Commercial Checks Audit Process

Disbursement Services provides exceptional services that ensures adherence to government codes and guidelines including Education Code section 42635 which requires orders against the funds of a school district to be examined and approved by County Superintendent of Schools.
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Introduction

Disbursements staff handles auditing and signing vendor checks, maintaining authorization to sign or receive fiscal documents, distributing checks to Courier or District personnel, ordering blank checks and orange bags.

Ricardo Castillo researches lost or stolen checks. Oanh Le, Ricardo Castillo, Hanna Nguyen, and Ramona Haug review checks for legality, process canceled checks and all incoming checks and registers including void checks. If you have questions or need additional information, please contact the person assigned to your district.

The Fund management System [FMS] is the source of all information concerning the status of checks and registers. It is also the source of the current balance on each fund and the encumbrance against the fund. Please contact Disbursements Manager if you need access to FMS.

Objective of this manual

The purpose of this manual is to assist school district personnel in the proper payment of commercial claims and to support compliance with education codes, government codes, public contract code and other codes as applicable; legal opinions and Disbursements policies as they relate to specific types of payments.

Codes are listed by name and number for your reference and are not quoted in full. Please refer to the code listed for full understanding of its meaning. These codes may be found at the following website: http://www.leginfo.ca.gov/calaw.html

Please review the manual carefully. Your suggestions for additions or improvements are welcome and should be submitted to the Disbursements Manager. The County Superintendent encourages changes which save time for districts, eliminates unnecessary work or duplication of work and/or improves processing procedures, as long as such recommended changes meet all legal requirements.

Requests for departmental procedure on a particular issue not covered here should be directed to the Disbursements Manager.

In addition to this manual, you may also refer to “COMPETITIVE BIDDING AND PUBLIC CONTRACTING” manual distributed by the Orange County Schools Legal Service department.

If there are any questions regarding this manual or the processing of vendor payments, please contact the Disbursements Services at 714/966-4424. Disbursements Staff is available to assist you.

Here is a description of abbreviations used:
EC refers to the Education Code
PCC refers to the Public Contract Code
LC refers to Labor Code
GC refers to the Government Code
CC refers to the Civil Code.
What are orders/checks?

A school order (check) is a written order signed by an authorized person on behalf of the governing board or by a majority of board members ordering a payment to be made from school district funds in the county treasury. After legally required examination and approval by the County Superintendent of Schools, the school order becomes a requisition against the designated fund of the school district. Upon approval by the County Superintendent, the original school order becomes a negotiable check payable out of the county treasury. The check is then transmitted to the school district for distribution to the payee.

Two types of checks are used: payroll and commercial.

Payroll checks are used to make payments for services by employees.

Commercial checks are used to make payments to commercial firms or contractors and other payments which are not for salaries or wages. Commercial checks for the off-line districts are prepared by personnel in the school districts and all checks are submitted to the County Superintendent of Schools for audit and approval. Those districts operating the on-line computer system (Bi-Tech system) have all their checks printed by the Orange County Department of Education. All checks input and distributed to the Disbursements Services are printed and released on a daily bases with the exception of checks that will be audited by Disbursements.

Commercial Checks [Off-Line Districts]

Pre-numbered commercial checks are supplied to school districts each fiscal year by the County Superintendent of Schools. Each district is assigned a specific series of numbers. All numbered checks must be accounted for in the records of the County Superintendent of Schools; therefore, if a check is voided, it must be submitted to the County Superintendent of Schools in proper numerical sequence with the Check Register.

School checks are to be listed in numerical order on the Check Register. Checks may be approved out of sequence if all preceding checks have been submitted or are in the process of being submitted.

All checks listed on one Check Register must be approved at the same time. The following items are to appear on each check, in addition to the payee and monetary amount:

- Official name of the school district
- Name of the fund or fund number
- Signature of the authorized agent

There must be no corrections or erasures on commercial checks either in the monetary amount or the name of the payee. A dollar sign ($) or asterisk (*) must directly precede the dollar amount, i.e., $1,000.00 or *1, 000.00.

Budget classification, i.e., the object of expenditure, should appear on the check stub. This information is used by Disbursements for auditing purposes.
Commercial Checks [On-Line Districts]

The on-line system generates commercial checks for items not selected for audit. The checks are printed on blank check stock by a laser printer by an outsourced vendor. This printer also prints the signatures of the Superintendent of Schools and the Deputy Superintendent of Schools on the checks.

The system is capable of printing the signature of an authorized district personnel for any district that chooses to have it done. Printing of authorized district personnel signature is not mandatory but is an option. If a district chooses this option, the Governing Board of the district must adopt a resolution that authorizes OCDE to print checks with the district’s signature(s).

Adequate measure is taken to insure the security of the printing of the checks. After printing, the checks are bagged and delivered to the authorized courier for delivery to the districts. Commercial checks printed for Bitech districts are sent to the districts one day after they are printed.

Commercial Check Registers [Off-Line Districts]

Each district must prepare and submit a check register in addition to the checks. The check registers tabulates individual checks submitted to the County Superintendent's Office for processing. Checks must be listed in numerical order, including any voids, and all pertinent documentation legally required. Note: when one check from a register is being held for audit, it holds up the other checks on the same register. For this reason, each register should not contain or list more than fifty (50) checks.

All check registers must include the following information:
- District Order Number (if applicable)
- Payee
- Amount of Check
- Account Number (object of expenditure)
- Amount per Account (object)
- Auditors Check Number in Numerical Sequence—same as commercial check number.

Near the bottom of the pre-printed check register the district must complete the following:
Register number, Fund charged, Total (dollar total of all checks listed) Order /Check numbers (beginning and ending), School District Name, Execution Date and City, and Authorizing Signature(s).

The execution date is the date the authorized person signs the register, not the Governing Board's date of approval of the orders.

Object codes must be summarized and shown on the check registers. This information is needed for timely input to the Bitech on-line computer system which generates expenditure reports.

Checks on one register can only be issued to the same fund. Multiple funds cannot be processed on the same register.

Documentation that may be required along with checks and registers include, but are not limited to: contracts/agreements for services, invoices, and board approvals.
Commercial Check Registers [On-Line Districts]

The On-Line Districts input information into the Bi-Tech system and distribute that information to Disbursements Services. This process creates a payment listing used as a register. The system also identifies the payments that are to be audited. Disbursements Services staff places payments to be audited in “H2” status while the remaining items in “WP” status will have checks printed the following day. The great advantage to the on-line district is that only those payments that are to be audited are on hold. No other checks are held up due to the audit process.

The method used by Disbursements Services to choose the payments for audit is the same for both on-line and off-line districts. The form faxed to on-line districts with the selected audit items is produced by the Bi-Tech system and shows all payments in the “H2” status.

Backup Documentation Format [Off-Line Districts]

Due to the quantity of checks and registers sent to Disbursements Services on a daily basis, to expedite the audit and release process, the checks and registers should be packaged as follows:

- Original check is to precede the pink check copy and supporting documentation.
- Supporting documentation is to be stapled to the pink check copy only and then placed directly behind the original check.
- Checks/documentations are to be filed in numerical order by check number.
- Check registers are then placed at the back of the checks. Please be sure all checks are facing the same direction. Rubber band together or use one large paper clip in upper center to secure registers to checks.

Beginning on July 1, 2002, the File Transfer Process (FTP) was implemented; this requires that an electronic file transfer for all checks being submitted be sent to Disbursements Services. The only exceptions to the FTP are 5 miscellaneous districts. Checks that require special handling should have a note attached to the first check in the package. These notes should identify the need: "RUSH", "DISCOUNTS", "NEED BY". Checks with these notes will be given special handling ahead of other checks/ registers received on any given day.

Backup Documentation Format [On-line Districts]

The On-line districts should submit H2 Report list along with all supporting documentation being presented for audit. This will make it easier to identify the vendor number, name and invoice amounts to be examined and approved by Disbursements Services.
Cancelled Commercial Vendor Checks

To reimburse district funds for checks signed with the Orange County Superintendents of Schools’ Name – William M. Habermehl, please do the following:

A. Initiate cancellation request by using the Check Cancellation Form supplied by Disbursements Services. Attach the original check(s) to the form. If a check is lost or missing but still outstanding, please complete the cancellation form, attach FMS check status screen and send to Disbursements Services for cancellation.

B. On-Line Districts need to submit a Reversal Batch Proof in addition to the Check Cancellation Form and the check. Also, indicate a Y or N for the re-encumbrance action.

Duplicate Commercial Checks [Off-Line Districts]

This section applies to lost or destroyed checks issued within the last six months. [GC 29850].

We may not issue duplicate checks for Off-line Districts since check number, date, fund and amount is transmitted only once to the bank, and should not be re-transmitted. If an unpaid check is lost, stolen or destroyed, it must be canceled on the FMS system. The information is then transmitted to the Wells Fargo Bank to avoid unauthorized person cashing the check. The District will issue a replacement check for the lost or destroyed checks.

Effective from April 1, 2004, districts have access to the FMS to perform research on checks. If a lost check status on FMS is paid, districts may request a copy of the paid check as well as an affidavit. Disbursement staff will send an affidavit to the district and the district staff will send the affidavit to the vendor for completion. When the vendor returns the completed affidavit, it should be sent to Disbursements for processing. Only Disbursements staff may process an affidavit. District may issue a re-replacement check upon verification that the vendor did not cash the original check.

Duplicate Commercial Checks [On-line Districts]

Since pre-printed checks are used on the Bi-Tech system, it is not possible for Disbursements to duplicate lost or stolen checks. Effective from April 1, 2004, districts have access to the FMS to research and validate the status of checks to see if the check is paid, expired or outstanding.

At district’s request, Disbursement Services staff will send a copy of the paid check and an affidavit to be completed by vendor. The district should forward the completed affidavit to Disbursements. The check may then be re-issued as a new payment. The affidavit and the FMS check status screen may be used as supporting documentation for the new payment.

District may also request that an unpaid lost or stolen check be canceled on the FMS system. Once a check is canceled, the process may not be reversed. A request to cancel check should be sent to Disbursements along with Bitech check “reversal batch proof”. The district will use the FMS check status screen as backup documentation to cancel (reverse) the original check on the Bitech System. Cancelled check information is transmitted to Wells Fargo Bank to avoid unauthorized person cashing the check.
Authorized Signatures for School Orders

Since the date on which each school district have their board meetings varies from month to month, the practice of having school orders (checks) signed by a majority of board members may not be feasible and may cause problems in processing school orders. Therefore, to avoid these problems, the board may adopt a resolution authorizing an officer or employee of the school district to sign school orders.

This resolution must be filed with the County Superintendent of Schools. If the authorization is for only one fiscal year, a new resolution must be adopted and filed at the beginning of each fiscal year. The signature to be used must appear on the resolution. The employee may authorize his/her facsimile or machine signature to be used in lieu of his/her hand signature, in which case, both the signature to be used and the hand signature are to appear on the resolution.

When signature authorizations change, a district must submit a new resolution. The new resolution rescinds all previous signature authorizations. Below is a sample Authorization of Signature resolution.

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AUTHORIZED OF SIGNATURES

SCHOOL DISTRICT __________________________ DATE __________

I, __________________________, Clerk of the governing Board of the above named School District of Orange County, California, hereby certify that the said Board at a regular/special meeting thereof, held on the _______ day of __________, 20____, adopted by a majority vote of said Board, a resolution that the following named persons be authorized to sign payroll orders for payments and fund transfers, vendor orders for payment, and vendor check registers as indicated, and that all previous authorizations of signatures are rescinded. This resolution further states that the authorization is subject to the following provisions:

---

AUTHORIZED TO SIGN
PAYROLL TRANSFERS VENDOR PAYMENTS ORDERS REGISTERS

<table>
<thead>
<tr>
<th>NAME TYPED</th>
<th>SIGNATURE</th>
</tr>
</thead>
</table>

IN WITNESS WHEREOF, I have hereunto set my hand this _______ day of __________, 20____.

Clerk __________________________
Rush/Walk-Through Checks [Off-line]

A request for "WALK-THROUGH" of checks should be directed to the manager or the staff member assigned to the Off-line district. Disbursements Services staff will make every effort to comply with the request. Effective from July 1, 2002, the File Transfer Process (FTP) was implemented; this requires that all checks submitted to Disbursements Services should be accompanied by a file transfer. The only exceptions to FTP are these eight districts listed here: 42, 51, 53, 56, 57, 58, 61, and 81 because they only process very few checks each month.

Random Audit

A letter dated March 28, 1988, was sent to each District Superintendent to inform each school district, of the County Superintendent of Schools' decision to implement a random audit of the school districts' expenditures. As a result of this decision, it is the responsibility of the districts to check for legality and mathematical accuracy of the expenditures. However, if an item is being audited, the district will continue to submit all supporting documentation as required by education code 42636 or 85236.

If there is any question on the documentation that is being requested, please contact Disbursements Services. Disbursements staff is available to answer questions and assist in expediting the processing of claims with as little delay as possible.

In order to eliminate sending numerous copies of an annual or multi-year contract, Disbursements Services will accept one copy of the contract which will be placed in the school district's files for future reference. This copy must be sent under separate cover. Contracts and other documentation attached to payments not reviewed may not be detached.

[EC 42636/85236]

General Information about Invoices

Each order for materials or services must be accompanied by an itemized invoice showing the separate items and the price of each, in accordance with EC 42634 and GC 910.

However, a billing on a flat rate or job price may be made when it is the general practice of vendors to submit an invoice on this basis. Examples of this type of billing might include lubrication of cars or buses, rewinding of electric motors, repair of musical instruments, and overhaul of typewriters, printing and some installation by utility companies.

The governing board may also authorize securing estimates for certain small jobs such as repairs or painting. In such cases, the invoice submitted must state that the prices are in accordance with the estimates given.

The original invoice should accompany the school order and is retained by the County Superintendent of Schools. Photocopies of the original are acceptable only when original is not available.

Invoices must be readable in order to properly support payments of public funds, and should include the following details:

- Name and address of firm or person submitting invoice
- Name of school district as addressee
- Date of invoice
- Number of school district purchase order (if applicable)
- Special terms, such as discounts
- Description of each item
- Quantity
- Unit price, extended price for each item
- Hours and rates for labor charges
- Freight charges (if applicable)
- Subtotals of amounts subject to sales tax
- Amount of sales tax (if applicable)
- Total amount of invoice

Cash discounts should be taken when indicated on the invoice if the time requirements for payment are met. Please show the percent and amount of the cash discount deducted and the net amount to be paid. If cash discounts are shown separately in price lists or for other reasons do not appear on invoices, Districts should pay special attention to vendor policies to insure that all cash discount commitments from vendors are taken.

Since vendors usually understand that the required processing of school orders sometimes prevents meeting cash discount timeliness, many school districts routinely take all cash discounts. In order to assist districts in taking advantage of cash discounts, process payments for the discount on a separate check register marked **DISCOUNTS**. The School Disbursements Services will expedite these registers.

If payment of an invoice is made from two funds, cross reference should be made on the invoice to the other school order.

<table>
<thead>
<tr>
<th>Sales Rep.</th>
<th>P.O. Number</th>
<th>Ship Date</th>
<th>Ship Via</th>
<th>FOB</th>
<th>Terms</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Unit Price</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

**Tax:**

Make all checks payable to **VENDOR NAME**

**THANK YOU FOR YOUR BUSINESS!**

**INVOICE: 5555**

**M**onth **D**ay **Y**ear

This is a sample invoice.
Construction/Public Works Process

Contracts subject to competitive bidding include:

1. Purchase of equipment, materials, or supplies to be furnished, sold, or leased to the school district that are over the bid threshold.
2. Services/Construction/public projects.
3. Repairs over bid threshold. Please see PCC Section 20115, and definition of maintenance projects in PCC Section 22002(c).

Formal Bid Documentation

Formal bidding is required for any expenditure of $15,000 or more for public projects and construction services, or $78,500 for materials, equipment, or supplies as well as repairs and maintenance. [PCC 20111]

Documents required include:
A. Affidavit of publication
B. Board action awarding bid
C. Contract/agreement
D. Bid bond OR security
E. Payment bond - minimum of 100% of contract amount when contract is over $25,000.00.
F. Performance bond - when contractually called for and usually 100% of the contract amount.
G. General insurance, as contractually specified.
H. Workers Compensation Insurance, as required by code.
I. Progress Payment Invoice with appropriate approvals to pay invoice (i.e., district, architect, inspector, and contractor) with retention being withheld.
J. Change Order with board approval as needed.

A. Advertising or Notice Calling for Bids

There should be advertisement or notice calling for bids for TWO WEEKS in a newspaper - with at least five days intervening between the respective publication dates not counting such publication dates. The period of notice commences upon the first day of publication and terminates at the end of the fourteenth day, including the first day.

In addition, an affidavit of publication should be obtained from the publication company. [GC 6066, PCC 20112 and EC 81641].

NEWSPAPER - Any newspaper used for advertising must have obtained a judicial decree establishing it as being a newspaper of general circulation. [GC 6027]
B. Board Action Awarding Bid

District should obtain board action awarding bid to the lowest responsive responsible bidder who met all the requirements.

C. Contract/Agreement

District should obtain signed agreement from vendor and forward notice to proceed when all documents have been submitted.

D. Bid Bond or Security

Bidder’s Bond made payable to the school district shall accompany all bids for construction work. Other forms of bidder’s security such as cash, certified or cashier’s check are acceptable. Typically, this is ten (10) percent of the contract price. [PCC 20413]

E. Payment Bond

Payment Bond is required on all projects over $25,000.00. The Civil Code requires that bonding shall be in place before any payment to the contractor is made. The amount of the bond shall be 100% of the contract up to five million dollars, at which time, a percentage schedule is applied. A deposit in lieu of a bond is not acceptable. The payment bond guarantees that if the contractor cannot pay the subcontractors for labor or materials, the surety will pay. [CC 3247, CC 3248]

F. Performance Bond

Performance Bond is not required by code, but is highly recommended by the Schools Legal Service. The recommendation is for a bond of 100% of the contract amount.

G. General Insurance

Vendor should provide general Liability insurance as contractually specified. This protects the district against claims for injury or other damages as a result of the contractors work.

H. Workers’ Compensation Insurance

Vendor should provide workers Compensation Insurance, as required by code. This protects the vendors’ employees while performing work on the project. [LC 3700]
I. Progress Payment Invoice

Vendor should submit progress Payment Invoice with appropriate approvals to pay invoice (i.e., district, architect, inspector, and contractor) with retention being withheld or payment made to escrow account.

Retention of not less than 5% is required on all progress payment over $5,000. It is Disbursements Services practice to record retention payments on projects over the bid amount of $15,000. The release of the retention money requires board acceptance of the project as complete and a recorded Notice of Completion. It is not necessary to withhold retention on equipment, material, supply or repairs/maintenance contracts. [PCC 9203].

Public Contract Code 7107 states that all contracts relating to the construction of any public work of improvement entered into on or after January 1, 1993 SHALL be subject to this code. It states that the retention withheld by the district SHALL be released after certain specified events occur and no disputes occur between the contractor and the district. READ THIS CODE CAREFULLY BEFORE APPLYING IT TO A RETENTION PAYMENT.

In addition, provision shall be included in the invitation for bid and in the contract document to permit the substitution of securities for any moneys withheld by a public agency. At the request and expense of the contractor, securities equivalent to the amount withheld shall be deposited with the public agency, or with a state or federally chartered bank in this state as the escrow agent, who shall then pay those moneys to the contractor. Upon satisfactory completion of the contract, the securities shall be returned to the contractor. The contractor deposits the funds with the escrow agent. The district shall deposit the retention directly to the escrow account.

Documentation for escrow payments include:

- Escrow agreement signed by contractor, district and escrow officer. If vendor is paying into the escrow account, a letter from the escrow officer indicating fund balance is required.

A Notice of Completion is a written notice, signed and verified by the owner or his agent, containing: the date of completion, the name and address of the owner, the street address of the site (or school name), work done, and the name of the contractor. The notice of completion:

A. Shall be recorded in the office of the county recorder.
B. Shall be recorded within 10 days after completion.
C. Must have an action of the board, accepting the project as complete and authorizing the notice of completion to be filed.

Within 60 days of board acceptance of job as complete, retention held should be released to the vendor if no stop payments are pending. In addition, final payment (retention) requires copy of the Notice of Completion recorded by the County Recorder. Disbursements will release retention after 35 days from the County Recorder’s date of completion. [PCC 7107; CC 3260.2]
J. Change Orders

Change orders must be signed by both parties to the original contract. **Change orders to contracts -- over bid amounts**

A. Must be specified in writing, showing amount of change order and amended total of the contract.

B. There must be Board action approving the change order with the change order number or identification number clearly in the board’s action.

C. Amounts of the change orders are cumulative and must not exceed ten percent [10%] of the original contract amount or amount specified in PCC 20111 or 20114, whichever is greater.

D. Change orders must be signed by both parties to the original contract.

E. When using the Schools Legal Services bid documents, the general conditions has wording that delegates authority to the Assistant Superintendent of Business to approve change orders up to $15,000 each. The **CUMULATIVE** amount of the change orders still must not exceed the bid threshold amount or the 10% of the contract amount, whichever is greater. **[PCC 20118.4]**
Other Bid or Competitive Requirements

Contact OCDE Legal Department or your legal counsel if you need help in evaluating these contracts to make sure they meet specific guidelines. It might be necessary to have a checklist, and also obtain full contract from other district or vendor prior to using any piggyback bid, WSCA or CMAS.

Unit Price Bids/Public Projects

Consult with OCDE Legal Department or your legal counsel for guidance on unit price bids. A school district may utilize Unit price bid for Maintenance or Repairs. Disbursements Services will ask for the following documents:

1. Invoice must match the items or work, which was bid.
2. Affidavit of Publication.
3. Board action awarding bid,
5. Copy of bid proposal that clearly shows what was bid and the price of each item.
6. Bonds as required per contract terms. A payment bond is required on all projects over $25,000.00. For district wide unit price bid, it is better to get lump sum bonding for all identified projects.
7. Retention shall be withheld on all projects over $15,000.00 and a notice of completion filed on the project. While the PCC 9203 requires retention on all projects over $5,000.00, we do not keep records of retention withheld on projects under $15,000.00.

CMAS (California Multiple Awards Schedules)
WSCA (Western States Contracting Alliance)

Consult with OCDE Legal Department or your legal counsel for guidance on CMAS or WSCA contracts as these are negotiated contracts. A school district may utilize CMAS or WSCA contract for Equipment/Material purchase.

Disbursements Services will ask for the following documents:

1. Invoice(s).
2. Board action finding that the district can obtain the purchase at a lower price through CMAS or WSCA than through its normal process or that it is in the best interest of the district to use a CMAS or WSCA contractor.
3. Contract/agreement (attach California Schedule if WSCA contract).
4. If the installation of wiring or cabling is involved and the project exceeds $25,000.00 and the wiring or cabling is not just an incidental part of the project, a payment bond is required. Performance bonds and insurances are required only if called for in the contract. [Disbursement Services recommends that you hold retention on the progress payment for the installation].

REMINDER: Only electronic data-processing systems and telecommunications systems may have services as a major part of a CMAS contract.

[PCC 10290 – 10299 and 12100]
Piggyback Bids

Piggy-backing is the use of another public entity's bid. This should only be used for equipment, materials, and/or supplies. Services cannot be piggy-backed except when incidental to the purchase of the equipment. [PCC 20118]

Disbursements Services will ask for the following documents:
1. Invoice(s)
2. Board action with finding that it is in the best interest of the district to piggy-back. The appropriate wording for board action is in Schools Legal Services OPAD89-3.
3. Contract/agreement.
4. Complete copy of the awarding district’s bid including board approvals.
5. Items must be identical to the items awarded in the original bid. Quantities purchased shall not exceed the number awarded by the awarding entity.

Bids are not required for the following:

Emergency Repairs

Districts may award contracts without competitive bidding in specific emergency situations after the district has obtained an approved emergency request from the County Superintendent of Schools. An emergency only relieves the district the necessity of going to bid.

Disbursements Services will ask for the following documents:
1. Unanimous board approval of emergency condition.
2. Approval of County Superintendent of Schools.
3. Fully executed contract (if applicable).
4. Board approval of contract.
5. Invoice
6. Any bonds and security otherwise required by law.

Sole Source

Sole source involves the purchase of material without going to bid because the product is considered unique and can only be obtained from a sole source. Essentially, this unique product is available only from a single source, or is compatible with existing previously installed items. See Public Contract Code 3400 below and consult legal counsel before sole sourcing materials or services.

A determination has to be made about the sole source purchase including that the item is available from only one supplier and meets at least one of the following criteria:
- One-of-a-kind - The commodity or service has no competitive product alternatives available—provide detailed description to substantiate this claim.
• Compatibility - The commodity or service must match existing brand of equipment for compatibility.
• Replacement Part - The commodity is a replacement part for a specific brand of existing equipment.
• Unique Design - The commodity or service must meet physical design or quality requirements.
• Emergency - URGENT NEED for the item or service does not permit soliciting competitive bids, as in cases of emergencies, disasters, or urgent extenuating circumstances and also only one supplier can meet necessary delivery requirements.

PCC 3400.
(a) No agency of the state, nor any political subdivision, municipal corporation, or district, nor any public officer or person charged with the letting of contracts for the construction, alteration, or repair of public works, shall draft or cause to be drafted specifications for bids, in connection with the construction, alteration, or repair of public works, in a manner that limits the bidding, directly or indirectly, to any one specific concern, or calling for a designated material, product, thing, or service by specific brand or trade name unless the specification is followed by the words "or equal" so that bidders may furnish any equal material, product, thing, or service. In applying this section, the specifying agency shall, if aware of an equal product manufactured in this state, name that product in the specification. Specifications shall provide a period of time prior to or after, or prior to and after, the award of the contract for submission of data substantiating a request for a substitution of "an equal" item. If no time period is specified, data may be submitted any time within 35 days after the award of the contract.

(b) Subdivision (a) is not applicable if the awarding authority, or its designee, makes a finding that is described in the invitation for bids or request for proposals that a particular material, product, thing, or service is designated by specific brand or trade name for any of the following purposes:
(1) In order that a field test or experiment may be made to determine the product's suitability for future use.
(2) In order to match other products in use on a particular public improvement either completed or in the course of completion.
(3) In order to obtain a necessary item that is only available from one source.
(4) (A) In order to respond to an emergency declared by a local agency, but only if the declaration is approved by a four-fifths vote of the governing board of the local agency issuing the invitation for bid or request for proposals.
(B) In order to respond to an emergency declared by the state, a state agency, or political subdivision of the state, but only if the facts setting forth the reasons for the finding of the emergency are contained in the public records of the authority issuing the invitation for bid or request for proposals.
Lease Lease-back

Districts use Education Code (EC) 17406 as a project delivery method for public school construction projects because it allows the districts to award a contract for public works without competitive bids. Prior to using Lease Lease-back, ensure that the District have title to the site on which the project will be constructed at the time that the apportionment is approved by the State Allocation Board (SAB). Please consult with a counsel prior to using lease lease-back.

Disbursement Services will request for the following documents:
1. Site lease agreement which indicates the value of the lease ($1).
2. Facilities lease agreement which allows district to lease back site and facility as progress payment is made. It contains a provision that the title to the improvements on the site shall vest with the District upon completion of the project and that the lease agreement shall terminate within 180 days of the filing of a notice of completion or occupancy of the project by the District, whichever occurs first.
3. Construction Provisions and establishment of Guaranteed Maximum Price, Owners Contingency, and Contractor's contingency. Please note that State bond funds may not be used to make lease or rental payments [EC 17070.71 (c)].
4. Payment and Performance Bonds
5. General Insurance and Workers' Compensation Insurance
6. Optional Validation Action [CP 860, GC 83982]
7. Changes or Amendments

California State Board Of Equalization - Publication 9 • LDA
DEFINITION OF TERMS

CONSTRUCTION CONTRACT — Means and includes a contract, whether on a lump-sum, time and material, cost-plus, or other basis, to:
1. Erect, construct, alter, or repair any building or other structure, project, development, or other improvement on or to real property, or
2. Erect, construct, alter, or repair any fixed works such as waterways and hydroelectric plants, steam and atomic electric generating plants, electrical transmission and distribution lines, telephone and telegraph lines……, or
3. Pave surfaces separately or in connection with any of the above works or projects, or
4. Furnish and install the property becoming a part of a central heating, air-conditioning, or electrical system of a building or other structure, and furnish and install wires, ducts, pipes, vents, and other conduit imbedded in or securely affixed to the land or a structure thereon.

CONSTRUCTION CONTRACTORS — Persons who for themselves, in conjunction with, or by or through others, agree to perform and do perform construction contracts.

MATERIALS — Means and includes construction materials and components, and other tangible personal property incorporated into, attached to, or affixed to, real property by contractors in the performance of a construction contract and which, when combined with other tangible personal property, loses its identity to become an integral and inseparable part of the real property.

FIXTURES — Means and includes items which are accessory to a building or other structure and do not lose their identity as accessories when installed.

MACHINERY AND EQUIPMENT — Means and includes property intended to be used in the production, manufacturing or processing of tangible personal property, the performance of services or for other purposes (e.g., research, testing, experimentation) not essential to the fixed works, building, or structure itself, but which property incidentally may, on account of its nature, be attached to the realty without losing its identity as a particular piece of machinery or equipment and, if attached, is readily removable without damage to the unit or to the realty.

TIME AND MATERIAL CONTRACT — Means a contract under which the contractor agrees to furnish and install materials or fixtures, or both, and which sets forth separately a charge for the materials or fixtures and a charge for their installation or fabrication.

LUMP-SUM CONTRACT — Means a contract under which the contractor for a stated lump-sum agrees to furnish and install materials or fixtures, or both. A lump-sum contract does not become a time and material contract when the amounts attributable to materials, fixtures, labor, or tax are separately stated in the invoice.
Stop Notices Process

A. PLEASE DO NOT GIVE LEGAL ADVICE TO THE GENERAL CONTRACTOR, OR TO ANY ONE THAT MAY SERVE OR HAS SERVED A STOP NOTICE. YOU SHOULD SUGGEST THAT THEY SEEK LEGAL ADVICE FROM THEIR OWN ATTORNEY.

B. SEND COPIES OF STOP NOTICES, RELEASE OF STOP NOTICES, AND BONDS TO RELEASE STOP NOTICE TO DISBURSEMENTS AS QUICKLY AS THE DOCUMENTS ARE RECEIVED BY THE SCHOOL DISTRICT.

Stop Notice

The district receives a stop notice from a subcontractor that contains a general description of the services furnished, the name of the contractor to whom the services were furnished, the dollar amount of the services furnished, a general description of location of the project (street address and/or project name), subcontractor/claimant's signature and a verification of signature (notary).

Please note: “No stop notice shall be invalid by reason of any defect in form if it is sufficient to substantially inform the owner of the information required”.

[CC 3103]

20-Day Preliminary Notice

a. This notice must be served on the general contractor and the school district no later than 20 days after first furnishing labor, services, equipment, or material to the job.

[CC 3097 and 3098]

b. Please note that the server of the stop notice should have a direct contractual relation to the prime contractor, unless, it is a Union Trust Fund, or an individual who has or is performing actual labor for wages for the prime contractor. If so, then the 20 day preliminary notice is not required.

[CC 3097 and 3098, also see CC 3181, 3110, 3111, and 3112]

If a server has not filed a 20-Day preliminary notice on time, the Stop Notice may be rejected, as the server has lost all Stop Notice rights. To be effective, a stop notice must be served before the expiration of:

(a) Thirty days after the recording of the notice of completion or notice of cessation if such notice is recorded.

(b) If no notice of completion or notice of cessation is recorded, 90 days after completion or cessation.

[CC 3183, 3185 regarding $2 payment]
Withholding Stop Notice from Next Payment

1. When the next progress payment request is received from the general contractor, the amount of the Stop Notice plus an amount to cover any litigation that may result must be withheld from the payment. Litigation fee is usually 25% of the Stop Notice amount. [CC 3186]

2. The balance of the payment request may be released to the general contractor. The vendor will be owed amounts withheld from payment until a release of Stop of Notice or bond to release Stop Notice is received. Stop Notice Release Bonds require Board Action or letter of acceptance from authorized school district personnel. [CC 3196]

3. All Stop Notices must be covered before any monies may be released to the general contractor. If the vendor is working on several school sites, please pay attention to the location listed on stop notice as you may only withhold amount that pertain to the site with the stop notice. [CC 3187]

Release of Stop Notice

1. Any Waiver and Release of Stop Notice shall be binding and effective to release the general contractor and others only if the waiver and release follows substantially one of the forms set forth in CC 3262. (see copies below)

2. The Conditional Waiver and Release or the Conditional Waiver and Release upon Final Payment may require a two-party check. When this occurs, request a letter from the prime contractor authorizing you to do so. While there is no code requiring that you receive such a letter, it is just a good business practice.

3. A commencement of action by the sub contractor must begin within 90 days after expiration of the notice of completion (35 days after filing for a total of 125 days) or the sub will lose the right to start legal action against the contractor. Any money withheld to cover a stop notice will be released to the general contractor after this time period. It would be in the best interest of the school district to ask the general contractor to furnish you with a letter containing the following information. **"I certify under the penalty of perjury that no litigation has been commenced concerning the stop notice filed by (name of sub).** There is no legal requirement for this letter, but it is considered good business. [CC 3172]

Release of Stop Notice – Bonded

1. If the general contractor disputes the stop notice served, the school district may, "in its discretion", permit the contractor to file with the school district a bond in an amount equal to 125% of the stop notice. ("In its discretion" has been interpreted to mean an action by the governing board.) A letter from authorized upper management is acceptable. [CC 3196]

2. Once the district has received the bond, verification must be made that the bond is issued by a different surety than the issuer of the payment and performance bonds.

3. Any money withheld from the general contractor because of the stop notice shall be released to him as quickly as Disbursements receives the bond and the board action.

4. Per code of civil procedure 995.311, bond is to be executed by an admitted insurer. Verify this information by printing verification found on Department of Insurance website or obtain certificate from county clerk that confirms that the surety is an admitted insurer.
Affidavits and Counter-Affidavits

1. If the general contractor disputes the validity of the stop notice, he may demand the release of the questioned money by completing an affidavit. The affidavit shall contain the alleged legal grounds upon which he is basing his claim and the facts to support the alleged grounds. The affidavit shall also contain the address of the general contractor within this state for the purpose of permitting service by mail for any notice or legal document. [CC 3198]

2. The school district shall send a copy of the affidavit/demand for release, together with a written notice to the claimant/subcontractor. The notice shall state that the school district will release such money that has been demanded, unless the claimant/subcontractor files with the school district a counter-affidavit on/or before a time designated in the notice. This time period shall not be less than ten [10] days or more than twenty [20] days after service upon the claimant of the copy of the affidavit/demand for release. Proof of service shall be made by an affidavit. [CC 3199]

3. If the claimant/subcontractor desires to contest the general contractor's affidavit/demand for release, he shall, within the time allowed, serve upon the school district a counter-affidavit. This counter-affidavit shall contain the alleged details of his claim and the specific basis upon which he contests the allegation of the general contractor's affidavit/demand for release. Along with his counter-affidavit, the claimant shall submit proof of service of a copy of the counter-affidavit upon the original contractor. If no such counter-affidavit and proof of service is served upon the school district within the time allowed, the school district shall release the money as demanded by the original contractor's affidavit without notice to the claimant. The school district shall not be liable in any manner for releasing the money. [CC 3200]

4. If both the affidavit and counter-affidavit have been served correctly, the matter now will be in the hands of the attorneys for both parties involved. Either party may file an action to the appropriate superior court. The party making the motion for the hearing must give no less than five days notice to the other party and the school district. [CC 3201]

5. The school district shall file with the court the affidavit and the counter-affidavit. [CC 3202]

6. At the conclusion of the hearing, the court shall make and enter its order. A copy of the order will be served on the school district by the original contractor and the school district shall do as the court so orders.
These waivers can be found on the Civil Code manual as well as on the web. It is reprinted here for convenience.

CONDITIONAL WAIVER AND RELEASE UPON PROGRESS PAYMENT

Upon receipt by the undersigned of a check from ________ in the sum of $__________
(Maker of Check) (Amount of Check)
payable to __________________________ and when the check has been properly endorsed and has
(Payee or Payees of Check)
been paid by the bank upon which it is drawn, this document shall become effective to release any
mechanic's lien, stop notice, or bond right the undersigned has on the job of__________ located at
(Owner)
_______________ to the following extent.
(Job Description)
This release covers a progress payment for labor, services, equipment, or material furnished to
(Your Customer) through ____________ only and does not cover any retentions
(Date)
retained before or after the release date; extras furnished before the release date for which payment has
(Owner) (Job Description)
not been received; extras or items furnished after the release date. Rights based upon work performed
or items furnished under a written change order which has been fully executed by the parties prior to the
release date are covered by this release unless specifically reserved by the claimant in this release.
This release of any mechanic's lien, stop notice, or bond right shall not otherwise affect the contract
rights, including rights between parties to the contract based upon a rescission, abandonment, or breach
of the contract, or the right of the undersigned to recover compensation for furnished labor, services,
equipment, or material covered by this release if that furnished labor, services, equipment, or material
was not compensated by the progress payment. Before any recipient of this document relies on it, said
party should verify evidence of payment to the undersigned.

Dated: __________________________ By _______________________
(Company Name) (Title)

(2) Where the claimant is required to execute a waiver and release in exchange for, or in order to
induce payment of, a progress payment and the claimant asserts in the waiver it has, in fact, been paid
the progress payment, the waiver and release shall follow substantially the following form:

UNCONDITIONAL WAIVER AND RELEASE UPON PROGRESS PAYMENT

The undersigned has been paid and has received a progress payment in the sum of $__________ for labor,
services, equipment, or material furnished to __________________________ on the job
(Your Customer)
of __________________________ located at ____________ and does hereby release any mechanic's lien,
(Owner) (Job Description)
stop notice, or bond right that the undersigned has on the above referenced job to the following extent.
This release covers a progress payment for labor, services, equipment, or materials furnished to
(Your Customer) through ____________ only and does not cover any retentions retained before
(Date)
or after the release date; extras furnished before the release date for which payment has not been
received; extras or items furnished after the release date. Rights based upon work performed or items
furnished under a written change order which has been fully executed by the parties prior to the release
date are covered by this release unless specifically reserved by the claimant in this release. This
release of any mechanic's lien, stop notice, or bond right shall not otherwise affect the contract
rights, including rights between parties to the contract based upon a rescission, abandonment, or breach
of the contract, or the right of the undersigned to recover compensation for furnished labor, services,
equipment, or material covered by this release if that furnished labor, services, equipment, or material
was not compensated by the progress payment.

Dated: __________________________ By _______________________
(Company Name) (Title)

Each unconditional waiver in this provision shall contain the following language, in at least as large a
type as the largest type otherwise on the document:

"NOTICE: THIS DOCUMENT WAIVES RIGHTS UNCONDITIONALLY AND STATES THAT YOU
HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS. THIS DOCUMENT IS ENFORCEABLE
AGAINST YOU IF YOU SIGN IT, EVEN IF YOU HAVE NOT BEEN PAID. IF YOU HAVE NOT BEEN
PAID, USE A CONDITIONAL RELEASE FORM."
(3) Where the claimant is required to execute a waiver and release in exchange for, or in order to induce the payment of, a final payment and the claimant is not, in fact, paid in exchange for the waiver and release or a single payee check or joint payee check is given in exchange for the waiver and release, the waiver and release shall follow substantially the following form:

CONDITIONAL WAIVER AND RELEASE UPON FINAL PAYMENT

Upon receipt by the undersigned of a check from ______ in the sum of $____ payable to ______ and when the check has been properly endorsed and has been paid by the bank upon which it is drawn, this document shall become effective to release any mechanic's lien, stop notice, or bond right the undersigned has on the job of ______ located at __________________________.

This release covers the final payment to the undersigned for all labor, services, equipment, or material furnished on the job, except for disputed claims for additional work in the amount of $____. Before any recipient of this document relies on it, the party should verify evidence of payment to the undersigned.

Dated: _______________    __________________________ By _______________________

(Company Name)  (Title)

(4) Where the claimant is required to execute a waiver and release in exchange for, or in order to induce payment of, a final payment and the claimant asserts in the waiver that it has, in fact, been paid the final payment, the waiver and release shall follow substantially the following form:

UNCONDITIONAL WAIVER AND RELEASE UPON FINAL PAYMENT

The undersigned has been paid in full for all labor, services, equipment or material furnished to ______ on the job of ______ located at __________________________.

This release covers the final payment to the undersigned for all labor, services, equipment, or material furnished on the job, except for disputed claims for additional work in the amount of $____.

Dated: _______________    __________________________ By _______________________

(Company Name)  (Title)

Each unconditional waiver in this provision shall contain the following language, in at least as large a type as the largest type otherwise on the document:

"NOTICE:  THIS DOCUMENT WAIVES RIGHTS UNCONDITIONALLY AND STATES THAT YOU HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS.  THIS DOCUMENT IS ENFORCEABLE AGAINST YOU IF YOU SIGN IT, EVEN IF YOU HAVE NOT BEEN PAID.  IF YOU HAVE NOT BEEN PAID, USE A CONDITIONAL RELEASE FORM."
Alphabetical List of Payment Types and Terms

Disbursements Services select items for audit based on the criteria indicated below. The goal is to process audited items as quickly as possible and release checks to the districts in less than five working days.

<table>
<thead>
<tr>
<th>Object</th>
<th>Description</th>
<th>Selection Criteria</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>3000</td>
<td>Health/Welfare</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>4100</td>
<td>Books</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>5600</td>
<td>Leases/Maintenance</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>5800</td>
<td>Professional Consulting</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>6100</td>
<td>Sites</td>
<td>selected</td>
<td>100% Audit</td>
</tr>
<tr>
<td>6200</td>
<td>Buildings</td>
<td>selected</td>
<td>100% Audit</td>
</tr>
<tr>
<td>7000</td>
<td>Inter District Transfers</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>9130</td>
<td>Revolving Cash/Credit Cards</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>5200/5300</td>
<td>Travel/Reimbursements</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
<tr>
<td>6400/6500</td>
<td>Equipment/Replacement</td>
<td>random</td>
<td>Backup of item(s) required</td>
</tr>
</tbody>
</table>

1. **Action of the Board**

   The action of the board is the motion made and seconded that shows a certain item is approved (or not-approved). The board may also approve items after the fact i.e. ratify an action approved by an employee with a delegation of authority from the board.

   All excerpts must be certified as a true and exact copy of the action taken. A stamp may be used for this purpose.  
   
   [EC35250, EC35024 and EC17604]

2. **Advance Payments**

   Prepayment for goods or services is not recommended, however, payment may be made in advance for the following:

   - Postage
   - Admission tickets
   - Permits and Services provided by other governmental agencies
   - Subscriptions
   - Lease, rents, insurance and maintenance agreements

3. **Alcoholic Beverages**

   No public funds shall be expended on the purchase of alcoholic beverages. However, if an employee is erroneously granted a reimbursement for the purchase of alcoholic beverages, the employee may refund the reimbursement.  
   
   [EC 32435]
4. **All Payments**
Itemized invoice(s) - must accompany each order for payment and must be billed to the school district. The vendor’s name and address is required to appear on the printed form. If a hand-written or typed invoice is used, it must be signed by the vendor. [EC 42634; GC 910, 910.2]

Each order drawn against the funds of a school district shall be transmitted to the county superintendent of schools for approval and signature. [EC 42635]

When payment is to be made to a vendor name other than that on the invoice, the payment must be documented with either a letter of assignment or a letter of notification of the name change. **THESE LETTERS MUST BE FROM THE VENDOR WHOSE NAME APPEARS ON THE INVOICE.**

5. **Approval of Orders [Checks]**
Payments of checks shall be made on written order of the governing board. [EC 42631]

6. **Armored Car Services**
Any district that has a need to transport funds to a bank may contract for and pay the expenses for such transportation. [EC 41019]

7. **Audits**
The requirement for audits (financial and compliance) start with Education Code 14500. Payment to an audit firm requires a contract with board approval of the audit firm. Ten (10) percent of the fee shall be withheld until the audit is certified. [GC 53060]

8. **Awards**
The governing board **shall** adopt rules and regulations for awards to employees and students. [EC 44015]

A board policy may be on file with Disbursements Services, if that is not the case, attach individual board action of the award to the payment. Awards for community leaders and/or board members **must** have specific board action.

9. **Brown Act**
The brown act essentially states that “the Legislature finds and declares that the public commissions, boards and councils and the other public agencies in this State exist to aid in the conduct of the people’s business. It is the intent of the law that their actions be taken openly and that their deliberations be conducted openly.” [GC 54950]
10. Cafeteria Fund Use Only

There are certain vendors that have multi-page or daily invoices, such as the milk delivery companies. The vendors use statements for the monthly billings. In order to expedite these payments and to save time in copying those daily invoices, we have developed the following statement to be used on these payments.

MEMO

I hereby certify that the above listed expenditures totaling $ __________ have been made only for food items that are legal charges against the cafeteria fund. Additional documentation is on file at the school district office.

NAME: ________________________________ Phone No. ____________

TITLE: ________________________________ DATE: ____________

11. Candidates for Employment

Anyone asked by the district to travel to the district for interviews may have his/her actual and necessary expenses reimbursed. [EC 44016]

12. Consultants/Independent Contractors

The governing board may contract with and employ any persons for the furnishing to the district special services and advice in financial, economic, accounting, engineering, legal or administrative matters if such persons are specially trained and experienced and competent to perform the special services required. [GC 53060]

A. There is no limitation on the duration or length of time of the contract.
B. There is no limit on the dollar amount except if the contract says “not-to-exceed”
C. Any changes to original contract require board approval.

The required documents supporting payment to engineers, Inspectors, Construction Management, Accountants, Architects and other specialized service providers include:

1. An invoice, billed per the terms of the contract. If a contract is for a job price, it cannot be billed by the hour, or if contracted for an hourly rate, cannot be billed as a job price.
2. A copy of the contract and the board action approving the contract.
3. Supporting documentation for expenses listed on contract. Documentation for phone calls, UPS, and other delivery services as well as mileage should be submitted if required on contract.
4. If authorization to sign contracts and/or approval of contracts has been delegated by the board, the board’s action should be attached to the payment request or be on file with Disbursements.
13. **Consultants/Independent Contractors [Legal]**

Please note that Business and Professions Code Section 6148 requires attorneys to have written contracts for services in most cases and also has requirements for billing statements. Under the statute, if the requirements are not met, a fee agreement may be voidable at the option of the client, entitling the attorney to collect only a “reasonable fee.”

Here are things to look for on legal contracts and bills/invoices:

1. The invoice has to be consistent with the fee agreement as to hourly rates or other fee computation and costs. Rate Increases should be based on the agreement and the district should be given enough notice about the increase.
2. Description of Services should be adequately described as to what work was done and who performed it.
3. Hourly rates and time charged for each attorney should be adequately identified. In addition, it should be easy to determine how much time was charged for each task.
4. The invoices should adequately identify costs and expenses and also the basis for calculation should be determined and itemized. (e.g., Travel Expense: $500.00. This is not adequate, it should be broken down as follows: Air Fare: $300.00, Hotel (1 night): $100.00, Taxis: $50.00, Meals: $50.00.”).
5. The invoices should be sent to the district promptly.

14. **Contracts in General**

Contracts are not a legal obligation against the district unless approved or ratified by the governing board. This applies to ALL contracts, regardless of the dollar amount or the time period of the contract. [EC17604].

**Contract time limits** –
- Work/services/equipment - 5 years maximum,
- Materials/supplies - 3 years maximum. [EC 17596]

A contract must contain:
1. The date the contract was entered into.
2. The names of the parties to the contract.
3. A description of the work to be done or the services to be provided or materials, supplies, and/or equipment to be supplied.
4. The duration of the contract and/or provision for termination or renewal.
5. The total dollar amount obligated by the agreement with due date of obligation or payment schedule with amounts for multiple payments.
6. The signatures of the authorizing parties.
7. Any other terms and conditions that the parties may require.
8. Where and how the contract is to be completed, if applicable.
15. **Credit Cards**

Credit cards may be obtained in the name of the school district for use by authorized district employees and officials. Individuals are to charge only those items which are legal expenditures and reimbursable from district funds.

Credit cards would normally be used for the following expenditures:
1. Gasoline
2. Telephone
3. Travel expenses
4. Miscellaneous school supplies

Minimum Documentation required for Payment:
1. Credit card statement.
2. Receipts and/or expense claim form.
3. Approvals, as necessary, e.g., approved travel claims for each individual must be included as documentation. [CC 1747]

16. **Delegation of Authority**

A. The governing board may delegate to an officer or employee of the district any of its powers or duties. [EC 35161]

B. The governing board may delegate to the district superintendent (or a person designated by him/her) the power to contract. [EC 17604]

C. The governing board may delegate to any officer or employee of the district the authority to purchase supplies, materials, apparatus, equipment and services, up to the bid limits set by PCC 20111. [EC 17605]

17. **Field Trips**

A. Board action for each trip or board policy regarding field trips. If there is a policy, it should be on file with Disbursements.
B. Expenses require supporting documentation.
C. Expenses for trips within the state may be paid.
D. Expenses for trips outside of the state may not be paid.
E. Districts may contract to provide group transportation for a group of students attending a field trip both within and outside of the state.
F. Expenses for district personnel and chaperons require separate board approval. [EC 35330; 39860]
18. Lost or Stale-Dated Checks

The time-lines in the life of a check (warrant) is as follows:

A. A check (warrant) will be void (stale-dated) if not presented to the county treasurer for payment within six (6) months of date of issue.
B. Within two (2) years of the issue date, a check may be re-issued, supported by the original stale-dated check or verification that check not cashed or an affidavit that the check has been lost or stolen.
C. After two (2) years from date of issue, the check requires a resolution of the board to replace.
D. All checks issued under government code 29802 are subject to the same limitations as the original check.

PLEASE READ CODE [GC 29802] CAREFULLY BEFORE CREATING A NEW CHECK.

Districts may request for research on a check by phone, but also please submit your request in writing on form provided. Disbursement Staff will take your request and verify the status of the check in question or district staff may lookup check status on FMS.

If the check in question is paid, a copy of the paid check will be sent to you. If unpaid, staff will send an affidavit that will be forwarded to your vendor. Send the affidavit to the vendor for completion. The vendor must return the original completed affidavit before further action to replace the check can take place. Only Disbursements may process an affidavit through the bank. It takes the bank approximately six to twelve weeks to trace payment.

To replace a stale dated or outlawed check (a check with an issue date six months or older) the district shall:
2. Create a replacement check.
3. Provide supporting documentation for replacement check such as an affidavit signed by the vendor or the original check and board resolution for replacing stale-dated checks or with a specific board act. [GC 29802]

19. Mileage

The governing board SHALL pay for the actual and necessary expenses for travel by an employee of the district, when such travel is directed by the board. [EC 44032]

A. An invoice signed by the employee and approved by the supervisor, which shows an itemized listing of the dates of travel, destination and miles. It should also contain a summary of the miles driven, amount of current reimbursement per mile, as well as the total amount of the invoice.
B. The board action establishing the mileage rate OR that portion of the union contract showing the rate (with board approval of the contract should be on file with Disbursements).

20. Permissive Code

The governing board may initiate and carry on any program, activity, or may otherwise act in any manner which is not in conflict with or inconsistent with, or preempted by, any law and which is not in conflict with the purposes for which the school district is established. [EC 35160]

When used in Education codes ‘shall’ implies mandatory and ‘may’ implies permissive. [EC 75]
21. Property/Land Purchase

Disbursement Services will request for the following backup documentation for building or Land Purchase:

1. Letter of Intent to Purchase with Board Approval, this allows the district to make a deposit—deposit and sale price should be indicated.
2. Purchase and Sale Agreement which shows the district as the buyer/Location of property.
3. Board Action/Resolution of Board with location and price of site indicated.

Final Closing—will need Escrow Statement/instruction. If wire transfer, is requested, obtain wire transfer instruction information from OCDE Accounting Services Staff. [714-966-4242]

22. Property Taxes for Leased Property

Property taxes must not be paid by the school district to the Tax Collector for leased property. If your lease agreement calls for the payment of taxes, the owner of the property must pay the taxes, and the district will reimburse the owner.

THERE ARE MANY OTHER TAXES THAT MAY OR MAY NOT BE LEGAL CHARGES. PLEASE CALL IF YOU HAVE ANY QUESTIONS AS TO THE LEGALITY OF THE TAX.

23. Public Works - Definition

Public works means any work of improvement contracted for by a public entity. [CC 3100]

24. Purchases without Bids

"The governing board of any school district may purchase supplementary textbooks, library books, educational films, audiovisual materials, test materials, workbooks, instructional computer software packages, or periodicals in any amount needed for the operation of the schools of the district without taking estimates or advertising for bids." [EC 81651/PCC 20118.3]

School districts are exempt from competitive bidding with respect to contracts for: perishable foodstuffs and seasonal commodities [EC 38083]; surplus federal property [EC 17602]; purchases through other public agencies [PCC 20118]; emergency repairs [PCC 20113].

25. Purchases through G.S.A. [State Procurement]

i. Purchases of materials, equipment or supplies, other than printed materials may be made through G.S.A. upon written request, provided that the purchases can be made by the G.S.A. upon the same terms, conditions and specifications at a price lower than the local agency can obtain through its normal purchasing procedures. [PCC 01324]

ii. Board action is required to use a G.S.A. vendor, the same wording that is used for piggy-back or CMAS.
26. **Relocatable Structures**

“Relocatable structure” is any structure that is designed to be relocated. [EC17405]. These contracts are subject to bidding provisions. Any lease or agreement shall be subject to the following requirements:

1. A building or structure which is to be used for school purposes shall be subject to the provisions of EC 17280 and EC 17365.
2. EC 17405(a) shall not apply to trailer coaches used for classrooms or laboratories if the trailer coaches conform to the requirements of Health and Safety Code 18000.
3. The site on which a leased relocatable structure is located shall be owned by the school district, or shall be under the control of the school district pursuant to a lease or a permit.

Contracts must include the following items:

A. Type of Contract--description of relocatable structure(s) which is being leased or is under a lease-purchase agreement, e.g. indicate New or Used, Serial Numbers, Size (24X30 DSA approved, etc.). Districts may modify these documents for a straight purchase.

B. Term of Contract--term may commence on the date of acceptance of the relocatable structure.

C. Payment Provisions--lease or lease-purchase is usually paid in a number of equal payments over the term of the lease. A monthly or annual payment in advance is standard while district has continued possession of the relocatable building. State sales tax may be included in each payment.

D. In certain circumstances, contractors have billed for materials/labor for the installation of relocatable structures. If any payment other than the periodic lease amount is required, the specific payment provision must be included in the agreement.

Minimum Documentation Required for Payment:

1. Fully executed lease or lease-purchase agreement.
2. Board approval date.
3. Invoice.

27. **Revolving Cash Fund**

A district may establish a revolving cash fund, by resolution, for the use of the chief accounting officer (custodian). There can be only one custodian of the fund. This fund shall not exceed the lesser of two percent of the district’s estimated expenditures for the current fiscal year or the dollar amount set by code. [EC 42800]

In addition, the district may establish alternative revolving cash funds, by resolutions, for use by school principals and other administrator designated by the governing board. The resolution shall state necessity for the funds, the principal or other administrator, the purposes for which the funds may be used, and the amount of the funds. The total amount of the fund shall not exceed three percent of the current year’s instructional supply budget. [EC 42810]

A. The refund request requires a cover sheet, signed by the custodian, showing a recap of the expenditures and the total amount of the fund.

B. Reimbursements to the revolving fund require the same documentation required on any vendor check.

C. Individuals requesting reimbursement for items purchased must have a signed claim, as well as supporting receipts for their expenditures.
28. Sales Taxes

1. Freight:

Sales taxes may be charged on deliveries if the items purchased were delivered by the company from which the items were purchased. Example: Widgets purchased from Sears and delivered by Sears.

Sales taxes may not be charged on deliveries if the delivery is made by a licensed common carrier such as FED-EX or UPS or Yellow Freight Lines. Example: Widgets purchased from Sears and delivered by UPS.

Freight must be shown as a separate line item to be taxed. Shipping and handling sometime will appear as a combined item and taxes charged on part of the amount.

2. Utility Bills

(a). Federal and State FEES maybe charged to the school district.

(b). 911 tax may be charged to the school district. Please see California Revenue and Taxation Codes 41024 and 41150.

As of August 1, 2006, the IRS stopped collecting the federal excise tax on charges billed for long distance telephone service. This ruling only pertains to the federal excise tax. There has been no change in the California Emergency Telephone Users (911) Surcharge program. Telephone communications service suppliers doing business in California must continue to collect and remit the surcharge to the Board of Equalization, under the 911 Surcharge Law.

The surcharge is imposed on every person using intrastate telephone communication services in California, as required by Revenue and Taxation Code sections 41020 and 41009 (service users). Section 41021 requires all persons supplying intrastate telephone communication services (service suppliers) to collect the surcharge from every service user in this state.

RT41024. Every service user in this state is liable for the surcharge until it has been paid to this state, ...

RT 41150. it is necessary that a surcharge be imposed upon amounts paid by every person in the state for intrastate telephone communication services in this state. This bill will provide funding for basic 911,....

29. Special Schools

A. An invoice showing students name, number of days in attendance, unit cost and extension, as well as total amount of invoice, is necessary. A copy of the attendance sheet is also necessary for verification of days charged for attendance. [EC 56365-6]

B. The master and individual contracts, with the appropriate board actions, must be on file with Disbursements.

30. Surplus Property

"The governing board of any school district may purchase from the federal government or any agency thereof any surplus property, as defined in the Surplus Property Act of 1944, in any amount needed for the operation of the schools of the district without taking estimates or advertising for bids."

[EC 39510, 17602/81653]
31. Transportation — Bus

“In order to procure the service at the lowest possible figure consistent with proper and satisfactory service, bidding for transportation services **must** be done if the contract is an expenditure of more than $10,000 with a person or corporation other than common carrier, municipally owned transit system, parents or guardians of pupils being transported. The governing board may let the contract to other than the lowest bidder.”

[EC 39802]

A. **Service** - Continuing contracts for the furnishing of transportation of pupils in school districts to and from school, if made, shall be made for a term not to exceed five years. Such contracts shall be renewable at the end of each term of the contract. The contract renewed shall include, other than the rates of the previous contract, all of the terms and conditions of the previous contract, including any provisions for increasing rates based on increased costs.

B. **Equipment** - Continuing contracts may be made for the lease or rental of school buses, not to exceed five years, except that if such a lease or rental contract provides that the district may exercise an option either to purchase the buses or to cancel the lease at the end of each annual period during the period of the contract, such contract may be made for a **term not to exceed ten years**.

C. Notwithstanding any other provisions of law to the contrary, continuing contracts executed under the provisions of this section [EC39803] may be negotiated annually within the contract period when economic factors indicate such negotiation is necessary to maintain an equitable pricing structure. Such renegotiation shall be subject to the approval of both contracting parties.

D. Any rental, lease, or lease-purchase of a school bus shall comply with all applicable provisions of EC 17450. [EC 39803]

E. **Type of Contract**—should specify type of transportation service being performed and the vehicle being used to provide the transportation, e.g., “bus transportation for athletic events.”

F. **Term of Contract**—is generally tied to a particular school year, although multiple year contracts are authorized by EC 17596, 39803 and limits term of continuing agreements for services to five years. EC 39803 authorizes 10 year contracts under certain circumstances.

G. **Payment Provisions**—are often based upon an amount per mile of transportation for use of the equipment, and an amount for the driver.

Minimum Documentation required for payment:

1. Affidavit of Publication for Bid.
2. Fully executed contract.
3. Board approval date.
4. Invoice.
32. Travel

The governing board SHALL pay for the actual and necessary expenses for travel by an employee of the district, when such travel is directed by the board. [EC44032]. Note that Board members are covered under EC 35172.

The governing board shall pay for the traveling expenses of any representative of the board when performing services directed by the board. [EC 35044]

A. Travel claim must be signed by the employee (board member or representative of the board) and approved by his/her supervisor. Board members do not need an approval signature. Representatives of the board should have a signature of the unit submitting the reimbursement for payment.

B. The authority to travel may be by board action or by delegated authority. If by delegated authority, a copy of the delegation must be on file with Disbursements.

C. The claim should be supported with documentation for air fares, hotel, conference registration, car rental and any other unusual expenses.

D. Advance travel (registration and/or hotel reservations) may be made without board action or delegated approval. Advance travel should not be made for consultants unless it is clearly referred to in the consultant’s contract.

E. Payments to travel and/or car rental agencies require board action or delegated approval for the employee named on the invoice.

F. Tips are considered a legal expenditure of district funds. As such, tips may be reimbursed when listed on travel expense claims.

33. Trust Accounts

A. Reimbursements to the trust accounts that involve payments made by a trustee may be made with a recap sheet and a statement signed by the appropriate school district administrator. [EC 17566]

B. The statement should be in the following form:

I hereby certify that the above listed expenditures are legal claims against the trust account and the supporting documentation is on file in the district office.

NAME: _____________________________________________ Phone No. ____________

TITLE: ___________________________________________ DATE: ____________

34. Unusual Payments Funded By Grants

A. There must be board action accepting the grant.

B. A copy of the grant or that part of the grant showing that the expenditure is covered may be used. Another option is to use a copy of the budget of the grant, showing the area covering the expenditure.

35. Utility Bills

A. On phone bills, Federal Excise and state taxes must not be paid. All city taxes must be questioned. Some cities require that the school district pay taxes. [Federal excise tax - IRS.26 U.S. Code, Section 4253i].

B. To minimize excess time spent in processing and copying telephone bills, the district staff can send a memo stating that the bills have been thoroughly checked. The memo should be in the following format and be signed by a responsible district employee. This memo must be attached to each batch of phone bills. Please be aware that this memo is
NOT in lieu of the phone bills when the payment is to be audited by Disbursements. We still require the first page of the billings be sent so we can audit current amounts due, vendor names and billing names.

**MEMO**

TO: School Financial Services, Disbursements  
FROM: District  
REF: Telephone bills for ____________________ Company

I have checked the attached telephone bills thoroughly and verify that there is no federal excise, state or 911 taxes thereon. I also certify that any city taxes shown are legal charges against the district.

NAME: _______________________________________ Phone No.____________  
TITLE: _______________________________________ DATE: ___________

There are many other taxes that may or may not be legal charges. Please call if you have any questions as to the legality of the tax.

### 36. Procedure on Disapproval of District Orders

If the order is disapproved by the County Superintendent of schools, it shall be returned to the governing board of the school district with a statement of his/her reasons for disapproving the order.  
[EC 42638]
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<td>Proof of publication (includes web sites)</td>
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<td>Shall/may</td>
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<td>Sue/Be Sued</td>
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<td>EC 48904, GC 53069.5</td>
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<td>EC 49452</td>
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<td>Void checks</td>
<td>GC 29802 (K-12), EC 85270 (CCD)</td>
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<td>Duty to keep record of</td>
<td>EC 42662</td>
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<td>Warrants (checks) – approval of</td>
<td>EC 42630</td>
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<td>Contents of</td>
<td>EC 42634, 42631</td>
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<td>Work of improvement (Definition)</td>
<td>CC 3106, PCC 1101</td>
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<td>Worker’s compensation insurance</td>
<td>Labor code 3700</td>
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Appendix A: Classification of Products Sold by Grocers

The products listed in this chapter are divided into the following classifications:

A. Taxable Grocery Items
B. Non-grocery Taxable Items

A. Examples of taxable grocery items

- Aluminum foil
- Antacid mints
- Ammonia
- Bags—lunch
- Beer
- Bird seed
- Bird treats (food)
- Bleach—laundry
- Bottle brushes
- Brooms
- Candles
- Canning jars and lids
- Carbonated beverages
- Cat food
- Charcoal briquettes, lighter fluid
- Cigarettes
- Cigars
- Cleaners and polishes (household)
- Clothes pins
- Coloring extracts
- Cough drops
- Deodorizers (air fresheners)
- Dietary supplements or adjuncts
- Dishcloths
- Drain cleaners (Drano, etc.)
- Dye—clothes
- Facial tissues
- Floor wax and applicators
- Fly swatters
- Fuel—cooking, heating
- Furniture polish
- Garbage bags
- Glass cleaner
- Ice
- Insect spray, poison, bombs
- Kleenex
- Kotex, Tampax, Coets, Fems
- Light bulbs and fuses
- Lighter fluid
- Lozenges (medicated)
- Matches
- Mops, mop handles
- Moth protection—all kinds
- Muffin papers
- Paper cups, plates, napkins, table covers
- Paper towels, drinking straws
- Pet food
- Plastic eating utensils
- Plastic film (such as Saran Wrap, etc.)
- Pot scrubbers
- Powder (cleaning)
- Rolaids
- Rust stain remover
- Salt for making ice cream
- Sandwich bags
- Scouring pads
- Silver polish Soap and detergent
- Sponges
- Spray bottles (empty) Starch—laundry
- Table covers—paper
- Tile cleaner
- Toothpicks
- Upholstery cleaner
- Water softener (laundry)
- Water softener salt
- Wax paper
- Wax remover
- Whisk brooms
- Wine

This section is taken from:

Publication 31

Tax Tips for Grocery Stores

January 2007 Edition

If you have any questions regarding the taxability of a sale, please call FTB Information Center, 800-400-7115.
B. Examples of non-grocery taxable items

- Accessories—auto
- Adhesive tape
- Ammunition
- Antacid liquids
- Appliances—household, auto
- Auto cleaner, polish, waxes
- Baby oil
- Batteries—auto, flashlight
- Books
- Bubble bath
- Cameras
- Chinaware
- Cigarette lighters
- Clothing
- Cosmetics
- Deodorizers (body)
- Diapers (cloth or disposable)
- Dishes
- Distilled spirits
- Drug sundries
- Electrical supplies
- Farm and garden implements
- Fertilizers
- Film
- Firearms
- Flashlights
- Flower and garden seeds
- Flowers
- Fuel and lubricants (includes diesel fuel, grease, etc.)
- Furniture
- Garden tools and supplies
- Glassware
- Gloves
- Hair dye
- Hair styling products
- Hardware
- Medicated cleansers
- Medicine for pets
- Notebooks
- Nursery stock
- Pencils, pens, and ink
- Pet supplies and equipment (not food)
- Pots and pans
- Powder (face or body)
- Rawhide chew bones
- Razors
- Razor blades
- Rubber bands
- Pet litter
- School supplies
- Scotch tape
- Shaving cream and lotion
- Shampoo and rinse
- Shoe laces and polish
- Silverware
- Sporting goods
- Stationery
- Sunglasses
- Sun tan lotion and sunscreen
- Thread
- Tools
- Toothpaste
- Toys
Appendix B

Disbursement Services Check Flow Chart

Education Code 42635 requires districts to send checks to county office for approval. The districts process numerous school business transactions and transmit to Disbursements. This process creates approximately 330,000 commercial vendor checks each year.

Disbursements verify the following on randomly selected items before releasing payment:

- Approval by board
- Signature of authorized district personnel
- Sufficient funds are available
- Legal requirements are met
- Check invoices for mathematical accuracy

If there is a problem with meeting legal requirement:
Disbursements Services refers the problem to legal counsel for guidance and resolution. The problems typically relate to public works, piggybacking and construction payments.

Disbursements return checks to districts and transmit check information (check number, fund and amount) to the bank. Information sent to the bank is used to:

- Control Fraud with positive pay
- Assist with Account Reconciliation
- Verify payment or nonpayment of lost checks on Fund Management System [FMS]
- District accounts are automatically reimbursed for outlawed/expired checks
Appendix C

Date:  
To:  Gloria Okereke, Disbursements Services Manager  
From:  Accts. Payable Supervisor/Manager  
Subject:  FMS Authorization Request  

Please grant FMS access to the employee noted below.

1. District Name:  
2. Employee Name:  
3. Access as District Employee:  [ ] Yes   [ ] No  (Please check only one box)  
   If 'Yes' box is checked, skip next question.
4. Access as District Administrator:  [ ] Yes   [ ] No  (Please check only one box)  
   A person granted access as an 'administrator' may grant access to other district personnel.

Authorized by:  ____________________________ Date:  ____________________________

Title:  ____________________________

CONFIRMATION

Processed on  ____________________________
Logon ID  ____________________________
Temporary Password [ ] (Please change your password)

Disbursements contact information is (714) 966-4424
### REQUEST TO CANCEL UNPAID CHECK(S)

**TO:** Disbursements, Business Services Division, Orange County Department of Education (OCDE)

**FROM:** Name of Requestor and District Name

Please Cancel the following check(s) effective - Date: Month: Year:

<table>
<thead>
<tr>
<th>CHECK NUMBER</th>
<th>VENDOR NAME</th>
<th>DISBURSEMENTS' ISSUE DATE</th>
<th>FUND NUMBER</th>
<th>AMOUNT OF CHECK</th>
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</table>

**DISTRICT APPROVAL**

(District Authorized Signature) DATE TOTAL (This page) $ *

**DISBURSEMENTS APPROVAL**

(Disbursements Authorized Signature) DATE GRAND TOTAL (All pages) $

---

**BI-TECH Districts**

**RE-ENCUMBER P.O.?**

Yes or No (Do not combine Yes with No answers on the same batch form)

---

Send (1) original check(s); (2) three copies of form (Bi-Tech) separate forms for re-encumber PO; and (2) UNC reversal batch proofs - - to Disbursements, OCDE.

**Bitech Districts Note:** If reversed check includes Use Tax, you must create and post a correction batch for the Use Tax transaction in H1 status.

Month-end cut-off is the 28th, or the last working day prior to the 28th, of each month.

See Instructions sheet or call staff assigned to your district with questions about this form.

---

**INSTRUCTIONS FOR COMPLETING THE REQUEST TO CANCEL CHECK(S) FORM**

Fill in:

1. Requestor and District Name
2. If a Bi Tech District, the Batch Name. The last page of Batch Proof total should match.
3. Number of pages.
4. Request Date = Today's Date
5. Fund Number
   
   The same four-digit fund the check was paid from.
   
   Checks paid from different funds may be listed on the same form except for Bi-Tech re-encumber Purchase Orders (PO).
   
   Bi-Tech – Re-encumber PO request needs to be separated by batch. Therefore, a separate form should be used to separate Yes from No answers.

6. Specific check information
   
   a. Check Number
   
   b. Vendor Name
   
   c. Disbursements Issue Date is the date check was signed by County. The Issue date must be less than 6 months.
   
   d. Dollar Amount of Entire Check
   
   e. **Bitech Districts:** If the Purchase Order should be re-encumbered when transactions are reversed, indicate Yes.
      
      Otherwise, indicate No if the Purchase Order should not be re-encumbered when transactions are reversed.
      
      Do not combine Yes and No answers on the same form or batch.

7. Calculate total of each page.
8. Calculate total for multiple page request.
9. Signature of responsible district employee.

---
Appendix E

**LOST CHECK REQUEST FORM**

Today’s Date: 

TO:  Disbursements, Business Services Division, Orange County Department of Education (OCDE) 

From:  REQUESTOR: ___________________ PHONE NO. ___________ DISTRICT NAME: ___________  

Please research the status of checks listed and provide copies of paid checks or an Affidavit if check was cashed by someone other than the payee.

<table>
<thead>
<tr>
<th>CHECK NUMBER</th>
<th>VENDOR NAME</th>
<th>DISBURSEMENTS ISSUE DATE</th>
<th>FUND</th>
<th>AMOUNT OF CHECK</th>
<th>SEND CHECK COPY</th>
<th>SEND AFFIDAVIT Yes / No</th>
<th>DISBURSEMENTS USE ONLY AFFIDAVIT / CHECK COPY SENT DATE(S)</th>
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</table>

**** Please request Affidavit only if a check was cashed by someone other than the payee.****

To verify the status of a check, please log on to Fund Management System (FMS) and click on Check Status tab and follow the instructions on screen. Do not use this form to place a stop payment on a check. Any unpaid Checks may be cancelled by completing “Request To Cancel Unpaid Check Form”. Please remember that the check cancellation process is irreversible, this means that once a check is cancelled the bank will not honor the check. However, you may process a replacement check for a vendor after you have cancelled the original check.

Send Lost Check Request form to - Disbursements, Business Services Division or fax to Disbursements (714) 557-2658. Attention: staff assigned to your District. See Instructions sheet or call staff assigned to your district with questions.

INSTRUCTIONS FOR COMPLETING THE LOST CHECK(S) REQUEST FORM

Fill in:

1. Today’s Date
2. Requestor's Name and Phone number
4. District Name
5. Specific check information
   a. Check Number
   b. Vendor Name
   c. Disbursements Issue Date is the date check was signed by Disbursements - OCDE.
   d. Fund Number
   d. Dollar Amount of Entire Check
6. If you would like affidavit sent to you, indicate Yes or No as applicable.
   Please request Affidavit only if a check was cashed by someone other than the intended payee.

Send Completed form and attachments to:
Disbursements, Business Services Division, OCDE.
or Fax to 714-557-2658
Appendix F

Authorization to Receive Checks
From Disbursements, Payroll and Orange County
Department of Education Courier Services

The following employees are authorized to receive payroll checks, vendor checks and other documents from the Orange County Department of Education and/or OCDE Courier Services for the __________________________ School District for the period of July 1, 20___ through June 30, 20____. New Authorization forms will be submitted annually for periods beginning July 1 of each year. An amendment in the form of a letter or memo with the addition or deletion will be submitted immediately to notify of any changes occurring in the interim.

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Signed Date

Authorized by Superintendent, Assistant Superintendent, Director or Business Manager

Please complete and return to:

Disbursements Services
Orange County Department of Education
200 Kalmus Drive
Costa Mesa, CA 92628