

3) 1991 Realignment: In 1991, the state and counties entered into a new fiscal relationship known as realignment. Realignment affects health, mental health, and social services programs and their funding. The state transferred control of certain programs to counties, altered program cost-sharing ratios, and provided counties with dedicated tax revenues from the sales tax and vehicle license fee to pay for these changes. Counties support full continuation of all dedicated realignment revenues. Counties also urge the state to pay counties for the full, current, actual costs of administering programs on its behalf, which is currently frozen at 2001 levels.
4) Incorporation, Annexation, and Dissolution: Counties support the provisions of revenue neutrality and encourage enhancements and improvements to new city incorporation law. Property tax transfers resulting from municipal incorporations, annexations, or dissolutions should be generally negotiated.

**Sales Tax Distribution and Exemptions**

1) Distributions: Any distribution formula for new sales tax revenue growth should not be limited to a situs-only distribution. Other options for distribution of new sales tax revenue growth should be fully explored.

2) Sales Tax Exemption: Counties oppose unreimbursed sales tax exemptions enacted by the state including exemptions of the local portion and state portions dedicated to counties for county administered services.

**Efficient Government**

The state should facilitate the efficient use of taxpayers' dollars by:

1) Streamlining or eliminating unnecessary planning, reporting, and administrative requirements in state-county partnership programs.

2) Reducing or eliminating regulations designed to control the implementation of state-mandated programs and services.

3) Granting counties greater flexibility to manage county programs in a more efficient and effective manner and tailored to a community's individual needs.

4) Allowing counties to use the least costly methods of providing services while meeting operational needs.

**Equal Treatment**

The allocation of new financial resources or needed reductions should treat all counties equally, based on service needs.

Counties should engage in ongoing efforts to discuss and negotiate equitable resolutions of conflicts between counties and other units of local government.

**Aligning Revenue Authority with Service Responsibility**

The passage of Proposition 13 and implementing legislative and judicial decisions, along with myriad other actions since, have eliminated most connections between the payment of taxes and the benefits received by the individual or business taxpayer. Counties support aligning revenue authority with the level of government responsible for providing services.
**Master Settlement Agreement**
Under the terms of a Memorandum of Understanding (MOU) with the state, California counties receive forty percent of proceeds from the Master Settlement Agreement between the tobacco industry and a number of states. The MOU specifies that these funds are discretionary. Counties oppose any effort to diminish their share of the tobacco settlement or to impose restrictions on its expenditure. Additionally, counties oppose any effort to lower or eliminate the state’s support for programs with the expectation that counties will backfill the loss with tobacco settlement revenue.

**SECTION 2: FEDERAL POLICY OBJECTIVES**

Adequate compensation must be made available to local governments to offset the costs of providing services as required by federal law. Additionally, any revenue sharing or payment in-lieu of taxes should be equitable, predictable, and sustainable.

**Basic Service Levels**
The federal government should finance a basic level of health, social service, and income maintenance services, including resultant county administrative costs. It must provide flexibility to adjust to local needs and circumstances and it must provide for long-term program planning and program stability.

**Adequately Finance Specific Program Objectives**
Federal efforts to address certain domestic needs as partners with counties must adequately provide for county administrative costs, provide flexibility to adjust to local needs and circumstances, provide for long-term program planning, and provide for program stability.

**Shared Revenues**
The federal government should continue to share the benefits of its greater and more equitable taxing ability with state and local government in a non-restrictive manner. When possible, the shared revenues should be provided in the form of block grants.

**Encourage Public Investment**
The maintenance and development of state and local infrastructure must be facilitated with federal tax exemptions for state and municipal debt and by special taxing and expenditure programs to meet priority needs.

**Payments In Lieu Of Taxes**
Payments in lieu of taxes (PILT) should be made in full whenever the federal government removes or withholds otherwise productive property from the property tax rolls. PILT payments should receive full cost of living adjustments annually.
**Taxation Of Remote Sales**
The federal government should endeavor to approve a nationwide system for sales taxation that ensures fairness between remote (online) and brick-and-mortar retailers.

**Telecommunications**
Counties endorse promoting competition among telecommunications providers and treating like services alike. Any effort to reform the Telecommunications Reform Act of 1996 must maintain local management of the public rights-of-way, encourage investment in all communities and neighborhoods, preserve support funding for public education and governmental (PEG) channels and institutional networks (I-NET), and hold local governments fiscally harmless for any loss of fees or other revenue that result from franchise agreements.