

Putting the Pieces Together



CHAPTER FORMATION GUIDE

Civil Grand Jurors' Association of California

CGJA CHAPTER FORMATION GUIDE

Civil Grand Jurors' Association of California

March 2024

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Foreword

This document is a guide for former and/or current California grand jurors who wish to establish a local chapter of the Civil Grand Jurors' Association (CGJA) of California. These guidelines are subject to revision as laws and regulations are updated or changes are made to CGJA's bylaws, policies, or procedures.

For specific questions or assistance, contact the CGJA Membership and Chapter Relations Committee at membership@cgja.org.

Background

On August 27, 1997, CGJA's Board of Directors adopted bylaws for chapters to be formed consistent with the CGJA Articles of Incorporation and Bylaws.

In response to CGJA's subsequent filings with the California Secretary of State, Internal Revenue Service, and the California Franchise Tax Board, the Association was granted permission to extend its tax exemption to formally approved chapters. Each chapter of CGJA determines for itself if it will obtain tax-exempt status.

Each chapter operates with its own board of directors as an interrelated but independent body of the Civil Grand Jurors' Association, which allows them to continue to support their local grand jury through a variety of activities. The presence of a chapter can promote the influence of a grand jury in that county.

CGJA's Board of Directors encourages all current and former grand jurors to organize county chapters. These groups or individuals should contact the Membership and Chapter Relations Committee (MCRC) at membership@cgja.org for assistance.

The CGJA Board of Directors will consider all requests for chapter formation as long as the minimum requirements established in the CGJA Bylaws, policies and procedures are met.

Chapter Benefits

Chapters are allowed to set and retain their own dues.

Chapter members are affiliated with former grand jurors from other counties through the statewide organization.

CGJA and chapters, united together, can make a difference for each chapter's local grand jury and grand juries throughout the state of California.

How Chapters Are Formed

Step 1 The proposed chapter must include at least three (3) voting members of CGJA in good standing who are residents of the county. These CGJA members will take a leadership role. They will elect an interim president to preside over an organizational meeting (during which minutes are taken) and adopt a draft set of bylaws consistent with the CGJA's bylaws and other policies and procedures as spelled out in this guide.

The CGJA website has a template that includes the provisions that are required to be in a chapter's bylaws.

During the organizational meeting, the proposed chapter's board of directors is elected, who then elect (from their members) the chapter's officers. The board formally adopts:

- 1. Drafted Chapter bylaws (use CGJA's template).
- 2. Resolution of Chapter Status (Attachment 1).

Step 2 The president-elect submits the following to the CGJA Board of Directors through MCRC:

- 1. Written or email request for recognition as a CGJA chapter (Attachment 2)
- 2. Names and email and USPS addresses of the CGJA voting members
- 3. Minutes of the organizational meeting
- 4. Draft bylaws
- 5. List of elected chapter directors and officers and their email and USPS addresses
- 6. Resolution of Chapter Status (Attachment 1)

MCRC forwards the draft chapter bylaws to CGJA's Bylaws and Policy Review Committee (BPRC) for a determination of substantial compliance. BPRC provides its analysis to the MCRC chair, in writing, together with any required or suggested changes.

The MCRC chair forwards the required and suggested changes to the prospective chapter.

Once the final version of the chapter's bylaws is submitted to and accepted by MCRC, the president of CGJA places the request for recognition on the agenda for consideration at the next board of directors' meeting.

With written approval by the CGJA Board of Directors and delivery of the certificate of affiliation to the chapter by CGJA's president, the chapter will formally exist as an independent unit within the Civil Grand Jurors' Association.

Step 3 - FEIN (optional)

A **Federal Employer Identification Number (FEIN)** is needed for the chapter to open a bank account; a chapter with a bank account needs to file tax returns. If the chapter will not be using a bank account and therefore not be filing a tax return, skip to **Ongoing Operational Guidelines** on page 4.

To obtain a FEIN:

- 1. Request a FEIN from the Internal Revenue Service (IRS)
 - a. Use Form SS-4. Be sure to include CGJA's Group Exemption Number, 8303, shown in Attachment 3.
 - b. Download <u>Instructions for Form SS-4</u>.
 - c. Cost: \$0
- 2. The IRS will reply with a notice (CP 575) assigning a FEIN to the chapter. If the chapter does not receive the notice within 90 days, it should contact MCRC for assistance. (See appendices for example of this and other tax forms.)
- 3. Immediately send a copy of the CP 575 to MCRC (membership@cgja.org).

Tax-Exempt Status – your choice

Some chapters share CGJA's tax-exempt status or obtain that status independently to allow a person making a large donation to the chapter to take an itemized deduction. A chapter wishing to share CGJA's status must fulfill the requirements described in the following sections.

Tax-exempt status is not necessary to become a chapter in good standing. A chapter not seeking tax-exempt status should skip to **Ongoing Organizational Guidelines**, on page 4.

• Federal – to be recognized by the IRS as a subsidiary of CGJA, a tax-exempt corporation, the chapter must receive a FEIN and provide it to CGJA.

- The chapter will automatically have federal tax-exempt status once the IRS recognizes the chapter as part of CGJA's tax-exempt group.
- State no further action is necessary. CGJA will add chapters to its group exemption filing with the California Franchise Tax Board.

Initial filings for tax-exempt status

- A. Obtain a Federal Employer Identification Number (FEIN) See Step 3, above.
- B. Register with the State of California Attorney General's Office
 - 1. When: Within 30 days of initially receiving assets (dues, funds, property, etc.)
 - 2. See <u>online form and instructions</u> (Form CT-1) to register as a charitable trust. You will use information from your chapter bylaws.
 - 3. Fee \$25.
- C. If incorporated, file a Statement of Information (SI-100) within 90 days of registration with the California Secretary of State (and see B, below).
- D. If un-incorporated, file a Registration of Unincorporated Nonprofit Association, Form LP/UNA 128 (cost \$10) after formation (and see B, below).

On-going filings for tax-exempt status

A. Filing Income Tax Returns

- 1. Federal
 - a. IRS Form 990, 900-N, or 990EZ Required annually if the chapter is tax exempt pursuant to CGJA's group exemption or pursuant to the chapter's independent acquisition of exempt status under federal law. Most chapters, if not all, use Form 990N, which is a short on-line postcard version of the tax return.
 - b. If the chapter is not yet exempt from federal income taxes, it should request that CGJA include it under the CGJA group exemption (contact the Finance Committee, finance@cgja.org). A chapter that is not exempt may have to file a federal tax return as a non-exempt entity (Form 1120 if a corporation, or other form if not) until such time as the IRS recognizes and accepts it under CGJA's group exemption.
 - c. File the 990, 990N, or 990EZ "by the 15th day of the 5th month after" the chapter's fiscal year ends (i.e., May 15 or November 15).
 - d. The tax return must be filed annually to retain tax-exempt status.
 - e. **NOTE:** The IRS will automatically revoke a nonprofit's tax-exempt status if tax returns are not filed three (3) years in a row. The process to reinstate tax-exempt status is quite involved and requires several months for processing.

2. State income taxes

a. Franchise Tax Board FTB <u>Form 199</u> and <u>instructions</u> – this must be filed if the chapter is exempt pursuant to its independent acquisition of tax exempt status under California law.

- b. If the chapter is not yet exempt from state income taxes as of the date of formation, CGJA will request a group exemption on its behalf with CGJA's next annual filings. In the meantime, the chapter should consider filing a state tax return as a non-exempt entity (<u>Form 100</u>).
- c. File "by the 15th day of the 5th month after" the chapter's fiscal year ends (either May 15 or November 15).

B. Filing Statement of Information (SI-100) with the California Secretary of State (if incorporated)

- 1. See instructions and online form.
- 2. When: Within 90 days of initial registration with the Secretary of State, then biennially [every two (2) years] thereafter (cost: \$25)

If un-incorporated, file Form LP/UNA 128 (cost \$10) after formation, and Form UA-100 every five years.

C. Filing Annual Attorney General Charitable Registry Renewal

- 1. Form RRF-1 Annual Registration Fee Renewal
- 2. Form CT-TR-1 _ Annual Treasurer's Report
- 3. When: No later than 4 months and 15 days after the end of the chapter's accounting period.
- 4. Cost: See fee schedule on form; likely \$0

D. Record Retention

- 1. IRS: The length of time a chapter should keep a document depends on the action, expense, or event. The general recommendation is to keep federal tax documentation for 3 years.
- 2. The Franchise Tax Board may request information regarding a California income tax return within the California statute of limitations period, which is usually the later of 4 years from the due date of the return or the date the return is filed. Therefore, tax documentation should be kept for at least 12 years.
- **E.** Yearly calendar See Attachment 4 for a Summary of Annual Filing Requirements. We suggest you print and keep it for your records.

The appendices contain examples of tax forms and describe insurance and liability issues.

On-going operational guidelines for CGJA chapters

A chapter will maintain its chapter status so long as three members of the chapter are paid members in good standing of CGJA and adhere to these guidelines.

All chapters enjoy the right of self-governance provided that

- their bylaws contain at a minimum the provisions required by CGJA in the Chapter Bylaws Template,
- their purposes do not conflict with the purposes of CGJA,
- their activities conform with these operational guidelines, and
- coordinated involvement with CGJA is maintained on statewide matters to avoid unnecessary confusion or misrepresentations.

The chapter shall advise the CGJA Board of Directors if at any time it finds itself unwilling or unable to conform to these requirements. Such advice shall include the chapter's recommendations as to actions needed to return the chapter to conformance with the requirements. The chapter acknowledges that the CGJA Board of

Directors will decide whether the chapter proposals are adequate and if not, what action will be required, up to and including revocation of the chapter's status.

Operational guidelines

The chapter's relationship with CGJA:

- The chapter may add purposes of its own to its bylaws, so long as those purposes do not conflict with CGJA's purposes or the requirements for tax exemption under section 501(c)(3) of the Internal Revenue Code.
- The chapter, as part of CGJA, a 501(c)(3) organization, may not lobby or otherwise attempt to influence legislation as a substantial part of its activities.
- The chapter shall be bound by the legislative advocacy positions of CGJA. The chapter shall not sponsor or propose legislation without the advance approval of the CGJA Board of Directors.
- The chapter shall not support or oppose a candidate for public office or take a position on a ballot measure.
- Chapters and chapter members shall not use CGJA's copyrighted training materials for training without written permission from CGJA. They should encourage the court to ensure that all jurors and alternates take part in CGJA's training programs.
- Chapters and chapter members shall not purport to represent CGJA in any oral or written communications.
- CGJA chapters may not use CGJA's logo without prior permission from CGJA. Chapters are encouraged to develop their own logo if desired.
- Chapters may interact with local county media on statewide issues in coordination with CGJA.
- Hosting or supporting CGJA events or programs is strictly the determination of the local chapter.
- Upon the dissolution of a chapter, assets shall be distributed to CGJA for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future tax code.

The chapter's independent local activities:

- The chapter shall choose to have its officers elected by either the chapter directors or the members. Its bylaws may provide for officers in addition to the president, secretary, and treasurer.
- The chapter shall decide which activities it wants to conduct within its county.
- Chapters may interact independently with local county media on local issues.
- Chapters are encouraged to assist the superior court in recruiting and interviewing prospective grand
 jurors and providing a local orientation program for new grand jurors and alternates. A local
 orientation program typically includes a review of local rules and practices; a description of the grand
 jury's interaction with the county, court, and local officials; and presentations by the jury's legal
 advisors and prominent local officials. If requested by the grand jury, the chapter may provide tutoring
 to grand jurors on the use of computers or software.
- Each chapter may distribute informational documents within their county of residence, provided they do not violate obligations dictated by the tax-exempt status of 501(C)(3) of CGJA.
- The property of every CGJA chapter is irrevocably dedicated to charitable or educational purposes and
 no part of the net earnings of the chapter shall inure to the benefit of, or be distributed to its
 members, directors, officers, or other private persons except that the chapter shall be authorized and
 empowered to pay reasonable compensation for services rendered and to make payments and
 distributions in furtherance of the purposes set forth in the purpose clauses hereof.

Attachment 1. Draft Resolution of Chapter Status

Download modifiable sample at https://cgja.org/chapter-bylaws-template

{Insert name of county} COUNTY CHAPTER

CIVIL GRAND JURORS' ASSOCIATION of CALIFORNIA

A Nonprofit Public Benefit Corporation

RESOLUTION

WHEREAS, the Civil Grand Jurors' Association of California is an association of former and current grand jurors and others who support California's grand jury system, and

WHEREAS, the Civil Grand Jurors' Association of California was duly organized February 23, 1998, under the Nonprofit Public Benefit Corporation Law for charitable purposes, and

WHEREAS, the Civil Grand Jurors' Association of California was duly organized August 11, 1998, under the California State Franchise Board, with the stated purpose of "Educational/Charitable" under California Revenue and Taxation Code Section 23701d, and

WHEREAS, the Civil Grand Jurors' Association of California may accept an application of former and/or current grand jurors as a subordinate chapter of the Association to operate as an interrelated and interdependent body of the Association, and

WHEREAS, former and/or current grand jurors of {enter name of county} County met to form the {enter name of county} Chapter of the Civil Grand Jurors' Association of California, adopted bylaws and duly elected directors who then elected officers, on {enter date}, in {enter city, town, village and county names} County, California

NOW THEREFORE, it is resolved that the group of members of the Civil Grand Jurors' Association of California, residents of *{enter name of county}* respectfully submit this application of *{enter name of county}* County Chapter and request that it be accepted as a duly organized and recognized chapter of the Civil Grand Jurors' Association of California.

Certified and attested to {enter date}

{Enter name}, President
{Enter name of county} County Chapter
Civil Grand Jurors' Association of California

{Enter name}, Secretary
{Enter name} County Chapter
Civil Grand Jurors' Association of California

Attachment 2. Request for Recognition

Send an email to membership@cgja.org that includes the following:

Please accept this memo as our request to form a chapter of the Civil Grand Jurors' Association of California in *{insert name of County}*.

Attachment 3. IRS Form SS-4 Example

SS	-4 Application for Employer	dentification Number	OME No. 1545-0000.
few Decemes Agartment of the	► Go to www.irs.gov/FormSSd for instru	ctions and the latest information.	
CONTRACTOR	► See separate instructions for each line.		
	County Grand Aurors' Association	Linkhaman	
\$100.000 P	rade name of business (if different from name on line 1)	3 Executor, administrator, trustee, "o Jane Doc President	are of name .
8 4a M 123 Main	airry address (room, upt., suite no. and street, or P.O. box o Street	See Street address if different (Dun't e	etera P.O. box.)
	ity, stete, and ZIP code (if foreign, see instructions) CA 98765	So. City, state, and ZIP code (if foreign	, see restructions)
deffersor	ounty and state where principal business is located in County	Te action and a second	
Jane Dos	umo of responsible party e President	76 SSN, ITIN, or EN	
ior a fo	application for a finited liability company (LLC) You	60 If the is "Yes." enter the	the state of the s
t fflais	"Yes," was the LLC organized in the United States?	A DESCRIPTION OF STREET	Yes No
☐ Go	providion (enter form number to be filed) personal service corporation function church-controlled organization the nonprofit organization [specify] Public Senefit ther [specify]	Military/National Farmers' cooperative REMIC Group Examption Number (GE)	
	poration, name the state or foreign country 6!	Soreinn o	outry
	arted new business (specify type)	THE RESERVE OF THE PERSON NAMED IN COLUMN 2 IS NOT THE OWNER.	(Vpa) h
☐ Ge	rod employees (Check the box and second) onpliance with IRS withholding regulations:	Purchased going business Dreated a trust (apecify type) > Created a pension plan (specify type) > Is Grand Jurors' Association, EIN 33-007922	21
1 Dateb	usiness started or acquired (month, day, year). See instruction 07/01/2020	tions 42 Closing month of account	Name and Address of the Owner, where the Owner, which is the Owner, which is the Owner, where the Owner, which is the Owne
none).	of number of employace expected in the next 12 months (a If no employees expected, skip line 14. Agricultural Household Other	oter -0- if loss in a full calendar ye enrucify instead of For Your amplement tax in crites if you expect to if you don't check this if	Check box
5 First d	Enter tout an about	overy quarter. 🖸 Unfolding agent, et	rile date income will first be paid it
□ Ce	one box normalism and the state of the state		
7. Indicat	ed estate variationing Finance & resulting a principal fine of membrandise sold specific construction Banking Boucations' Savices		Enter Public
	e applicant entity shown on line 1 over applied for and reco ," write provious EIN here >		Benefit
hird	Complete this section only if you want to authority the named inc Designate's name		cioni anos — — — — — montifisi izm. pografis longtero nuntar Pictulo ancera
Party Designee	Accinese and ZIP code		origina 's the rember (inchels anni code
rder penalties o	Tpeppy, I declare that I have examined this application, and to the best of my fire	Wedge and belief. It's true correct, and complete.	cokart's inicitore umbet örchide aus con
ume and the	gypeor part coarry) - Jane Doe, President		opicart's far number (nebulo areo coste

Attachment 4. Summary of Annual Filing Requirements (recommended)

January	
February	
March	
April	
May	If chapter's fiscal year ends December 31, then file tax returns by May 15.
June	File an annual statement with CGJA on or before June 30 each year describing any changes in the purposes, character, or method of operation of the Chapter, as well as any change in the Chapter's address. Status form is online at Chapter Status Filing - Civil Grand Jurors Association (cgja.org)
July	
August	
September	
October	
November	If chapter's fiscal year ends June 30, then file tax returns by November 15.
December	
Other	File Form CT-1 with Attorney General's Office within 30 days of initially receiving assets (funds, property, etc.)
	 Annually: File Form RRF-1 and CT-TR-1 with Attorney General Office no later than 4
	months and 15 days after the end of the chapter's accounting period
	o File IRS Form 990 by the 15th day of the 5th month after its fiscal year ends.
	 File CA FTB Form 199 by the 15th day of the 5th month after its fiscal year ends.
	 Make at least one inquiry per year to purchase a general liability insurance policy.
	Biannually: File Form S1-100 with Secretary of State

APPENDICES

APPENDIX A. Examples

- A-1. IRS Notification CP-575 Example
- A-2. CA AG Form CT-1 Example
- A-3. CA AG Form RRF-1 Example
- A-4. CA AG Form CT-TR-1 Example

APPENDIX B. Insurance

APPENDIX C. Liability

Appendix A-1. IRS Notification CP-575 Example



004592.147863.0012.001 1 MB 0.390 532

COUNTY GRAND JURORS

04592

Date of this notice: 12-13-2011

Employer Identification Number:

Form: SS-4

Messon of the second

Number of this notice: CP 575 F

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Numb We assigned you EIN This EIN will identify you, your busin returns, and documents, even if you have no employees. Please kee If you filled out the SS-4 permanent records.

When filing tax documents, payments, and related important that you use your EIN and complete name and a Any variation may cause a delay in processing, result i account, or even cause you to be assigned more than one is not correct as shown above, please make the correction tax exems stub and return it to us.

orrectly & included the CGJA GEN in 9a, then the chapter will automatically be included in CGJA group tax exempt status

Assigning an EIN does not grant tax-exempt status to non-profit organizations. Publication 557, Tax Exempt Status for Your Organization, has details on the application process, as well as information on returns you may need to file. To apply for formal recognition of tax-exempt status, most organizations will need to complete either Form 1023, Application for Recognition Under Section 501(c)(3) of the Internal Revenue Code, or Form 1024, Application for Recognition of Exemption Under Section 501(a). Submit the completed form, all applicable attachments, and the required user fee to:

Internal Revenue Service PO Box 12192 Covington, KY 41012-0192

The Pension Protection Act of 2006 contains numerous changes to the tax law provisions affecting tax-exempt organizations, including an annual electronic notification requirement (Form 990-N) for organizations not required to file an annual information return (Form 990 or Form 990-EZ). Additionally, if you are required to file an annual information return, you may be required to file it electronically. Please refer to the Charities & Non-Profits page at www.irs.gov for the most current information on your filing requirements.

Appendix A-2. CA AG Form CT-1 Example

STATE OF CALIFORNIA CT-1 (Rev. 02/2021)

MAIL TO: Office of the Attorney General Registry of Charitable Trusts P.O. Box 903447 Sacramento, CA 94203-4470

STREET ADDRESS: 1300 | Street Sacramento, CA 95814 (916) 210-6400

WEBSITE ADDRESS: www.oag.ca.gov/chafties

INITIAL REGISTRATION FORM STATE OF CALIFORNIA OFFICE OF THE ATTORNEY GENERAL

REGISTRY OF CHARITABLE TRUSTS
(Government Code Sections 12580-12599.7)



(For Registry Use Only)

			/	. region y coc ciny,		
Part A - Identification of Organization						
Name of Organization:						
Mailing Address:	Telep	phone number:				
City:	E-ma	il address:				
State:	Fax	number:				
ZIP Code:	Web	site:				
Federal Employer Identification Number (FEIN):		Corporation or Organization Number:				
Part B - Registration Fee	100					
A \$50 REGISTRATION FEE must accompany this registratio	n form. M	ake check payable to	DEPARTMEN	NT OF JUSTICE.		
Part C - List of Trustees or Directors and Officers						
Names and addresses of ALL trustees or directors and officers	(attach a	list if necessary):				
Name:	,	Position:				
Address:	City:	,	State:	ZIP Code:		
Name:		Position:				
Address:	City:		State:	ZIP Code:		
Name:		Position:	•			
Address:	City:		State:	ZIP Code:		
Name:		Position:				
Address:	City:		State:	ZIP Code:		
Part D - Organization Activities						
Describe the primary activity of the organization (a copy of the exemption will normally provide this information). If the organi activities in California and how the California activities relate to held or expected to be held in California. Attach additional shee	zation is b total activ	ased outside Californ vities. In addition, list	ia, comment fu	illy on the extent of		

STATE OF GALIFORNIA CT-1 (Rev. 02/2021)



Part E - Assets and Accounting Period	35).					13
If assets (funds, property, etc.) have been received, enter the	date first receive	d.	-		with the Attorney quired within thirty assets.	days ر
Date assets first received in/from California:						
What annual accounting period has the organization adopte	d? Fiscal Year En	ding (Mont	h/Day):			
Part F - Founding Documents	58					
Attach the organization's founding documents as follows:						
Corporations - a copy of the endorsed / certified arti incorporated outside California, enter the date the co conduct activities in California.						e to
Associations - a copy of the instrument creating the association / organization).	organization (byl	aws, const	itution,	and/or articles	s of	
C) <u>Trusts</u> - a copy of the trust instrument or will and de	cree of final distri	bution.				
D) <u>Trustees for charitable purposes</u> - a statement describing operations and charitable purpose.						
Part G - Federal Tax Exempt Status	8					
Has the organization applied for or been granted IRS tax-exe	mpt status?	Yes N	lo			
Date of application for Federal tax exemption:						
Date of exemption letter:	Exempt	under Inter	nal Rev	enue Code se	ection 501(c) ()	
If known, are contributions to the organization tax-deductible	? Yes [] No				
Attach a copy of the Application for Recognition of Exemption	on (IRS Form 1023	or 1024) a	nd the d	determination	letter issued by th	e IRS.
Part H - Fundraising Professionals						
Does the organization contract with or otherwise engage the fundraising counsel, or commercial coventurer (as defined in name(s), address(es), telephone number(s), and registration provider(s). Attach additional sheets if necessary.	Government Co	de sections	12599-	12599.2)? If y	es, provide the	
Commercial Fundraiser (#) Fundraising	g Counsel (#)	Cor	nmercial Cove	nturer (#)
Name:		Telephor	ne Numb	ber:		
Address:	City:			State:	ZIP Code:	
Commercial Fundraiser (#) Fundraising	g Counsel (#)	Cor	nmercial Cove	nturer (#)
Name:	ye.	Telephor	ne Numb	ber:		
Address:	City:			State:	ZIP Code:	
Commercial Fundraiser (#) Fundraising	g Counsel (#)	Cor	nmercial Cove	nturer (#)
Name:		Telephor	ne Numi	ber:		
Address:	City:	**		State:	ZIP Code:	

STATE OF CALIFORNIA CT-1 (Rev. 02/2021)



Part I - Please respond to the following list of questions and provide supplemental information if applicable.
List all DBAs and names of the organization uses or has used.
List all states in which you solicit charitable donations or have registered to do so, or in which you are exempt from registration but operate.
3. Is the organization under common control, does it have a close connection with, or is it related to, any other nonprofit or for-profit organization or trust? If yes, identify by name, address, and telephone.
 Has the organization's IRS tax-exempt status ever been denied, revoked, or modified? If yes, please explain circumstances on a separate sheet.
Has the organization's tax-exempt status ever been suspended or revoked by the Franchise Tax Board? If yes, please explain circumstances on a separate sheet.
Has the organization's corporation status ever been suspended or revoked by the Secretary of State? If yes, please explain circumstances on a separate sheet.
Are any officers, directors, trustees, or employees related by blood, marriage or adoption? If yes, identify by name, title and relationship.
8. Has the organization or any of its officers, directors, or trustees been the subject of a court or administrative proceeding in any state regarding any solicitation or registration? If yes, please explain on a separate sheet.
Have any of the organization's officers, directors, or trustees been convicted of any crime involving the misuse or misappropriation of funds, or any crime involving deception in the operation of a charity? If yes, identify by name and title.
Please note that the Form CT-1 is a public document which will be posted on the Registry's website. If you wish to maintain the confidentiality of any attachment to the Form CT-1, you must request that the attachment not be maintained in the Public File.
Part J - Signature
I declare under penalty of perjury that I have examined this registration form, including accompanying documents, and to the best of my knowledge and belief, the form and each document are true, correct, and complete, and I am authorized to sign.
Signature Title Date
The organization will be required to file financial reports annually on Form RRF-1 (Annual Registration/Renewal Fee Report) no later than four months and fifteen days after the end of the organization's accounting period. Organizations with \$50,000 or more in total revenue are also required to file the applicable IRS Form 990, with all attachments and schedules, as filed with the IRS. Organizations with less than \$50,000 in total revenue are generally required to file Form CT-TR-1. All Registry forms can be found on the Attorney General's website at www.oag.ca.gov/charities .
For additional information, please refer to the Supervision of Trustees and Fundralisers for Charitable Purposes Act (Government Code sections 12580-12599.8) and the Administrative Rules and Regulations pursuant to the Act (California Code of Regulations, Title 11, Sections 300-312.1), and other resources available on the Attorney General's website at www.oag.ca.gov/charities .

Additional information is available on the Attorney General's website at www.oag.ca.gov/charities. You may also call the Attorney General's Registry of Charitable Trusts at (916) 210-6400 or fax at (916) 444-3651 or contact the Registry via email at Registration@doj.ca.gov.

Appendix A-3. CA AG Form RRF-1 Example

STATE OF GALIFORNIA RRF-1 (Rev. 02/2021)

MAIL TO: Registry of Charitable Trusts P.O. Box 903447 Sacramento, CA 94203-4470

STREET ADDRESS: 1300 I Sheet Sectemento, CA 95814 (916) 210-6400

ANNUAL REGISTRATION RENEWAL FEE REPORT TO ATTORNEY GENERAL OF CALIFORNIA

Sections 12586 and 12587, California Government Code

11 Cal. Code Regs. sections 301-306, 309, 311, and 312
Failure to submit this report annually no later than four months and fifteen days after the end of the organization's accounting period may result in the loss of tax exemption and the assessment of a minimum tax of \$800, plus interest, and/or fines or fling penalties. Revenue & Taxation Code section

DEPARTMENT	PAGE 1 of 5
(For Registry I	Jse Only)

WEBSITE ADDRESS:	23703;	Government Code section 12586.1. IRS exte	nsions will be ho	onored.			
Name of Organization			Check if:	of address			
List all DBAs and names the org	anization uses or	has used	☐ Amende	d report			
Address (Number and Street)			State Charity	y Registration Num	iber		
			Composition	or Organization No			
City or Town, State, and ZIP Co			Corporation	or organization No			_
Telephone Number	E-mail Address	5	Federal Emp	oloyer ID No.			
ANNUAL I	REGISTRATION F	RENEWAL FEE SCHEDULE (11 Cal. Co Make Check Payable to Departmen		ctions 301-307, 3	11, and 312)		
Total Revenue	Fee	Total Revenue	Fee	Total Revenue			Fee
Less than \$50,000 Between \$50,000 and \$100,00 Between \$100,001 and \$250,0		Between \$250,001 and \$1 million Between \$1,000,001 and \$5 million Between \$5,000,001 and \$20 million			10,001 and \$100 m 100,001 and \$500 n 100 million		
PART A - ACTIVITIES							
For your most recent Total Revenue \$	t full accounting p	period (beginning//	ending	_///	list:		
(including noncash contributions)		Noncash Contributions \$		Total As	sets \$		
Progra	am Expenses \$_	Total	Expenses \$				
PART B - STATEMENTS REGA	RDING ORGANIZ	ATION DURING THE PERIOD OF THE	S REPORT				
		u answer "yes" to any of the question or each "yes" response. Please revie				Yes	No
		ntracts, loans, leases or other financial t y or with an entity in which any such offi				0	0
During this reporting period,	was there any the	ft, embezziement, diversion or misuse o	f the organiza	tion's charitable pr	operty or funds?	0	0
 During this reporting period, 	were any organiza	ation funds used to pay any penalty, fine	or judgment?			0	0
 During this reporting period, coventurer used? 	were the services	of a commercial fundraiser, fundraising	counsel for ch	naritable purposes,	or commercial	0	0
During this reporting period,	did the organization	on receive any governmental funding?				0	0
During this reporting period,	did the organization	on hold a raffle for charitable purposes?	je 5			0	0
7. Does the organization condu	uct a vehicle donat	ion program?				0	0
 Did the organization conduction generally accepted accounting 		udit and prepare audited financial stater is reporting period?	ments in accor	rdance with		0	0
At the end of this reporting p	eriod, did the orga	inization hold restricted net assets, while	reporting neg	gative unrestricted	net assets?	0	0
I declare under penalty of perji belief, the content is true, corr		amined this report, including accomp , and I am authorized to sign.	anying docu	ments, and to the	best of my knowl	edge a	nd
Signature of Authorize	d Agent	Printed Name		Title		Di	ate

Appendix A-4. CA AG Form CT-TR-1 Example

ATTORNEY GEN	EASURER'S REPORT JERAL OF CALIFORNIA salifornia Government Code
11 Cal. Co	de Regs., Section 301 RM CT-TR-1)
	State Charity Registration Number
et)	Corporation or Organization No.
Code	Federal Employer I.D. No.
For annual accounting period (beginning	/ ending/)
BALA	ANCE SHEET
	LIABILITIES
\$	Accounts Payable \$
\$	Salary Payable \$
\$	Other Liabilities \$
\$	TOTAL LIABILITIES \$
\$	TOTAL LIABILITIES \$
\$	FUND BALANCE
	Total Assets less Total Liabilities \$
REVEN	JE STATEMENT
	EXPENSES
\$	Compensation of Officers/Directors \$
\$	Compensation of Staff \$
\$	Fundraising Expenses \$
\$	Rent \$
\$	Utilities \$
\$	Supplies/Postage \$
¢	Insurance \$
\$	Other Expenses \$
	TOTAL EXPENSES \$
	ATTORNEY GEN Section 12586, C 11 Cal. Co (FO et) Code For annual accounting period (beginning BAL/ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

APPENDIX B. Insurance

CAVEAT: The following discussion does not constitute legal advice. CGJA does not give legal advice, and this should not be deemed as such.

CGJA does not carry insurance that would provide indemnity or defense for any litigation against a chapter or any individual related to a chapter's activities. Chapters and chapter members need to be clear that their own conduct (other than within very narrow parameters including acting within the scope of one's limited authority) is more likely than not unprotected. Each chapter should determine if its activities are such that the chapter should purchase General Liability or Directors' and Officers' Liability coverage.

Under the California Penal Code, a seated grand jury is extended a certain level of immunity from liability as it pursues its responsibilities. The protections afforded the sitting grand jury do not extend to former jurors, CGJA, its chapters, or chapter members. Consequently, in pursuing activities such as "Implementation Review" (IR), CGJA chapters and their members should be very circumspect in their conduct.

Even if a chapter carries either Directors' and Officers' Liability insurance or General Liability insurance, the question of whether that insurance will provide indemnity or defense or both to the chapter or its members in the conduct of IR or other activities is unanswerable until an aggrieved third party files or presents a claim and the insurance carrier then assesses whether any of the allegations fall within the coverage limits under the policy. Similarly, if a chapter member acting as a private individual participates in IR and ends up the target of a lawsuit by anyone they have has spoken with or about or written about during IR efforts, the chapter member may seek protection through their own homeowners' insurance carrier or personal umbrella insurance carrier. Applicability of coverage under any of such insurance policies will depend, as stated above, on whether the third party's allegations fall within the scope of coverage provided by the carrier.

A chapter may be formed as an unincorporated nonprofit organization or as a nonprofit corporation. If a chapter is incorporated, state law limits the liability of its officers and directors. Under California Corporations Code section 5239(a), there is no personal liability to third parties on the part of a volunteer director or executive officer of a nonprofit corporation if the alleged negligent act or omission is covered by a liability policy or directors' and officers' liability policy or if the corporation made all reasonable good faith efforts to obtain available coverage.

Corporations Code section 5239(h) provides that with regard to nonprofit public benefit corporations with an annual budget of less than \$25,000 and that are exempt from federal income taxation under IRC section 501(c)(3) the condition of making "all reasonable efforts in good faith to obtain available liability insurance" shall be satisfied by the corporation if it makes at least one inquiry per year to purchase a general liability insurance policy and that insurance was not available at a cost of less than five percent of the previous year's annual budget of the corporation. If the corporation is in its first year of operation, this subdivision applies for as long as the budget of the corporation does not exceed \$25,000 in its first year of operation.

If a chapter is not incorporated, protections for its members who conduct IR and other grand jury support activities appear to be available under a federal law, the Volunteer Protection Act of 1997 (42 USC 14501-14505) (the VPA). The VPA appears to protect "direct service" volunteers from liability for simple negligence so long as the nonprofit organization they serve is exempt from federal taxes under IRC 501(c)(3) and the nonprofit organization makes an annual good faith effort under California law to purchase insurance. However, as there is no case law or regulatory interpretation as to the VPA's applicability to California nonprofit organizations, there is no guarantee that there is any protection under this law. This means that unincorporated chapters should be very cautious when carrying out IR activities. Further, neither the California nor the federal statute extends any volunteer liability protection to the chapter organization itself.

Members should understand that CGJA will not defend or indemnify chapters or individual chapter members from any claims, suits, or causes of action arising from IR activities or from any other activities they might undertake.

APPENDIX C. Liability

Potential liability for a chapter's Implementation Review (IR) activities could arise from defamation, invasion of privacy, harassment, interference with prospective business advantage, or acting outside the scope of permitted activities - among other causes of action. Potential liability might even result from apparently appropriate conduct pursued by a chapter or chapter member because a third party may misinterpret or misperceive the actions and/or words of the chapter or individual. Liability could also result from the use of unsafe premises.

The following is a brief description of potential claims that a third party might pursue against a chapter or chapter member. They are listed in no particular order of likelihood or size of potential exposure.

Action outside of the scope of permitted activities: A claim that a chapter acted in a manner that violates the chapter's charter or bylaws or other governing document or law. This could include a claim that the chapter is conducting IR in a manner that overreaches into the province of the seated grand jury and constitutes the chapter inappropriately acting as a shadow grand jury. It could also include a claim that a chapter misrepresented (either intentionally or negligently) its authority to the third party in the conduct of IR and induced the third party to rely on that authority in providing information that they would not otherwise have revealed. This could also give rise to a claim of fraud.

Defamation: A claim that a chapter or chapter member made a false communication, either written (libel) or spoken (slander), that harmed the third party's reputation, decreased the respect, regard, or confidence in which the third party is held, or induced disparaging, hostile, or disagreeable opinions or feelings against the third party. Although writing and speaking the truth is a defense to this claim, chapters' and chapter members' comments should remain strictly within the boundaries of the truth, as litigation is disruptive and the costs of defending such a lawsuit can be prohibitive.

Invasion of privacy: A claim that a chapter or member intruded into the personal life of a third party without just cause, which can give that third party a right to bring a lawsuit for damages. It encompasses workplace monitoring, Internet privacy, data collection, and other means of disseminating private information.

Harassment: A claim that a chapter's or member's conduct annoyed, threatened, intimidated, alarmed, or put a third party in fear of their safety. Harassing behavior may include, but is not limited to, epithets, derogatory comments or slurs, lewd propositions, assault, offensive touching or any physical interference with normal work or movement, and visual insults, such as derogatory posters or cartoons. A comment that a chapter member may intend as a harmless joke or tease could potentially lead to a claim of harassment.

Interference with prospective economic advantage: A claim that a chapter or chapter member knew of an economic relationship between a third party and another committed acts designed to disrupt that relationship to the detriment of the third party.

Breach of confidentiality: A claim that a former grand juror breached their lifetime oath of confidentiality about grand jury matters not otherwise made public in a published grand jury report. A claim of intentional breach by a chapter member can result in a misdemeanor charge, and a claim of negligent breach can result in a charge of contempt of court.

Assault and battery: A claim that a chapter or chapter member created apprehension in a third party of an imminent, harmful, or offensive contact, or acted to threaten harm with an apparent, present ability to carry out the threat to the third party (assault); or committed a harmful or offensive touching of a third party (battery). These potential claims may not seem likely in the context of conducting IR or other chapter activities but are included to illustrate that even seemingly harmless contact with a third party can be experienced or misconstrued as offensive, frightening, or invasive and therefore actionable.

Personal injuries: A claim that a chapter or chapter member controlled an environment or invited a third party into an environment in which unsafe conditions existed and the third party was injured as a result of the unsafe conditions.