This is an advisory publication providing direction to all those involved in the Business Taxes Committee process. Please contact the Tax Policy Division, Sales and Use Tax Department, if there are concerns regarding any section of this publication.
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January 2004
The Business Taxes Committee (BTC) provides a forum for interested members of the public to express their views and present proposals regarding the provisions and policies related to the tax and fee laws administered by the Board of Equalization (Board). BTC agenda items may consist of legislative implementation issues, project reports, issues affecting specific industries or groups of taxpayers, regulatory proposals, and discussion of any matter affecting the Board’s Business Taxes programs.

Board business pertaining to Business Taxes programs is generally conducted in two forums: in regular meetings of the Board, and in meetings of the BTC. The Rules of Practice set forth procedures for conducting business at regular Board meetings. The following information provides the procedures and policies regarding the BTC and describes the responsibilities of those involved in the process.
PARTICIPANTS — IN GENERAL

The main participants in the BTC process are as follows:

- Committee Chair
- Committee Members
- Board Proceedings Division
- Sales and Use Tax Department (SUTD) and Property and Special Taxes Department (PSTD)
- Legal Department
- SUTD Tax Policy Division, Business Taxes Committee and Training Section, BTC Unit
- PSTD Staff
- Legislative and Research Division, Research and Statistics Section
- Administration Department, Planning and Evaluation Division, Strategic Planning and Policy Development Unit
- Customer and Taxpayer Services Division
- Industry Representatives, Associations, Organizations and Other Interested Parties

COMMITTEE CHAIR

BTC meetings are held monthly throughout the year. The BTC Chair (Chair) and Board Proceedings Division staff, with the approval of the Board Chair, determine when BTC meetings will be held. BTC meetings are generally scheduled in conjunction with Sacramento Board meetings. The Chair presides over the meetings in accordance with the Rules of Order, determines the order of presentation, and conducts the proceedings.

Representatives from the Sales and Use Tax Department and/or Property and Special Taxes Department, in partnership with a representative from the Legal Department, act as BTC staff persons. The Chair, in consultation with BTC staff persons, determines the BTC Materials Preparation and Review Schedule (Schedule) and related agenda items for the BTC meetings. The Schedule is prepared by a designated BTC staff person, in consultation with and approval by the Chair. The Chair (along with the Executive Director) also reviews and approves the BTC minutes to be presented to the Board Members for approval.

COMMITTEE MEMBERS

In their capacity as BTC Members, the other Board Members or their designated staff submit suggested agenda items to the Committee Chair, review materials submitted to the BTC, hear statements from staff persons and interested parties during the BTC meetings, and offer their views and pose questions in order for them to determine recommendations to be presented to the full Board.

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1 Adopted by the Board on June 29, 1995; amendments adopted by the Board on August 22, 1996 — see Exhibit 2.
BOARD PROCEEDINGS DIVISION

The Board Proceedings Division (BPD), in consultation with the BTC Chair and with the approval of the Board Chair, establishes the calendar for the Board meetings. This function includes setting up the BTC meeting dates and times. Typically, BTC meetings take place on the first day of the scheduled Sacramento Board meetings.

During the Board’s Administrative Session, the BTC Meeting Minutes (minutes) are presented to and approved by the full Board. The Chief of BPD certifies the approved minutes by signing the minutes document.

SALES AND USE TAX DEPARTMENT AND PROPERTY AND SPECIAL TAXES DEPARTMENT

Each summer, the Sales and Use Tax Department and Property and Special Taxes Department (Program Departments), under the direction of the respective Deputy Directors, and in conjunction with the Legal Department, identify current sales and use tax and special taxes and fees issues for discussion at the following year’s BTC meetings. The designated staff persons present a proposed BTC Schedule for the ensuing year to the current Chair. Upon approval by the Chair, the BTC Unit Supervisor, under the direction of management, prepares a detailed BTC Materials Preparation and Review Schedule. Generally, the current Chair approves the distribution of the portion of the Schedule covering the first three months of the following year’s agenda, and the incoming Chair approves the remainder of the following year’s agenda.

Designated staff of the Program Departments conduct research, work with interested parties, draft documents, and prepare formal issue papers on issues scheduled for discussion at the BTC meetings. If a revenue estimate is needed, Program Department staff request an estimate be completed by the Research and Statistics Section as early as possible in the process. During the preparation process, staff also schedules and conducts meetings with interested parties to discuss and/or resolve issues.

Other than issues concerning legal matters, management of the Program Departments have the primary responsibility for oral presentation and discussion of items before the BTC. Staff of the Sales and Use Tax Department’s BTC Unit also prepares the minutes for approval by the Board. The minutes are formally presented to the Board during its Administrative Session.

LEGAL DEPARTMENT

The Legal Department provides advice to BTC Members and the Program Departments on the legal aspect of the issues before the BTC. Legal staff work closely with the Program Departments’ staff in drafting, reviewing, and editing documents that go before the BTC, as well as reviewing and analyzing related laws, regulations, and suggested regulatory language received from parties involved in the BTC process.

The designated Counsel also acts as a BTC staff person responsible for presenting and consulting with the Chair on potential BTC agenda items. The BTC staff person is also primarily responsible for the presentation and discussion of the legal aspect of issues presented to the BTC.
BUSINESS TAXES COMMITTEE UNIT, SUTD 200.35

The BTC Unit is assigned to the Sales and Use Tax Department, Tax Policy Division, Business Taxes Committee and Training Section. Unit members report to the BTC Unit Supervisor. One of the unit members is designated as the SUTD Regulation Coordinator. The BTC Unit members are primarily responsible for conducting all necessary research into the issue and for preparing discussion and issue papers, proposed regulatory amendments, new regulations, and other materials for consideration by the BTC. The BTC Unit generally consults and meets directly with interested parties and requests their review of and comment on staff analyses and proposed regulatory amendments. When staff and interested party positions differ, written alternatives are prepared and incorporated into the materials presented to the BTC.

After the BTC meeting, the BTC Unit is responsible for implementing policy or procedure changes occurring as a result of Board adopted BTC recommendations. (See section 500.10, Implementation of Committee Recommended Action.) The BTC Unit is also responsible for the maintenance and distribution of this Manual.

PROPERTY AND SPECIAL TAXES DEPARTMENT STAFF 200.40

The Property and Special Taxes Department (PSTD) is responsible for developing and presenting Special Taxes issues to the BTC. A staff member from the appropriate division of the PSTD (Fuel Taxes Division or Excise Taxes and Fees Division) is assigned responsibility for the issue. That staff person and his or her supervisor will follow the same procedures as described for the SUTD’s BTC Unit described above. A designated PSTD staff member is responsible for ensuring proper BTC materials preparation procedures are followed by all PSTD staff persons.

LEGISLATIVE AND RESEARCH DIVISION 200.45

When an issue scheduled for discussion before the BTC involves a proposed new or amended regulation or a significant proposed new or revised policy or procedure, the materials submitted (generally a formal issue paper) must include a clear statement of the revenue impact of staff’s recommendation and all alternatives considered. The Research and Statistics Section of the Legislative and Research Division is responsible for the preparation of the revenue analysis.

POLICY, PLANNING AND EVALUATION DIVISION (PPED) 200.47

Formal issue papers are maintained in an official agency file within the Strategic Planning and Policy Development Section (SPPDS) of PPED and are numbered for storage and retrieval purposes. The SPPDS maintains a log and stores and retains final copies of all formal issue papers. The SPPDS designated staff member provides a control number to the originator of the formal issue paper prior to the paper’s executive review.

CUSTOMER AND TAXPAYER SERVICES DIVISION (CATS) 200.50

The Mass Communications Section of CATS assists in publicizing and maintaining materials related to the BTC on the Board’s Internet web site. The BTC Unit provides the current BTC Schedule (in two formats), a list of BTC topics, discussion papers, final issue papers, and other related materials to Mass Communications for placement on the web site.
Industry representatives, associations, organizations, and other interested parties participate in discussions, attend meetings with the staff, provide comments, and submit alternatives and/or draft language on matters before the BTC. They also make oral presentations before the BTC to support or provide clarification regarding their position on staff’s recommendation or the alternative(s).
Committee Issues — In General

The BTC Chair, in consultation with the Program Departments and the Legal Department, determines what subjects and/or issues will be scheduled for discussion at the BTC meetings. BTC Members may also suggest discussion items to the Chair. Once the Chair approves the BTC Schedule, the BTC Unit prepares and distributes the final version to staff and interested parties, including placement on the Board’s Internet web site. The Chair may authorize changes to the BTC Schedule as the need arises.

In advance of the publication date of the Board meeting Public Agenda Notice (Agenda), the relevant Program Department’s designated staff person sends a copy of the respective BTC agenda to the Chair. The Chair, in turn, approves or modifies the agenda and notifies the Program Department’s Deputy Director. The BTC Unit Supervisor notifies BPD of the agenda items for placement on the agenda. The agenda must be distributed ten calendar days prior to the BTC meeting. Items not listed on the agenda cannot be discussed at the BTC meeting, and no new topics may be added after the agenda is distributed.

BTC agenda items are classified in two categories: discussion-only items or action items. No recommendation is made to the Board Members regarding items placed on the agenda as discussion-only items. Such items are discussed at the BTC meeting and, as necessary, are scheduled as action items for consideration and discussion at a future BTC meeting. However, before a discussion-only item may be scheduled as an action item, staff must prepare written materials similar to those required for action items. All materials relating to items placed on the BTC agenda must be provided to BTC Members at least ten days prior to the BTC meeting.

Following are descriptions of the steps involved in the preparation and review of materials prepared for the BTC. This process, which encompasses 150 days, is summarized in Exhibit 1, “Materials Preparation and Review Timetable.” This timetable and other general information is provided to interested parties in a yearly letter from the Deputy Director, SUTD, posted on the “Board Meetings and Committee Information” page of the Board’s Internet web site (www.boe.ca.gov).

Proposals Submitted by Interested Parties

Once the agenda is approved and provided to Board Members, management, staff, and interested parties, and posted on the Board’s Internet web site, the next step is the submittal by interested parties of proposals related to the specified agenda items. The BTC Chair must approve the consideration of any proposal that would expand the discussion beyond the subject area described on the BTC Materials Preparation and Review Schedule. The “subject area” means the verbal description of the issue, and not the referenced regulation as a whole.
Upon receiving the interested party proposal, the assigned BTC Unit or PSTD staff person reviews and analyzes the materials received. If the proposal includes a suggested amendment to an existing regulation or a proposed new regulation, staff will, among other things, review the proposed language, make an analysis of the impact on current policy, and determine if the proposal is within the Board’s statutory authority. Consistency with the provisions of the Board’s other regulations and the statutes upon which they are based is also a consideration.

After completing research, thoroughly analyzing the issue, and obtaining the Legal representative’s agreement as to the proposal’s impact, the designated BTC Unit or PSTD staff person will prepare an Initial Discussion Paper. The paper and any other relevant materials will then be posted to the Board’s Internet web site and distributed to a specific list of interested parties, or “target” mailing list for the topic. The target mailing list is developed by the BTC Unit or PSTD staff person using many sources, one of which may be the interested party submitting the proposal. Lists are also generated from the Internet, various associations and memberships, phone directories, general BTC lists, Board Member staff, and lobbyist lists. A person who wishes to have his or her name included on either the general BTC mailing list or a list for a specific scheduled topic may contact the staff person designated in the yearly letter to interested parties. This letter may be accessed through the “Board Meetings and Committee Information” page of the Board’s Internet web site.

MEETING OF INTERESTED PARTIES — DISCUSSION OF ISSUE 300.20

The Meeting of Interested Parties takes place approximately two weeks after the Initial Discussion Paper is mailed to the target audience. The meeting generally includes Board Member staff, the responsible BTC Unit or PSTD staff person, his or her supervisor and backup, Legal Department staff and program departmental management or their designees, and interested parties. During the meeting, the BTC issue is thoroughly discussed and resolution is reached to the extent all participants are in agreement. Any unresolved matters are identified and consensus is reached concerning potential actions or procedures related to those matters. Meeting attendees are reminded of important BTC Schedule dates and what actions are expected of them. Any unresolved issues or additional information is discussed at a second interested parties meeting (see Second Discussion Paper).

INTERESTED PARTIES REVIEW AND COMMENT PERIOD 300.25

Interested parties are asked to provide staff with written comments regarding staff’s analysis and discussion of the relevant BTC issue no later than approximately thirty days following mailing of the Initial Discussion Paper. Any proposed changes to Board regulations, policy, or procedures provided by interested parties during the comment period should be in written format and include the specific details and wording of any proposed regulatory language or procedural and/or policy guidelines. Staff is not expected to prepare or initiate proposed regulatory or statutory language on behalf of the interested parties. However, staff will provide interested parties with guidance and assistance in drafting proposed language revisions or potential guidelines as appropriate. Interested parties are asked to provide their submissions in both electronic and paper copy. No confidential information should be provided, since the submission may be distributed to other interested parties. The electronic copy is requested for placement on the Board’s Internet web page.
SECOND DISCUSSION PAPER

When the comment period for the Initial Discussion Paper is closed, the assigned BTC Unit or PSTD staff person analyzes the comments received, including any proposed regulatory language and/or proposed new or revised policy and procedure guidelines, and discusses all relevant matters with the assigned legal representative. The staff person will contact interested parties about their submissions if additional clarification is needed. A Second Discussion Paper is prepared incorporating the comments received from interested parties and any relevant additions and revisions to the Initial Discussion Paper. A comparison matrix is developed to summarize the issue, and to provide a comparison between current regulatory language or policy and procedures, staff's recommendations, and those submitted by interested parties. The positions of staff and the various interested parties are noted, including the underlying rationale for the respective positions. The Second Discussion Paper and related materials are provided to interested parties approximately two weeks after the closure of the initial comment period and posted to the Board’s Internet web site. A second meeting of interested parties is held as noted on the BTC Schedule.

SECOND MEETING WITH INTERESTED PARTIES

A second and final meeting is held with interested parties to discuss any new or unresolved issues.

FINAL REVIEW AND COMMENT PERIOD

Interested parties are given approximately four weeks to review and comment on the Second Discussion Paper and staff’s recommended action(s). As before, comments should be provided in a written format and include any suggested language or guidelines. This is the last opportunity interested parties have to provide comments or concerns to be included in the formal issue paper or status report scheduled for distribution to the BTC. No new issues may be raised at this time, since there is no further opportunity for informing other interested parties or discussing new issues before the BTC meeting is held.

LATE SUBMISSIONS

Staff acknowledges interested party submissions that are received too late to incorporate into the Initial or Second Discussion Papers, provides a copy of the submission to the Board Members and all affected staff, and informs the interested party that the subject of the submission will be addressed in the next paper. If a submission is received too late to address in the Formal Issue Paper, staff acknowledges the submission, informing the interested party that a copy of the submission will be provided to Board Members and all affected staff. In order to highlight for the Board Members the fact that the submission was received after the last day for interested parties’ response, the copy of the letter is accompanied by a route slip printed on pink paper.
Once the resolved and unresolved matters are identified, the assigned BTC Unit or PSTD staff person prepares either a formal issue paper or a status report for distribution to the BTC members, staff, and the interested parties. The formal issue paper should comply with the format prescribed by “Issue Paper Policy” of section 7050 of the Board of Equalization Administrative Manual (BEAM). The format and guidelines for the status report are described in BEAM Exhibit 0104.2A. If an issue involves a proposed regulatory change or otherwise has a revenue impact, the BTC Unit or PSTD staff person works with the assigned staff of the Research and Statistics Section to obtain a formal Revenue Estimate (see BEAM Exhibit 7050D). The Revenue Estimate will explain the impact expected if staff’s recommended action or one of the alternatives is implemented. If a status report requires an estimated revenue impact, staff of the Research and Statistics Section will also prepare the estimate with the assistance and input of the BTC Unit or PSTD staff person.

FORMAL CLEARANCE AND DISTRIBUTION

After the formal issue paper and related exhibits are approved for clearance by BTC staff persons and management, they are placed into the formal executive review pursuant to the procedures and guidelines prescribed in the Board’s Administrative Manual (BEAM), Part V, Section 7050. Section 7050 requires that the Financial Management Division approve cost estimates and that all members of the Executive Team review formal issue papers prior to distribution. (All Executive Team members must review all materials prior to presentation to the BTC.) After the formal issue papers or status reports are approved through the respective channels, they are distributed no later than ten days prior to the BTC meeting, along with an Issue Agenda. The formal issue papers or status reports are also posted to the Board’s Internet web site.

ISSUE AGENDA

The designated staff person prepares an agenda of issues to accompany the issue paper. The agenda succinctly lists the issues described in the issue paper, contrasting any differences in staff and interested party positions. The purpose of the issue agenda is to enable an orderly and efficient discussion during the BTC meeting by clearly delineating for the BTC the choice of actions for each issue.
MEETING PROCEDURES — IN GENERAL

The Chair shall preside over and conduct the BTC meeting in an orderly manner. If the Chair is absent, a designated Chair is selected pursuant to the Rules of Order. The Chair shall recognize other BTC members who wish to speak. The Chair has the same right to make or second a motion or to debate as the other BTC Members. The Chair may ask whether there is a motion and a second to bring a matter to vote or may move or second a motion to bring a matter to vote. The Chair takes up the items of business in the order listed in the published agenda. However, when warranted, the Chair may modify the order of business.

All BTC Members must be recognized by the Chair in order to speak on any matter or to make a motion. All motions require a second by another BTC Member. If there is no second, the motion dies. However, raising a parliamentary question or point of order is not a motion and does not require a second. Any member may withdraw a motion or a second at any time prior to the start of the roll call for vote on that motion. Discussion of a matter is permitted while no motion is pending. However, discussions are confined to the current matter pending before the BTC.

Unless there is a unanimous consent, voting on a matter is by roll call. A motion calling for a vote is not in order until each member who wishes to do so has had an opportunity to speak on the issue.

PRESENTATION AND DISCUSSION OF ACTION OR DISCUSSION-ONLY ITEMS

The Program Department’s Deputy Director or designee is responsible for the presentation of issues before the BTC. The BTC meeting generally begins with the Program Department or Legal Department reporting to the BTC the nature and status of each issue on the BTC Agenda, along with staff's views and/or recommendations. The Chair then calls on interested parties who have signed-in to speak to present their positions on the matter under consideration. The Chair and BTC Members may ask questions and present their views during the discussion.

COMMITTEE ACTION AND/OR RECOMMENDATION

The discussion of an action item or discussion-only item will conclude with the Chair or other BTC Member introducing a motion for a specific recommendation for Board action. Unless there is a unanimous consent, the necessary roll call vote is taken, recorded, and the next action or discussion item is considered until all agenda item are discussed and voted upon.

\[2\] Adopted by the Board on June 29, 1995; amendments adopted by the Board on August 22, 1996 — see Exhibit 2.

January 2004
After the BTC meeting concludes, minutes are prepared by a BTC Unit staff person. The minutes should comply with the format and guidelines prescribed by “Committee Meeting Minutes” of section 0104.2 and Exhibit 0104.2B of the Board of Equalization Administrative Manual, and include a description of the issue, the BTC discussion and the action and/or recommendation along with any directions to staff. Copies of regulations recommended for approval by the BTC are attached to the minutes. Appropriate program departmental staff, the Deputy Director, and the Assistant Chief Counsel approve the draft of the minutes. The draft is then submitted to the Board Members’ designated staff persons for review and to the BTC Chair’s staff person for approval. The final draft is then submitted to the Chief Counsel for approval, to the Executive Director for approval and signature, and finally to the BTC Chair for approval and signature. The signed minutes are provided to the BPD for distribution to the Board for approval.
The recommendations of the BTC are presented to the Board Members for approval during the Board’s Administrative Session, generally the last day of the Board meeting week in Sacramento, under the agenda item “Committee Reports.” The Board Members may approve, disapprove, or partially adopt the BTC recommendation.

Following the Board Member action at the Administrative Session, the Chief of the BPD will certify the Board Action by signing the minutes. BPD will provide a copy of the minutes labeled “Board Approved” or “Board Approved, except _______” or “Board Approved, including _______,” “At the (date) Board Meeting,” to the SUTD for distribution to Board Members, staff, and interested parties. In rare instances, addenda may be attached to the minutes, providing information on actions taken by the Board at the Administrative Session relative to the topics discussed at the BTC meeting. Meeting minutes are available on the Board’s Internet web site.

IMPLEMENTATION OF COMMITTEE RECOMMENDED ACTION

Generally, the BTC Unit or PSTD staff member is responsible for the coordination and completion of the implementation of the Board approved BTC recommended action. Such responsibilities may include the preparation of:

- Status reports to notify districts of departmental issues that have come before the BTC
- Tax Information Bulletin articles describing significant regulatory or reporting changes
- Special Notices for distribution to affected taxpayers
- News releases to the general public
- Operations Memos to explain the effects of a new policy or procedure to Board staff
- Instructional materials and decision trees for Information Center staff
- Revisions to applicable Tax Tip Pamphlet(s)
- Revisions to staff training materials

The BTC Unit, with assistance from the Legal Department, also reviews annotations to determine if one or more annotations have been rendered obsolete or in need of updating in light of recommendations or decisions of the BTC. Unit Members may be involved in seminars presented to specific industries to introduce and explain regulatory changes, policies, or procedures resulting from BTC decisions. Legal staff reviews cases pending in litigation to determine if the action taken by the BTC affects these cases.

If the recommended action of the BTC involves an amendment to an existing regulation or a proposed new regulation which results in the Board’s formal adoption of such regulatory action, implementation will occur 30 days after the Office of Administrative Law approves the Board’s formal regulatory action. BPD’s Regulation Coordinator is responsible for complying with statutory requirements for public notice on the regulatory changes. BPD’s Regulation Coordinator works cooperatively with legal staff, the Regulation Coordinator of the appropriate department, and Office of Administrative Law staff to ensure correct procedures are followed and required approvals are obtained.

The definition, elements, use and publication of “annotations” are contained in California Code of Regulations, Title 18, Division 2, Chapter 10, Regulation 5200, Annotations.

January 2004
Procedures have been developed to afford the Board the opportunity to review proposed changes to the Sales and Use Tax Department (SUTD) Audit Manual and Compliance Policy and Procedures Manual and to ensure that taxpayers, their representatives and other interested parties are notified of changes in Board procedures and policies that may affect them. Revisions to the manuals are generally made to incorporate existing guidance to staff from management, to enhance clarity or to correct errors. All revisions undergo a clearance process. Board approval is obtained via the BTC process or via the Board’s Administrative Agenda.

Clearance
Drafts of suggested revisions to manual chapters will complete a two-step clearance process, consisting of a preliminary review by all affected Board units and a selection of district offices, and a final review by SUTD management. At least one district office from each Equalization District will participate in the preliminary clearance.

Board Approval — BTC Process
If the proposed manual revisions involve policy or procedure modifications that would significantly impact the public, a recommendation will be made to the BTC Chair to place the matter on the BTC agenda as a separate topic in order to ensure participation by interested parties in discussing the change. This process will include the customary discussion and issue papers and interested parties meetings.

Board Approval — Administrative Agenda
Revisions that do not involve policy or procedure modifications that would significantly impact the public will be provided to Board Member staff and posted to the Board’s Internet website for two months. A “pending approval” icon on the website manuals page will identify chapters with pending revisions, and a cover letter attached to the proposed revisions will explain the origin and need for the revisions and invite public comment on these revisions only. Staff will acknowledge and address all comments, and once the final revisions are approved by management, will then schedule the revisions for approval on the Board’s Administrative Agenda. The materials provided to the Board will include a summary of the comments received and actions taken in response to the comments.
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<td>Interested parties submit proposals to staff.</td>
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<td>Staff completes an Initial Discussion Paper, which may include proposed regulatory revisions, mails the paper to a target list of interested parties, and prepares the Initial Discussion Paper for Internet publication.</td>
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<td>3</td>
<td>Staff meets with interested parties to discuss issues.</td>
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<tr>
<td>4</td>
<td>Interested parties review staff’s Initial Discussion Paper and return comments, suggested revisions, and alternatives if any, to staff.</td>
<td>23</td>
<td>92</td>
</tr>
<tr>
<td>5</td>
<td>After reviewing input from interested parties, staff updates the information in the Initial Discussion Paper, prepares a table comparing staff and interested parties positions, mails a Second Discussion Paper to the target list of interested parties, and prepares the Second Discussion Paper for Internet publication.</td>
<td>14</td>
<td>78</td>
</tr>
<tr>
<td>6</td>
<td>Staff meets a second time with interested parties to discuss issues.</td>
<td>10</td>
<td>68</td>
</tr>
<tr>
<td>7</td>
<td>Interested parties complete a final review of the Committee materials and return comments and recommendations to staff. This is the last opportunity for interested parties to provide comments to staff before the Committee meeting.</td>
<td>16</td>
<td>52</td>
</tr>
<tr>
<td>8</td>
<td>Staff prepares a Formal Issue Paper incorporating a complete description of staff and interested parties positions, and submits the Formal Issue Paper to management for approval.</td>
<td>21</td>
<td>31</td>
</tr>
<tr>
<td>9</td>
<td>Management clearance process is completed. The Formal Issue Paper is submitted to the Board and interested parties, and prepared for Internet publication.</td>
<td>21</td>
<td>10</td>
</tr>
<tr>
<td>10</td>
<td>Business Taxes Committee meeting.</td>
<td></td>
<td>0</td>
</tr>
</tbody>
</table>
A. Purpose of the Rules of Order*

In general, the proceedings of the Board are governed by regulations found in Title 18 California Code of Regulations 5010 et seq. The Rules of Order are intended to provide for the orderly conduct of Board meetings in those procedural matters not covered by the Constitution, statutes or regulations.

B. Duties of the Chair

1. The Chair shall preside at all meetings of the Board. It is the responsibility of the Chair to conduct the meeting in an orderly manner.
2. In the absence of the Chair, the Vice-Chair shall preside and exercise all the powers and duties of the Chair. If there is a quorum present, and both the Chair and the Vice-Chair are absent, the members present may agree upon a member to preside and serve as temporary Chair.
3. The Chair shall recognize other members who wish to speak.
4. The Chair has the same right to make or second a motion or to debate as the other members. The role of presiding officer need not be assigned to another member while the Chair exercises these rights.
5. The Chair may ask whether there is a motion and a second to bring a matter to a vote, or may move or second a motion to bring a matter to a vote.

C. Order of Business

The Chair will take up the items of business in the order listed in the published agenda. However, when the circumstances warrant, the Chair may modify the order of business.

D. Obtaining the Floor

Member must be recognized by the Chair in order to speak on any matter or to make a motion.

E. Motions

1. All motions by a member require a second by another member. If there is no second, the motion dies. However, raising a parliamentary question or point of order is not a motion, and therefore, does not require a second.
2. A member may withdraw a motion or a second at any time before the roll call for the vote on that motion begins.

F. Debate

1. Discussion of a matter is permitted while no motion is pending.
2. Except as set forth in the regulations, until such time as a motion to vote on the pending matter has been made and seconded, any member may be recognized and speak on a pending matter.
3. Debate shall be confined to the current matter pending before the Board.

G. Voting and Calling for a Vote

1. Unless there is unanimous consent, voting is by roll call.
2. A motion calling for a vote on a pending matter is not in order until each member who wishes to do so has had an opportunity to speak on the issue.
3. A motion calling for a vote is not debatable.

* Adopted by the Board on June 29, 1995; amendments adopted by the Board on August 22, 1996.
H. **Point of Order**

1. A point of order is the device used to require a deliberative body to observe its own rules and to follow established parliamentary practice. Any member may raise a point of order at any time.

2. The Chair shall rule on a point of order.

3. The members may challenge the Chair’s decision regarding a point of order by putting the matter to a vote. The affirmative vote of a majority of a quorum will overrule the decision of the Chair regarding a point of order.

4. Before a decision is made regarding a point of order, any member may request the advice or opinion of the Chief Counsel or the Chief Counsel’s designee.

I. **Exhibits**

1. At the conclusion of debate, any materials presented by any party which have been marked as exhibit(s) during the pending matter and which the party elects to be entered into the record must be moved into evidence.

2. The Chair shall ask the parties if the exhibit(s) are submitted. Each party must make a motion to move the exhibit(s) into evidence.

3. If there are no objections, the exhibit(s) will be entered into evidence and made a part of the record of the pending matter.

4. If any member or party objects to the admission of evidence, the question shall be discussed and voted upon pursuant to these Rules.

J. **Committee Procedures**

1. If a committee meeting is to be held, it should be scheduled in conjunction with a Sacramento Board meeting, absent exceptional circumstances (which shall be approved in advance by the Board).

2. Agenda items for the committee meetings are determined by the committee chair in consultation with the committee staff person. Board Members must submit agenda items for inclusion in the agenda to the committee staff person, in consultation with the committee chair.

3. All committee minutes shall be submitted to the Board for approval at the Administrative Session of the Board meeting, discussed and voted on pursuant to these rules.

4. It is the Board Chair’s prerogative to establish new standing advisory committees, subcommittees, or special advisory committees.

K. **Suspension of the Rules**

Any Rule of Order may be suspended in connection with the consideration of a matter before the Board by the affirmative vote of a majority of a quorum.

L. **Amendment of the Rules**

Any Rule of Order may be amended at any regular meeting of the Board by the affirmative vote of a majority of a quorum, provided that notice of any proposed amendment is given pursuant to Government Code Section 11125.
M. Controlling Law

1. The Constitutional, statutory, regulatory, or case law of this state is controlling over any Rule of Order herein adopted. Where the Attorney General has issued opinions on matter of Board procedure the Board will follow the Attorney General’s advice.

2. When a question arises that is not covered by Constitutional, statutory, regulatory, or case law, opinions of the Attorney General, or the Rules of Order, Robert’s Rules of Order Newly Revised (1990 edition) shall be the authority followed by the Board in so far as those rules are found to be applicable.

3. Failure to comply with the Rules of Order does not invalidate actions of the Board.