Grahame Ross

From:	Jacob F. Getz
Sent:	Tuesday, December 12, 2023 8:02 AM
То:	Grahame Ross
Subject:	FW: NTRPA Meeting Public Comment—12/13/2023
Attachments:	1d05f3ad.jpeg; 29f0bebf.png; 2520f98f.jpeg; WANTED Middlecrook.pdf; WANTED_Middlecrook.pdf;
	WANTEDMiddlecrook.pdf; CONS_Art VII_SEC. 7.pdf; GOV § 1099.pdf; GOV § 1126.pdf; GOV §



WANTED_Middlecrook.pdf; CONS_Art VII_SEC. 7.pdf; GOV § 1099.pdf; GOV § 1126.pdf; GOV § GOV § 67042.1.pdf; GOV § 87100.pdf; GOV § 87103.pdf; TTD-02-05-21_Loop Road.pdf;
 on of ANDS
 Loop Road in new direction, approves alternate plan.pdf; Loop Road Alternative.pdf; HCLT-Partners.pdf; DM1.pdf; DM2.pdf; 023-481-05-100.tif;
 nks.jpg; Redacted.jpg; Rojas.pdf; GOV § 81002.pdf; Middlebrook 2019 - Form 700.pdf;
 NUGUIEDFOOK 2020 - Form 700.pdf; Middlebrook 2021 - Form 700.pdf; 023-481-05-100.pdf;
 Middlebrook's Rats Nest.pdf; Middlebrook Scandal.pdf

Here is another set of them

Jacob Getz

Administrative Assistant III Nevada Division of State Lands Department of Conservation and Natural Resources 901 S. Stewart Street, Suite 5003 Carson City, NV 89701 jgetz@lands.nv.gov (O) 775-684-2739 | (F) 775-684-2721

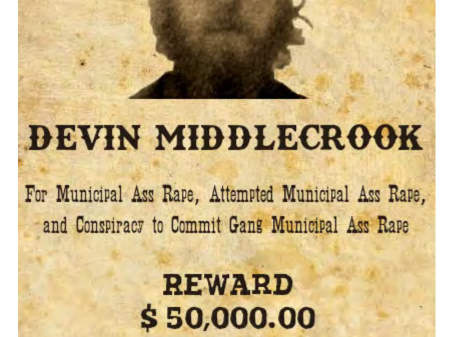


From: Olivia L. Clemens <olivia.clemens@pressmail.ch>
Sent: Monday, December 11, 2023 4:49 PM
To: Jacob F. Getz <jgetz@lands.nv.gov>
Subject: NTRPA Meeting Public Comment—12/13/2023

WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Dear NTRPA,

<u>Devin Middlebrook</u> should have recused himself on the "loop road" vote for a myriad of reasons.



WANTED

He is: (1) ineligible to hold a <u>City office of profit</u> under <u>California Constitution Article</u> <u>VII, § 7</u> while concurrently holding a lucrative office under <u>a federally created power</u>; (2) he is engaged in employment, activity, or enterprise for compensation which is inconsistent, incompatible, in conflict with, or inimical to his or her duties as a City officer, which per Gov. Code §§ <u>1099</u>, & <u>1126</u> is illegal; (3) this specific vote was under conflict with his obligations to the City because of his fiduciary duties to his employer under <u>TRPA Bi-State Compact Article V(c)(2)(B)(A)</u> & <u>CA. Gov. Code §</u> <u>66801(c)(2)(B)(A)</u> expressly considering the interstate loop road; (4) his vote on aforementioned "loop road" was also the foreseeable result of a personal financial effect (*e.g.*, Gov. §§ <u>67042.1</u>, <u>87100</u>, <u>87103</u>, <u>87200</u> *et seq.*; 2 CCR §§ <u>18702.1</u>, <u>18702.2</u>, <u>18702.3</u>, <u>18702.5</u>); (6) his vote advances the agenda of the board of the *Tahoe Prosperity Center* to churn new housing <u>development</u> projects as well as the chances that they

will get new grant monies; and **(7)** the constitutional guarantee to due process of law gives us <u>a right to an unbiased tribunal</u>.

Cal. Const. Art. VII, Sec. 7's purpose is "to prohibit conjunction of federal and state office of profit in same person, without any condition whatever, to prevent dual office holding by one person under two separate and distinct governments and separation of allegiance justly due one government by its officers from that due to another power" (McCoy v. Board of Sup'rs of Los Angeles County, 18 Cal.2d 193, 196 (California Supreme Court, 1941)). Middlebrook was not even allowed to run for office. The term 'eligible,' as used in our state constitution, relates to capacity of holding, as well as capacity of being elected to, an office (People ex rel. Atty. Gen. v. Leonard, 73 Cal. 230, 234 (California Supreme Court, 1887)). It is settled law that the TRPA is a federal power (see, Lake Country Estates, Inc. v. Tahoe Regional Planning Agency, 440 U.S. 391, 402, n.22 (U.S. Supreme Court, 1979) (holding TRPA is not in fact an arm of the State subject to its control). See also, People of State of Cal ex rel Younger v Tahoe Regional Planning Agency, 516 F.2d 215 (9th Cir. 1975)). Because this is a fundamental constitutional violation, the § 1099(b) forfeiture rule is preempted, and hence does not apply; he would not have been able to "accede" or keep thereafter his elected office. See also, Cal. Gov. Code §§ 1099 & 1126. This is in harmony with federal law whereas TRPA/TTD "is not subject to state control," states do not have plenary power to forfeit TRPA/TTD employment after conflicting employee "accedes" to elected office, and the only assured mechanism to prevent the holding of "incompatible offices" is prerequisite disqualification of eligibility to be elected to conflicting public office from which to begin. Middlebrook even refused to resign from TRPA after unconstitutionally running and then holding elected city office.

Moreover, any employee of an agency originating under the federal Bi-State compact – *such as Middlebrook* – who uses their official position to lobby for development projects, is violating, *inter alia*, the Hatch Act of 1939 (5 U.S.C. §§ <u>1501</u>, 1502, <u>7321</u>-7326. *Cf.* <u>Statute at Large 94 Stat. 3233 - Public Law 96-551 (12/19/1980)</u> Arts. III(a)(5) & IV(B); 18 U.S.C. §§ <u>205(a)(2)</u>, <u>208(a)</u>, & <u>1913</u>; <u>Government Code § 3206</u>). The <u>Hatch Act applies to executive branch state and local employees</u> who are principally employed in connection with programs financed in whole or in part by loans or grants made by the United States or a federal agency. *See generally*, <u>United</u> <u>Public Workers v. Mitchell</u>, 330 U.S. 75, <u>101</u> (1947) (holding three primary Congressional interests underpinning the Hatch Act are: (1) the elimination of political factors as a possible basis for preferential treatment of employees by their supervisors; (2) the prevention of political leaders using government employees to build "political machines"; and (3) prevention of the cumulative effect on morale of political activity by all employees who could be induced to participate actively); <u>United States Civil</u> <u>Service Commission v. National Association of Letter Carriers</u>, 413 U.S. 548, <u>557</u>, <u>563</u> (1973) (upholding the considered and lengthy history in the U.S. of barring political activity by government workers, the conclusion that such activity was highly dangerous to the proper functioning of government and democracy). The Bi-State compact created a governmental body financed in whole or in part by grants made by the United States and federal agencies. Furthermore, the Hatch Act of 1939 promulgates that employees may not "directly or indirectly...command...or contribute anything of value to a...committee...or person for political purposes," or "use his official authority or influence for the purpose of...affecting the result of an election or a nomination for office" or otherwise "run for the nomination or as a candidate for election to a partisan political office" (5 U.S.C. §§ <u>1502(a)(2)</u> & <u>7323(a)(3)</u>). **Corrupt-as-hell MiddleCROOK is breaking the law!**

Devin Middlebrook <u>lives</u> and <u>shares title</u> in the <u>home</u> of his 41-year-old libertarian partner, <u>Ashley (Nicole Rojas) Middlebrook</u>, who is a "<u>sales manager</u>" that <u>manages</u> the <u>Coachman Hotel</u> at <u>4100 Pine Blvd</u>.

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)

1. INCOME RECEIVED	► 1. INCOME RECEIVED
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF
Coachman Hotel	Tahoe Regional F
ADDRESS (Business Address Acceptable)	ADDRESS (Business Ac
4100 pine blvd, SLT CA	128 Market Stree
BUSINESS ACTIVITY, IF ANY, OF SOURCE	BUSINESS ACTIVITY, I
YOUR BUSINESS POSITION	YOUR BUSINESS POS
Sales manager	Sustainability Pro
GROSS INCOME RECEIVED No Income - Business Position Only \$500 - \$1,000 \$1,001 - \$10,000 \$10,001 - \$100,000 OVER \$100,000	GROSS INCOME RECE \$500 - \$1,000 \$10,001 - \$100,000
CONSIDERATION FOR WHICH INCOME WAS RECEIVED Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)	CONSIDERATION FOR Salary Spous (For s
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)	Partnership (Less tha Schedule A-2)
Real property, car. boal. etc.)	Sale of
Loan repayment	Loan repayment
Commission or Rental Income, list each source of \$10,000 or more	Commission or
(Describe)	
(Doscribo)	Other

This "hotel," her bonuses, <u>her career</u>, and their "household" would certainly be greatly and <u>materially</u> affected by dedicating Pine Boulevard entirely to **westbound** Hwy 50 **traffic**, even if locals benefited overall.



To make matters for him worse, the California "hotel" operates out of a substantive shell company run by a constellation of LLCs incorporated in the <u>tax-shelter state of</u> <u>Delaware</u>, and executed out of Florida (segregated into "<u>development</u>," "<u>property</u>," and "<u>partners</u>"); yet "managed" in town from 3987 Manzanita Avenue, Unit 402, SLT, CA; & PO BOX 10865, Zephyr Cove, NV). He wants to help the business of a wealthy

Floridan – whose physical home was not even endangered – but *ass rape* a lot of disadvantaged locals.

To justify his preferred racist outcome of bulldozing a minority neighborhood, he offered <u>the following</u> pretext:

"[He] felt that it was just moving the negative impact from one area to another, pointing out that a lot of the hotels on Lake Parkway are monthly rentals and employee housing."

Needless to say that the "Coachman Hotel" is not a "monthly rental," and the alternative he voted against does not require the bulldozing of any residences, domiciles, or motels – unlike the other plans.

<u>He</u> is morally unable to <u>publicly identify and report potential conflicts of interests</u> and to <u>recuse himself</u>, and for that reason alone needs to be expelled from the Council, and investigated for <u>criminal</u> and **civil** charges for <u>failure to report</u> and <u>reap of benefits</u>. His serving as a City officer while an employee at the TRPA <u>has got to **stop**</u>. His mere presence threatens to cause the <u>review</u> and <u>overturn</u> of past City decisions in which he has participated, which will put us all into chaos.

Last, thank you to the City Manager and City Attorney for putting this up for vote. Thank you Wallace, Bass, and Friedrich for your conscientious vote. It is the difficult votes where a City Councilmember's character comes out — and your character looked very good that day.

Olivia L. Clemens

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)



1. INCOME RECEIVED	► 1. INCOME RECEIVED		
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF INCOME		
Washoe Tribe of Nevada and California			
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)		
919 US HWY 395 N Gardnerville, NV89410			
BUSINESS ACTIVITY, IF ANY, OF SOURCE	BUSINESS ACTIVITY, IF ANY, OF SOURCE		
YOUR BUSINESS POSITION	YOUR BUSINESS POSITION		
Tribal Administrator			
GROSS INCOME RECEIVED No Income - Business Position Only	GROSS INCOME RECEIVED No Income - Business Position On		
S500 - \$1,000 S1,001 - \$10,000	\$500 - \$1,000 \$1,001 - \$10,000		
X \$10,001 - \$100,000	S10,001 - \$100,000 OVER \$100,000		
CONSIDERATION FOR WHICH INCOME WAS RECEIVED	CONSIDERATION FOR WHICH INCOME WAS RECEIVED		
Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)	Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)		
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)	Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)		
Sale of	Sale of		
(Real property. car, boat, etc.)	(Real property, car, boat, etc.)		
Commission or Rental Income, list each source of \$10,000 or more	Commission or Rental Income, list each source of \$10,000 or more		
(Describe)	(Describe)		
Other	Other		
(Describe)	(Describe)		

* You are not required to report loans from a commercial lending institution, or any indebtedness created as part of a retail installment or credit card transaction, made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	INTEREST RATE	TERM (Months/Years)
ADDRESS (Business Address Acceptable)	% [] Non	e
The second second second second second	SECURITY FOR LOAN	
BUSINESS ACTIVITY, IF ANY, OF LENDER	None Pe	ersonal residence
	Real Property	Alexand and discussion
HIGHEST BALANCE DURING REPORTING PERIOD		Street address
S500 - \$1,000		City
\$1,001 - \$10,000		
S10,001 - \$100,000	Guarantor	
OVER \$100,000	Other	
		(Describe)
Comments:		

FCC Form 620

FCC Wireless Telecommunications Bureau

New Tower (NT) Submission Packet

General Information

1)	(Select only one) (NE) NE – New	UA – Update of Application	WD – Withdrawal of Application	on
	his application is for an Update irrently on file.	or Withdrawal, enter the file number of t	he pending application	File Number:

Applicant Information

3) FCC Registration Number (FRN): 0012845343 4) Name: Verizon Wireless

Contact Name

5) First Name: Robin	6) MI:	7) Last Name: Haeffner	8) Suffix:	
9) Title: VZW HQ - NEPA Regulatory Compliance				

Contact Information

10) P.O. Box:	And /Or	11) Street Address: 1301 Solana Boulevard Building 2, Suite 2500			
12) City: Westlake				13) State: TX	14) Zip Code: 76262
15) Telephone Number: (501)529-5377			16) Fax Nu	umber:	
17) E-mail Address: npa@verizonwireless.com					

Consultant Information

18) FCC Registration Number (FRN): 0016385759
19) Name: EnviroBusiness, Inc. d/b/a EBI Consulting (EBI 6118004920)

Principal Investigator

20) First Name: Cory	21) MI:	22) Last Name: Johnson	23) Suffix:		
04) Titler Architectural Historian					

24) Title: Architectural Historian

Principal Investigator Contact Information

25) P.O. Box:	And /Or	26) Street Address: 6876 Susquehanna Trail South			
27) City: York				28) State: PA	29) Zip Code: 17403
30) Telephone Number: (717)428-0401			31) Fax Nu	umber:	
32) E-mail Address: mbandstra@ebiconsulting.com					

Other Consulting Parties

Other Consulting Parties Contacted

1) Has any other agency been contacted and invited to become a consulting party?	(X) <u>Y</u> es () <u>N</u> o
--	-------------------	--------------

Consulting Party

2) FCC Registration	Number (FRN):
---------------------	---------------

3) Name: Washoe Tribe of Nevada and California

Contact Name

4) First Name: Darrel	5) MI:	6) Last Name: Cruz	7) Suffix:
8) Title:			

Contact Information

9) P.O. Box:	And /Or	10) Street Address: 919 Highway 395 South			
11) City: Gardnerville 12) State: NV 13) Zip Code: 89410					13) Zip Code: 89410
14) Telephone Number: (775)265-8600 15) Fax Number:					
16) E-mail Address: Darrel.cruz@washoetribe.us					
17) Preferred means of communication:					
(X)E-mail					
() Letter					
() Both					

Dates & Response

18) Date Contacted 09/06/2018	19) Date Replied
(X)No Reply	
() Replied/No Interest	
() Replied/Have Interest	
() Replied/Other	

Additional Information

20) Information on other consulting parties' role or interest (optional):

Early Archaic (5000-2000 B.C.) sites are characterized by projectile points, atlatls and darts, knives, bone awls and ornaments. Lack of grinding tools suggests that the inhabitants were not exploiting the plant foods to the extent that later cultures were. They were nomadic hunters, following the game throughout the seasons. Archaeological sites representing this early period are scarce.

Middle Archaic (about 2000 B.C. to 500 A.D.) represents a long period of time characterized by the utilization of a wide variety of resources. They relied primarily on large game and rabbits, but grinding stones are common at sites. Trade in marine shells and obsidian became important.

Late Archaic (A.D. 500 to Historic Contact) saw a more semi-sedentary settlement pattern. Smaller projectile points suggest the introduction of the bow and arrow and less or no reliance on the spear thrower. Plant processing tools became more abundant, indicating increased dependence on plants and small game, rather than large game.

Washoe

Historically, the Lake Tahoe area was part of the territory occupied by the Washoe Native American group, who are members of the Hokan linguistic group, and are classified as Great Basin Indians. The name "washoe" is derived from the autonym *waashiw*, meaning "people from here" in the Washoe language. The Wahoe occupied land throughout California and Nevada, including the Sierra Nevada Mountain range. They were the first known Lake Tahoe region inhabitants. Their settlement pattern included permanent locations on higher ground, near rivers and springs, while temporary camps were utilized anywhere in valleys or mountains, close to food sources (D'Azevedo 1986).

The Washoe utilized seasonal resources available in the region. The area of Lake Tahoe and surrounding rivers and streams were important resources for fishing during the spring and fall, with the higher elevations of the Sierra Nevada utilized for hunting game during the summer. During the winter months stored foods including dried meat and fish and nuts were utilized. Important food resources would have been cattail seeds and shoots, and pinon nuts, as well as a variety of berries, seeds, and roots. Protein would have been provided by hunting game, small mammals, birds, and fishing (Washoe Tribe of Nevada and California 2009).

Establishment of APE and Cultural Resources Within

On August 17, 2018, HELIX Professional Archaeologist Carrie D. Wills, M.A., RPA, visited the candidate location for the purpose of establishing the APE (see Exhibit 1 and Exhibit 2). Ms. Wills satisfies the Secretary of the Interior's qualifications for a field archaeologist (see Resume). The APE was ascertained by examining the planned candidate construction methods, the existing topography, and the current level of urbanization. Verizon Wireless proposes the construction of a new unmanned tower telecommunications facility at this location. Proposed is the installation of antennas and associated equipment on a new 112'-high monopine within a 30' by 30' lease area. A proposed 5' wide joint utility easement will extend approximately 165' southeast, southwest, and northwest from an existing utility pole to the lease area. Access will be provided with a proposed 12'-wide access road that will extend southeast from the proposed lease area for approximately 15' to Needle Peak Road. Approximately 13 trees will be removed to accomidate the APE-DE. The APE-DE totals approximately 0.04 acres.. The visual indirect APE is considered all that area within a ¹/₂-mile radius of those portions of the candidate once completed.

Direct APE Cultural Resources

The results of the site investigation confirm no prehistoric cultural resources will be affected by installation of the new monopine telecommunications facility. The candidate location is a pine tree grove within the grounds of Hansen's Snow Tube and Saucer Hill Resort. A pedestrian survey of all areas of proposed ground disturbance did

jmann@easternshoshone.org; falene.russette@iresponse106.com - 307-438-0094 Details: The Eastern Shoshone Tribe has established a new online procedure for FCC TCNS review/consultation. Online submissions can now be completed at <u>http://app.tribal106.com</u>. The data platform is currently being administered by a third party who are providing consultation servicing through the online system on behalf of the Eastern Shoshone Tribe. For questions, please call Shastelle Swan at 406-395-4700

Based on the location of the proposed project and the pole(s) that you will be constructing as part of the Section 106 process in our particular aboriginal homelands, we are REQUESTING TO BE CONSULTED on this proposed project.

Please utilize the Tribal 106 NHPA consultation processing system website. Online submissions can be completed at <u>http://app.tribal106.com</u>

The Eastern Shoshone Tribe through the Historic Preservation Department has established a fee of \$500.00 per consultation. We are only accepting checks at this time. All checks should be mailed to the following address:

I-Response LLC - EST PO Box 87 Box Elder, MT 59521

If you have questions, please feel free to contact either Mr. Josh Mann, THPO, at jmann@easternshoshone.org or Shastelle Swan, AR Clerk, at shastelle.swan@iresponse106.com.

Sincerely, Josh Mann, THPO Eastern Shoshone Tribe

2. THPO Darrel Cruz - Washoe Tribe of Nevada & California - 919 Highway 395 South Gardnerville, NV - darrel.cruz@washoetribe.us - 775-546-3421

If the applicant/tower builder receives no response from the Washoe Tribe of Nevada & California within 30 days after notification through TCNS, the Washoe Tribe of Nevada & California has no interest in participating in pre-construction review for the proposed site. The Applicant/tower builder, however, must immediately notify the Washoe Tribe of Nevada & California in the event archaeological properties or human remains are discovered during construction, consistent with Section IX of the Nationwide Programmatic Agreement and applicable law.

3. Attorney Montana & Associates LLC - Skull Valley Band of Goshute Indians - N12923 N Prairie Rd Osseo, WI - skullvalleybandofgoshutefcctcns@outlook.com - 605-881-1227



N



CORPORATE NAME

State of California Secretary of State

Statement of Information (Domestic Nonprofit, Credit Union and General Cooperative Corporations)

Filing Fee: \$20.00. If this is an amendment, see instructions. IMPORTANT – READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

TAHOE REGIONAL YOUNG PROFESSIONALS

FX01514 FILED

In the office of the Secretary of State of the State of California

MAY-25 2018

2. CALIFORNIA CORPORATE NUMBER			
C3466973		This Space for Fi	ling Use Only
Complete Principal Office Address (Do not abbreviate the na	me of the city. Item 3 cannot be a P.O. Box	.)	
3. STREET ADDRESS OF PRINCIPAL OFFICE IN CALIFORNIA, IF ANY	CITY	STATE	ZIP CODE
933 TATA LANE, SOUTH LAKE TAHOE, CA 96150			
4. MAILING ADDRESS OF THE CORPORATION	CITY	STATE	ZIP CODE
PO BOX 18011, SOUTH LAKE TAHOE, CA 96151			
Names and Complete Addresses of the Following Office officer may be added; however, the preprinted titles on this form must		officers. A compara	ble title for the specific
5. CHIEF EXECUTIVE OFFICER/ ADDRESS	CITY	STATE	ZIP CODE
DEVIN MIDDLEBROOK 933 TATA LANE, SOUTH LAKE	TAHOE, CA 96150		
6. SECRETARY ADDRESS DEVIN MIDDLEBROOK 933 TATA LANE, SOUTH LAKE	CITY TAHOE, CA 96150	STATE	ZIP CODE
7. CHIEF FINANCIAL OFFICER/ ADDRESS JULIA REQUARTH PO BOX 3496, STATELINE, NV 8944	сіту 19	STATE	ZIP CODE
Agent for Service of Process If the agent is an individual, the address, a P.O. Box address is not acceptable. If the agent is an certificate pursuant to California Corporations Code section 1505 and	other corporation, the agent must have on		
8. NAME OF AGENT FOR SERVICE OF PROCESS THE DEVIN MIDDLEBROOK			of face of the dec
9. STREET ADDRESS OF AGENT FOR SERVICE OF PROCESS IN CALIF 933 TATA LANE, SOUTH LAKE TAHOE, CA 96150	FORNIA, IF AN INDIVIDUAL CITY	STATE	ZIP CODE
Common Interest Developments			
^{10.} Check here if the corporation is an association formed to Development Act, (California Civil Code section 4000, et (California Civil Code section 6500, et seq.). The corporation required by California Civil Code sections 5405(a) and 6760(seq.) or under the Commercial and Ind n must file a Statement by Common Interes	ustrial Common Intel t Development Assoc	rest Development Act,
11. THE INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT.			
05/25/2018 JACQUELINE D PROULX	ENROLLED AGENT		
DATE TYPE/PRINT NAME OF PERSON COMPLETING	S FORM TITLE	SIGNAT	TURE
SI-100 (REV 01/2016)		APPROVED BY	Y SECRETARY OF STATE
yr			

ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS	► ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS
933 Tata Lane	
CITY	CITY
South Lake Tahoe	
FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000	FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000
NATURE OF INTEREST X Ownership/Deed of Trust Easement	NATURE OF INTEREST
Leasehold Dther	Leasehold Dther
IF RENTAL PROPERTY, GROSS INCOME RECEIVED	IF RENTAL PROPERTY, GROSS INCOME RECEIVED
\$0 - \$499 \$500 - \$1,000 \$1,001 - \$10,000	\$0 - \$499 \$500 - \$1,000 \$1,001 - \$10,000
S10,001 - \$100,000 OVER \$100,000	S10,001 - \$100,000 OVER \$100,000
SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of income of \$10,000 or more.	SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of income of \$10,000 or more.

× None

0

Devin Middlebrook's Conflict of Interst in Real Property



SCHEDULE B Interests in Real Property (Including Rental Income)

CALIFORNIA FORM 700

FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

None



LLC-12



Secretary of State (Limited Liability Company)

IMPORTANT — Read instructions before completing this form.

Filing Fee – \$20.00

Copy Fees – First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00 plus copy fees

1. Limited Liability Company N	ame (Enter the exact name of the	LLC. If you re	egistered in California using ar
RANDM LABS LLC			
2. 12-Digit Secretary of State F			Foreign Country or Place
20181311	10117	CALIFO	ORNIA
4. Business Addresses			
a. Street Address of Principal Office - Do 933 Tata Lane	not list a P.O. Box		City (no abbreviations)
b. Mailing Address of LLC, if different the	an item 4a		City (no abbreviations)
933 Tata Lane			South Lake Tahoe
c. Street Address of California Office, if I 933 Tata Lane	tem 4a is not in California - Do not lis	t a P.O. Box	City (no abbreviations) South Lake Tahoe
5. Manager(s) or Member(s)	If no managers have been apporting the listed. If the manager/must be listed. If the manager/must an entity, complete Items 5b and has additional managers/member	ember is an in 5c (leave Item	dividual, complete Items 5a a n 5a blank). Note: The LLC c
a. First Name, if an individual - Do not con Devin	mplete Item 5b		Middle Name
b. Entity Name - Do not complete Item 5a	1		
^{c. Address} 933 Tata Lane			City (no abbreviations) South Lake Tahoe
6. Service of Process (Must prov	vide either Individual OR Corporati	on.)	
INDIVIDUAL - Complete Items 6	a and 6b only. Must include agent	's full name ar	nd California street address.
a. California Agent's First Name (if agent Devin	is not a corporation)		Middle Name
b. Street Address (if agent is not a corpor 933 Tata Lane	ration) - Do not enter a P.O. Box		^{City (no abbreviations)} South Lake Tahoe
CORPORATION – Complete Iter	n 6c only. Only include the name of	of the registere	ed agent Corporation.
c. California Registered Corporate Agent'	s Name (if agent is a corporation) – D	00 not complete	e Item 6a or 6b
7. Type of Business			
a. Describe the type of business or service Health and Wellness Produ			
8. Chief Executive Officer, if ele	ected or appointed		1
a. First Name Ashely			Middle Name
^{b. Address} 933 Tata Lane			City (no abbreviations) South Lake Tahoe
9. The Information contained h	erein, including any attachm	nents, is tru	e and correct.
05/14/2018 Devin I	Middlebrook		Randm L
	or Print Name of Person Completing t		Title
Return Address (Optional) (For company and the mailing add			
Name:			1
Company:			

Address: City/State/Zip:

LLC-12 (REV 01/2017)

500

18-B66920
FILED
In the office of the Secretary of State of the State of California
MAY 14, 2018

This Space For Office Use Only

alifornia using an alternate name, see instructions.

untry or Place of Organization (only if formed outside of California)

viations)	State	Zip Code
e Tahoe	CA	96150
viations)	State	Zip Code
e Tahoe	CA	96150
viations)	State	Zip Code
e Tahoe	СА	96150
name and address of each member. At leas	t one na	me and address

e Items 5a and e: The LLC car	Sc (leave Item 5b blank). If the manager/m not serve as its own manager or member. I LC-12A (see instructions).	nember is	
	Last Name Middlebrook	Suffix MR	

State Zip Code CA 96150

eet address.				
	Last Name Middlebrook			Suffix MR
viations)	·	State	Zip Co	
e Tahoe		CA	961	150
ation				

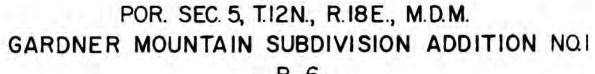
ration.	•
---------	---

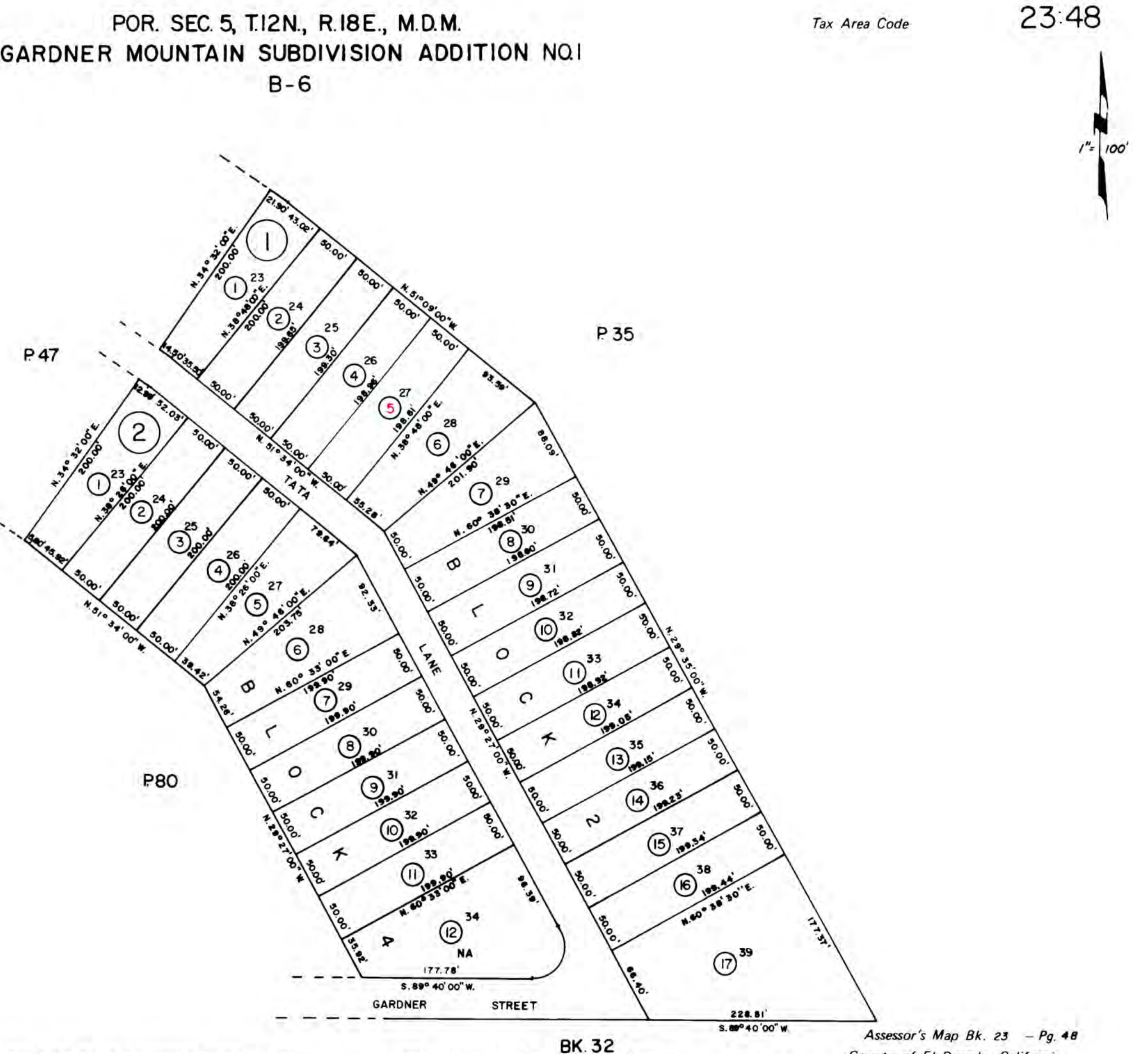
	Last Name Rojas			Suffix MRS
^{riations)} e Tahoe		State CA	Zip Co 961	^{ode} 50
e lahoe		CA	961	50

Randm Labs LLC Title

Signature

ment, or if purchasing a copy of the filed document enter the name of a TRUCTIONS BEFORE COMPLETING.)

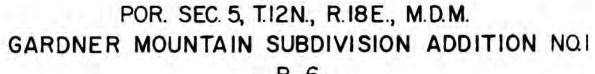


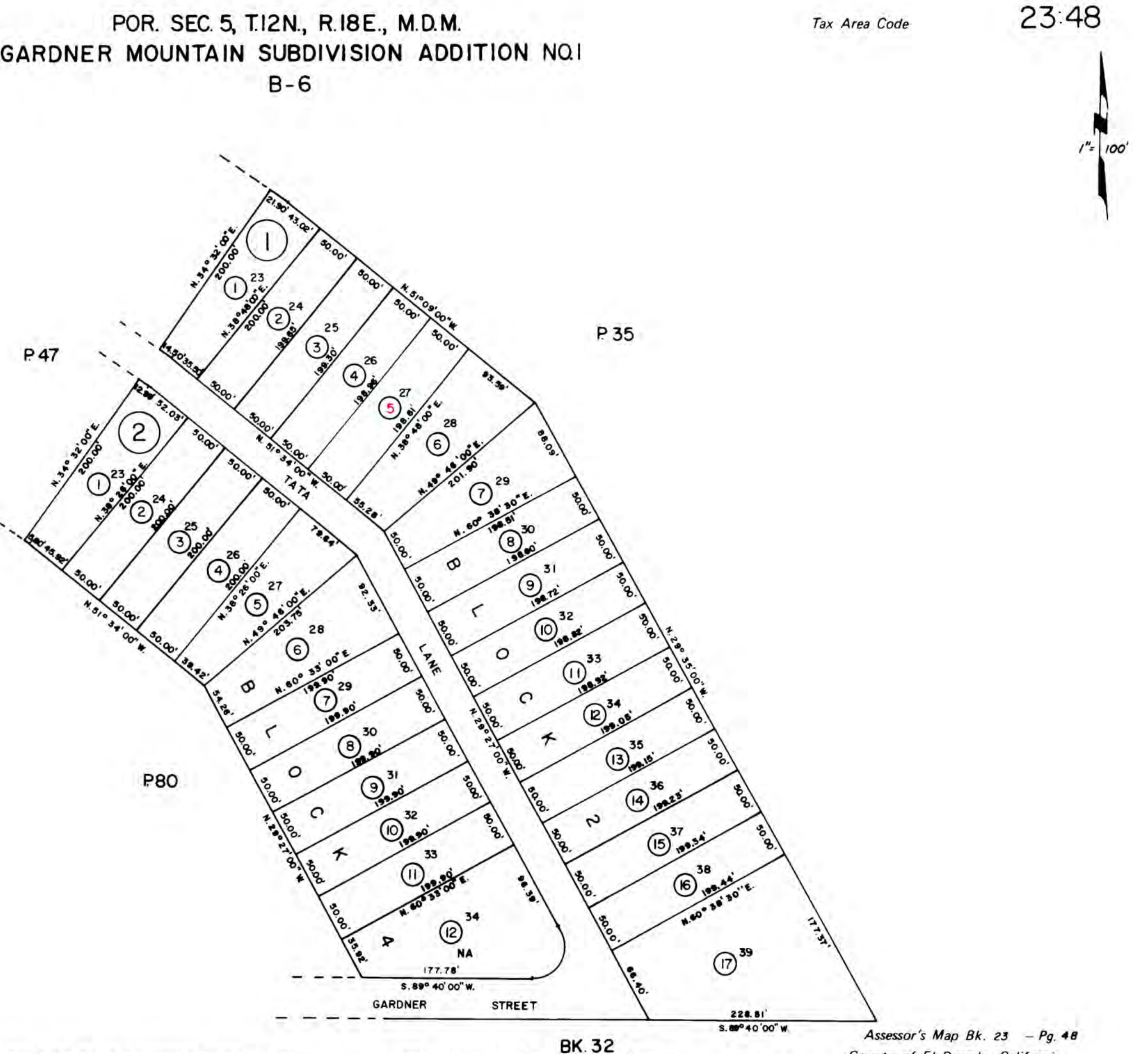


THIS MAP IS NOT A SURVEY, It is prepared by the El Dorado Co. Assessor's office for assessment purposes only.

NOTE - Assessor's Block Numbers Shown in Ellipses Assessor's Parcel Numbers Shown in Circles

County of El Dorado, California





THIS MAP IS NOT A SURVEY, It is prepared by the El Dorado Co. Assessor's office for assessment purposes only.

NOTE - Assessor's Block Numbers Shown in Ellipses Assessor's Parcel Numbers Shown in Circles

County of El Dorado, California

CALIFORNIA FORM 700	C	F ECONOMIC INT OVER PAGE	Filing Official Use Dnly	
Please type or print in ink.	A PUE	BLIC DOCUMENT	Filed Date: 01/26/2021 11:26 AM SAN: FPPC	
NAME OF FILER (LAST)	(FIRST)		(MIDDLE)	
Middlebrook	Devin			
1. Office, Agency, or Court				
Agency Name (Do not use acronyms) City of South Lake Tahoe				
Division, Board, Department, District, if applic	able	Your Position		
		City Council Member		
► If filing for multiple positions, list below or	on an attachment. (Do not us		onnoon	
Agency:		Position:		
2. Jurisdiction of Office (Check at lea	ast one box)			
State		Judge, Retired Jud (Statewide Jurisdic		Judge, or Court Commissioner
Multi-County		County of		
City of South Lake Tahoe		Other		
3. Type of Statement (Check at least of	one box)			
Annual: The period covered is January December 31, 2020.	1, 2020, through	Leaving Office:		
The period covered is/. December 31, 2020.	, through	leaving office.		ary 1, 2020, through the date of
Assuming Office: Date assumed		O The period co the date of lease		_/, through
Candidate: Date of Election	and office sought	, if different than Part 1:		
4. Schedule Summary (must comp Schedules attached	olete) 🕨 Total number	of pages including th	nis cover p	age:7
 Schedule A-1 - Investments - schedu Schedule A-2 - Investments - schedu Schedule B - Real Property - schedu 	ule attached	Schedule D - Income - G	Gifts - schedu	ess Positions – schedule attached le attached Payments – schedule attached
-or- Done - No reportable interes	ts on any schedule			
5. Verification Mailling address STREET	CITY		STATE	ZIP CODE
(Business or Agency Address Recommended - Public Do	cument)	11.44		
1901 Airport Rd Ste 206 DAYTIME TELEPHONE NUMBER	South	Lake Tahoe	CA	96150-7048
(530) 542-6004				
I have used all reasonable diligence in prepar herein and in any attached schedules is true			e best of my	knowledge the information contained
I certify under penalty of perjury under the	e laws of the State of Califor	nia that the foregoing is tr	ue and corre	ct.
Date Signed 01/26/2021 11:26	AM s	lignature	Electronic	Submission

(Ownersh Inve	ponds, and Other Interests pointerest is Less Than 10%)
	stments must be itemized.
	brokerage or financial statements.
NAME OF BUSINESS ENTITY	NAME OF BUSINESS ENTITY
Laugus US Large Cap	
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Stock	
FAIR MARKET VALUE	FAIR MARKET VALUE
\$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000	\$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000
NATURE OF INVESTMENT Stock Other (Describe)	NATURE OF INVESTMENT
Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on \$	Partnership O Income Received of \$0 - \$499
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
/ / 20 / / 20	/ / 20 / / 20
ACQUIRED DISPOSED	ACQUIRED DISPOSED
NAME OF BUSINESS ENTITY	NAME OF BUSINESS ENTITY
Schwab Target 2040 Fund	
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Stock	
FAIR MARKET VALUE X \$2,000 - \$10,000 \$10,001 - \$100.000 \$100,001 - \$1,000,000 Over \$1,000,000	FAIR MARKET VALUE \$2,000 - \$10,000 \$100,001 - \$1,000,000 Over \$1,000,000
NATURE OF INVESTMENT Stock Other (Describe)	NATURE OF INVESTMENT
Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on \$	Partnership O Income Received of \$0 - \$499
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
/ / 20 / / 20	/ / 20 / / 20
ACQUIRED DISPOSED	ACQUIRED DISPOSED
NAME OF BUSINESS ENTITY	► NAME OF BUSINESS ENTITY
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
FAIR MARKET VALUE	FAIR MARKET VALUE
\$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000	\$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000
NATURE OF INVESTMENT	NATURE OF INVESTMENT
Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on S	Partnership O Income Received of \$0 - \$499
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:

Comments: _

SCHEDULE B Interests in Real Property (Including Rental Income)

1.0

CALIFORNIA FORM FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

CITY	CITY
South Lake Tahoe	
FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000 / / 20 \$10,001 - \$100,000 / / 20 \$100,001 - \$1,000,000 ACQUIRED Over \$1,000,000 DISPOSED	FAIR MARKET VALUE IF APPLICABLE. LIST DATE: \$2,000 - \$10,000 ///20 \$10,001 - \$100,000 ///20 \$100,001 - \$1,000,000 ACQUIRED Disposed
	NATURE OF INTEREST
X Ownership/Deed of Trust	Ownership/Deed of Trust Easement
Leasehold	Leasehold During Other
F RENTAL PROPERTY, GROSS INCOME RECEIVED	IF RENTAL PROPERTY, GROSS INCOME RECEIVED
\$0 - \$499 \$500 - \$1,000 \$1,001 - \$10,000	\$0 - \$499 \$500 - \$1,000 \$1,001 - \$10,000
\$10,001 - \$100,000	S10,001 - \$100,000 OVER \$100,000
SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of income of \$10,000 or more.	SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source o income of \$10,000 or more.
None You are not required to report loans from a commerci business on terms available to members of the public	al lending institution made in the lender's regular course of without regard to your official status. Personal loans and
None You are not required to report loans from a commerci business on terms available to members of the public loans received not in a lender's regular course of bus	al lending institution made in the lender's regular course of without regard to your official status. Personal loans and
None You are not required to report loans from a commerci business on terms available to members of the public loans received not in a lender's regular course of bus	al lending institution made in the lender's regular course of without regard to your official status. Personal loans and the siness must be disclosed as follows:
None None You are not required to report loans from a commercial	None None In None
You are not required to report loans from a commerciplusiness on terms available to members of the public loans received not in a lender's regular course of bus NAME OF LENDER* ADDRESS (Business Address Acceptable) BUSINESS ACTIVITY. IF ANY, OF LENDER INTEREST RATE TERM (Months/Years) % None	Image: None
You are not required to report loans from a commerciplusiness on terms available to members of the public loans received not in a lender's regular course of bus NAME OF LENDER* ADDRESS (Business Address Acceptable) BUSINESS ACTIVITY. IF ANY, OF LENDER INTEREST RATE TERM (Months/Years) % None	Image: None
You are not required to report loans from a commerciplusiness on terms available to members of the public loans received not in a lender's regular course of bus NAME OF LENDER* ADDRESS (Business Address Acceptable) BUSINESS ACTIVITY. IF ANY, OF LENDER INTEREST RATE TERM (Months/Years) % HIGHEST BALANCE DURING REPORTING PERIOD	Image: None Image: None Image: Name

Comments:

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)

CALIFORNIA FORM 700 FAIR POLITICAL PRACTICES COMMISSION

Devin Middlebrook

1. INCOME RECEIVED	► 1. INCOME RECEIVED		
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF INCOME		
Coachman Hotel	Tahoe Regional Planning Agency		
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)		
4100 pine blvd, SLT CA	128 Market Street		
BUSINESS ACTIVITY, IF ANY, OF SOURCE	BUSINESS ACTIVITY, IF ANY, OF SOURCE		
YOUR BUSINESS POSITION	YOUR BUSINESS POSITION		
Sales manager	Sustainability Program Manager		
GROSS INCOME RECEIVED No Income - Business Position Only	GROSS INCOME RECEIVED No Income - Business Position On		
\$500 - \$1,000 \$1,001 - \$10,000	\$500 - \$1,000 \$1,001 - \$10,000		
× \$10,001 - \$100,000 OVER \$100,000	× \$10,001 - \$100,000 OVER \$100.000		
CONSIDERATION FOR WHICH INCOME WAS RECEIVED	CONSIDERATION FOR WHICH INCOME WAS RECEIVED		
Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)	Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)		
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)	Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)		
Sale of	Sale of		
(Real property. car, boat, etc.)	(Real property, car, boat, etc.)		
Loan repayment	Loan repayment		
Commission or Rental Income, list each source of \$10,000 or more	Commission or Rental Income, list each source of \$10,000 or more		
(Describe)	(Describe)		
Other	Other		
(Describe)	(Describe)		

a retail installment or credit card transaction, made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	INTEREST RATE	TERM (Months/Years)
Nelnet	6% 🗔 None	30
ADDRESS (Business Address Acceptable)		
P.O. Box 82561 Lincoln, NE	SECURITY FOR LOAN	
BUSINESS ACTIVITY, IF ANY, OF LENDER	None Perso	onal residence
Student Loan	Real Property	
HIGHEST BALANCE DURING REPORTING PERIOD		Street address
\$500 - \$1,000		City
S1,001 - \$10,000		
× \$10,001 - \$100,000	Guarantor	
OVER \$100,000	X Other Student Loan	
		(Describe)
Comments:		

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)



1. INCOME RECEIVED	► 1. INCOME RECEIVED		
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF INCOME		
Washoe Tribe of Nevada and California			
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)		
919 US HWY 395 N Gardnerville, NV89410			
BUSINESS ACTIVITY, IF ANY, OF SOURCE	BUSINESS ACTIVITY, IF ANY, OF SOURCE		
YOUR BUSINESS POSITION	YOUR BUSINESS POSITION		
Tribal Administrator			
GROSS INCOME RECEIVED No Income - Business Position Only	GROSS INCOME RECEIVED No Income - Business Position On		
S500 - \$1,000 S1,001 - \$10,000	\$500 - \$1,000 \$1,001 - \$10,000		
X \$10,001 - \$100,000	S10,001 - \$100,000 OVER \$100,000		
CONSIDERATION FOR WHICH INCOME WAS RECEIVED	CONSIDERATION FOR WHICH INCOME WAS RECEIVED		
Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)	Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)		
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)	Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)		
Sale of	Sale of		
(Real property. car, boat, etc.)	(Real property, car, boat, etc.)		
Commission or Rental Income, list each source of \$10,000 or more	Commission or Rental Income, list each source of \$10,000 or more		
(Describe)	(Describe)		
Other	Other		
(Describe)	(Describe)		

* You are not required to report loans from a commercial lending institution, or any indebtedness created as part of a retail installment or credit card transaction, made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	INTEREST RATE	TERM (Months/Years)
ADDRESS (Business Address Acceptable)	% [] Non	e
The second second second second second	SECURITY FOR LOAN	
BUSINESS ACTIVITY, IF ANY, OF LENDER	None Pe	ersonal residence
	Real Property	Alexand and discussion
HIGHEST BALANCE DURING REPORTING PERIOD		Street address
S500 - \$1,000		City
\$1,001 - \$10,000		
S10,001 - \$100,000	Guarantor	
OVER \$100,000	Other	
		(Describe)
Comments:		

SCHEDULE D Income – Gifts

CALIFORNIA FORM 70

FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

NAME OF SOURC		ym)	► NAME OF SOURC	E (Not an Acro	nym)
ADDRESS (Busine	ss Address Acce	ptable) ahoe, CA 96150, United States	ADDRESS (Busine	ss Address Acce	eptable)
BUSINESS ACTIV	and A second the second second		BUSINESS ACTIV	TY IF ANY OF	SOURCE
Paper intervie			Decine of North		oodiloc
A REAL PROPERTY AND A REAL	and the second se	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)
	7	plat of base			
09 / 10 / 20	\$	pint of beer		\$	
	\$			S	
	\$	- <u>-</u>		\$	
NAME OF SOURC	CE (Not an Acron	ym)	► NAME OF SOURC	E (Not an Acro	nym)
ADDRESS (Busine	ss Address Acce	ptable)	ADDRESS (Busine	ss Address Acce	eptable)
BUSINESS ACTIV	ITY, IF ANY, OF	SOURCE	BUSINESS ACTIV	TY, IF ANY, OF	SOURCE
DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)
	\$			s	
	\$	÷	/	\$	÷ .
	\$			\$	
NAME OF SOURC	CE (Not an Acron	ym)	► NAME OF SOURC	E (Not an Acro	nym)
ADDRESS (Busine	ss Address Acce	ptable)	ADDRESS (Busine	ss Address Acce	eptable)
BUSINESS ACTIV	ITY, IF ANY, OF	SOURCE	BUSINESS ACTIV	TY, IF ANY, OF	SOURCE
DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)
	\$			\$	-
	\$		/	\$	- x
	5	· · · · · · · · · · · · · · · · · · ·		\$	
Comments:					

SCHEDULE E Income – Gifts Travel Payments, Advances, and Reimbursements

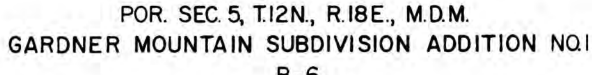
CALIFORNIA FORM 700

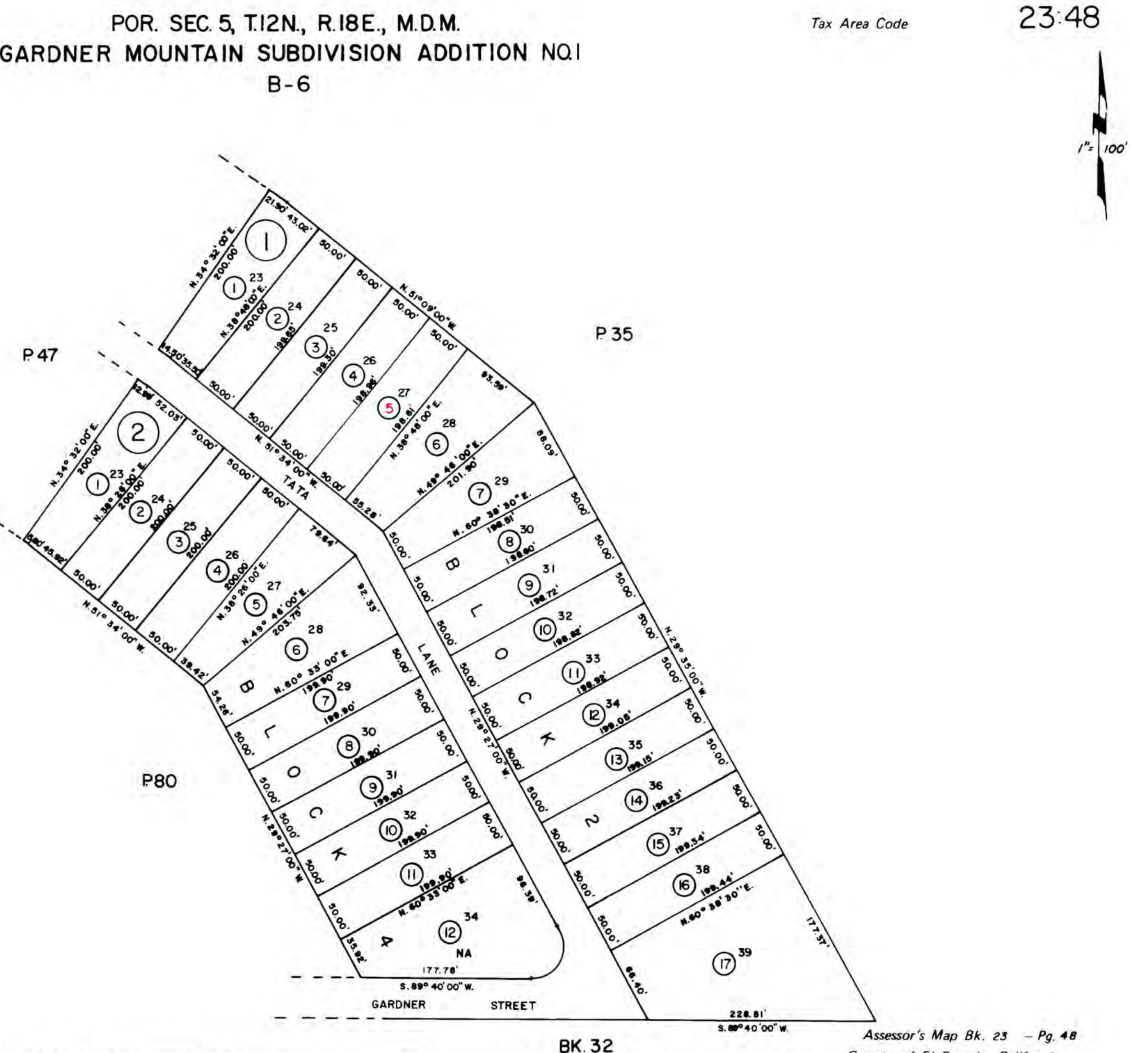
Name

Devin Middlebrook

- Mark either the gift or income box.
- Mark the "501(c)(3)" box for a travel payment received from a nonprofit 501(c)(3) organization or the "Speech" box if you made a speech or participated in a panel. Per Government Code Section 89506, these payments may not be subject to the gift limit. However, they may result in a disqualifying conflict of interest.
- · For gifts of travel, provide the travel destination.

NAME OF SOURCE (Not an Acronym)	► NAME OF SOURCE (Not an Acronym)
City of Ameca, Jalisco, Mexico	City of South Lake Tahoe
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)
Juárez No. 32 - A Col. Centro, C.P.	1901 Lisa Maloff Way
CITY AND STATE	CITY AND STATE
46600, Ameca, Jalisco	South Lake Tahoe, CA 96150
501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE	501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE
DATE(S): 02 / 11 / 20 02 / 16 / 20 AMT: \$ 530	DATE(S): 02 / 11 / 20 02 / 16 / 20 AMT: \$ 455
MUST CHECK ONE: X Gift -or- Income	MUST CHECK ONE: Gift -or Income
Made a Speech/Participated in a Panel	Made a Speech/Participated in a Panel
Other - Provide Description Ameca Sister City Delegation-meals and hotel accommodations	Ameca Sister City Delegation - airfare
If Gift, Provide Travel Destination Ameca, Jalisco, Mexico	 If Gift, Provide Travel Destination
NAME OF SOURCE (Not an Acronym)	► NAME OF SOURCE (Not an Acronym)
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)
CITY AND STATE	CITY AND STATE
501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE	501 (c)(3) or DESCRIBE BUSINESS ACTIVITY, IF ANY, OF SOURCE
DATE(S):/// AMT: \$	DATE(S):///
MUST CHECK ONE: Gift -or- Income	► MUST CHECK ONE: Gift -or Income
Made a Speech/Participated in a Panel	Made a Speech/Participated in a Panel
Other - Provide Description	Other - Provide Description
	► If Gift, Provide Travel Destination





THIS MAP IS NOT A SURVEY, It is prepared by the El Dorado Co. Assessor's office for assessment purposes only.

NOTE - Assessor's Block Numbers Shown in Ellipses Assessor's Parcel Numbers Shown in Circles

County of El Dorado, California

YOUR AD HERE »

City takes Loop Road in new direction, approves alternate plan

News FOLLOW NEWS | 1d ago

Laney Griffo lgriffo@tahoedailytribune.com

SOUTH LAKE TAHOE, Calif. — City council on Tuesday voted to take the "Loop Road Project" in a new direction and passed a resolution to go with an alternative plan.



City council passed a resolution Tuesday for an alternative plan to the Loop Road. Provided

The US 50 South Shore Community Revitalization project aimed to reroute U.S. Highway 50 around the casino corridor to make a "main street" at Stateline. However, by moving the highway, a portion of the Rocky Point Neighborhood would've been torn down and the residents relocated.

The project has been a contentious issue in the community for many years, mainly because the Rocky Point Neighborhood is one of the few low income areas on the South Shore where many of the city's minorities live.

City Manager Joe Ivrin and City Attorney Heather Stroud presented an alternative to the council members that would route two oneway lanes of eastbound traffic from U.S. 50 to Heavenly Village Way to Lake Parkway to rejoin highway in Stateline, and two lanes of westbound traffic would be routed from U.S. 50 at Pine Blvd., in Stateline to rejoin the highway at Park Avenue.

Mayor Tamara Wallace was very much in favor of the alternative, stating that while she does support main street development, she does not support "a racist highway," to achieve it.

She went on to say that this neighborhood is one of the only neighborhoods where they could get away with even considering this project.

While the original plan did require affordable housing to be built in place of the housing being torn down, councilmember John Friedrich pointed out that some of the residents in the area might not be full citizens and may not be eligible for affordable housing.

Friedrich went as far as to add an amendment to the resolution vowing to "protect and enhance the Rocky Point neighborhood through a measure to limit cut-through traffic," as well as adding deed restricted affordable housing.

Councilmember Cody Bass also felt that the original plan would not solve the traffic problem because drivers would still be turning from U.S. 50 to Pioneer Trail and vice versa.

He also expressed frustration that up until recently, the city was left out of the planning process for the project despite 80% of the project area falling within city limits.

Mayor pro tem Devin Middlebrook and Councilmember Cristi Creegan were in opposition to the alternative. Creegan pointed out that business owners are residents too and should be considered when making decisions, especially since a main street would drive business to local shops.

Middlebrook felt that it was just moving the negative impact from one area to another, pointing out that a lot of the hotels on Lake Parkway are monthly rentals and employee housing.

Despite their objections, the resolution passed 3-2.

"This discussion has gone on for so long and it's time to make it work for our community," Wallace said in a press release. "This project shouldn't be about tearing down neighborhoods or taking people's homes. It should be about lifting people up and that was what today's decision was all about."

Support Local Journalism DONATE

CONSTITUTION OF THE STATE OF CALIFORNIA

ARTICLE VII PUBLIC OFFICERS AND EMPLOYEES

Section 7

SEC. 7. A person holding a lucrative office under the United States or other power may not hold a civil office of profit. A local officer or postmaster whose compensation does not exceed 500 dollars per year or an officer in the militia or a member of a reserve component of the armed forces of the United States except where on active federal duty for more than 30 days in any year is not a holder of a lucrative office, nor is the holding of a civil office of profit affected by this military service.

(Sec. 7 added June 8, 1976, by Prop. 14. Res.Ch. 5, 1976.)

Filing Fee	State of California Secretary of State Statement of Information ofit, Credit Union and General Cooperative C \$20.00. If this is an amendment, see instructions BEFORE COMPLETING	uctions.	
2. CALIFORNIA COR	PORATE NUMBER		This Space for Filing Use Only
Complete Drineinel	Office Address (De not all has into the name of the site		
	Office Address (Do not abbreviate the name of the cit F PRINCIPAL OFFICE IN CALIFORNIA, IF ANY	y. Item 3 cannot be a P. CITY	O. BOX.) STATE ZIP CODE
4. MAILING ADDRESS C	F THE CORPORATION	CITY	STATE ZIP CODE
	te Addresses of the Following Officers (The con owever, the preprinted titles on this form must not be alter FFICER/ ADDRESS		e three officers. A comparable title for the specific STATE ZIP CODE
6. SECRETARY	ADDRESS	CITY	STATE ZIP CODE
7. CHIEF FINANCIAL OF	FICER/ ADDRESS	CITY	STATE ZIP CODE
address, a P.O. Box ac certificate pursuant to C	Process If the agent is an individual, the agent must dress is not acceptable. If the agent is another corpora alifornia Corporations Code section 1505 and Item 9 must R SERVICE OF PROCESS [Note: The person designated as the	ation, the agent must hat be left blank.	ave on file with the California Secretary of State a
9. STREET ADDRESS C	F AGENT FOR SERVICE OF PROCESS IN CALIFORNIA, IF AN	INDIVIDUAL CITY	STATE ZIP CODE
Common Interest De	evelopments		
^{10.} Check here if t Development A (California Civil	he corporation is an association formed to manage a ct, (California Civil Code section 4000, et seq.) or ur Code section 6500, et seq.). The corporation must file a fornia Civil Code sections 5405(a) and 6760(a). Please s	ider the Commercial a Statement by Common	nd Industrial Common Interest Development Act, Interest Development Association (Form SI-CID) as
11. THE INFORMATION C	CONTAINED HEREIN IS TRUE AND CORRECT.		
DATE SI-100 (REV 01/2016)	TYPE/PRINT NAME OF PERSON COMPLETING FORM	TITLE	SIGNATURE APPROVED BY SECRETARY OF STATE
S. 100 (REV 01/2010)			ATTROVED BY GEORETARY OF STATE

Secretary of State		_LC-12	18-B66920		
(Limited Liability Company)			FILED		
IMPORTANT — Read instructions before completing this form.			In the office of the Secretary of State of the State of California		
Filing Fee – \$20.00			MAX 14 2018		
Copy Fees – First page \$1.00; each attachment page \$0. Certification Fee - \$5.00 plus copy fees	.50;		MAY 14, 2018		
1. Limited Liability Company Name (Enter the exact name of the I	LLC. If you	registered in Califor	This Space For Office Use Only nia using an alternate name, see instructions.)		
RANDM LABS LLC	-				
2. 12-Digit Secretary of State File Number	3. State,	Foreign Countr	y or Place of Organization (only if formed outside of California		
201813110117	CALIF	ORNIA			
4. Business Addresses					
a. Street Address of Principal Office - Do not list a P.O. Box 933 Tata Lane		City (no abbreviat			
b. Mailing Address of LLC, if different than item 4a		City (no abbreviat			
933 Tata Lane		South Lake T			
c. Street Address of California Office, if Item 4a is not in California - Do not list a 933 Tata Lane	a P.O. Box	City (no abbreviat	,		
5. Manager(s) or Member(s) must be listed. If the manager/men an entity, complete Items 5b and 5	mber is an i 5c (leave Iter	ndividual, complete m 5a blank). Note:	me and address of each member . At least one name <u>and</u> address Items 5a and 5c (leave Item 5b blank). If the manager/member is The LLC cannot serve as its own manager or member. If the LLC ses on Form LLC-12A (see instructions).		
a. First Name, if an individual - Do not complete Item 5b		Middle Name	Last Name Suffix Middlebrook MR		
b. Entity Name - Do not complete Item 5a		1	I I I		
c. Address 933 Tata Lane		City (no abbreviations)StateZip CodeSouth Lake TahoeCA96150			
6. Service of Process (Must provide either Individual OR Corporation	,				
INDIVIDUAL – Complete Items 6a and 6b only. Must include agent's a. California Agent's First Name (if agent is not a corporation)	s full name a	Middle Name	address.		
Devin		City (no abbreviat	Middlebrook MR		
 b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box 933 Tata Lane 		South Lake			
CORPORATION – Complete Item 6c only. Only include the name of	5	on.			
c. California Registered Corporate Agent's Name (if agent is a corporation) – Do	o not complete	e Item 6a or 6b			
7. Type of Businessa. Describe the type of business or services of the Limited Liability Company					
Health and Wellness Products					
8. Chief Executive Officer, if elected or appointed		Middle Name	Loct Name Cuffin		
Ashely	a. First Name Ashely		Rojas Suffix		
b. Address 933 Tata Lane		City (no abbreviat South Lake			
9. The Information contained herein, including any attachme	ents, is tru	e and correct.			
05/14/2018 Devin Middlebrook		F	Randm Labs LLC		
Date Type or Print Name of Person Completing the			Title Signature		
Return Address (Optional) (For communication from the Secretary of person or company and the mailing address. This information will become p					
Name:			,,,,,,		
		I			
Company:					
Address:		I			
City/State/Zip:					

Attachment to Statement of Information (Limited Liability Company)	LLC-12A Attachment	18-B66920
A. Limited Liability Company Name		
RANDM LABS LLC		
		This Space For Office Use Only
B. 12-Digit Secretary of State File Number	C. State or Place of	f Organization (only if formed outside of California)
201813110117		CALIFORNIA

D. List of Additional Manager(s) or Member(s) - If the manager/member is an individual, enter the individual's name and address. If the manager/member is an entity, enter the entity's name and address. Note: The LLC cannot serve as its own manager or member.

First Name Ashely	Middle Name	Last Name Rojas			Suffix MRS
Entity Name					
Address 933 Tata Lane	City (no abbreviations)StateSouth Lake TahoeCA		State CA	Zip Code 96150	
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations) State Zip		Zip (Code	
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations)	State		Zip Code	
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations) State Zip		Zip (Code	
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations)	breviations) State		Zip (Code
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations)	viations) State Zi		Zip (Code
First Name	Middle Name	Last Name			Suffix
Entity Name					
Address	City (no abbreviations) State 2		Zip (Zip Code	

State of California

GOVERNMENT CODE

Section 1099

1099. (a) A public officer, including, but not limited to, an appointed or elected member of a governmental board, commission, committee, or other body, shall not simultaneously hold two public offices that are incompatible. Offices are incompatible when any of the following circumstances are present, unless simultaneous holding of the particular offices is compelled or expressly authorized by law:

(1) Either of the offices may audit, overrule, remove members of, dismiss employees of, or exercise supervisory powers over the other office or body.

(2) Based on the powers and jurisdiction of the offices, there is a possibility of a significant clash of duties or loyalties between the offices.

(3) Public policy considerations make it improper for one person to hold both offices.

(b) When two public offices are incompatible, a public officer shall be deemed to have forfeited the first office upon acceding to the second. This provision is enforceable pursuant to Section 803 of the Code of Civil Procedure.

(c) This section does not apply to a position of employment, including a civil service position.

(d) This section shall not apply to a governmental body that has only advisory powers.

(e) For purposes of paragraph (1) of subdivision (a), a member of a multimember body holds an office that may audit, overrule, remove members of, dismiss employees of, or exercise supervisory powers over another office when the body has any of these powers over the other office or over a multimember body that includes that other office.

(f) This section codifies the common law rule prohibiting an individual from holding incompatible public offices.

(Added by Stats. 2005, Ch. 254, Sec. 1. Effective January 1, 2006.)

State of California

GOVERNMENT CODE

Section 1126

1126. (a) Except as provided in Sections 1128 and 1129, a local agency officer or employee shall not engage in any employment, activity, or enterprise for compensation which is inconsistent, incompatible, in conflict with, or inimical to his or her duties as a local agency officer or employee or with the duties, functions, or responsibilities of his or her appointing power or the agency by which he or she is employed. The officer or employee shall not perform any work, service, or counsel for compensation outside of his or her local agency employment where any part of his or her efforts will be subject to approval by any other officer, employee, board, or commission of his or her employing body, unless otherwise approved in the manner prescribed by subdivision (b).

(b) Each appointing power may determine, subject to approval of the local agency, and consistent with the provisions of Section 1128 where applicable, those outside activities which, for employees under its jurisdiction, are inconsistent with, incompatible to, or in conflict with their duties as local agency officers or employees. An employee's outside employment, activity, or enterprise may be prohibited if it: (1) involves the use for private gain or advantage of his or her local agency time, facilities, equipment and supplies; or the badge, uniform, prestige, or influence of his or her local agency office or employment or, (2) involves receipt or acceptance by the officer or employee of any money or other consideration from anyone other than his or her local agency for the performance of an act which the officer or employee, if not performing such act, would be required or expected to render in the regular course or hours of his or her local agency employment or as a part of his or her duties as a local agency officer or employee or, (3) involves the performance of an act in other than his or her capacity as a local agency officer or employee which act may later be subject directly or indirectly to the control, inspection, review, audit, or enforcement of any other officer or employee or the agency by which he or she is employed, or (4) involves the time demands as would render performance of his or her duties as a local agency officer or employee less efficient.

(c) The local agency shall adopt rules governing the application of this section. The rules shall include provision for notice to employees of the determination of prohibited activities, of disciplinary action to be taken against employees for engaging in prohibited activities, and for appeal by employees from such a determination and from its application to an employee. Nothing in this section is intended to abridge or otherwise restrict the rights of public employees under Chapter 9.5 (commencing with Section 3201) of Title 1.

(d) The application of this section to determine what outside activities of employees are inconsistent with, incompatible with, or in conflict with their duties as local agency officers or employees may not be used as part of the determination of compensation in a collective bargaining agreement with public employees.

(Amended by Stats. 1996, Ch. 710, Sec. 8. Effective January 1, 1997.)

State of California

GOVERNMENT CODE

Section 66801

66801. The provisions of this interstate compact executed between the States of Nevada and California are as follows:

TAHOE REGIONAL PLANNING COMPACT

ARTICLE I. FINDINGS AND DECLARATIONS OF POLICY

(a) It is found and declared that:

(1) The waters of Lake Tahoe and other resources of the region are threatened with deterioration or degeneration, which endangers the natural beauty and economic productivity of the region.

(2) The public and private interests and investments in the region are substantial.

(3) The region exhibits unique environmental and ecological values that are irreplaceable.

(4) By virtue of the special conditions and circumstances of the region's natural ecology, developmental pattern, population distribution, and human needs, the region is experiencing problems of resource use and deficiencies of environmental control.

(5) Increasing urbanization is threatening the ecological values of the region and threatening the public opportunities for use of the public lands.

(6) Maintenance of the social and economic health of the region depends on maintaining the significant scenic, recreational, educational, scientific, natural, and public health values provided by the Lake Tahoe Basin.

(7) There is a public interest in protecting, preserving, and enhancing these values for the residents of the region and for visitors to the region.

(8) Responsibilities for providing recreational and scientific opportunities, preserving scenic and natural areas, and safeguarding the public who live, work, and play in or visit the region are divided among local governments, regional agencies, the States of California and Nevada, and the federal government.

(9) In recognition of the public investment and multistate and national significance of the recreational values, the federal government has an interest in the acquisition of recreational property and the management of resources in the region to preserve environmental and recreational values, and the federal government should assist the states in fulfilling their responsibilities.

(10) In order to preserve the scenic beauty and outdoor recreational opportunities of the region, there is a need to ensure an equilibrium between the region's natural endowment and its manmade environment.

(b) In order to enhance the efficiency and governmental effectiveness of the region, it is imperative that there be established a Tahoe Regional Planning Agency with the powers conferred by this compact including the power to establish environmental threshold carrying capacities and to adopt and enforce a regional plan and implementing ordinances that will achieve and maintain such capacities while providing opportunities for orderly growth and development consistent with such capacities.

(c) The Tahoe Regional Planning Agency shall interpret and administer its plans, ordinances, rules, and regulations in accordance with the provisions of this compact.

ARTICLE II. DEFINITIONS

As used in this compact, the following terms have the following meanings:

(a) "Region," includes Lake Tahoe, the adjacent parts of Douglas and Washoe Counties and Carson City, which for the purposes of this compact shall be deemed a county, lying within the Tahoe Basin in the State of Nevada, and the adjacent parts of the Counties of Placer and El Dorado lying within the Tahoe Basin in the State of California, and that additional and adjacent part of the County of Placer outside of the Tahoe Basin in the State of California that lies southward and eastward of a line starting at the intersection of the basin crestline and the north boundary of Section 1, thence west to the northwest corner of Section 3, thence south to the intersection of the basin crestline and the west boundary of Section 10; all sections referring to Township 15 North, Range 16 East, M.D.B. & M. The region defined and described herein shall be as precisely delineated on official maps of the agency.

(b) "Agency" means the Tahoe Regional Planning Agency.

(c) "Governing body" means the governing board of the Tahoe Regional Planning Agency.

(d) "Regional plan" means the long-term general plan for the development of the region.

(e) "Planning commission" means the advisory planning commission appointed pursuant to subdivision (h) of Article III.

(f) "Gaming" means to deal, operate, carry on, conduct, maintain, or expose for play any banking or percentage game played with cards, dice, or any mechanical device or machine for money, property, checks, credit, or any representative of value, including, without limiting the generality of the foregoing, faro, monte, roulette, keno, bingo, fan-tan, twenty-one, blackjack, seven-and-a-half, big injun, klondike, craps, stud poker, draw poker, or slot machine, but does not include social games played solely for drinks, or cigars or cigarettes served individually, games played in private homes or residences for prizes or games operated by charitable or educational organizations, to the extent excluded by applicable state law.

(g) "Restricted gaming license" means a license to operate not more than 15 slot machines on which a quarterly fee is charged pursuant to NRS 463.373 and no other games.

(h) "Project" means an activity undertaken by any person, including any public agency, if the activity may substantially affect the land, water, air, space, or any other natural resources of the region.

(i) "Environmental threshold carrying capacity" means an environmental standard necessary to maintain a significant scenic, recreational, educational, scientific, or natural value of the region or to maintain public health and safety within the region. Such standards shall include, but not be limited to, standards for air quality, water quality, soil conservation, vegetation preservation, and noise.

(j) "Feasible" means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, social, and technological factors.

(k) "Areas open to public use" means all of the areas within a structure housing gaming under a nonrestricted license except areas devoted to the private use of guests.

(l) "Areas devoted to private use of guests" means hotel rooms and hallways to serve hotel room areas, and any parking areas. A hallway serves hotel room areas if more than 50 percent of the areas of each side of the hallway are hotel rooms.

(m) "Nonrestricted license" means a gaming license that is not a restricted gaming license.

ARTICLE III. ORGANIZATION

(a) There is created the Tahoe Regional Planning Agency as a separate legal entity.

The governing body of the agency shall be constituted as follows:

(1) California delegation:

(A) One member appointed by each of the County Boards of Supervisors of the Counties of El Dorado and Placer and one member appointed by the City Council of the City of South Lake Tahoe. Any such member may be a member of the county board of supervisors or city council, respectively, and shall reside in the territorial jurisdiction of the governmental body making the appointment.

(B) Two members appointed by the Governor of California, one member appointed by the Speaker of the Assembly of California, and one member appointed by the Senate Rules Committee of the State of California. The members appointed pursuant to this subparagraph shall not be residents of the region and shall represent the public at large within the State of California. A member appointed by the Speaker of the Assembly or the Senate Rules Committee may, subject to confirmation by the appointing power, designate an alternate to attend meetings and vote in the absence of the appointed member. The designation of a named alternate, which shall be in writing and contain evidence of confirmation by the appointing power, shall be kept on file with the agency. An appointed member may change the alternate from time to time, with the confirmation of the appointing power, but shall have only one designated alternate at a time. An alternate shall be subject to those qualifications and requirements prescribed by this compact that are applicable to the appointed member.

(2) Nevada delegation:

(A) One member appointed by each of the boards of county commissioners of Douglas and Washoe Counties and one member appointed by the Board of Supervisors of Carson City. Any such member may be a member of the board of county commissioners or board of supervisors, respectively, and shall reside in the territorial jurisdiction of the governmental body making the appointment.

(B) Two members appointed by the Governor of Nevada, one member appointed by the Speaker of the Assembly and one member appointed by the Majority Leader of the Nevada Senate. All members appointed pursuant to this subparagraph shall not be residents of the region and shall represent the public at large within the State of Nevada. A member appointed by the Speaker of the Nevada Assembly or the Majority Leader of the Nevada Senate may, subject to confirmation by the appointing power, designate an alternate to attend meetings and vote in the absence of the appointed member. The designation of a named alternate, which shall be in writing and contain evidence of confirmation by the appointing power, shall be kept on file with the agency. An appointed member may change the alternate from time to time, with the confirmation of the appointing power, but shall have only one designated alternate at a time. An alternate shall be subject to those qualifications and requirements prescribed by this compact that are applicable to the appointed member.

(3) If any appointing authority under subparagraph (A) or (B) of paragraph (1) or subparagraph (A) or (B) of paragraph (2) fails to make such an appointment within 60 days after the effective date of the amendments to this compact or the occurrence of a vacancy on the governing body, the governor of the state in which the appointing authority is located shall make the appointment. The term of any member so appointed shall be one year.

(4) The position of any member of the governing body shall be deemed vacant if such a member is absent from three consecutive meetings of the governing body in any calendar year.

(5) Each member and employee of the agency shall disclose any economic interests in the region within 10 days after taking a seat on the governing board or being employed by the agency and shall thereafter disclose any further economic interest acquired as soon as feasible after acquiring it. As used in this paragraph, "economic interests" means any of the following:

(A) Any business entity operating in the region in which the member or employee has a direct or indirect investment worth more than one thousand dollars (\$1,000).

(B) Any real property located in the region in which the member or employee has a direct or indirect interest worth more than one thousand dollars (\$1,000).

(C) Any source of income attributable to activities in the region, other than loans by or deposits with a commercial lending institution in the regular course of business, aggregating two hundred fifty dollars (\$250) or more in value received by or promised to the member within the preceding 12 months.

(D) Any business entity operating in the region in which the member or employee is a director, officer, partner, trustee, or employee, or holds any position of management.

No member or employee of the agency shall make, or attempt to influence, an agency decision in which they know or have reason to know that they have an economic interest. Members and employees of the agency must disqualify themselves from making or participating in the making of any decision of the agency when it is reasonably foreseeable that the decision will have a material financial effect, distinguishable from its effect on the public generally, on the economic interests of the member or employee.

(b) The members of the agency shall serve without compensation, but the expenses of each member shall be met by the body that they represent in accordance with the law of that body. All other expenses incurred by the governing body in the course of exercising the powers conferred upon it by this compact unless met in some other manner specifically provided, shall be paid by the agency out of its own funds.

(c) The members of the governing body serve at the pleasure of the appointing authority in each case, but each appointment shall be reviewed no less often than every four years. Members may be reappointed.

(d) The governing body of the agency shall meet at least monthly. All meetings shall be open to the public to the extent required by the law of the State of California or the State of Nevada, whichever imposes the greater requirement, applicable to local governments at the time such meeting is held. The governing body shall fix a date for its regular monthly meeting in such terms as "the first Monday of each month," and shall not change such date more often than once in any calendar year. Notice of the date so fixed shall be given by publication at least once in a newspaper or combination of newspapers whose circulation is general throughout the region and in each county a portion of whose territory lies within the region. Notice of any special meeting, except an emergency meeting, shall be given by publishing the date and place and posting an agenda at least five days prior to the meeting.

(e) The position of a member of the governing body shall be considered vacated upon the loss of any of the qualifications required for that appointment, and in such event the appointing authority shall appoint a successor.

(f) The governing body shall elect from its own members a chairperson and vice chairperson, whose terms of office shall be two years, and who may be reelected. If a vacancy occurs in either office, the governing body may fill such vacancy for the unexpired term.

(g) Four of the members of the governing body from each state constitute a quorum for the transaction of the business of the agency. The voting procedures shall be as follows:

(1) For adopting, amending, or repealing environmental threshold carrying capacities, the regional plan, and ordinances, rules, and regulations, and for granting variances from the ordinances, rules, and regulations, the vote of at least four of the members of each state agreeing with the vote of at least four members of the other state shall be required to take action. If there is no vote of at least four of the members from one state agreeing with the vote of at least four of the other state on the actions specified in this paragraph, an action of rejection shall be deemed to have been taken.

(2) For approving a project, the affirmative vote of at least five members from the state in which the project is located and the affirmative vote of at least nine members of the governing body are required. If at least five members of the governing body from the state in which the project is located and at least nine members of the entire governing body do not vote in favor of the project, upon a motion for approval, an action of rejection shall be deemed to have been taken. A decision by the agency to approve a project shall be supported by a statement of findings, adopted by the agency, that indicates that the project complies with the regional plan and with applicable ordinances, rules, and regulations of the agency.

(3) For routine business and for directing the agency's staff on litigation and enforcement actions, at least eight members of the governing body must agree to take action. If at least eight votes in favor of such action are not cast, an action of rejection shall be deemed to have been taken.

Whenever under the provisions of this compact or any ordinance, rule, regulation, or policy adopted pursuant thereto, the agency is required to review or approve any project, public or private, the agency shall take final action by vote, whether to approve, to require modification or to reject such project, within 180 days after the application for such project is accepted as complete by the agency in compliance with the agency's rules and regulations governing such delivery unless the applicant has agreed to an extension of this time limit. If a final action by vote does not take place within 180 days, the applicant may bring an action in a court of competent jurisdiction to compel a vote unless the applicant has agreed to an extension. This provision does not limit the right of any person to obtain judicial review of agency action under subdivision (h) of Article VI. The vote of each member of the governing body shall be individually recorded. The governing body shall adopt its own rules, regulations, and procedures.

(h) (1) An advisory planning commission shall be appointed by the agency. The commission shall include: the chief planning officers of Placer County, El Dorado County, and the City of South Lake Tahoe in California and of Douglas County, Washoe County, and Carson City in Nevada, the executive officer of the Lahontan Regional Water Quality Control Board of the State of California, the executive officer of the State Air Resources Board of the State of California, the Director of the State Department of Conservation and Natural Resources of the State of Nevada, the Administrator of the Division of Environmental Protection in the State Department of Conservation and Natural Resources of Nevada, the Administrator of the Lake Tahoe Management Unit of the United States Forest Service, and at least four lay members with an equal number from each state, at least one-half of whom shall be residents of the region. Any official member may designate an alternate.

(2) The term of office of each lay member of the advisory planning commission shall be two years. Members may be reappointed.

(3) The position of each member of the advisory planning commission shall be considered vacated upon loss of any of the qualifications required for appointment, and in such an event the appointing authority shall appoint a successor.

(4) The advisory planning commission shall elect from its own members a chairperson and a vice chairperson, whose terms of office shall be two years and who

may be reelected. If a vacancy occurs in either office, the advisory planning commission shall fill such vacancy for the unexpired term.

(5) A majority of the members of the advisory planning commission constitutes a quorum for the transaction of the business of the commission. A majority vote of the quorum present shall be required to take action with respect to any matter.

(i) The agency shall establish and maintain an office within the region, and for this purpose the agency may rent or own property and equipment. Every plan, ordinance, and other record of the agency that is of such nature as to constitute a public record under the law of either the State of California or the State of Nevada shall be opened to inspection and copying during regular office hours.

(j) Each authority charged under this compact or by the law of either state with the duty of appointing a member of the governing body of the agency shall by certified copy of its resolution or other action notify the Secretary of State of its own state of the action taken.

ARTICLE IV. PERSONNEL

(a) The governing body shall determine the qualification of, and it shall appoint and fix the salary of, the executive officer of the agency, and shall employ such other staff and legal counsel as may be necessary to execute the powers and functions provided for under this compact or in accordance with any intergovernmental contracts or agreements the agency may be responsible for administering.

(b) Agency personnel standards and regulations shall conform insofar as possible to the regulations and procedures of the civil service of the State of California or the State of Nevada, as may be determined by the governing body of the agency; and shall be regional and bistate in application and effect; provided that the governing body may, for administrative convenience and at its discretion, assign the administration of designated personnel arrangements to an agency of either state, and provided that administratively convenient adjustments be made in the standards and regulations governing personnel assigned under intergovernmental agreements.

(c) The agency may establish and maintain or participate in such additional programs of employee benefits as may be appropriate to afford employees of the agency terms and conditions of employment similar to those enjoyed by employees of California and Nevada generally.

ARTICLE V. PLANNING

(a) In preparing each of the plans required by this article and each amendment thereto, if any, subsequent to its adoption, the planning commission after due notice shall hold at least one public hearing, which may be continued from time to time, and shall review the testimony and any written recommendations presented at such hearing before recommending the plan or amendment. The notice required by this subdivision shall be given at least 20 days before the public hearing by publication at least once

in a newspaper or combination of newspapers whose circulation is general throughout the region and in each county a portion of whose territory lies within the region.

The planning commission shall then recommend such plan or amendment to the governing body for adoption by ordinance. The governing body may adopt, modify, or reject the proposed plan or amendment, or may initiate and adopt a plan or amendment without referring it to the planning commission. If the governing body initiates or substantially modifies a plan or amendment, it shall hold at least one public hearing thereon after due notice as required in this subdivision.

If a request is made for the amendment of the regional plan by either of the following entities, the governing body shall complete its action on the amendment within 180 days after that request is accepted as complete according to standards that must be prescribed by ordinance of the agency:

(1) A political subdivision a part of whose territory would be affected by the amendment.

(2) The owner or lessee of real property that would be affected by the amendment.

(b) The agency shall develop, in cooperation with the States of California and Nevada, environmental threshold carrying capacities for the region. The agency should request the President's Council on Environmental Quality, the United States Forest Service, and other appropriate agencies to assist in developing such environmental threshold carrying capacities. Within 18 months after the effective date of the amendments to this compact, the agency shall adopt environmental threshold carrying capacities for the region.

(c) Within one year after the adoption of the environmental threshold carrying capacities for the region, the agency shall amend the regional plan so that, at a minimum, the plan and all of its elements, as implemented through agency ordinances, rules, and regulations, achieves and maintains the adopted environmental threshold carrying capacities. Each element of the plan shall contain implementation provisions and time schedules for such implementation by ordinance. The planning commission and governing body shall continuously review and maintain the regional plan, and, in so doing, shall ensure that the regional plan reflects changing economic conditions and the economic effect of regulation on commerce. The regional plan shall consist of a diagram, or diagrams, and text, or texts setting forth the projects and proposals for implementation of the regional plan, a description of the needs and goals of the region, and a statement of the policies, standards, and elements of the regional plan.

The regional plan shall be a single enforceable plan and include all of the following correlated elements:

(1) A land use plan for the integrated arrangement and general location and extent of, and the criteria and standards for, the uses of land, water, air, space, and other natural resources within the region, including, but not limited to, an indication or allocation of maximum population densities and permitted uses.

(2) A transportation plan for the integrated development of a regional system of transportation, including, but not limited to, parkways, highways, transportation facilities, transit routes, waterways, navigation facilities, public transportation facilities,

bicycle facilities, and appurtenant terminals and facilities for the movement of people and goods within the region. The goal of transportation planning shall be:

(A) To reduce dependency on the automobile by making more effective use of existing transportation modes and of public transit to move people and goods within the region.

(B) To reduce to the extent feasible air pollution that is caused by motor vehicles.

If increases in capacity are required, the agency shall give preference to providing that capacity through public transportation and public programs and projects related to transportation. The agency shall review and consider all existing transportation plans in preparing its regional transportation plan pursuant to this paragraph.

The plan shall provide for an appropriate transit system for the region.

The plan shall give consideration to all of the following:

(A) Completion of the Loop Road in the States of Nevada and California.

(B) Use of a light rail mass transit system in the south shore area.

(C) Use of a transit terminal in the Kingsbury Grade area.

Until the regional plan is revised, or a new transportation plan is adopted in accordance with this paragraph, the agency has no effective transportation plan.

(3) A conservation plan for the preservation, development, utilization, and management of the scenic and other natural resources within the basin, including, but not limited to, soils, shoreline and submerged lands, scenic corridors along transportation routes, open spaces, and recreational and historical facilities.

(4) A recreation plan for the development, use, and management of the recreational resources of the region, including, but not limited to, wilderness and forested lands, parks and parkways, riding and hiking trails, beaches and playgrounds, marinas, areas for skiing, and other recreational facilities.

(5) A public services and facilities plan for the general location, scale, and provision of public services and facilities, which, by the nature of their function, size, extent, and other characteristics are necessary or appropriate for inclusion in the regional plan.

In formulating and maintaining the regional plan, the planning commission and governing body shall take account of and shall seek to harmonize the needs of the region as a whole, the plans of the counties and cities within the region, the plans and planning activities of the state, federal, and other public agencies and nongovernmental agencies and organizations that affect or are concerned with planning and development within the region.

(d) (1) The regional plan shall provide for attaining and maintaining federal, state, or local air and water quality standards, whichever are strictest, in the respective portions of the region for which the standards are applicable.

(2) The agency may, however, adopt air or water quality standards or control measures more stringent than the applicable state implementation plan or the applicable federal, state, or local standards for the region, if it finds that such additional standards or control measures are necessary to achieve the purposes of this compact. Each element of the regional plan, where applicable, shall, by ordinance, identify the means and time schedule by which air and water quality standards will be attained.

(e) Except for the Regional Transportation Plan of the California Tahoe Regional Planning Agency, the regional plan, ordinances, rules, and regulations adopted by the California Tahoe Regional Planning Agency in effect on July 1, 1980, shall be the regional plan, ordinances, rules, and regulations of the Tahoe Regional Planning Agency for that portion of the Tahoe region located in the State of California. The plan, ordinance, rule, or regulation may be amended or repealed by the governing body of the agency. The plans, ordinances, rules, and regulations of the Tahoe Regional Planning Agency that do not conflict with, or are not addressed by, the California Tahoe Regional Planning Agency's plans, ordinances, rules, and regulations referred to in this subdivision shall continue to be applicable unless amended or repealed by the governing body of the agency. No provision of the regional plan, ordinances, rules, and regulations of the California Tahoe Regional Planning Agency referred to in this subdivision shall continue to be applicable unless amended or repealed by the governing body of the agency. No provision of the regional plan, ordinances, rules, and regulations of the California Tahoe Regional Planning Agency referred to in this subdivision shall apply to that portion of the region within the State of Nevada, unless such provision is adopted for the Nevada portion of the region by the governing body of the agency.

(f) The regional plan, ordinances, rules, and regulations of the Tahoe Regional Planning Agency apply to that portion of the region within the State of Nevada.

(g) The agency shall adopt ordinances prescribing specific written findings that the agency must make prior to approving any project in the region. These findings shall relate to environmental protection and shall ensure that the project under review will not adversely affect implementation of the regional plan and will not cause the adopted environmental threshold carrying capacities of the region to be exceeded.

(h) The agency shall maintain the data, maps, and other information developed in the course of formulating and administering the regional plan, in a form suitable to ensure a consistent view of developmental trends and other relevant information for the availability of and use by other agencies of government and by private organizations and individuals concerned.

(i) Where necessary for the realization of the regional plan, the agency may engage in collaborative planning with local governmental jurisdictions located outside the region, but contiguous to its boundaries. In formulating and implementing the regional plan, the agency shall seek the cooperation and consider the recommendations of counties and cities and other agencies of local government, of state and federal agencies, of educational institutions and research organizations, whether public or private, and of civic groups and private persons.

ARTICLE VI. AGENCY'S POWERS

(a) (1) The governing body shall adopt all necessary ordinances, rules, and regulations to effectuate the adopted regional plan. Except as otherwise provided in this compact, every such ordinance, rule, or regulation shall establish a minimum standard applicable throughout the region. Any political subdivision or public agency may adopt and enforce an equal or higher requirement applicable to the same subject of regulation in its territory. The regulations of the agency shall contain standards including, but not limited to, the following: water purity and clarity; subdivision;

zoning; tree removal; solid waste disposal; sewage disposal; landfills, excavations, cuts, and grading; piers, harbors, breakwaters, or channels and other shoreline developments; waste disposal in shoreline areas; waste disposal from boats; mobilehome parks; house relocation; outdoor advertising; flood plain protection; soil and sedimentation control; air pollution; and watershed protection. Whenever possible without diminishing the effectiveness of the regional plan, the ordinances, rules, regulations, and policies shall be confined to matters that are general and regional in application, leaving to the jurisdiction of the respective states, counties, and cities the enactment of specific and local ordinances, rules, regulations, and policies that conform to the regional plan.

(2) The agency shall prescribe by ordinance those activities that it has determined will not have substantial effect on the land, water, air, space, or any other natural resources in the region and therefore will be exempt from its review and approval.

(3) Every ordinance adopted by the agency shall be published at least once by title in a newspaper or combination of newspapers whose circulation is general throughout the region. Except an ordinance adopting or amending the regional plan, no ordinance shall become effective until 60 days after its adoption. Immediately after its adoption, a copy of each ordinance shall be transmitted to the governing body of each political subdivision having territory within the region.

(b) (1) No project other than those to be reviewed and approved under the special provisions of subdivisions (d), (e), (f), and (g) may be developed in the region without obtaining the review and approval of the agency and no project may be approved unless it is found to comply with the regional plan and with the ordinances, rules, and regulations enacted pursuant to subdivision (a) to effectuate that plan.

(2) The agency may approve a project in the region only after making the written findings required by this subdivision or subdivision (g) of Article V. Such findings shall be based on substantial evidence in the record.

(3) Before adoption by the agency of the ordinances required in subdivision (g) of Article V, the agency may approve a project in the region only after making written findings on the basis of substantial evidence in the record that the project is consistent with the regional plan then in effect and with applicable plans, ordinances, regulations, and standards of federal and state agencies relating to the protection, maintenance, and enhancement of environmental quality in the region.

(c) The Legislatures of the States of California and Nevada find that in order to make effective the regional plan as revised by the agency, it is necessary to halt temporarily works of development in the region that might otherwise absorb the entire capability of the region for further development or direct it out of harmony with the ultimate plan. Subject to the limitation provided in this subdivision, from the effective date of the amendments to this compact until the regional plan is amended pursuant to subdivision (c) of Article V, or until May 1, 1983, whichever is earlier:

(1) Except as otherwise provided in this paragraph, no new subdivision, planned unit development, or condominium project may be approved unless a complete tentative map or plan has been approved before the effective date of the amendments to this compact by all agencies having jurisdiction. The subdivision of land owned by a general improvement district, which existed and owned the land before the effective date of the amendments to this compact, may be approved if subdivision of the land is necessary to avoid insolvency of the district.

(2) Except as provided in paragraph (3), no apartment building may be erected unless the required permits for such building have been secured from all agencies having jurisdiction, before the effective date of the amendments to this compact.

(3) (A) During each of the calendar years 1980, 1981, and 1982, no city or county may issue building permits that authorize the construction of a greater number of new residential units within the region than were authorized within the region by building permits issued by that city or county during the calendar year 1978. For the period of January through April 1983, building permits authorizing the construction of no more than one-third of that number may be issued by each such city or county. For purposes of this paragraph, a "residential unit" means either a single family residence or an individual residential unit within a larger building, such as an apartment building, a duplex, or a condominium.

(B) The Legislatures find the respective numbers of residential units authorized within the region during the calendar year 1978 to be as follows:

1. City of South Lake Tahoe and El Dorado County	
(combined)	252
2. Placer County	278
3. Carson City	0
4. Douglas County	339
5. Washoe County	739

(4) (A) During each of the calendar years 1980, 1981, and 1982, no city or county may issue building permits that authorize construction of a greater square footage of new commercial buildings within the region than were authorized within the region by building permits for commercial purposes issued by that city or county during the calendar year 1978. For the period of January through April 1983, building permits authorizing the construction of no more than one-third the amount of that square footage may be issued by each such city or county.

(B) The Legislatures find the respective square footages of commercial buildings authorized within the region during the calendar year 1978 to be as follows:

1. City of South Lake Tahoe and El Dorado County	
(combined)	64,324
2. Placer County	23,000
3. Carson City	0
4. Douglas County	57,354
5. Washoe County	50,600

(5) No structure may be erected to house gaming under a nonrestricted license.

(6) No facility for the treatment of sewage may be constructed or enlarged except in any of the following circumstances:

(A) To comply, as ordered by the appropriate state agency for the control of water pollution, with existing limitations of effluence under the federal Clean Water Act (33 U.S.C. Sec. 1251 et seq.) and the applicable state law for control of water pollution.

(B) To accommodate development which is not prohibited or limited by this subdivision.

(C) In the case of Douglas County Sewer District #1, to modify or otherwise alter sewage treatment facilities existing on the effective date of the amendments to this compact so that such facilities will be able to treat the total volume of effluence for which they were originally designed, which is 3.0 mgd. The modification or alteration is not a "project," is not subject to the requirements of Article VII, and does not require a permit from the agency. Before commencing that modification or alternative, however, the district shall submit to the agency its report identifying any significant soil erosion problems that may be caused by the modifications or alterations and the measures that the district proposes to take to mitigate or avoid those problems.

The moratorium imposed by this subdivision does not apply to work done pursuant to a right vested before the effective date of the amendments to this compact. Notwithstanding the expiration date of the moratorium imposed by this subdivision, no new highway may be built or existing highway widened to accommodate additional continuous lanes for automobiles until the regional transportation plan is revised and adopted.

The moratorium imposed by this subdivision does not apply to the construction of any parking garage that has been approved by the agency before May 4, 1979, whether that approval was affirmative or by default. The provisions of this paragraph are not an expression of legislative intent that any such parking garage, the approval of which is the subject of litigation that was pending on the effective date of the amendments to this compact, should, or should not, be constructed. The provisions of this paragraph are intended solely to permit construction of such a parking garage if judgment sustaining the agency's approval to construct that parking garage has become final and no appeal is pending or may lawfully be taken to a higher court.

(d) Subject to the final order of any court of competent jurisdiction entered in litigation contesting the validity of an approval by the Tahoe Regional Planning Agency, whether that approval was affirmative or by default, if that litigation was pending on May 4, 1979, the agency and the States of California and Nevada shall recognize as a permitted and conforming use:

(1) Every structure housing gaming under a nonrestricted license that existed as a licensed gaming establishment on May 4, 1979, or whose construction was approved by the Tahoe Regional Planning Agency affirmatively or deemed approved before that date. The construction or use of any structure to house gaming under a nonrestricted license not so existing or approved, or the enlargement in cubic volume of any such existing or approved structure is prohibited.

(2) Every other nonrestricted gaming establishment whose use was seasonal and whose license was issued before May 4, 1979, for the same season and for the number

and type of games and slot machines on which taxes or fees were paid in the calendar year 1978.

(3) Gaming conducted pursuant to a restricted gaming license issued before May 4, 1979, to the extent permitted by that license on that date. The area within any structure housing gaming under a nonrestricted license that may be open to public use (as distinct from that devoted to the private use of guests and exclusive of any parking area) is limited to the area existing or approved for public use on May 4, 1979. Within these limits, any external modification of the structure that requires a permit from a local government also requires approval from the agency. The agency shall not permit restaurants, convention facilities, showrooms, or other public areas to be constructed elsewhere in the region outside the structure in order to replace areas existing or approved for public use on May 4, 1979.

(e) Any structure housing licensed gaming may be rebuilt or replaced to a size not to exceed the cubic volume, height, and land coverage existing or approved on May 4, 1979, without the review or approval of the agency or any planning or regulatory authority of the State of Nevada whose review or approval would be required for a new structure.

(f) The following provisions apply to any internal or external modification, remodeling, change in use, or repair of a structure housing gaming under a nonrestricted license that is not prohibited by subdivision (d):

(1) The agency's review of an external modification of the structure that requires a permit from a local government is limited to determining whether the external modification will do any of the following:

(A) Enlarge the cubic volume of the structure.

(B) Increase the total square footage of area open to or approved for public use on May 4, 1979.

(C) Convert an area devoted to the private use of guests to an area open to public use.

(D) Increase the public area open to public use that is used for gaming beyond the limits contained in paragraph (3).

(E) Conflict with or be subject to the provisions of any of the agency's ordinances that are generally applicable throughout the region.

The agency shall make this determination within 60 days after the proposal is delivered to the agency in compliance with the agency's rules or regulations governing such delivery unless the applicant has agreed to an extension of this time limit. If an external modification is determined to have any of the effects enumerated in subparagraphs (A) through (C), it is prohibited. If an external modification is determined to have any of the effects enumerated in subparagraph (D) or (E), it is subject to the applicable provisions of this compact. If an external modification is determined to have no such effect, it is not subject to the provisions of this compact.

(2) Except as provided in paragraph (3), internal modification, remodeling, change in use, or repair of a structure housing gaming under a nonrestricted license is not a project and does not require the review or approval of the agency.

(3) Internal modification, remodeling, change in use, or repair of areas open to the public use within a structure housing gaming under a nonrestricted license that alone or in combination with any other such modification, remodeling, change in use, or repair will increase the total portion of those areas that are used for gaming by more than the product of the total base area, as defined below, in square feet existing on or approved before August 4, 1980, multiplied by 15 percent constitutes a project and is subject to all of the provisions of this compact relating to projects. For purposes of this paragraph and the determination required by subdivision (g), base area means all of the area within a structure housing gaming under a nonrestricted license that may be open to public use, whether or not gaming is actually conducted or carried on in that area, except retail stores, convention centers and meeting rooms, administrative offices, kitchens, maintenance and storage areas, restrooms, engineering and mechanical rooms, accounting rooms, and counting rooms.

(g) In order to administer and enforce the provisions of subdivisions (d), (e), and (f), the State of Nevada, through its appropriate planning or regulatory agency, shall require the owner or licensee of a structure housing gaming under a nonrestricted license to provide both of the following:

(1) Documents containing sufficient information for the Nevada agency to establish all of the following relative to the structure:

(A) The location of its external walls.

(B) Its total cubic volume.

(C) Within its external walls, the area in square feet open or approved for public use and the area in square feet devoted to or approved for the private use of guests on May 4, 1979.

(D) The amount of surface area of land under the structure.

(E) The base area as defined in paragraph (3) of subdivision (f) in square feet existing on or approved before August 4, 1980.

(2) An informational report whenever any internal modification, remodeling, change in use, or repair will increase the total portion of the areas open to public use that is used for gaming.

The Nevada agency shall transmit this information to the Tahoe Regional Planning Agency.

(h) Gaming conducted pursuant to a restricted gaming license is exempt from review by the agency if it is incidental to the primary use of the premises.

(i) The provisions of subdivisions (d) and (e) are intended only to limit gaming and related activities as conducted within a gaming establishment, or construction designed to permit the enlargement of such activities, and not to limit any other use of property zoned for commercial use or the accommodation of tourists, as approved by the agency.

(j) Legal actions arising out of or alleging a violation of the provisions of this compact, of the regional plan, or of an ordinance or regulation of the agency or of a permit or a condition of a permit issued by the agency are governed by the following provisions:

(1) This subdivision applies to:

(A) Actions arising out of activities directly undertaken by the agency.

(B) Actions arising out of the issuance to a person of a lease, permit, license, or other entitlement for use by the agency.

(C) Actions arising out of any other act or failure to act by any person or public agency.

Those legal actions may be filed and the provisions of this subdivision apply equally in the appropriate courts of California and Nevada and of the United States.

(2) Venue lies:

(A) If a civil or criminal action challenges an activity by the agency or any person that is undertaken or to be undertaken upon a parcel of real property, in the state or federal judicial district where the real property is situated.

(B) If an action challenges an activity that does not involve a specific parcel of land (such as an action challenging an ordinance of the agency), in any state or federal court having jurisdiction within the region.

(3) Any aggrieved person may file an action in an appropriate court of the State of California or Nevada or of the United States alleging noncompliance with the provisions of this compact or with an ordinance or regulation of the agency. In the case of governmental agencies, "aggrieved person" means the Tahoe Regional Planning Agency or any state, federal, or local agency. In the case of any person other than a governmental agency who challenges an action of the Tahoe Regional Planning Agency, "aggrieved person" means any person who has appeared, either in person, through an authorized representative, or in writing, before the agency at an appropriate administrative hearing to register objection to the action that is being challenged, or who had good cause for not making such an appearance.

(4) A legal action arising out of the adoption or amendment of the regional plan or of any ordinance or regulation of the agency, or out of the granting or denial of any permit, shall be commenced within 60 days after final action by the agency. All other legal actions shall be commenced within 65 days after discovery of the cause of action.

(5) (A) In any legal action filed pursuant to this subdivision that challenges an adjudicatory act or decision of the agency to approve or disapprove a project, the scope of judicial inquiry shall extend only to whether there was prejudicial abuse of discretion. Prejudicial abuse of discretion is established if the agency has not proceeded in a manner required by law or if the act or decision of the agency was not supported by substantial evidence in light of the whole record. In making such a determination the court shall not exercise its independent judgment on evidence but shall only determine whether the act or decision of the agency (such as the adoption that challenges a legislative act or decision of the agency (such as the adoption of the regional plan and the enactment of implementing ordinances), the scope of the judicial inquiry shall extend only to the questions of whether the act or decision has been arbitrary, capricious, or lacking substantial evidentiary support or whether the agency has failed to proceed in a manner required by law.

(B) (i) When adopting or amending a regional plan, the agency shall act in accordance with the requirements of the compact and its implementing ordinances, rules, and regulations, and a party challenging the regional plan has the burden of showing that the regional plan is not in conformance with those requirements.

(ii) When taking an action or making a decision, the agency shall act in accordance with the requirements of the compact and the regional plan, including the implementing ordinances, rules, and regulations, and a party challenging the action or decision has the burden of showing that the act or decision is not in conformance with those requirements.

(6) The provisions of this subdivision do not apply to any legal proceeding pending on the date when this subdivision becomes effective. Any such legal proceeding shall be conducted and concluded under the provisions of law that were applicable before the effective date of this subdivision.

(7) The security required for the issuance of a temporary restraining order or preliminary injunction based upon an alleged violation of this compact or any ordinance, plan, rule, or regulation adopted pursuant thereto is governed by the rule or statute applicable to the court in which the action is brought unless the action is brought by a public agency or political subdivision to enforce its own rules, regulations, and ordinances in which case no security shall be required.

(k) The agency shall monitor activities in the region and may bring enforcement actions in the region to ensure compliance with the regional plan and adopted ordinances, rules, regulations, and policies. If it is found that the regional plan, or ordinances, rules, regulations, and policies are not being enforced by a local jurisdiction, the agency may bring action in a court of competent jurisdiction to ensure compliance.

(*l*) Any person who violates any provision of this compact or of any ordinance or regulation of the agency or of any condition of approval imposed by the agency is subject to a civil penalty not to exceed five thousand dollars (\$5,000). Any such person is subject to an additional civil penalty not to exceed five thousand dollars (\$5,000) per day, for each day on which such a violation persists. In imposing the penalties authorized by this subdivision, the court shall consider the nature of the violation and shall impose a greater penalty if it was willful or resulted from gross negligence than if it resulted from inadvertence or simple negligence.

(m) The agency is hereby empowered to initiate, negotiate, and participate in contracts and agreements among the local governmental authorities of the region, or any other intergovernmental contracts or agreements authorized by state or federal law.

(n) Each intergovernmental contract or agreement shall provide for its own funding and staffing, but this shall not preclude financial contributions from the local authorities concerned or from supplementary sources.

(o) Every record of the agency, whether public or not, shall be open for examination to the Legislature and Controller of the State of California and the Legislative Auditor of the State of Nevada.

(p) Approval by the agency of any project expires three years after the date of final action by the agency or the effective date of the amendments to this compact, whichever is later, unless construction is begun within that time and diligently pursued thereafter, or the use or activity has commenced. In computing the three-year period any period of time during which the project is the subject of a legal action that delays or renders impossible the diligent pursuit of that project shall not be counted. Any license, permit, or certificate issued by the agency that has an expiration date shall be extended by that period of time during which the project is the subject of such legal action as provided in this subdivision.

(q) The governing body shall maintain a current list of real property known to be available for exchange with the United States or with other owners of real property in order to facilitate exchanges of real property by owners of real property in the region.

ARTICLE VII. ENVIRONMENTAL IMPACT STATEMENTS

(a) The Tahoe Regional Planning Agency, when acting upon matters that have a significant effect on the environment, shall do all of the following:

(1) Use a systematic, interdisciplinary approach that will ensure the integrated use of the natural and social sciences and the environmental design arts in planning and in decisionmaking that may have an impact on the environment of humans.

(2) Prepare and consider a detailed environmental impact statement before deciding to approve or carry out any project. The detailed environmental impact statement shall include all of the following:

(A) The significant environmental impacts of the proposed project.

(B) Any significant adverse environmental effects that cannot be avoided should the project be implemented.

(C) Alternatives to the proposed project.

(D) Mitigation measures that must be implemented to ensure meeting standards of the region.

(E) The relationship between local short-term uses of the environment of humans and the maintenance and enhancement of long-term productivity.

(F) Any significant irreversible and irretrievable commitments of resources that would be involved in the proposed project should it be implemented.

(G) The growth-inducing impact of the proposed project.

(3) Study, develop, and describe appropriate alternatives to recommended courses of action for any project that involves unresolved conflicts concerning alternative uses of available resources.

(4) Make available to states, counties, municipalities, institutions, and individuals, advice and information useful in restoring, maintaining, and enhancing the quality of the region's environment.

(5) Initiate and use ecological information in the planning and development of resource-oriented projects.

(b) Before completing an environmental impact statement, the agency shall consult with and obtain the comments of any federal, state, or local agency that has jurisdiction by law or special expertise with respect to any environmental impact involved. Copies of such statement and the comments and views of the appropriate federal, state, and local agencies that are authorized to develop and enforce environmental standards shall be made available to the public and shall accompany the project through the review processes. The public shall be consulted during the environmental impact statement process and views shall be solicited during a public comment period not to be less than 60 days.

(c) (1) Any environmental impact statement required pursuant to this article need not repeat in its entirety any information or data that is relevant to such a statement and is a matter of public record or is generally available to the public, such as information contained in an environmental impact report prepared pursuant to the California Environmental Quality Act (Division 13 (commencing with Section 21000) of the Public Resources Code) or a federal environmental impact statement prepared pursuant to the federal National Environmental Policy Act of 1969 (42 U.S.C. Sec. 4321 et seq.). However, the information or data shall be briefly described in the environmental impact statement and its relationship to the environmental impact statement shall be indicated.

(2) In addition, any person may submit information relative to a proposed project that may be included, in whole or in part, in any environmental impact statement required by this article.

(d) In addition to the written findings specified by agency ordinance to implement the regional plan, the agency shall make either of the following written findings before approving a project for which an environmental impact statement was prepared:

(1) Changes or alterations have been required in or incorporated into such project that avoid or reduce the significant adverse environmental effects to a less than significant level.

(2) Specific considerations, such as economic, social, or technical, make infeasible the mitigation measures or project alternatives discussed in the environmental impact statement on the project.

A separate written finding shall be made for each significant effect identified in the environmental impact statement on the project. All written findings must be supported by substantial evidence in the record.

(e) The agency may charge and collect a reasonable fee from any person proposing a project subject to the provisions of this compact in order to recover the estimated costs incurred by the agency in preparing an environmental impact statement under this article.

(f) The agency shall adopt by ordinance a list of classes of projects that the agency has determined will not have a significant effect on the environment and therefore will be exempt from the requirement for the preparation of an environmental impact statement under this article. Before adopting the list, the agency shall make a written finding supported by substantial evidence in the record that each class of projects will not have a significant effect on the environment.

ARTICLE VIII. FINANCES

(a) On or before September 30 of each calendar year the agency shall establish the amount of money necessary to support its activities for the next succeeding fiscal year commencing July 1 of the following year. The agency shall apportion seventy-five thousand dollars (\$75,000) of this amount among the counties within the region on the same ratio to the total sum required as the full cash valuation of taxable property within the region in each county bears to the total full cash valuation of taxable property within the region. In addition, each county within the region in California shall pay eighteen thousand seven hundred fifty dollars (\$18,750) to the agency and each county within the region in Nevada, including Carson City, shall pay twelve thousand five hundred dollars (\$12,500) to the agency, from any funds available therefor. The State of California and the State of Nevada may pay to the agency by July 1, of each year any additional sums necessary to support the operations of the agency pursuant to this compact. If additional funds are required, the agency shall make a request for the funds to the States of California and Nevada. Requests for state funds must be apportioned two-thirds from California and one-third from Nevada. Money appropriated shall be paid within 30 days.

(b) The agency may fix and collect reasonable fees for any services rendered by it.

(c) The agency shall submit an itemized budget to the states for review with any request for state funds, shall be strictly accountable to any county in the region and the states for all funds paid by them to the agency and shall be strictly accountable to all participating bodies for all receipts and disbursement.

(d) The agency is authorized to receive gifts, donations, subventions, grants, and other financial aids and funds, but the agency may not own land except as provided in subdivision (i) of Article III.

(e) The agency shall not obligate itself beyond the moneys due under this article for its support from the several counties and the states for the current fiscal year, plus any moneys on hand or irrevocably pledged to its support from other sources. No obligation contracted by the agency shall bind either of the party states or any political subdivision thereof.

ARTICLE IX. TRANSPORTATION DISTRICT

(a) The Tahoe Transportation District is hereby established as a special purpose district authorized and operating under the federal authority provided by Public Law 96-551. The boundaries of the district are conterminous with those of the region as established under Public Law 96-551 for the Tahoe Regional Planning Agency.

(b) The business of the district shall be managed by a board of directors consisting of the following members:

(1) One member of the Board of Supervisors of each of the Counties of El Dorado and Placer appointed by the respective board of supervisors.

(2) One member of the City Council of South Lake Tahoe appointed by the city council.

(3) One member each of the Board of County Commissioners of Douglas County and Washoe County appointed by the respective board of county commissioners.

(4) One member of the Board of Supervisors of Carson City appointed by the board of supervisors.

(5) One member of the South Shore Transportation Management Association, or its successor organization, appointed by the association.

(6) One member of the North Shore Transportation Management Association, or its successor organization, appointed by the association.

(7) One member appointed by the governing body of the agency.

(8) One member appointed by a majority of the other voting directors who represents a public or private transportation system operating in the region.

(9) The Director of the Department of Transportation of the State of California.

(10) The Director of the Department of Transportation of the State of Nevada.

(11) One member appointed by the Governor of California.

(12) One member appointed by the Governor of Nevada.

(c) Any appointing authority may designate an alternate.

(d) The Director of the Department of Transportation of the State of California and the Director of the Department of Transportation of the State of Nevada shall serve as nonvoting directors, but shall provide technical and professional advice to the district as necessary and appropriate.

(e) The board of directors shall elect from its own members a chairperson and a vice chairperson, whose terms of office shall be two years. If a vacancy occurs in either office, the board may fill that vacancy for the unexpired term. A member who is elected to serve as chairperson or vice chairperson pursuant to this subdivision may be elected to serve a subsequent term as chairperson or vice chairperson, as applicable.

(f) The affirmative vote of at least a majority of the directors shall be required for the transaction of any business of the board of directors. If a majority of votes in favor of an action are not cast, an action of rejection shall be deemed to have been taken.

(g) The district may by resolution establish procedures for the adoption of its budgets, the appropriation of money, and the carrying on of its other financial activities. Those procedures shall conform insofar as is practicable to the procedures for financial administration of the State of California or the State of Nevada or one or more of the local governments in the district.

(h) The district may, in accordance with its adopted transportation plan, do all of the following:

(1) Own and operate a public transportation system to the exclusion of all other publicly owned transportation systems in the region.

(2) Own and operate support facilities for public or private transportation systems, including, but not limited to, parking lots, maintenance facilities, terminals, and related equipment, including revenue collection devices.

(3) Acquire and enter into agreements to operate upon mutually acceptable terms any public or private transportation system or facility within the region.

(4) Hire the employees of existing public transportation systems that are acquired by the district, without loss of benefits to the employees, bargain collectively with the employees, and extend pension and other collateral benefits to employees.

(5) Fix the rates and charges for transportation services provided pursuant to this article.

(6) Issue revenue bonds and other evidence of indebtedness and make other financial arrangements appropriate for developing and operating a public transportation system.

(7) Contract with private companies to provide supplementary transportation or provide any of the services needed in operating a system of transportation for the region.

(8) Contract with local governments in the region to operate transportation facilities and services under mutually agreeable terms and conditions.

(9) By resolution, determine and propose for adoption a tax for the purpose of obtaining services of the district. The proposed tax shall be of general and of uniform operation throughout the region and may not be graduated in any way, except for a sales and use tax. If a sales and use tax is approved by the voters, as provided in this paragraph, it may be administered through the State of California and the State of Nevada, respectively, in accordance with the laws that apply within their respective jurisdictions and shall not exceed a rate of 1 percent of the gross receipts from the sale of tangible personal property sold in the district. The district is prohibited from imposing an ad valorem tax, a tax measured by gross or net receipts on business, a tax or charge that is assessed against persons or vehicles as they enter or leave the region, or any tax, direct or indirect, on gaming tables and devices. Any such proposition shall be submitted to the voters of the district and shall become effective upon approval in accordance with the applicable voter approval requirement for the voters voting on the proposition who reside in the State of California and upon approval in accordance with the applicable voter approval requirement for the voters voting on the proposition who reside in the State of Nevada. The revenues from the tax shall be used for the services for which it was imposed and for no other purpose.

(10) Provide services from inside the region to convenient airport, railroad, and bus terminals without regard to the boundaries of the region.

(11) The Legislature of the State of California and the Legislature of the State of Nevada may, by substantially identical enactments, amend this article.

ARTICLE X. MISCELLANEOUS

(a) It is intended that the provisions of this compact shall be reasonably and liberally construed to effectuate the purposes thereof. Except as provided in subdivision (c), the provisions of this compact shall be severable and if any phrase, clause, sentence, or provision of this compact is declared to be contrary to the Constitution of any participating state or of the United States or the applicability thereof to any government, agency, person, or circumstance is held invalid, the validity of the remainder of this compact and the applicability thereof to any government, agency, person, or

circumstance shall not be affected thereby. If this compact shall be held contrary to the Constitution of any state participating therein, the compact shall remain in full force and effect as to the remaining state and in full force and effect as to the state affected as to all severable matters.

(b) The agency shall have such additional powers and duties as may hereafter be delegated or imposed upon it from time to time by the action of the Legislature of either state concurred in by the Legislature of the other.

(c) A state party to this compact may withdraw therefrom by enacting a statute repealing the compact. Notice of withdrawal shall be communicated officially and in writing to the Governor of the other state and to the agency administrators. This provision is not severable, and if it is held to be unconstitutional or invalid, no other provision of this compact shall be binding upon the State of Nevada or the State of California.

(d) No provision of this compact shall have any effect upon the allocation, distribution, or storage of interstate waters or upon any appropriative water right.

(Amended by Stats. 2019, Ch. 469, Sec. 3. (SB 785) Effective January 1, 2020. Conditionally operative as prescribed by its own provisions.)

GOVERNMENT CODE

Section 67042.1

67042.1. When any member of the agency has a direct personal financial interest in a matter officially coming before the agency he shall disclose the fact of his interest and abstain from participation in any discussion of or vote upon the matter.

(Added by Stats. 1968, Ch. 988.)

GOVERNMENT CODE

Section 81002

81002. The people enact this title to accomplish the following purposes:

(a) Receipts and expenditures in election campaigns should be fully and truthfully disclosed in order that the voters may be fully informed and improper practices may be inhibited.

(b) The activities of lobbyists should be regulated and their finances disclosed in order that improper influences will not be directed at public officials.

(c) Assets and income of public officials which may be materially affected by their official actions should be disclosed and in appropriate circumstances the officials should be disqualified from acting in order that conflicts of interest may be avoided.

(d) The state ballot pamphlet should be converted into a useful document so that voters will not be entirely dependent on paid advertising for information regarding state measures.

(e) Laws and practices unfairly favoring incumbents should be abolished in order that elections may be conducted more fairly.

(f) Adequate enforcement mechanisms should be provided to public officials and private citizens in order that this title will be vigorously enforced.

(Amended by Stats. 1980, Ch. 289. Note: This section was added on June 4, 1974, by initiative Prop. 9.)

GOVERNMENT CODE

Section 87100

87100. No public official at any level of state or local government shall make, participate in making or in any way attempt to use his official position to influence a governmental decision in which he knows or has reason to know he has a financial interest.

(Added June 4, 1974, by initiative Proposition 9.)

GOVERNMENT CODE

Section 87103

87103. A public official has a financial interest in a decision within the meaning of Section 87100 if it is reasonably foreseeable that the decision will have a material financial effect, distinguishable from its effect on the public generally, on the official, a member of his or her immediate family, or on any of the following:

(a) Any business entity in which the public official has a direct or indirect investment worth two thousand dollars (\$2,000) or more.

(b) Any real property in which the public official has a direct or indirect interest worth two thousand dollars (\$2,000) or more.

(c) Any source of income, except gifts or loans by a commercial lending institution made in the regular course of business on terms available to the public without regard to official status, aggregating five hundred dollars (\$500) or more in value provided or promised to, received by, the public official within 12 months prior to the time when the decision is made.

(d) Any business entity in which the public official is a director, officer, partner, trustee, employee, or holds any position of management.

(e) Any donor of, or any intermediary or agent for a donor of, a gift or gifts aggregating two hundred fifty dollars (\$250) or more in value provided to, received by, or promised to the public official within 12 months prior to the time when the decision is made. The amount of the value of gifts specified by this subdivision shall be adjusted biennially by the commission to equal the same amount determined by the commission pursuant to subdivision (f) of Section 89503.

For purposes of this section, indirect investment or interest means any investment or interest owned by the spouse or dependent child of a public official, by an agent on behalf of a public official, or by a business entity or trust in which the official, the official's agents, spouse, and dependent children own directly, indirectly, or beneficially a 10-percent interest or greater.

(Amended by Stats. 2000, Ch. 130, Sec. 7. Effective January 1, 2001. Note: This section was added on June 4, 1974, by initiative Prop. 9.)

Secretary of State	I	LLC-12	20-	B73255		
(Limited Liability Company)			F	ILED		
IMPORTANT — Read instructions before completing the	his form.		In the office of of the S	the Secreta State of Calife		tate
Filing Fee – \$20.00						
			AP	R 21, 2020)	
Copy Fees – First page \$1.00; each attachment page \$0 Certification Fee - \$5.00 plus copy fees).50;		This Space Fo	r Office Use (Only	
1. Limited Liability Company Name (Enter the exact name of the	LLC. If you	registered in Califor			omy	
HOTEL COMMON LAKE TAHOE DEVELOPMENT	СОМРА	NY, LLC				
2. 12-Digit Secretary of State File Number	3. State,	Foreign Countr	y or Place of Organization	(only if formed ou	tside of C	alifornia)
201525310198	DELAV	VARE				
4. Business Addresses						
a. Street Address of Principal Office - Do not list a P.O. Box 6124 Tarawood Drive		City (no abbreviat	ions)	State FL	Zip Co 3281	
b. Mailing Address of LLC, if different than item 4a		City (no abbreviat	ions)	F L State	JZO I Zip Co	
6124 Tarawood Drive		Orlando		FL	3281	
c. Street Address of California Office, if Item 4a is not in California - Do not list	a P.O. Box	City (no abbreviat	ions)	State CA	Zip Co	de
 Manager(s) or Member(s) Manager(s) or Member(s) 	ember is an i 5c (leave Iter	ndividual, complete m 5a blank). Note:	Items 5a and 5c (leave Item 5b The LLC cannot serve as its ow	er. At least one na blank). If the ma vn manager or me	anager/m	ember is
a. First Name, if an individual - Do not complete Item 5b		Middle Name	Last Name			Suffix
b. Entity Name - Do not complete Item 5a Ja Hospitality, LLC					1	
c. Address 6124 Tarawood Drive		City (no abbreviation of the content	City (no abbreviations) State Zip Coo Orlando FL 32819			
6. Service of Process (Must provide either Individual OR Corporation	,					
INDIVIDUAL – Complete Items 6a and 6b only. Must include agent a. California Agent's First Name (if agent is not a corporation)	s full name a	Middle Name	Last Name			Suffix
			Lust Hume			Guilix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box		City (no abbreviations)		State CA	Zip Co	de
CORPORATION – Complete Item 6c only. Only include the name c	0	o 1	on.			
c. California Registered Corporate Agent's Name (if agent is a corporation) – D CORPORATION SERVICE COMPANY WHICH WILL DO BUSI (C1592199)	•		S CSC - LAWYERS INCOR	PORATING SE	RVICE	
7. Type of Business						
a. Describe the type of business or services of the Limited Liability Company Real Estate						
8. Chief Executive Officer, if elected or appointed						
a. First Name Peter		Middle Name Joseph	Last Name Watzka			Suffix
b. Address 6124 Tarawood Drive		City (no abbreviat Orlando	ions)	State FL	Zip Co 3281	
9. The Information contained herein, including any attachm	ents, is tru	e and correct.				
04/21/2020 Peter Watzka			Member			
Date Type or Print Name of Person Completing the Paturn Address (Ontional) (For communication from the Secretary of			Title	Signature	tor the s	amo of a
Return Address (Optional) (For communication from the Secretary o person or company and the mailing address. This information will become p						
Name:		J				
Company:						
Address:						
City/State/Zip:		1				
oity/otate/21p. L		L				

Secretary of State		_LC-12		20-B73	3301		
(Limited Liability Company)				FILE	ED		
IMPORTANT — Read instructions before completing t	his form.		lr	n the office of the S of the State of			State
Filing Fee – \$20.00							
	2 50.			APR 21	, 2020)	
Copy Fees – First page \$1.00; each attachment page \$0 Certification Fee - \$5.00 plus copy fees	J.5U;		т	his Space For Offic	e Use (Dnlv	
1. Limited Liability Company Name (Enter the exact name of the	LLC. If you r	registered in Califor		-		,	
HOTEL COMMON PARTNERS LAKE TAHOE, LL	С						
2. 12-Digit Secretary of State File Number		-	y or Place o	of Organization (only if	ormed out	side of (California)
201633310202	DELAV	VARE					
4. Business Addresses		-					
a. Street Address of Principal Office - Do not list a P.O. Box 6124 Tarawood Drive		City (no abbreviat	tions)		State FL	Zip Co 328	
b. Mailing Address of LLC, if different than item 4a		City (no abbreviat	tions)		State	Zip Co	
6124 Tarawood Drive		Orlando			FL	3281	
c. Street Address of California Office, if Item 4a is not in California - Do not lis	t a P.O. Box	City (no abbreviat	tions)		State CA	Zip Co	ode
 5. Manager(s) or Member(s) If no managers have been apporting the state of the manager/manager is the state of the manager is the state of the sta	ember is an ir 5c (leave Iter	ndividual, complete n 5a blank). Note:	Items 5a and The LLC car	l 5c (leave Item 5b blank). Inot serve as its own man	ast one na If the ma ager or me	anager/m	nember is
a. First Name, if an individual - Do not complete Item 5b		Middle Name		Last Name			Suffix
 b. Entity Name - Do not complete Item 5a Hotel Common Lake Tahoe Development Compar 	ny, LLC	· 			1	T	
c. Address 6124 Tarawood Drive		City (no abbreviat	tions)		State FL	Zip Co 3281	
6. Service of Process (Must provide either Individual OR Corporati	on.)						
INDIVIDUAL – Complete Items 6a and 6b only. Must include agent	t's full name a		address.	Lest Nerre			0.5
a. California Agent's First Name (if agent is not a corporation)		Middle Name		Last Name			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box		City (no abbreviat	tions)		State CA	Zip Co	ode
CORPORATION – Complete Item 6c only. Only include the name of	•		on.				
 c. California Registered Corporate Agent's Name (if agent is a corporation) – E CORPORATION SERVICE COMPANY WHICH WILL DO BUSI (C1592199) 			NS CSC - LA	WYERS INCORPORA	TING SE	RVICE	
7. Type of Business							
a. Describe the type of business or services of the Limited Liability Company Hotel Development							
8. Chief Executive Officer, if elected or appointed		Middle Maria		Loof More a			0.5
a. First Name Peter		Middle Name Joseph		Last Name Watzka			Suffix
b. Address 6124 Tarawood Drive		City (no abbreviat Orlando	tions)		State FL	Zip Co 328	
9. The Information contained herein, including any attachm	nents, is tru	e and correct.					
04/21/2020 Peter Watzka		ſ	Member				
Date Type or Print Name of Person Completing the			Title	Signatu		ter the n	ame of a
	of State relate	d to this document	Title t, or if purchas	ing a copy of the filed doo		ter the n	ame of a
Date Type or Print Name of Person Completing the Return Address (Optional) (For communication from the Secretary of	of State relate	d to this document	Title t, or if purchas	ing a copy of the filed doo		ter the n	ame of a
Date Type or Print Name of Person Completing the Return Address (Optional) (For communication from the Secretary of person or company and the mailing address. This information will become	of State relate	d to this document	Title t, or if purchas	ing a copy of the filed doo		ter the n	ame of a
Date Type or Print Name of Person Completing the Return Address (Optional) (For communication from the Secretary of person or company and the mailing address. This information will become Name:	of State relate	d to this document	Title t, or if purchas	ing a copy of the filed doo		ter the n	ame of a

Secretary of State		_LC-12		20-B73	315		
(Limited Liability Company)				FILE	D		
IMPORTANT — Read instructions before completing th	is form.		 	n the office of the Se of the State of			state
Filing Fee – \$20.00							
	50			APR 21,	2020)	
Copy Fees – First page \$1.00; each attachment page \$0 Certification Fee - \$5.00 plus copy fees	.50;		1	his Space For Office	e Use (Dnly	
1. Limited Liability Company Name (Enter the exact name of the	LLC. If you r	registered in Califor				,	
HOTEL COMMON LAKE TAHOE PROPERTY, LLC)						
2. 12-Digit Secretary of State File Number		-	y or Place of	of Organization (only if fo	rmed out	side of (California)
201525310202	DELAV	VARE					
4. Business Addresses a. Street Address of Principal Office - Do not list a P.O. Box		City (no obbrovia	tional		Stata	Zin Co	do
6124 Tarawood Drive		City (no abbreviat	uons)		State FL	Zip Co 3281	
b. Mailing Address of LLC, if different than item 4a		City (no abbreviat	tions)		State	Zip Co	
6124 Tarawood Drive c. Street Address of California Office, if Item 4a is not in California - Do not list	a P.O. Box	Orlando City (no abbreviat	tions)		FL State	3281 Zip Co	-
			,		CA		
 Manager(s) or Member(s) Manager(s) or Member(s) Manager/member(s) If no managers have been appoin must be listed. If the manager/members an entity, complete Items 5b and 5 has additional managers/members 	mber is an ii 5c (leave Iter	ndividual, complete n 5a blank). Note:	Items 5a and The LLC car	l 5c (leave Item 5b blank). nnot serve as its own manag	If the ma	anager/m	ember is
a. First Name, if an individual - Do not complete Item 5b					Suffix		
b. Entity Name - Do not complete Item 5a Hotels Common Partners Lake Tahoe, LLC		-			•	•	
c. Address 6124 Tarawood Drive		City (no abbreviat	tions)		State FL	Zip Co 3281	
6. Service of Process (Must provide either Individual OR Corporatio	,						
INDIVIDUAL – Complete Items 6a and 6b only. Must include agent's	s full name a		address.	Last Nama			Cuffin
a. California Agent's First Name (if agent is not a corporation)		Middle Name		Last Name			Suffix
b. Street Address (if agent is not a corporation) - Do not enter a P.O. Box		City (no abbreviat	tions)		State CA	Zip Co	de
CORPORATION - Complete Item 6c only. Only include the name of	f the register	ed agent Corporation	on.				
c. California Registered Corporate Agent's Name (if agent is a corporation) – Do CORPORATION SERVICE COMPANY WHICH WILL DO BUSIN (C1592199)			\S CSC - LA	WYERS INCORPORAT	ING SE	RVICE	
7. Type of Business							
a. Describe the type of business or services of the Limited Liability Company Hotel Development							
8. Chief Executive Officer, if elected or appointed							
a. First Name Peter		Middle Name Joseph	Last Name Watzka			Suffix	
b. Address 6124 Tarawood Drive		City (no abbreviat Orlando	tions)		State FL	Zip Co 328	
9. The Information contained herein, including any attachme	ents, is tru	e and correct.					
04/21/2020 Peter Watzka			Member				
Date Type or Print Name of Person Completing the Poture Address (Optional) (For communication from the Secretary of			Title	Signature		for the	
Return Address (Optional) (For communication from the Secretary of person or company and the mailing address. This information will become p					ment en	ier the h	ame of a
Name:		٦					
Company:							
Address:							
City/State/Zip:		J					



Ref. 1 (2) The Provide Conference Confe

	CTICES COMMISSION		WED DACE	Filed De	te: 01/03/2019 02:41 PM
lease type or print			OVER PAGE		SAN: FPPC
AME OF FILER (LAST		(FIRST)			(MIDDLE)
liddlebrook		Devin			
. Office, Agen	cy, or Court				
	0o not use acronyms)				
City of South	E PORTI AN DE L				
Division, Board, D	epartment, District, if applicable		Your Position		
			City Counc	il Member	
 If filing for multiplication 	tiple positions, list below or on an	attachment. (Do not us	e acronyms)		
Agency:			Position:		
1. 1. 10 de					
그는 문제에서 가지?	of Office (Check at least one	box)	-	Sector sector	and a supervised as
State				rt Commissioner (Sta	
Multi-County					
X City of Sout	h Lake Tahoe		Other		
Type of Stat	ement (Check at least one bo)	d			
	e period covered is January 1, 201		Leaving Off	ice: Date Left	11
	cember 31, 2017.		(Check one)		
The	e period covered is/	, through	O The perio	od covered is January	1, 2017, through the date of
	cember 31, 2017. 12 11	, 2018	leaving o	ince.	/, through
X Assuming O	ffice; Date assumed 12, 11	1		of leaving office.	, inrougn
Candidate:	Date of Election	and office sought.	if different than Part 1		
and an address of the	and the second		and the second of the second of the second sec		
Schedule St	Immary (must complete) attached	► Total number	of pages includin	ng this cover pag	e: <u>5</u>
X Schedule	A-1 - Investments - schedule atta	ched [>	Schedule C - Income	e, Loans, & Business	Positions - schedule attached
X Schedule	A-2 - Investments - schedule atta	ched	Schedule D - Income	e - Gifts - schedule a	ttached
X Schedule	B - Real Property - schedule atta	ched	Schedule E - Income	e – Gifts – Travel Pay	ments - schedule attached
or-	and the second second				
	o reportable interests on any	schedule			
Verification					
MAILING ADDRESS (Business or Agency /	STREET Address Recommended - Public Document)	CITY		STATE	ZIP CODE
1901 Airport		South	Lake Tahoe	CA	96150-7048
DAYTIME TELEPHON	and the second se		E-MAIL ADDRESS		
1 530 1 542	asonable diligence in preparing this				wledge the information contained
	attached schedules is true and co	inplete. I acknowledge			
I have used all re herein and in any	attached schedules is true and co enalty of perjury under the laws		ia that the foregoing	is true and correct.	
I have used all re herein and in any		of the State of Californ	nia that the foregoing	is true and correct. Electronic S	ubmission

FPPC Advice Email: advice@fppc.ca.gov FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov

SCHEDULE A-1 Investments



Stocks, Bonds, and Other Interests

Devin Middlebrook

Name

(Ownership				Than	10%)
Do not attach b	orokerage	or	finand	cial sta	tements

-	
NAME OF BUSINESS ENTITY	NAME OF BUSINESS ENTITY
RobinHood	Wealthfront
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Stock Trading	Money Manager
FAIR MARKET VALUE	FAIR MARKET VALUE
× \$2,000 - \$10,000	× \$2,000 - \$10,000
S100,001 - \$1,000,000 Over \$1,000,000	S100,001 - \$1,000,000 Over \$1,000,000
NATURE OF INVESTMENT X Stock Other	NATURE OF INVESTMENT X Stock Other
(Describe)	(Describe)
Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)	Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
//	
ACQUIRED DISPOSED	ACQUIRED DISPOSED
► NAME OF BUSINESS ENTITY	► NAME OF BUSINESS ENTITY
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
FAIR MARKET VALUE	FAIR MARKET VALUE
\$2,000 - \$10,000 \$10,001 - \$100,000	\$2,000 - \$10,000 \$10,001 - \$100,000
S100,001 - \$1,000,000 Over \$1,000,000	S100,001 - \$1,000,000 Over \$1,000,000
Stock Other	Stock Other
(Describe)	(Describe)
Partnership ○ Income Received of \$0 - \$499 ○ Income Received of \$500 or More (Report on Schedule C)	Partnership O Income Received of \$0 - \$499 Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
I AITEIOADEE, EIOT DATE.	
ACQUIRED DISPOSED	ACQUIRED DISPOSED
► NAME OF BUSINESS ENTITY	► NAME OF BUSINESS ENTITY
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
FAIR MARKET VALUE	FAIR MARKET VALUE
\$2,000 - \$10,000 \$10,001 - \$100,000	\$2,000 - \$10,000 \$10,001 - \$100,000
S100,001 - \$1,000,000 Over \$1,000,000	S100,001 - \$1,000,000 Over \$1,000,000
Stock Other (Describe)	Stock Other (Describe)
Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)	Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
ACQUIRED DISPOSED	ACQUIRED DISPOSED

SCHEDULE A-2 Investments, Income, and Assets of Business Entities/Trusts

Name

(Ownership Interest is 10% or Greater)

Devin Middlebrook

CALIFORNIA FORM

► 1. BUSINESS ENTITY OR TRUST	► 1. BUSINESS ENTITY OR TRUST
Randm Labs LLC	
Name	Name
933 Tata Lane	
Address (Business Address Acceptable)	Address (Business Address Acceptable)
Check one	Check one
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Specialty Products	GENERAL DESCRIPTION OF THIS BUSINESS
FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$0 - \$1,999 // \$10,000 // \$10,001 - \$100,000 ACQUIRED \$100,001 - \$1,000,000 Over \$1,000,000	FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$0 - \$1,999
NATURE OF INVESTMENT X Partnership Sole Proprietorship Other	NATURE OF INVESTMENT Partnership Sole Proprietorship Other
YOUR BUSINESS POSITION CO-Owner	YOUR BUSINESS POSITION
► 2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST)	 2. IDENTIFY THE GROSS INCOME RECEIVED (INCLUDE YOUR PRO RATA SHARE OF THE GROSS INCOME TO THE ENTITY/TRUST)
X \$0 - \$499 \$10,001 - \$100,000 \$500 - \$1,000 OVER \$100,000 \$1,001 - \$10,000	□ \$0 - \$499 □ \$10,001 - \$100,000 □ \$500 - \$1,000 □ OVER \$100,000 □ \$1,001 - \$10,000
 3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (Attach a separate sheet if necessary.) None or Names listed below 	3. LIST THE NAME OF EACH REPORTABLE SINGLE SOURCE OF INCOME OF \$10,000 OR MORE (Attach a separate sheet if necessary.) None or Names listed below
 4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED <u>BY</u> THE BUSINESS ENTITY OR TRUST Check one box: 	 4. INVESTMENTS AND INTERESTS IN REAL PROPERTY HELD OR LEASED BY THE BUSINESS ENTITY OR TRUST Check one box:
Name of Business Entity, if Investment, <u>or</u> Assessor's Parcel Number or Street Address of Real Property	Name of Business Entity, if Investment, <u>or</u> Assessor's Parcel Number or Street Address of Real Property
Description of Business Activity <u>or</u> City or Other Precise Location of Real Property	Description of Business Activity <u>or</u> City or Other Precise Location of Real Property
FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000	FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000
NATURE OF INTEREST	NATURE OF INTEREST
Leasehold Other	Leasehold Other
Check box if additional schedules reporting investments or real property are attached	Check box if additional schedules reporting investments or real property are attached

Comments:

FPPC Form 700 (2017/2018) Sch. A-2 FPPC Advice Email: advice@fppc.ca.gov FPPC Toll-Free Helpline: 866/275-3772 www.fppc.ca.gov

SCHEDULE B Interests in Real Property

(Including Rental Income)

CALIFORNIA FORM 70

FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS	► ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS
933 Tata Lane	ACCESCING PARCEL NOMBER ON STREET ADDRESS
	CITY
South Lake Tahoe	
FAIR MARKET VALUE IF APPLICABLE, LIST DATE:	FAIR MARKET VALUE IF APPLICABLE, LIST DATE:
\$2,000 - \$10,000	□ \$2,000 - \$10,000
Stand and stand st	□ \$10,001 - \$100,000
X \$100,001 - \$1,000,000 ACQUIRED DISPOSED	\$100,001 - \$1,000,000 ACQUIRED DISPOSED Over \$1,000,000 Over \$1,000,000 Over \$1,000,000
MATURE OF INTEREST	NATURE OF INTEREST
Ownership/Deed of Trust Easement	Ownership/Deed of Trust
Leasehold Diteresting	Leasehold Disc
Yrs. remaining Other	Yrs. remaining Other
IF RENTAL PROPERTY, GROSS INCOME RECEIVED	IF RENTAL PROPERTY, GROSS INCOME RECEIVED
□ \$0 - \$499 □ \$500 - \$1,000 □ \$1,001 - \$10,000	□ \$0 - \$499 □ \$500 - \$1,000 □ \$1,001 - \$10,000
S10,001 - \$100,000 OVER \$100,000	S10,001 - \$100,000 OVER \$100,000
SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of income of \$10,000 or more.	SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of income of \$10,000 or more.
* Very and not required to report loops from commercial la	and in a first it. If any second of the low dealer second and a second of

* You are not required to report loans from commercial lending institutions made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	NAME OF LENDER*
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)
BUSINESS ACTIVITY, IF ANY, OF LENDER	BUSINESS ACTIVITY, IF ANY, OF LENDER
INTEREST RATE TERM (Months/Years)	INTEREST RATE TERM (Months/Years)
% None	% None
HIGHEST BALANCE DURING REPORTING PERIOD	HIGHEST BALANCE DURING REPORTING PERIOD
□ \$500 - \$1,000 □ \$1,001 - \$10,000	☐ \$500 - \$1,000 ☐ \$1,001 - \$10,000
S10,001 - \$100,000 OVER \$100,000	S10,001 - \$100,000 OVER \$100,000
Guarantor, if applicable	Guarantor, if applicable

Comments:

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)

FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

NAME OF SOURCE OF INCOME
Coachman Hotel
ADDRESS (Business Address Acceptable)
4100 pine blvd, SLT CA
BUSINESS ACTIVITY, IF ANY, OF SOURCE
YOUR BUSINESS POSITION
Sales manager
GROSS INCOME RECEIVED No Income - Business Position Only
\$500 - \$1,000 \$1,001 - \$10,000
× \$10,001 - \$100,000 OVER \$100,000
CONSIDERATION FOR WHICH INCOME WAS RECEIVED
Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)
Sale of
Loan repayment
Commission or Rental Income, list each source of \$10,000 or more
(Describe)
Other

▶ 2. LOANS RECEIVED OR OUTSTANDING DURING THE REPORTING PERIOD

* You are not required to report loans from commercial lending institutions, or any indebtedness created as part of a retail installment or credit card transaction, made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	INTEREST RATE		TERM (Months/Years)
ADDRESS (Business Address Acceptable)	%	None None	
	SECURITY FOR LO	OAN	
BUSINESS ACTIVITY, IF ANY, OF LENDER	None None	Personal res	sidence
	Real Property _		
HIGHEST BALANCE DURING REPORTING PERIOD			Street address
\$500 - \$1,000			City
\$1,001 - \$10,000			
\$10,001 - \$100,000			
OVER \$100,000	Other		
			(Describe)
Comments:			

CALIFORNIA FOR	™700 STAT	EMENT OF ECO	NOMIC INTE	RESTS	Date Initial Filing Receive
FAIR POLITICAL PRACTICES COMMISSION Please type or print in ink.		COVER PAGE		Filed Date: 03/06/2020 04:03 PM SAN: FPPC	
		A PUBLIC D	OCUMENT		S. A. A. F. S.
IAME OF FILER (LAST)		(FIRST)			(MIDDLE)
Viddlebrook		Devin			
. Office, Agency, o	r Court				
Agency Name (Do not	use acronyms)				
City of South Lak	A. 44 - 54 - 90				
Division, Board, Departi	nent, District, if applicable		our Position		
		0	City Council Mer	mber	
 If filing for multiple p 	ositions, list below or on an attachm	ent. (Do not use acronym	is)		
Agency		D	Position		
Agency.			USMUIT		
. Jurisdiction of C	Office (Check at least one box)				
State					udge, or Court Commissioner
C Multi Caluatu			Statewide Jurisdictio		
City of South La					
City of	No Tanoo		Utner		
. Type of Stateme	nt (Check at least one box)				
Decembe	od covered is January 1, 2019, throu er 31, 2019.		Leaving Office: Da	ate Left (Check one	circle.)
-or- The perio Decembe	od covered is <u>12 / 11 / 201</u> er 31, 2019.	18, through	 The period cove leaving office. 	ered is Janua	y 1, 2019, through the date of
Assuming Office:	Date assumed//				/, through
Candidate: Date	of Election a	nd office sought, if differen	nt than Part 1:		
Schedule Summ Schedules attac		Total number of page	es including this	s cover pa	ge:5
Schedule A-1 -	Investments - schedule attached	🔀 Schedu	le C - Income, Loan	ns, & Busines	s Positions - schedule attached
	Investments - schedule attached	🔀 Schedu	le D - Income - Gift	ts - schedule	attached
🔀 Schedule B - F	Real Property - schedule attached	C Schedu	le E - Income - Gift	ts – Travel Pa	yments - schedule attached
-or- D None - No	reportable interests on any so	chedule			
. Verification					
MAILING ADDRESS (Business or Agency Address	STREET Recommended - Public Document)	CITY		STATE	ZIP CODE
1901 Airport Rd S		South Lake Tahoe	ð -	CA	96150-7048
DAYTIME TELEPHONE NUM	BER	EMAIL ADD	DRESS		
(530) 542-600			1.		
	ble diligence in preparing this statem hed schedules is true and complete.			best of my kr	owledge the information contained
I certify under penalty	of perjury under the laws of the	State of California that the	ne foregoing is true	e and correct	<
Date Signed0	3/06/2020 04:03 PM	Signature	E	Electronic	Submission
	(month, day, year)	-ignorate -	(File the original		

FPPC Form 700 - Cover Page (2019/2020) advice@fppc.ca.gov • 866-275-3772 • www.fppc.ca.gov Page - S

SCHEDUI Investm Stocks, Bonds, and (Ownership Interest is Investments must	CALIFORNIA FORM OU FAIR POLITICAL PRACTICES COMMISSION Name Devin Middlebrook
Do not attach brokerage or	
NAME OF BUSINESS ENTITY	NAME OF BUSINESS ENTITY
Laugus US Large Cap GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Stock	
FAIR MARKET VALUE X \$2,000 - \$10,000 X \$100,001 - \$100,000 X \$100,001 - \$1,000,000	FAIR MARKET VALUE \$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000
NATURE OF INVESTMENT Stock Other	NATURE OF INVESTMENT
(Describe) Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)	(Describe) Partnership O Income Received of \$0 - \$499 Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
, , 19 , , 19	/ / 19 / / 19
ACQUIRED DISPOSED	ACQUIRED DISPOSED
NAME OF BUSINESS ENTITY	► NAME OF BUSINESS ENTITY
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
FAIR MARKET VALUE \$2,000 - \$10,000 \$10,001 - \$100.000 \$100,001 - \$1,000,000 Over \$1,000,000 NATURE OF INVESTMENT	FAIR MARKET VALUE \$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000 NATURE OF INVESTMENT
O Income Received of \$500 or More (Report on Schedule C)	 Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
/ <u>/ 19</u> / <u>/ 19</u> ACQUIRED DISPOSED	/ <u>/ 19</u> <u>/ / 19</u> ACQUIRED DISPOSED
NAME OF BUSINESS ENTITY Schwab Target 2040 Fund	► NAME OF BUSINESS ENTITY
GENERAL DESCRIPTION OF THIS BUSINESS	GENERAL DESCRIPTION OF THIS BUSINESS
Stock	
FAIR MARKET VALUE X \$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000 Over \$1,000,000	FAIR MARKET VALUE \$2,000 - \$10,000 \$10,001 - \$100,000 \$100,001 - \$1,000,000
NATURE OF INVESTMENT Stock Other (Describe)	NATURE OF INVESTMENT
(Describe) Partnership O Income Received of \$0 - \$499 O Income Received of \$500 or More (Report on Schedule C)	(Describe) Partnership O Income Received of \$0 - \$499 Income Received of \$500 or More (Report on Schedule C)
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:
	/ <u>19</u> / <u>19</u> ACQUIREDDISPOSED
IF APPLICABLE, LIST DATE:	IF APPLICABLE, LIST DATE:

SCHEDULE B Interests in Real Property

(Including Rental Income)

CALIFORNIA FORM FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS ASSESSOR'S PARCEL NUMBER OR STREET ADDRESS 933 Tata Lane CITY CITY South Lake Tahoe FAIR MARKET VALUE IF APPLICABLE. LIST DATE: FAIR MARKET VALUE IF APPLICABLE, LIST DATE: \$2,000 - \$10,000 \$2,000 - \$10,000 /19 /19 119 1 /19 \$10,001 - \$100,000 \$10,001 - \$100,000 ACQUIRED DISPOSED ACQUIRED DISPOSED × \$100,001 - \$1,000,000 \$100,001 - \$1,000,000 Over \$1,000,000 Over \$1,000,000 NATURE OF INTEREST NATURE OF INTEREST X Ownership/Deed of Trust Ownership/Deed of Trust Easement Easement Leasehold Leasehold 1 Other Other Yrs. remaining Yrs, remaining IF RENTAL PROPERTY, GROSS INCOME RECEIVED IF RENTAL PROPERTY, GROSS INCOME RECEIVED \$0 - \$499 \$500 - \$1,000 \$1.001 - \$10,000 \$0 - \$499 \$500 - \$1,000 \$1,001 - \$10,000 OVER \$100,000 \$10,001 - \$100,000 OVER \$100,000 \$10,001 - \$100,000 SOURCES OF RENTAL INCOME: If you own a 10% or greater SOURCES OF RENTAL INCOME: If you own a 10% or greater interest, list the name of each tenant that is a single source of interest, list the name of each tenant that is a single source of income of \$10,000 or more. income of \$10,000 or more. X None None

You are not required to report loans from a commercial lending institution made in the lender's regular course of business on terms available to members of the public without regard to your official status. Personal loans and loans received not in a lender's regular course of business must be disclosed as follows:

NAME OF LENDER*	NAME OF LENDER*		
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)		
BUSINESS ACTIVITY, IF ANY, OF LENDER	BUSINESS ACTIVITY, IF ANY, OF LENDER		
INTEREST RATE TERM (Months/Years)	INTEREST RATE TERM (Months/Years)		
% None%	%None		
HIGHEST BALANCE DURING REPORTING PERIOD	HIGHEST BALANCE DURING REPORTING PERIOD		
S500 - \$1,000 S1,001 - \$10,000	S500 - \$1,000 \$1,001 - \$10,000		
S10,001 - \$100,000	S10,001 = \$100,000		
Guarantor, if applicable	Guarantor, if applicable		

Comments:

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)

CALIFORNIA FORM 700 FAIR POLITICAL PRACTICES COMMISSION

Devin Middlebrook

1. INCOME RECEIVED	► 1. INCOME RECEIVED			
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF INCOME			
Coachman Hotel	Tahoe Regional Planning Agency			
ADDRESS (Business Address Acceptable)	ADDRESS (Business Address Acceptable)			
4100 pine blvd, SLT CA	128 Market Street			
BUSINESS ACTIVITY, IF ANY, OF SOURCE	BUSINESS ACTIVITY, IF ANY, OF SOURCE			
YOUR BUSINESS POSITION	YOUR BUSINESS POSITION			
Sales manager	Sustainability Program Coordinator			
GROSS INCOME RECEIVED No Income - Business Position Only	GROSS INCOME RECEIVED No Income - Business Position On			
\$500 - \$1,000 \$1,001 - \$10,000	S500 - \$1,000			
X \$10,001 - \$100,000	X \$10,001 - \$100,000			
CONSIDERATION FOR WHICH INCOME WAS RECEIVED	CONSIDERATION FOR WHICH INCOME WAS RECEIVED			
Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)	Salary Spouse's or registered domestic partner's income (For self-employed use Schedule A-2.)			
Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)	Partnership (Less than 10% ownership. For 10% or greater use Schedule A-2.)			
Sale of	Sale of			
(Real property, car, boat, etc.)	(Real property, car, boat, etc.)			
Loan repayment	Loan repayment			
Commission or Rental Income, list each source of \$10,000 or more	Commission or Rental Income, list each source of \$10,000 or more			
(Describe)	(Describe)			
Other (Describe)	Other (Describe)			
(Describe)	(Describe)			

members of the public without regard to your official status regular course of business must be disclosed as follows:	s. Personal loa	ns and loan	s received not in a lender's	
NAME OF LENDER*	INTEREST RATE		TERM (Months/Years)	
ADDRESS (Business Address Acceptable)	%	None None		
	SECURITY FOR LOAN			
BUSINESS ACTIVITY, IF ANY, OF LENDER	None None	Personal	residence	
	Real Property		Streel address	
HIGHEST BALANCE DURING REPORTING PERIOD			Sireer Subreas	
\$500 - \$1,000			24	
			City	

Guarantor _

Other _

\$1,001 - \$10,000
\$10,001 - \$100,000

OVER \$100,000

(Describe)

Comments:

SCHEDULE D Income – Gifts

CALIFORNIA FORM 70

FAIR POLITICAL PRACTICES COMMISSION

Name

Devin Middlebrook

► NAME OF SOURCE (Not an Acronym)			► NAME OF SOURCE (Not an Acronym)			
Lake Tahoe Visitors Authority			Edgewood Co	Edgewood Companies		
ADDRESS (Business Address Acceptable)			ADDRESS (Busine	ADDRESS (Business Address Acceptable)		
169 Highway 50, Stateline, NV 89449			180 LAKE PARKWAY STATELINE, NV 89449			
BUSINESS ACTIVITY, IF ANY, OF SOURCE			BUSINESS ACTIVITY, IF ANY, OF SOURCE			
Amgen Tour (Of CA		1.00			
DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	
05 / 13 / 19	<u>\$</u> 25	Amgen Tour Of CA	07 / 12 / 19	\$ <mark>100</mark>	Celebrity Golf	
	\$			\$	-	
/	\$			\$		
NAME OF SOURC		nym)	► NAME OF SOURC	E (Not an Acro	nym)	
ADDRESS (Business Address Acceptable) 10183 Truckee Airport Road Truckee, CA 96161			ADDRESS (Business Address Acceptable)			
BUSINESS ACTIV			BUSINESS ACTIV	TY, IF ANY, OF	F SOURCE	
Trip to DC			The Alexandre	10000		
DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	
09 / 12 / 19	\$ <mark>422</mark>	Flight to DC		\$	-	
/	\$			\$	÷	
/	\$			\$		
NAME OF SOURC	CE (Not an Acro	nym)	► NAME OF SOURC	E (Not an Acro	nym)	
ADDRESS (Business Address Acceptable)			ADDRESS (Business Address Acceptable)			
BUSINESS ACTIVITY, IF ANY, OF SOURCE			BUSINESS ACTIV	BUSINESS ACTIVITY, IF ANY, OF SOURCE		
DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	DATE (mm/dd/yy)	VALUE	DESCRIPTION OF GIFT(S)	
	\$			\$		
	\$			\$		
	\$			\$		
Comments:						

United States Investigation File: 2020-0063417



Current Address

933 TATA LN, SOUTH LAKE TAHOE, CA 96150-6350

Ashley Rojas 933 Tata Ln, South Lake Tahoe, CA 96150 12/08/1979 Age: 41 Personal Details Date of Birth: 12/8/1979 Politics: Libertarian Ethnicity: Hispanic American **Religion:** Christian Income: \$40 - \$49,999 Net Worth: \$100,000 - \$249,999

> Year Built: 1957 Bedrooms: 1 Baths: 1.00 Property Lot Size: 10018 SF Building Area: 468

Owner: rojas ashley nicole & ashley n Home Value: \$339 Purchase Price: \$339





Vol. 63 · No. 32 Serving Lake Tahoe February 5-11, 2021 FREE



City council approves alternate 'Loop Road' plan

Laney Griffo

lgriffo@tahoedailytribune.com

SOUTH LAKE TAHOE, Calif. — City council on Tuesday voted to take the "Loop Road Project" in a new direction and passed a resolution to go with an alternative plan.

The US 50 South Shore Community Revitalization project aimed to reroute U.S. Highway 50 around the casino corridor to make a "main street" at Stateline. However, by moving the highway, a portion of the Rocky Point Neighborhood would've been torn down and the residents relocated.

The project has been a contentious issue in the community for many years, mainly because the Rocky Point Neighborhood is one of the few low income areas on the South Shore where many of the city's minorities live.

City Manager Joe Ivrin and City Attorney Heather Stroud presented an alternative to the council members that would route two one-way lanes of eastbound traffic from U.S. 50 to Heavenly Village Way to Lake Parkway to rejoin highway in Stateline, and two lanes of westbound traffic would be routed from U.S. 50 at Pine Blvd., in Stateline to rejoin the highway at Park Avenue.

Mayor Tamara Wallace was very much in favor of the alternative, stating that while she does support main street development, she does not support "a racist highway," to achieve it.

She went on to say that this neighborhood is one of the only neighborhoods where they could get away with even considering this project.

While the original plan did require affordable housing to be built in place of the housing being torn down, councilmember John Friedrich pointed out that some of the residents

LOOP ROAD, 13

LOOP ROAD From page 1

in the area might not be full citizens and may not be eligible for affordable housing.

Friedrich went as far as to add an amendment to the resolution vowing to "protect and enhance the Rocky Point neighborhood through a measure to limit cut-through traffic," as well as adding deed restricted affordable housing.

Councilmember Cody Bass also felt that the original plan would not solve the traffic problem because drivers would still be turning from U.S. 50 to Pioneer Trail and vice versa.

He also expressed frustration that up until recently, the city was left out of the planning process for the project despite 80% of the project area falling within city limits.

Mayor pro tem Devin Middlebrook and Councilmember Cristi Creegan were in opposition to the alternative. Creegan pointed out that business owners are residents too and should be considered when making decisions, especially since a main street would drive business to local shops. Middlebrook felt that it was just moving the negative impact from one area to another, pointing out that a lot of the hotels on Lake Parkway are monthly rentals and employee housing.

Despite their objections, the resolution passed 3-2.

"This discussion has gone on for so long and it's time to make it work for our community," Wallace said in a press release. "This project shouldn't be about tearing down neighborhoods or taking people's homes. It should be about lifting people up and that was what today's decision was all about."



City council approved an alternate Loop Road plan on Tuesday.



DEVIN MIDDLECROOK

For Municipal Ass Rape, Attempted Municipal Ass Rape, and Conspiracy to Commit Gang Municipal Ass Rape



DEVIN MIDDLECROOK

For Municipal Ass Rape, Attempted Municipal Ass Rape, and Conspiracy to Commit Gang Municipal Ass Rape

WANTED



DEVIN MIDDLECROOK

For Municipal Ass Rape, Attempted Municipal Ass Rape, and Conspiracy to Commit Gang Municipal Ass Rape

SCHEDULE C Income, Loans, & Business Positions

(Other than Gifts and Travel Payments)

CALIFORNIA FORM 700

Name

Devin Middlebrook

1. INCOME RECEIVED	► 1. INCOME RECEIVED		
NAME OF SOURCE OF INCOME	NAME OF SOURCE OF INCOME		
Coachman Hotel	Tahoe Regional Planning Agency		
ADDRESS (Bummers Address Acceptable)	ADDRESS (Buorman Athinese Acceptiable)		
4100 pine blvd, SLT CA	128 Market Street		
BUSINESS ACTIVITY IF ANY OF BOURCE	BUSINESS ACTIVITY. IF ANY OF SOURCE		
YOUR BUSINESS POSITION	YOUR BUSINESS POSITION		
Sales manager	Sustainability Program Manager		
GROSS/INCOME RECEIVED No Income - Buildware Position Only \$5900 - \$1,000 \$1,001 - \$16,000 \$\$10,001 - \$100,000 OVER \$100,000	GROSS INCOME RECEIVED No Income - Business Posison Gro \$5500 - \$1,000 \$1,001 - \$10,000 \$10,001 - \$100,000 OVER \$100,000		
CONSIDERATION FOR WHICH INCOME WAS RECEIVED Salary Spouse or repaining downalic partner a scores (For well-antiblyged use Schedule 4-2.)	CONSIDERATION FOR WHICH INCOME WAS BECEIVED Spouse of registered domastic partner is income (For self-employed use Schodule A-2.)		
Partnership (Loss than 10% ownership: Fire 10% or groater use Schedule A-2.)	Partnersho (Less Iban 10% swnenible, Fir 10% or greater use Schedule A-2.1		
Sale of ///www.commerce.com.com.com.com.com.com.com.com.com.com	Sale of		
Loan repayment	Loan repayment		
Christianian ar Rental Income, or every source of \$16,000 is more	Commission or Rental Brooms, or successor of \$10200 or more		
(December 1)	10ester		
Other	Cther		

WANTED



DEVIN MIDDLECROOK

For Municipal Ass Rape, Attempted Municipal Ass Rape, and Conspiracy to Commit Gang Municipal Ass Rape

WANTED

DEVIN MIDDLECROOK

For Municipal Ass Rape, Attempted Municipal Ass Rape, and Conspiracy to Commit Gang Municipal Ass Rape