

JUDICIAL COUNCIL OF CALIFORNIA

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REPORT TO THE JUDICIAL COUNCIL

For business meeting on April 17, 2015

Title

Trial Courts: Allocations from the State Trial Court Improvement and Modernization Fund and the Trial Court Trust Fund for 2015–2016

Rules, Forms, Standards, or Statutes Affected None

Recommended by

Trial Court Budget Advisory Committee Hon. Laurie M. Earl, Chair Agenda Item Type Action Required

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Executive Summary

The Trial Court Budget Advisory Committee is recommending fiscal year (FY) 2015–2016 allocations for various programs and projects funded from the State Trial Court Improvement and Modernization Fund (IMF; \$59.372 million) and the Trial Court Trust Fund (\$139.371 million); the elimination of IMF funding starting in 2015–2016 or 2016–2017 for various programs and projects; the shift of IMF costs for various programs either to other judicial branch funds, the courts, or other sources; and other funding-related proposals. Depending on the outcome of the Budget Act of 2015, the advisory committee might propose changes to these recommendations for the council's consideration at its July 2015 meeting.

Recommendation

With the exception of one, two, or three no votes on a few items, on March 23, 2015, the Trial Court Budget Advisory Committee (TCBAC) unanimously adopted the following recommendations for consideration by the Judicial Council:

- 1. Allocate \$59.372 million from the State Trial Court Improvement and Modernization Fund (IMF) in FY 2015–2016, including:
 - a) a net reduction of \$10.848 million from the total 2014–2015 allocation level approved by the council,
 - b) the total elimination of funding for 9 programs (\$7.4 million) and partial elimination (\$122,000) for one program, including the following:
 - HR Court Investigations, and if the Judicial Council believes that this program is a priority conduct an analysis on whether council staff are able to provide the service under a JC master agreement whereby participating courts would pay for their costs from the Trial Court Trust Fund (TCTF),
 - Worker's Compensation Reserve,
 - Audit Contract,
 - Justice Partners Outreach/e-services,
 - ADR Centers,
 - Complex Civil Litigation,
 - Judicial Conduct Reporter,
 - Trial Court Security Grants, and if the Judicial Council believes that this program is a priority consider whether it is appropriate to fund from one of the state construction funds, and
 - One position from the Trial Court Procurement, and if the Judicial Council believes that this program is a priority consider whether it is appropriate to fund from one of the state construction funds.
 - c) the elimination of funding for ongoing maintenance costs for the California Law Enforcement Telecommunications Systems (CLETS) program (\$433,400). If the Judicial Council believes that this program is a priority, they could conduct an analysis on whether trial courts that wish to continue participation in this program could pay for their costs from the TCTF. Collecting payments from the court's TCTF distribution would require that the Judicial Council grant an exception to the council's statewide administrative infrastructure funding policy (also part of recommendation 5),
 - d) have the council reconsider its February 2015 decision to not allocate any funding in 2015–2016 for the Jury Management Systems program, and allocating \$19,000 from 2015–2016 jury instruction royalties to the Jury System Improvement Projects and any remaining royalties to the Jury Management Systems program,
 - e) impose a 15 percent reduction to the Center for Judiciary Education and Research (CJER) allocation and allow the CJER Governing Committee to determine how to assign the recommended \$1.202 million allocation among the five education program categories, and
 - f) impose a \$500,000 reduction to the Litigation Management program and direct that Judicial Council staff of the program bring before the TCBAC Revenue and Expenditure Subcommittee any claims whose costs cannot be covered within the amount allocated for funding consideration from the IMF.

- 2. Eliminate IMF funding for the JusticeCorps program starting in 2016–2017, direct council staff to work with all interested courts for possible participation in the JusticeCorps program starting in 2016–2017, and require courts to fund their share of the cost of the program.
- 3. Consider shifting costs away from the IMF starting in 2016–2017 as follows:
 - a) Shift the costs of translating domestic violence forms under the Domestic Violence— Family Law Interpreter Program to the TCTF Program 45.45 Court Interpreter appropriation and advise the TCBAC of the council's decision by the council's October 2015 meeting, and
 - b) Shift the "core central office" costs of the Court Interpreters Program (CIP)—Testing, Development, Recruitment and Education, Treasury Services—Cash Management, Audit Services, Uniform Civil Fees, and Regional Office Assistance Group programs to the Judicial Council's General Fund appropriation and advise the TCBAC of the council's decision by the council's October 2015 meeting, and
 - c) Have council staff determine whether the costs of the Trial Court Transactional Assistance Program can be provided on a fee-for-service basis, having the courts reimburse the applicable state fund for services used, and have staff advise the TCBAC of their determination by October 1, 2015.
- 4. Determine the viability of cost recovery for two programs by:
 - a) Directing council staff to determine if a cost recovery model for the CFCC Publications program can be established with justice partners that share the materials beginning in 2016–2017 and to report back to the TCBAC by October 1, 2015, and
 - b) Directing council staff to explore a reimbursable option for the California Courts Protective Order Registry (CCPOR) program in 2016–2017 and onward, to evaluate the effects on the CCPOR program of the recommendation to have courts fund the CLETS program instead of the IMF, and to report back to the TCBAC by October 1, 2015.
- 5. Allocate \$139.37 million from the Trial Court Trust Fund (TCTF) for specific programs and projects, including a reduction of \$1.5 million in reimbursement of courts' eligible jury costs, and \$1.259 million in allocations for three programs previously paid for from the IMF: court investigations (see recommendation 1(b)), CLETS program (see recommendation 1(b)), and Other Post-Employment Benefits Valuations. These recommended allocations are at the level that Judicial Council staff have stated are required at this time to maintain these programs.
 - a) For the reimbursement of jury costs, direct council staff to make, if eligible jury costs exceed the total allocation, a year-end allocation adjustment so that each court receives a share of the approved allocation proportionate to their share of the statewide allowable jury expenditures.
- 6. Require that any new proposal that would rely on Trial Court Trust Fund or State Trial Court Improvement and Modernization Fund funding, or that would add new costs to an existing program above the program's FY 2014–2015 level, must include information on alternative funding options and must be reviewed by the Trial Court Budget Advisory Committee prior to presentation to the Judicial Council for consideration.
- 7. Direct the Workload Assessment Advisory Committee to include the paid complex case fee filings in the Resource Assessment Study computation of workload need and assign to them

the asbestos weighting of about 3,546 minutes, until such time as the advisory committee reviews the validity of the weighting.

See Attachment 1 for a summary of the recommendations related to FY 2015–2016 allocations from the IMF. See Attachment 4 for a summary of the recommendations related to FY 2015–2016 allocations from the TCTF.

Previous Council Action

Since the inception of state trial court funding in 1996, every year the Judicial Council or the Executive and Planning Committee has allocated trial court–related funding from the IMF (or its predecessor funds, the Judicial Administration Efficiency and Modernization Fund and the Trial Court Improvement Fund) and the TCTF.

At its February 2015 meeting, the council approved postponing non-critical Sustain projects for a projected savings of \$100,000 in FY 2015–2016, delaying deployment of CCPOR to 4–6 courts if grant funds were not available for a projected savings of \$334,000 in 2015–2016, and postponing spending IMF monies on jury management systems for a projected savings of \$600,000 in 2015–2016.

To address the imbalance between revenue and expenditures in the IMF, on June 27, 2014, the council adopted a recommendation of the TCBAC to submit a budget change proposal requesting that the Budget Act language requiring a transfer \$20 million from the IMF to the TCTF be removed, and, if removed, instead require shifting of the cost of the V3 case management system to the IMF from the TCTF. The Governor is proposing the discontinuance of the transfer, which is reflected in the current version of the Budget Act of 2015 (Assembly Bill 103).

At its August 23, 2013 business meeting, the council exercised its authority provided by statute and delegated to the Administrative Director the limited authority to transfer allocations between projects and programs that are funded from the IMF, subject to the following criteria:

- 1. The sum of allocation transfers cannot exceed 20 percent of the allocation to be reduced or 20 percent of the allocation to be augmented.
- 2. The Administrative Director must notify the chair of the council's Executive and Planning Committee and the chair of the TCBAC in advance of any transfer.¹
- 3. The Administrative Director must report back to the council on the rationale for and amounts of any approved adjustments after the end of the fiscal year.

¹ Originally, the Administrative Director was to notify the co-chairs of the TCBAC, but the rule of court was amended to eliminate a co-chair.

The council adopted its policy on statewide administrative infrastructure funding on April 14, 2006 (see Attachment 9).

Rationale for Recommendations

At its March 23, 2015 public meeting, the TCBAC considered the recommendations of its Revenue and Expenditure Subcommittee, which adopted recommendations related to the IMF and TCTF during its March 10–11, 2015 public meeting. The TCBAC deferred taking action on the subcommittee's recommendation to reduce the amount paid from the IMF for the V3 civil case management system and the Intermediate Case Management Systems (ICMS) programs by a total of \$1.381 million from their FY 2014–2015 allocation levels and to have the participating courts assume those costs. The subcommittee reviewed all planned project and program allocations for FY 2015–2016, reduction options and impacts provided by Judicial Council staff for IMF-funded programs and projects (see pages 108–189 of Attachment 8), the results of survey responses from 56 superior courts regarding the projects and programs funded by the IMF (see pages 28–107 of Attachment 8), and the statutes that authorize the IMF and that authorized its predecessor funds (see Attachment 11). In considering the allocation levels for projects and programs funded from the IMF, the subcommittee identified the following criteria or principles to help guide the decision-making process: whether programs/projects are mandated, the number of courts served, value to the courts and the branch according to the survey results, the appropriateness of the IMF as the fund source, and the impact program and project funding reductions would have on individual courts and the judicial branch. Recommendations regarding allocations and reductions were developed based on this review. The subcommittee formed a sixmember ad hoc group to meet in the next few months to further review in detail the California Courts Technology Center (CCTC), Enterprise Policy and Planning, and Phoenix programs and report back to the subcommittee with any recommendations.

Rationale for recommendation 1

Attachment 1 provides a summary of the recommendations related to FY 2015–2016 allocations from the IMF, totaling \$59.372 million, and assumes a zero allocation for the V3 case management system and the ICMS programs, for which a TCBAC recommendation is still pending. To address an estimated negative \$11.1 million fund balance due to an estimated \$15.9 million deficit in the IMF by the end of FY 2015–2016, based on estimated 2015–2016 revenue and 2014–2015 allocation levels (see column B of Attachment 1), the TCBAC recommends a net reduction of \$10.848 million or a 15.2% decrease from the allocation level approved by the council for 2014–2015. The current version of the Budget Act of 2015, which discontinues the \$20 million to the TCTF from the IMF, provides sufficient state operation and local assistance expenditure authority for the recommended allocations (see Attachment 2). The allocations being recommended thus far will result in an estimated \$7.25 million fund balance by the end of 2015–2016 (see column E of Attachment 3).

The net reduction includes the elimination of \$7.525 million in allocations for 10 programs, a reduction of \$3.948 million in allocations for 16 programs, an increase of \$625,300 in allocations

for 4 programs, maintaining 14 programs at their 2014–2015 levels, and deferring a recommendation on the allocation levels for the V3 and ICMS programs.

For 2 of the 10 programs for which IMF funding elimination is recommended, the council is also being asked to consider shifting the costs for those programs to one or more of the state construction funds, to the extent that they are a council priority: shift \$1.2 million of costs related to the Trial Court Security Grants program, which purchases and maintains court video surveillance (cameras), access systems, duress alarm systems and other security enhancements, such as ballistic glass, critical fencing, and secured parking for bench officers, and shift \$122,000 of costs of the facility-related position within the Trial Court Procurement program, but maintain the other position, which works on statewide master contracts that can be used by the trial courts. For 2 of the 10 programs for which IMF funding elimination is recommended, the council is also being asked to require courts that elect to participate in those programs to pay for their cost of participation through the TCTF. For the human resource court investigation program, which covers the costs related to court investigations stemming from courts' personnel issues, the recommendation is to eliminate the \$94,500 allocation and have courts that choose to use Judicial Council staff assistance and a council master agreement reimburse the TCTF for the costs of the services provided. For the CLETS program, which supports access to the statewide law enforcement network provided by the California Department of Justice, the recommendation is to eliminate the \$433,400 allocation, and, as an exception to the council's statewide administrative infrastructure funding policy, require courts that choose to participate in the program to reimburse the TCTF for the cost of their participation. The remaining 6 programs for which IMF funding elimination is recommended are the following:

- Workers' Compensation Reserve (\$1.231 million)
- Audit Contract (\$150,000)
- Justice Partner Outreach / e-Services (\$200,700)
- Alternative Dispute Resolution Centers (\$75,000)
- Complex Civil Litigation Program (\$4 million)
- Subscription Costs—Judicial Conduct Reporter (\$17,100)

The Workers' Compensation Reserve is no longer needed as it is unlikely that there will be any more workers' compensation tail claims settlements with counties. If a settlement does occur, council staff will work with the Judicial Branch Workers' Compensation Program Advisory Committee to determine whether the Judicial Branch Workers' Compensation Fund can and should be used to pay for any settlement. The council's Audit Services office has not used the audit contract allocation for a number of years, and audit staff will continue to perform audits of trial courts. The purpose of the Justice Partner Outreach / e-Services program is to implement the Judicial Council's objectives for court e-services and e-filing initiatives by supporting the planning and implementation of electronic filing of court documents, as well as electronic service of court documents, for all 58 California superior courts and local and state justice/integration partners. In addition, the program provides ongoing communication and support for the courts as it relates to exchanges and information sharing with local and state

justice/integration partners. The Alternative Dispute Resolution (ADR) Centers program contracts for the development of materials to help support court-connected ADR programs across the state. The Complex Civil Litigation Program mainly funds court staff of complex civil litigation departments in the Superior Courts of Alameda, Contra Costa, Los Angeles, Orange, San Francisco, and Santa Clara Counties. The Subscription Costs—Judicial Conduct Reporter program provides for four quarterly issues of the Judicial Conduct Reporter. Each of the four editions is distributed to every judicial officer electronically through court administration.

Sixteen programs are recommended to be reduced, some on a one-time basis, by a total of \$3.948 million, with the reduction amounts ranging from 1% to 100% of the 2014–2015 level, as displayed in Table 1.

Program	2014–15	Recommended	Reduction as	Note
	Allocation	2015-2016	a % of 2014–	
		Reduction	15 Allocation	
Data Integration	3,903,600	(54,000)	-1%	
Enterprise Policy/Planning (Statewide	5,268,500	(48,000)	-1%	
Development)				
Telecommunications Support	11,705,000	(1,055,000)	-9%	One-time
Phoenix Program	13,885,300	(1,389,000)	-10%	One-time
Litigation Management Program	4,500,000	(500,000)	-11%	
Mandated, Essential & Other	841,000	(126,000)	-15%	
Education for Judicial Officers				
Faculty and Curriculum Development	288,000	(43,000)	-15%	
CIP—Testing, Development,	168,000	(25,000)	-15%	Shift costs in
Recruitment, and Education				2016–17
Distance Learning	147,000	(22,000)	-15%	
Essential/Other Education for Court	92,000	(14,000)	-15%	
Personnel				
Essential/Other Education for Court	46,000	(7,000)	-15%	
Management				
Domestic Violence—Family Law	20,000	(3,000)	-15%	Shift costs in
Interpreter Program				2016–17
Court-Ordered Debt Task Force	25,000	(6,000)	-24%	
CFCC Educational Programs	90,000	(23,000)	-26%	
Trial Court Labor Relations	34,700	(9,000)	-26%	
Academies and Forums				
Testing Tools—Enterprise Test	624,300	(624,300)	-100%	One-time
Management Suite				

Table 1: Recommended One-Time and Possible Ongoing Reductions in 2015–2016

Fourteen programs are recommended to be maintained at their 2014–2015 allocation level, totaling \$19.872 million:

- Trial Court Performance Measures Study (\$13,000)
- Jury System Improvement Projects (\$19,000)
- CFCC Publications (\$20,000)
- Budget-Focused Training and Meetings (\$50,000)
- Interactive Software—Self-Rep Electronic Forms (\$60,000)
- Self-Represented Litigants Statewide Support (\$100,000)
- Treasury Services—Cash Management (\$238,000)
- JusticeCorps (\$347,600)
- Trial Courts Transactional Assistance Program (\$451,000)
- Audit Services (\$660,000)
- Judicial Performance Defense Insurance (\$966,600)
- Regional Office Assistance Group (\$1,460,000)
- Self-Help Center (\$5,000,000)
- California Courts Technology Center (\$10,487,200)

Four programs are recommended to be increased from their 2014–2015 allocation level by a total of \$625,300. The cost of the Adobe LiveCycle Reader Service Extension license is expected to increase by \$7,300 to about \$141,000 in 2015–2016. The Uniform Civil Fees system needs a one-time increase of \$23,000 for an upgrade to the system. The CCPOR program needs a onetime increase of \$130,000 for a hardware refresh in 2015–2016. The Jury Management Systems program was not funded in 2014–2015, and at its February 2015 meeting, the council approved not providing an allocation from the IMF for the program in 2015–2016. The TCBAC believes that when the recommendation to postpone funding this program in 2015–2016 was made at the February 2015 meeting, the council was likely unaware that 2015–2016 jury instruction royalties, which under Government Code section 77209 must be used for jury system improvements, will be available for the Jury Management Systems program. The royalties in 2015–2016 are estimated to be about \$485,000. The committee recommends that the royalties first be used for the Jury System Improvement Projects, which fund the costs of the two advisory committees that prepare the official jury instructions that are used by all courts, and that the remainder of the royalties be allocated toward the Jury Management Systems program, which provides funds for jury management systems in the trial courts.

The TCBAC recommends a reduction of 15 percent from the 2014–2015 allocation level for education programs managed by the Center for Judiciary Education and Research (CJER), from \$1.414 million to \$1.202 million, and allowing the CJER Governing Committee to determine how to the assign the allocation among the five education program categories:

- Distance Learning
- Essential/Other Education for Court Management
- Essential/Other Education for Court Personnel

- Faculty and Curriculum Development
- Mandated, Essential & Other Education for Judicial Officers

Rationale for recommendation 2

The TCBAC recommends that the IMF contribution for the JusticeCorps program be continued only through 2015–2016, since 2015–2016 is final year of the current three-year grant, and that, apart from any grant funding from AmeriCorps, courts fund their share of the cost of the program. There currently is no formal application process for courts to request participation. Interested courts contact the Judicial Council program staff and are briefed on the requirements for participation.

Rationale for recommendation 3

The TCBAC recommends that the council consider shifting costs for various programs away from the IMF to other funds or to the courts starting in FY 2016–2017. The committee believes the costs of translating domestic violence forms under the Domestic Violence—Family Law Interpreter Program can be paid for from the TCTF Program 45.45 Court Interpreter appropriation. The TCBAC would like to know by the council's October 2015 meeting of the council's decision, as the TCBAC's Revenue and Expenditure Subcommittee will likely begin their work on developing recommendations on 2016–2017 IMF allocation levels in October 2015. The committee believes the costs of "core central office" functions, namely the functions provided by council staff in the CIP-Testing, Development, Recruitment and Education, Treasury Services—Cash Management, Audit Services, Uniform Civil Fees, and Regional Office Assistance Group programs, should be paid for out of the Judicial Council's General Fund appropriation. The TCBAC believes it might be too disruptive to attempt this in 2015–2016, so it is recommending that the council continue to fund these programs from the IMF allocation in 2015–2016, as indicated in the rationale for recommendation 1. The TCBAC would like to know by the council's October 2015 meeting of the council's decision regarding the shifting of core central office function costs.

Similar to its recommendation to have courts pay for their cost of participating in the CLETS program and for the cost of court investigations, the TCBAC is requesting that the council have its staff determine whether the costs of the Trial Court Transactional Assistance Program can be provided on a fee-for-service basis that would require the courts to reimburse the applicable state fund for services used, and have staff advise the TCBAC of their determination by October 1, 2015.

Rationale for recommendation 4

The TCBAC believes that cost recovery is desirable and a possibility for two justice partner– related programs, namely the CFCC Publications and CCPOR programs; accordingly, the committee recommends that the council direct its staff to determine the feasibility and report back to the TCBAC by October 1, 2015. The TCBAC's Revenue and Expenditure Subcommittee will likely begin their work on developing recommendations on 2016–2017 IMF allocation levels in October 2015.

Rationale for recommendation 5

Attachment 4 provides a summary of the recommendations related to 2015–2016 allocations from the TCTF, totaling \$139.371 million. The recommendations related to the Judicial Council (Program 30.05) state operations appropriation, which is used to fund the costs of Judicial Council staff, and the Trial Court Operations (Program 30.15) state operations appropriation, which is used to fund operational costs not related to council staff costs, represent the universe of proposed allocations. The recommended allocations related to the Support for Operation of the Trial Courts (Program 45.10) local assistance appropriation, which is used primarily to distribute allocations and reimbursements to the trial courts, are limited to those programs that reimburse trial court costs or pay dependency counsel vendors. The current version of the Budget Act of 2015 provides sufficient expenditure authority for the recommended allocations (see Attachments 5 and 6). The new allocations being recommended either have a net-zero effect on the TCTF fund balance, as the costs associated with the allocations will be reimbursed by trial courts, or will increase the fund balance by \$1.5 million. Assuming that any additional revenue shortfall to the TCTF is backfilled from the General Fund, the \$20 million transfer to the TCTF from the IMF is discontinued, and the costs of the V3 programs are shifted to the IMF, there is estimated to be a total fund balance of \$20.6 million and an unrestricted fund balance of \$3.67 million by the end of 2015–2016 (see row 41 of column F of Attachment 7). The unrestricted fund balance is projected to decline by \$5.57 million due to a structural deficit of revenues to expenditures (see row 43 of Attachment 7).

Of the recommended \$139.37 million allocation from the TCTF, the TCBAC recommends the following changes from 2014–2015. First, allocate \$1.259 million and require courts that choose to participate to reimburse the TCTF for the cost of their participation for the following three programs previously paid for from the IMF: court investigations (see recommendation 1(b)), CLETS program (see recommendation 1(b)), and Other Post-Employment Benefits Valuations, which are required by the Government Accounting Standard Board Statements 43 and 45 to be reported at least every other year. Second, reduce the allocation for jury reimbursement by \$1.5 million, from \$16 million to \$14.5 million. Recent jury reimbursement activity indicates that this reduced allocation amount would still be sufficient to reimburse all eligible trial court jury costs. The reimbursement for 2013–2014 was \$13.9 million and the 2014–2015 reimbursement is estimated to be \$14.0 million. The latest five-year average of program expenditures is \$15.1 million and the latest three-year average is \$14.5 million. Third, if statewide allowable jury expenditures exceed the approved allocation, a year-end adjustment can be made to courts' allocations to ensure each court receives a share of the approved allocation based on their share of the statewide allowable jury expenditures. This would allow courts to be reimbursed at the same proportion from the allocation regardless of when their jury expenditures are incurred in the event that statewide costs exceed the amount allocated.

The TCBAC is not recommending any changes related to allocations from statutorily restricted revenues, estimated to be \$9.165 million in FY 2015–2016, for the Sargent Shriver Civil Counsel Pilot Program, Equal Access Fund (for the State Bar), and the Court-Appointed Dependency

Counsel Collections (see column B of Attachment 4). The allocations will be adjusted to reflect the actual revenues received. Nor is the TCBAC recommending any changes to the council's statewide administrative infrastructure funding policy for the Phoenix human resource and virtual buyer program, CCTC, and the V3 case management system and ICMS programs. Excluding the new allocations, the estimated total reimbursement is \$4.54 million. The TCBAC deferred taking action on the Revenue and Expenditure Subcommittee's recommendation to have courts on the V3 and Sustain case management systems pay for \$1.381 million in costs currently paid from the IMF through the TCTF. Lastly, the TCBAC recommends maintaining the 2014–2015 allocation levels for seven programs, totaling \$109.9 million:

- California State Auditor Reimbursement (\$325,000)
- Court-Appointed Dependency Counsel (\$103,725,000)
- Children in Dependency Case Training (\$113,000)
- Statewide Support for Collections Programs (\$625,000)
- Replacement Screening Stations Reimbursements (\$2,286,000)
- Self-Help Center Reimbursements (\$2,500,000)
- Elder Abuse Reimbursements (\$332,000)

AB 103, the current version of the Budget Act of 2015, includes provisional language that "\$325,000 shall be allocated by the Judicial Council in order to reimburse the California State Auditor for the costs of trial court audits" and a provision stating that "\$103,700,000 is available to support Court-Appointed Dependency Counsel workload." The TCTF received a General Fund transfer increase in FY 2007–2008 to fund the Children in Dependency Case Training program to help the judicial branch comply with Assembly Bill 2480 (Stats. 2006, ch. 385), which concerns the appointment of counsel for children in appeals of dependency court orders. The council approved the move of the Statewide Support for Collections Programs allocation to the TCTF from the IMF starting in 2014–2015 at its April 2014 meeting. The Replacement Screening Stations Reimbursements covers the cost of replacing and maintaining, through service agreement, x-ray machines and magnetometers in the trial courts. The Self-Help Center Reimbursements is part of the \$6.2 million allocated from the TCTF, of which \$3.7 million is in the courts' base allocation, and \$5 million from the IMF. When combining the two fund sources, the minimum allocation for any court is \$34,000, with the remainder distributed according to population size in the county where the trial court is located. Elder Abuse Reimbursements distributes to trial courts \$185 per elder or dependent adult protective order filing (EA-100). Although the distribution amount was not intended to cover the actual cost to a court of processing an order, the allocation level will likely result in courts being reimbursed at about 45 percent of eligible reimbursements.

Rationale for recommendation 6

Given the declining revenues to the IMF and TCTF and the depletion of fund balance, the TCBAC recommends that any new proposal that would rely on TCTF or IMF funding or any proposal adding new costs to an existing program above the program's FY 2014–2015 level must

include information on alternative funding options and must be reviewed by the TCBAC prior to presentation to the Judicial Council for consideration.

Rationale for recommendation 7

The TCBAC recommends that the council direct the Workload Assessment Advisory Committee (WAAC) to include the paid complex case fee filings in the Resource Assessment Study computation of workload need and assign to them the asbestos weighting of about 3,546 minutes, until such time as the advisory committee reviews the validity of the weighting. This recommendation is made in the context of the recommendation to eliminate IMF funding for the Complex Civil Litigation Program, as part of recommendation 1, and is proposed as an interim solution. When computing workload need, the committee believes it is more accurate to use the caseweight of one of the specifically measured unlimited civil case types, i.e., asbestos cases, for complex case filings, rather than the overall caseweight applied to all unlimited civil cases. The difference of 2,750 minutes in the caseweights (3,546 minutes for asbestos and 796 minutes for unlimited civil) is significant and could make a material difference in the computation of courts' workload and funding need. The asbestos caseweight is only intended as an interim caseweight solution for computing workload related to complex civil cases until the WAAC is able to review the validity of the weighting.

Comments

Four written comments related to the Revenue and Expenditure Subcommittee's recommendations for the TCBAC's March 23, 2015 meeting were received (see Attachment 10). Fifty-six courts responded to a survey about IMF-funded programs and projects, which was a joint effort of the chairs of the Trial Court Presiding Judges Advisory Committee and the Court Executives Advisory Committee and council staff (see pages 28–107 of Attachment 8).

Alternatives Considered

The Revenue and Expenditure Subcommittee reviewed 15% and 25% reduction options provided by the Judicial Council offices that manage programs and projects funded from the IMF (see pages 108–189 of Attachment 8).

Attachments

- 1. Attachment 1: Recommended 2015–2016 IMF Allocations
- 2. Attachment 2: Recommended 2015–2016 IMF Allocations and Appropriations: State Operations vs. Local Assistance
- 3. Attachment 3: IMF—Fund Condition Statement
- 4. Attachment 4: Recommended 2015–2016 TCTF Allocations
- 5. Attachment 5: TCTF Judicial Council and Trial Court Operations Appropriations vs. Allocations
- 6. Attachment 6: Estimated and Recommended 2015–2016 TCTF Program 45.10 Allocations vs. Budget Bill Appropriation Level
- 7. Attachment 7: TCTF—Fund Condition Statement

- 8. Attachment 8: Meeting Materials of the TCBAC Revenue and Expenditure Subcommittee's March 10–11, 2015 Meeting
- 9. Attachment 9: April 14, 2006 report to the council regarding "Approval of Statewide Administrative Infrastructure Services Funding Process and Delegation of Authority to Allocate funds from the Trial Court Trust fund and the Trial Court Improvement Fund"
- 10. Attachment 10: Written public comments related to the IMF submitted for the TCBAC's March 23, 2015 Meeting
- 11. Attachment 11: Statutes that Established the State Trial Court Improvement and Modernization Fund and its Predecessor Funds

Recommended 2015-2016 State Trial Court Improvement and Modernization Fund Allocations

							2015-16				2016-17			
. <u></u>		2014-15 Judicial Council Allocation	Adjustment	% of 2014- 15 Allocation	Recommended 2015-16 Allocation	Assumed 2016- 17 Base Allocation	Court Pay	Eliminate Funding	Move to Other Fund	Jury Royalty	Court Pay	Eliminate Funding	Move to Other Fund	Possible Cost Recovery
# Proje	ect/Program Title	Α	В	B1	C (A+B)		D	Е	F	G	Н	Ι	J	К
1 CFCC	C Educational Programs	90,000	(23,000)	-25.6%	67,000	67,000								
2 Intera	active Software - Self-Rep Electronic Forms	60,000	0	0.0%	60,000	60,000								
3 CFCC	C Publications	20,000	0	0.0%	20,000									Y
4 Dome Progra	estic Violence - Family Law Interpreter ram	20,000	(3,000)	-15.0%	17,000								JC decision	
5 Self-H	Help Center	5,000,000	0	0.0%	5,000,000	5,000,000								
6 Self-r	represented Litigants Statewide Support	100,000	0	0.0%	100,000	100,000								
7 Distar	ance Learning	147,000	(22,000)	-15.0%	125,000	125,000								
Mana	ntial/Other Education for Court agement	46,000	(7,000)	-15.2%	39,000	39,000								
	ntial/Other Education for Court Personnel	92,000	(14,000)	-15.2%	78,000	78,000								
	Ity and Curriculum Development	288,000	(43,000)	-14.9%	245,000	245,000								
	dated, Essential & Other Education for JOs	841,000	(126,000)	-15.0%	715,000	715,000								
Educa		168,000	(25,000)	-14.9%	143,000								JC decision	
	ceCorps (Court Access and Education)	347,600	0	0.0%	347,600						Y	Y	Y	
	Court Performance Measures Study	13,000	0	0.0%	13,000	13,000								
	Court Security Grants	1,200,000	(1,200,000)	-100.0%	0	0		Y	JC decision				Y	
	get Focused Training and Meetings	50,000	0	0.0%	50,000	50,000								
	sury Services - Cash Management	238,000	0	0.0%	238,000								JC decision	
19 Trial (Court Procurement	244,000	(122,000)	-50.0%	122,000	122,000		Y	JC decision					
20 Huma	an Resources - Court Investigation	94,500	(94,500)	-100.0%	0	0	Y	Y	Y					
21 Trial Forum	Court Labor Relations Academies and ms	34,700	(9,000)	-25.9%	25,700	25,700								
	kers' Compensation Reserve	1,231,000	(1,231,000)	-100.0%	0	0		Y						
	it Contract	150,000	(150,000)	-100.0%	0	0		Y						
	it Services	660,000	0	0.0%	660,000								JC decision	
	TS Services/Integration	433,400	(433,400)	-100.0%	0	0	Y	Y	Y					
	Integration	3,903,600	(54,000)	-1.4%	3,849,600	3,849,600								
	ce Partner Outreach / e-Services	200,700		-100.0%	0	0		Y						
	be LiveCycle Reader Service Extension	133,700	7,300	5.5%	141,000	141,000								
	Cornia Courts Technology Center (CCTC)	10,487,200	0	0.0%	10,487,200	10,487,200								
	OR (ROM)	585,600		22.2%	715,600	585,600								Y
(V3) (, Small Claims, Probate and Mental Health CMS	5,658,137	pending		• 0	pending								
	rprise Policy/Planning (Statewide elopment)	5,268,500	(48,000)	-0.9%	5,220,500	5,220,500								

Attachment 1

							2015-16				2016-17			
		2014-15 Judicial Council Allocation	Adjustment	% of 2014- 15 Allocation	Recommended 2015-16 Allocation	Assumed 2016- 17 Base Allocation	Court Pay	Eliminate Funding	Move to Other Fund	Jury Royalty	Court Pay	Eliminate Funding	Move to Other Fund	Possible Cost Recovery
#	Project/Program Title	Α	В	B1	C (A+B)		D	Е	F	G	Н	Ι	J	к
33	Interim Case Management Systems	1,246,800	pending	pending	pending	pending								
34	Jury Management System	0	465,000	n/a	465,000	465,000				Y				
35	Telecommunications Support	11,705,000	(1,055,000)	-9.0%	10,650,000	11,705,000								
36	Testing Tools - Enterprise Test Management Suite	624,300	(624,300)	-100.0%	0	624,300								
37	Uniform Civil Fees	343,000	23,000	6.7%	366,000	0							JC decision	
38	Alternative Dispute Resolution Centers	75,000	(75,000)	-100.0%	0	0		Y						
39	Complex Civil Litigation Program	4,001,000	(4,001,000)	-100.0%	0	0		Y						
40	Judicial Performance Defense Insurance	966,600	0	0.0%	966,600	966,600								
41	Jury System Improvement Projects	19,000	0	0.0%	19,000	19,000				Y				
42	Litigation Management Program	4,500,000	(500,000)	-11.1%	4,000,000	4,000,000								
43	Regional Office Assistance Group	1,460,000	0	0.0%	1,460,000	0							JC decision	
44	Subscription Costs - Judicial Conduct Reporter	17,100	(17,100)	-100.0%	0	0		Y						
45	Trial Courts Transactional Assistance Program	451,000	0	0.0%	451,000						Pending	Pending	Pending	
46	Court-Ordered Debt Task Force	25,000	(6,000)	-24.0%	19,000	19,000								
47	Phoenix Program	13,885,300	(1,389,000)	-10.0%	12,496,300	13,885,300								
48	Total	71,466,600	(10,847,700)	-15.2%	59,372,100	58,607,800	2	10	4	2	2	1	9	2

5658000

1246800

65,512,600 65,479,600 33,000

2015-2016 State Trial Court Improvement and Modernization Fund Allocations: State Operations vs. Local Attachment 2 Assistance

		Office	State	Local	2015-16
			Operations	Assistance	Allocation
			-		D
#	Project/Program Title	Α	В	С	(B + C)
1	CFCC Educational Programs	CFCC		67,000	67,000
2	Interactive Software - Self-Rep Electronic Forms	CFCC		60,000	60,000
3	CFCC Publications	CFCC		20,000	20,000
4	Domestic Violence - Family Law Interpreter Program	CFCC	-	17,000	17,000
5	Self-Help Center	CFCC	-	5,000,000	5,000,000
6	Self-represented Litigants Statewide Support	CFCC	-	100,000	100,000
7	Distance Learning	CJER	-	125,000	125,000
8	Essential/Other Education for Court Management	CJER	-	39,000	39,000
9	Essential/Other Education for Court Personnel	CJER	-	78,000	78,000
10	Faculty and Curriculum Development	CJER	-	245,000	245,000
11	Mandated, Essential & Other Education for JOs	CJER	-	715,000	715,000
13	CIP - Testing, Development, Recruitment and	COSSO	-	143,000	143,000
	Education				
14	JusticeCorp (Court Access and Education)	COSSO	-	347,600	347,600
15	Trial Court Performance Measures Study	COSSO	-	13,000	13,000
16	Trial Court Security Grants	COSSO	-	0	0
17	Budget Focused Training and Meetings	Finance	-	50,000	50,000
19	Treasury Services - Cash Management	Finance	238,000	-	238,000
20	Trial Court Procurement	Finance	122,000	-	122,000
21	Human Resources - Court Investigation	HR	-	0	0
22	Trial Court Labor Relations Academies and Forums	HR	-	25,700	25,700
23	Workers' Compensation Reserve	HR	-	0	0
24	Audit Contract	AS	-	0	0
25	Audit Services	AS	660,000		660,000
26	CLETS Services/Integration	IT			0
27	Data Integration	IT	577,100	3,272,500	3,849,600
28	Justice Partner Outreach / e-Services	IT		-	0
29	Adobe LiveCycle Reader Service Extension	IT		141,000	141,000
30	California Courts Technology Center (CCTC)	IT	1,892,200	8,595,000	10,487,200
31	CCPOR (ROM)	IT	116,300	599,300	715,600
32	Civil, Small Claims, Probate and Mental Health (V3)	IT	pending	pending	pending
	CMS				
33	Enterprise Policy/Planning (Statewide Development)	IT	-	5,220,500	5,220,500
34	Interim Case Management Systems	IT	-	pending	pending
35	Jury Management System	IT	-	465,000	465,000
36	Telecommunications Support	IT	-	10,650,000	10,650,000
37	Testing Tools - Enterprise Test Management Suite	IT	-	0	0
38	Uniform Civil Fees	IT	343,000	23,000	366,000
39	Alternative Dispute Resolution Centers	LSO	-	0	0
40	Complex Civil Litigation Program	LSO	-	0	0
41	Judicial Performance Defense Insurance	LSO	-	966,600	966,600
42	Jury System Improvement Projects	LSO	-	19,000	19,000
43	Litigation Management Program	LSO	-	4,000,000	4,000,000
44	Regional Office Assistance Group	LSO	1,460,000		1,460,000
45	Subscription Costs - Judicial Conduct Reporter	LSO	-	0	0
46	Trial Courts Transactional Assistance Program	LSO	-	451,000	451,000
47	Court-Ordered Debt Task Force	TCAS	-	19,000	19,000
48	Phoenix Program	TCAS	8,719,014	3,777,286	12,496,300
49	Total		14,127,614	45,244,486	59,372,100

Appropriation in Current Budget Bill (AB 103) Provisional Language Adjustment Authority **Total Appropriation** Appropriation Less Allocation

9,533,000	54,850,000
9,140,000	
18,673,000	54,850,000

IMF	Fund	Condition	Statement
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					Estimated 2015-16				
#	Description	2012-2013 (Year- end Financial Statement)	2013-2014 (Year-end Financial Statement)	Estimated 2014- 15	No Reduction to 14-15 Allocation Level ¹	Based on Subcommittee Recommended Allocations			
		Α	В	С	D	Е			
1	Beginning Balance	48,128,575	44,827,741	26,207,006	4,659,586	4,659,586			
2	Prior-Year Adjustments	11,547,967	4,410,172	2,654,362	150,000	150,000			
3	Adjusted Beginning Balance	59,676,542	49,237,913	28,861,368	4,809,586	4,809,586			
4	Revenues								
5	50/50 Excess Fines Split Revenue	31,920,133	26,873,351	23,384,535	22,898,778	22,898,778			
6	2% Automation Fund Revenue	15,753,200	15,242,700	14,471,411	13,916,340	13,916,340			
7	Jury Instructions Royalties	518,617	445,365	484,063	484,063	484,063			
8	Interest from SMIF	201,201	124,878	89,244	89,244	89,244			
9	Other Revenues/SCO Adjustments	2,875	24,476	3,097	-	-			
10	Transfers								
11	From State General Fund	38,709,000	38,709,000	38,709,000	38,709,000	38,709,000			
12	To Trial Court Trust Fund (Budget Act)	(23,594,000)	(20,594,000)	(20,594,000)	(594,000)	(594,000)			
13	To TCTF (GC 77209(k))	(13,397,000)	(13,397,000)	(13,397,000)	(13,397,000)	(13,397,000)			
14	Net Revenues and Transfers	50,114,026	47,428,770	43,150,350	62,106,425	62,106,425			
15	Total Resources	109,790,568	96,666,683	72,011,718	66,916,011	66,916,011			
16	Expenditures								
17	Allocation	71,923,000	73,961,680	71,466,600	77,724,737	59,372,100			
18	Less: Unused Allocation	(7,123,067)	(4,082,985)	(4,412,049)	-	-			
19	Pro Rata and Other Adjustments	162,894	580,982	297,581	297,581	297,581			
20	Total Expenditures	64,962,827	70,459,677	67,352,132	78,022,318	59,669,681			
21	Fund Balance	44,827,741	26,207,006	4,659,586	(11,106,307)	7,246,330			
22	Revenue/Transfers Over/(Under) Exp	(14,848,801)	(23,030,907)	(24,201,782)	(15,915,893)	2,436,744			

1. Includes non-reimbursed civil case management system allocation that is being funded out of the TCTF in 2014-15 and the planned allocation for other post-employment benefit costs.

Recommended 2015-2016 Trial Court Trust Fund Allocations

				2015-2016					
			2014–2015 Allocation	Estimated Restricted Revenue	Reimburse- ment by Courts	Recom- mended Maximum Allocation	Total Recom- mended Allocation	New Item	Recommended to be Funded from the IMF in 2015-16
Program or Project	Appro- priation*	State Operations or Local Assistance	А	В	С	D	E (B+C+D)	F	G
Sargent Shriver Civil Counsel Pilot Program	1	SO	500,000	500,000			500,000		
Equal Access Fund	1	SO	262,000	194,000			194,000		
Court-Appointed Dependency Counsel									
Collections	1	SO	260,000	260,000			260,000		
Statewide Support for Collections Programs	1	SO	625,000			625,000	625,000		
Civil, Small Claims, Probate and Mental									
Health (V3) CMS	1	SO	1,478,521	-		-	-		Y
Phoenix Financial Services	1	SO	106,434		107,000		107,000		
Phoenix Human Resources Services	1	SO	1,349,000		1,360,000		1,360,000		
CLETS Services/Integration	1	SO	-		114,000		114,000		
Children in Dependency Case Training	2	SO	113,000			113,000	113,000		
Sargent Shriver Civil Counsel Pilot Program	2	SO	7,738,000	7,686,000			7,686,000		
Civil, Small Claims, Probate and Mental Health (V3) CMS	2	SO	4,179,616				-		Y
Civil, Small Claims, Probate and Mental Health (V3) CMS (reimbursed by courts)	2	SO	804,863		625,000		625,000		
California Courts Technology Center	2	SO	1,602,750		1,606,000		1,606,000		
Interim Case Management System	2	SO	956,207		843,000		843,000		
Human Resources - Court Investigation	2	SO	-		94,500		94,500		
CLETS Services/Integration	2	SO	-		400,000		400,000		
Other Post Employment Benefits Valuation	2	SO	-		650,000		650,000	-	
Court-Appointed Dependency Counsel	3	LA	103,725,445			103,725,000	103,725,000		
Jury Reimbursements	3	LA	16,000,000			14,500,000	14,500,000		
Replacement Screening Stations									
Reimbursements	3	LA	2,286,000			2,286,000	2,286,000		
Self-Help Center Reimbursements	3	LA	2,500,000			2,500,000			
Elder Abuse Reimbursements	3	LA	332,000			332,000			
California State Auditor Reimbursement	3	LA	325,000			325,000	325,000		
CAC Dependency Counsel Collections Reimbursement	3	LA	996,574	525,200			525,200		
Total	5	LA	146,140,410	9,165,200		124,406,000	139,370,700		
10(a)			140,140,410	9,105,200	5,199,500	124,400,000	139,370,700		

*1 = Judicial Council (Program 30.05); 2 = Trial Court Operations (Program 30.15); 3 = Support for Operation of the Trial Courts (Program 45.10).

		2014-15 JC- Approved	2014-15 Reimbursed	2014-15 Approved	FY 2015-16 TCBAC Allocation Recommendations				
#	Project and Program Title	Allocation	by Courts	Total Allocation	Judicial Council (Staff) ¹	Trial Court Operations ¹	Total		
		Col. A	Col. B	Col. C (Col A + B)	Col. D	Col. E	Col F (Col. D + E)		
1	Children in Dependency Case Training	113,000		113,000	-	113,000	113,000		
2	Sargent Shriver Civil Counsel Pilot Program	8,238,000		8,238,000	500,000	7,686,000	8,186,000		
3	Equal Access Fund	262,000		262,000	194,000	-	194,000		
4	Court-Appointed Dependency Counsel Collections	260,000		260,000	260,000	-	260,000		
5	Statewide Support for Collections Programs	625,000		625,000	625,000	-	625,000		
6	Civil, Small Claims, Probate and Mental Health (V3) CMS	5,658,137	804,863	6,463,000	-	625,000	625,000		
7	Criminal and Traffic (V2) CMS	647,916	326,947	974,863	-	-	-		
8	California Courts Technology Center		1,602,750	1,602,750	-	1,606,000	1,606,000		
9	Interim Case Management System		956,207	956,207	-	843,000	843,000		
10	Phoenix Financial Services		106,434	106,434	107,000	-	107,000		
11	Phoenix HR Services		1,349,000	1,349,000	1,360,000	-	1,360,000		
12	Human Resources - Court Investigation			-	-	94,500	94,500		
13	Other Post Employment Benefits Valuation			-	-	650,000	650,000		
14	CLETS Services/Integration			-	114,000	400,000	514,000		
15	Total, Program/Project Allocations	15,804,053	5,146,201	20,950,254	3,160,000	12,017,500	15,177,500		
16	Estimated State Controller's Office services charges				1,719,000	-	1,719,000		
18	Estimated Budget Act Appropriation and Changes Using Provisional Language Authority ¹	N/A	N/A	N/A	4,879,000	13,025,000	17,904,000		
19	Appropriation Balance	N/A	N/A	N/A	-	1,007,500	1,007,500		

1. Both are state operations appropriations. Provisional language in the State Budget Bill for 2015 (Assembly Bill 103) allows the Judicial Council appropriation authority to be increased for increased revenues that support the Sargent Shriver Civil Counsel Pilot, Equal Access Fund, and Court-Appointed Dependency Counsel Collections. Provisional language also allows up to \$11.274 million to be transferred to the Judicial Council and Trial Court Operations appropriation authority for the recovery of costs for administrative services provided to the trial courts.

Estimated and Recommended 2015-16 TCTF Program 45.10 Allocations vs. Budget Bill Appropriation Level

			Estimated	Estimated	ТСВАС
			2014-15	2015-16	Recommendation
# I	Description	Туре			
			Col. A	Col. B	Col. C
1	I. Prior-Year Ending Baseline Allocation	Base	1,518,726,356	1,591,880,055	
3 1	II. Adjustments				
4	Reduction for Appointed Converted SJO Positions	Base	-702,811	-818,121	
6	III. FY 2014-2015 Allocations				
7	\$86.3 Million in New Funding	Base	86,300,000		
8	\$42.8 Million in Benefits Cost Changes Funding	Base	41,034,166		
9	\$22.7 Million Revenue Shortfall	Base	-22,700,000		
10	2.0% Holdback	Non-Base	-37,882,840	-39,810,420	
	1.5% & 0.5% Emergency Funding & Unspent Funding Allocated Back to	Non-Base	37,882,840	39,810,420	
11	Courts				
12	Final 1% Fund Balance Cap Reduction	Non-Base	-1,711,712		
13	Adjustment for Funding to be Distributed from ICNA	Non-Base	-10,000,000	-50,000,000	
14	Criminal Justice Realignment Funding	Non-Base	9,223,000	9,223,000	
15	Criminal Justice Realignment Funding (FY 2012-13 costs)	Non-Base	130,450		
16	FY 2012-13 Benefits Cost Changes Funding	Base	-29,405,750		
17	Reduction for Appointed Converted SJO Positions	Base	-1,371,906		
19 I	IV. FY 2015-2016 Allocations (Governor's Budget)				
20	\$41.0 Million in Benefits Cost Changes Funding	Base		41,008,000	
21	\$90.1 Million in New Funding	Base		90,060,000	
22	\$26.9 Million Prop 47 workload	Base		26,900,000	
24	V. Allocation for Reimbursements				
25	Court-Appointed Dependency Counsel	Non-Base	103,725,445	103,725,000	103,725,000
26	Jury	Non-Base	16,000,000	14,500,000	14,500,000
27	Replacement Screening Stations	Non-Base	2,286,000	2,286,000	2,286,000
28	Self-Help Center	Non-Base	2,500,000	2,500,000	2,500,000
29	Elder Abuse	Non-Base	332,000	332,000	332,000
30	CSA Audits ¹	Non-Base	325,000	325,000	325,000
31	CAC Dependency Collections Reimbursement	Non-Base	996,574	525,200	525,200
33	VI. Estimated Revenue Distributions				
34	Civil Assessment	Non-Base	98,050,601	113,845,294	
35	Fees Returned to Courts	Non-Base	24,132,589	23,015,939	
36	Replacement of 2% automation allocation from TCIF	Non-Base	10,907,494	10,907,494	
37	Children's Waiting Room	Non-Base	3,126,882	2,948,108	
38	Automated Recordkeeping and Micrographics	Non-Base	2,464,384	2,323,487	
39	Telephonic Appearances Revenue Sharing	Non-Base	943,840	943,840	
41	VII. Miscellaneous Charges				
42	Repayment of FY 2013-14 Cash Advance	Non-Base	-1,734,355		
43	Infrastructure Charges Prior Year Adjustment- Phoenix Services	Non-Base	1,205,668		
44	Judicial Branch Worker's Compensation Fund Premiums	Non-Base	-16,536,015	-16,536,015	
45	Statewide Administrative Infrastructure Charges	Non-Base	-5,146,201	-5,799,500	
46	Fotal		1,833,101,698	1,964,094,781	124,193,200
48	Support for Operation of the Trial Courts Appropriation Budget Act		1,894,142,000	1,990,521,000	
	Transfer to Compensation of Superior Court Judges appropriation due to		-2,755,000	-3,573,000	
49	conversion of subordinate judicial officer positions to judgeships				
	Transfer to Court Interpreters appropriation due to court interpreter		-1,766,000	-1,766,000	
50	portion of \$42.8 million for new benefits funding				
51	Transfer to JBWCF		-16,536,015	-16,536,015	
52 A	Adjusted Appropriation		1,873,084,985	1,968,645,985	
54 I	Estimated Remaining Appropriation		39,983,287	4,551,204	

1 Provision 12 of the 2014 Budget Act requires that \$325,000 be allocated by the Judicial Council in order to reimburse the California State Auditor for the costs of trial court audits.

Trial Court Trust Fund -- Fund Condition Statement

		FY 2012-13 (Year-End Financial Statement)	FY 2013-14 (Year-End Financial Statement)	FY 2014-15 (Estimated) - Without Savings	FY 2014-15 Estimated Savings	FY 2014-15 (Estimated) - With Savings (C + D)	FY 2015-16 (Estimated)
#	Description	Col. A	Col. B	Col. C	Col. D	Col. E	Col. F
1	Beginning Balance	105,535,205	82,346,997	21,218,232	-	21,218,232	26,203,582
2	Prior-Year Adjustments	19,260,408	(2,688,884)	-	2,319,271	2,319,271	-
3	Adjusted Beginning Fund Balance	124,795,613	79,658,114	21,218,232	2,319,271	23,537,503	26,203,582
4	Revenue	1,400,425,164	1,374,450,890	1,329,580,637	-	1,329,580,637	1,333,991,351
5	5 Maintenance of Effort Obligation Revenue	658,893,532	658,755,572	659,050,502	-	659,050,502	659,050,502
6	5 Civil Fee Revenue	408,289,141	384,474,327	358,115,125	-	358,115,125	355,545,183
7		156,455,686	149,578,279	140,834,114	-	140,834,114	131,251,329
8		149,100,873	154,784,402	146,573,331	-	146,573,331	162,148,023
9	0 2	25,194,026	25,360,674	23,582,039	-	23,582,039	24,682,669
10		218,660	94,882	61,232	-	61,232	61,232
11	*	1,484,984 788,263	1,237,263 165,492	1,178,372 185,923	-	1,178,372 185,923	1,140,809 111,604
	General Fund Transfer						
	General Fund Transfer - Revenue Backfill	263,691,000	742,319,017	922,649,000 30,900,000	-	922,649,000 30,900,000	1,048,915,000 50,700,000
	Reduction Offset Transfers	86,709,000	26,080,000	26,080,000	-	26,080,000	6,080,000
	Net Other Transfers/Charges/Reimbursements	(1,639,392)	(4,256,953)	(4,427,415)	-	(4,427,415)	(3,886,415)
	Total Revenue and Transfers/Charges/Reimbursements	1,749,185,772	2,138,592,954	2,304,782,222	-	2,304,782,222	2,435,799,935
-						, , ,	
	3 Total Resources	1,873,981,385	2,218,251,067	2,326,000,454	2,319,271	2,328,319,725	2,462,003,517
	Expenditures/Encumbrances/Allocations						
	Program 30 - Expenditures/Allocations	23,610,313	22,672,123	21,679,128	-	21,679,128	16,896,500
21		3,692,227	3,764,788	4,418,152	-	4,418,152	4,879,000
22	Program 30.15 - Trial Court Operations	19,918,086	18,907,335	17,260,976	-	17,260,976	12,017,500
24	Program 45 - Expenditures/Allocations	1,767,802,888	2,174,214,014	2,287,787,016	(7,600,000)	2,280,187,016	2,424,473,105
25	5 Program 45.10 - Support for Operation of the Trial Courts	1,344,726,911	1,737,394,306	1,833,101,698	(2,000,000)	1,831,101,698	1,964,094,781
26	5 Program 45.25 - Comp. of Superior Court Judges	304,004,469	310,788,986	325,831,000	(5,600,000)	320,231,000	330,011,000
27	Program 45.35 - Assigned Judges	24,624,238	25,496,371	26,047,000	-	26,047,000	26,047,000
28	Program 45.45 - Court Interpreters	84,483,339	90,983,918	94,560,000	-	94,560,000	96,296,000
29	Program 45.55 - Grants	9,963,931	9,550,433	8,247,318	-	8,247,318	8,024,325
30	Item 601 - Redevelopment Agency Writ Case Reimbursements	221,186	146,697	250,000	-	250,000	-
31	Total, Expenditures/Encumbrances/Allocations	1,791,634,387	2,197,032,835	2,309,716,144	(7,600,000)	2,302,116,144	2,441,369,605
	2 Ending Fund Balance	82,346,997	21,218,232	16,284,311	9,919,271	26,203,582	20,633,912
34	Fund Balance Detail						
35	Restricted Fund Balance	16,219,124	18,564,478	16,963,659	-	16,963,659	16,963,659
36		12,924,808	14,734,148	14,734,148	-	14,734,148	14,734,148
37		2,315,264	1,003,276	820,910	-	820,910	820,910
38	Redevelopment Agency Writ Case Reimbursements	1,778,814	1,632,117	1,382,117	-	1,382,117	1,382,117
39	Refund to courts of overcharges for JCC services	-	1,168,453	-	-	-	-
40	Sargent Shriver Civil Counsel	(799,762)	26,484	26,484	-	26,484	26,484
	Unrestricted Fund Balance	66,127,873	2,653,755	(679,348)	9,919,271	9,239,923	3,670,253
47	Revenue and Transfers Annual Surplus/(Deficit)	(42,448,616)	(58,439,881)	(4,933,922)	7,600,000	2,666,078	(5,569,670)



JUDICIAL COUNCIL OF CALIFORNIA

TRIAL COURT BUDGET ADVISORY COMMITTEE

TRIAL COURT BUDGET ADVISORY COMMITTEE

REVENUE AND EXPENDITURE SUBCOMMITTEE

Materials for March 10-11, 2015 Meeting

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FY 2015–2016 Trial Court Trust Fund Allocations from the Judicial Council, Trial Court Operations, and Support for Operation of the Trial Courts Appropriations

Issue

The Judicial Council Finance Office recommends the Revenue and Expenditure Subcommittee consider making allocation recommendations at this meeting for the programs and projects funded from the Trial Court Trust Fund (TCTF) Judicial Council (Program 30.05) and Trial Court Operations (Program 30.15) appropriations as well as specific programs that reimburse trial court costs from the Support for Operation of the Trial Courts (Program 45.10) appropriation. These allocations can be considered earlier in the budget process because the majority of these programs' and projects' allocation amounts would be considered non-discretionary and uninfluenced by the Budget Act as they are either funded by statutorily-restricted revenues, statutorily-mandated at a specific amount, or have no impact on TCTF fund balance as they are services that, per Judicial Council policy, are fully reimbursed by some or all trial courts in return for requested services (Recommendations 1 and 3). For those programs and projects whose allocation amounts are not dictated by statute or council policy, subcommittee recommendations could be made allowing for the contingency that the allocations could be revisited, if necessitated by material changes in the Budget Act (Recommendations 2 and 4).

Previous Judicial Council and Trial Court Budget Advisory Committee Action

The intent is for the Trial Court Budget Advisory Committee (TCBAC) to bring these recommendations to the Judicial Council's April 16, 2015 business meeting.

For 2014–2015, the TCBAC's recommendations to move the \$6.3 million allocation for costs of the V2 and V3 case management systems to the IMF, discontinue the \$20 million transfer from the IMF to the TCTF, and to move the \$625,000 allocation for the costs of the Statewide Support for Collections Programs to the TCTF were approved by the council in April 2014. In response to the Governor's May Revision proposal for the 2014–2015 Budget, the council in June 2014 approved the TCBAC recommendation to keep the allocation for costs of the V2 and V3 case management systems within the TCTF if the \$20 million transfer from the IMF to the TCTF continued in 2014–2015.

Fiscal Status of the Trial Court Trust Fund

In the Governor's proposed 2015 budget, the Governor proposes to discontinue the \$20 million transfer from the IMF to the TCTF and a \$50.7 million General Fund backfill for the continued decline in fee and assessment revenues that support courts' base allocation. Assuming no more costs for the V2 system, the V3 system moves to the IMF, and that the Governor's proposed backfill does not change, the projected 2015–2016 ending fund balance of the TCTF is \$20.6 million (see 1B, column F, row 32). Because about \$17.0 million are monies that are either statutorily restricted or restricted by the council (mainly savings related to the Program 45.45

court interpreter appropriation), the unrestricted fund balance is \$3.7 million (see 1B, column F, row 41). Assuming \$3.2 million in judges' compensation savings in 2015–2016, the TCTF would have a revenue shortfall of \$5.6 million (see 1B, column F, row 43). The subcommittee is not being asked to address this shortfall at this meeting, but can consider this information when reviewing Recommendation 4.

Recommendations 1 and 2

The Judicial Council Finance Office recommends the Revenue and Expenditure Subcommittee recommend to the TCBAC for consideration by the Judicial Council:

- 1. Allocate \$13.181 million from the TCTF Judicial Council (Program 30.05) and Trial Court Operations (Program 30.15) appropriations for those programs and projects funded by statutorily-restricted revenues or have no impact on TCTF fund balance as they are fully reimbursed by the courts; and
- 2. Allocate \$738,000 from the TCTF Judicial Council and Trial Court Operations appropriations to the Children in Dependency Case Training program and Statewide Support for Collections Programs continuing their 2014–2015 amounts.

Recommendations 1 and 2 Rationale

The Judicial Council and Trial Court Operations appropriations respectively fund the costs of Judicial Council staff and the operational costs for statewide administrative infrastructure programs that support the trial courts. In addition, the Trial Court Operations appropriation funds a grant program, the Sargent Shriver Civil Counsel Pilot Program.

Of the programs and projects recommended to be funded from Judicial Council and Trial Court Operations expenditure authority in FY 2015–2016, those included in Recommendation 1 are either funded by revenues that, per statute, are to be used solely by that program with their recommended allocation amounts reflecting current estimated revenues (Sargent Shriver Civil Counsel Pilot Program, Equal Access Fund, Court-Appointed Dependency Counsel Collections), or whose allocations, based on Judicial Council policy, are fully reimbursed by courts and their recommended allocation amounts reflecting the estimated costs to be reimbursed based on anticipated services (Civil, Small Claims, Probate and Mental Health (V3) CMS, California Courts Technology Center, Interim Case Management System, Phoenix Financial and Human Resources Services).¹ In both instances, these allocations have no impact on the TCTF unrestricted fund balance as unspent revenues would be restricted in the fund balance or there is no actual cost to the fund at all. The program's or project's budgets, if necessary, will be updated to reflect the actual program revenues or the actual program costs to be reimbursed.

The two other programs contained in Recommendation 2, with no proposed changes from their 2014–2015 allocation level, are the Children in Dependency Case Training program and

¹ Report to the Judicial Council. April 21, 2006, <u>http://www.courtinfo.ca.gov/jc/documents/reports/0406ItemF-2.pdf</u>

Statewide Support for Collections Programs. The TCTF received a General Fund transfer increase in FY 2007–2008 to fund the Children in Dependency Case Training program to help the Judicial Branch comply with Assembly Bill 2480 (Stats. 2006, ch. 385) which concerns the appointment of counsel for children in appeals of dependency court orders. The council approved the move of the Statewide Support for Collections Programs allocation to the TCTF from the IMF in April 2014.

Table 1 displays the proposed allocations from the TCTF Judicial Council and Trial Court Operations expenditure authority organized by recommendation. Attachment 1C provides additional detail of the allocation amounts by program and project. Attachment 1D provides the description of these projects and programs.

	2014-2015	Recommended 2015–2016	
Program or Project Title	Allocation	Allocation	
Recommendation 1			
Sargent Shriver Civil Counsel Pilot Program	\$8,238,000	\$8,186,000	
Equal Access Fund	\$262,000	\$194,000	
Court-Appointed Dependency Counsel Collections	\$260,000	\$260,000	
Civil, Small Claims, Probate and Mental Health (V3) CMS	\$6,463,000	\$625,000	
California Courts Technology Center	\$1,602,750	\$1,606,000	
Interim Case Management System	\$956,207	\$843,000	
Phoenix Financial Services	\$106,434	\$107,000	
Phoenix Human Resources Services	\$1,349,000	\$1,360,000	
Subtotal, Recommendation 1	\$19,237,391	\$13,181,000	
Recommendation 2			
Children in Dependency Case Training	\$113,000	\$113,000	
Statewide Support for Collections Programs	\$625,000	\$625,000	
Subtotal, Recommendation 2	\$738,000	\$738,000	
Total	\$19,975,391	\$13,919,000	

Table 1. Recommended 2015–2016 TCTF Judicial Council and Trial Court Operations One-Time Allocations

Attachment 8

TCTF Judicial Council and Trial Court Operations Expenditure Authority.

There is estimated to be sufficient expenditure authority for the recommended allocations. The Governor's proposed State Budget for 2015 (Assembly Bill 103) provides \$4.85 million in expenditure authority for Judicial Council allocations and \$13.03 million for Trial Court Operations allocations. The recommended allocations are \$3.05 million from the Judicial Council appropriation and \$10.87 million from the Trial Court Operations appropriation (see Attachment 1C, columns D and E, line 12). There is also provisional language in the State Budget bill that allows for this authority to be increased, if needed.

Recommendations 3 and 4

The Judicial Council Finance Office recommends the Revenue and Expenditure Subcommittee recommend to the TCBAC for consideration by the Judicial Council:

- 3. Allocate \$850,139 from the TCTF Support for Operation of the Trial Courts (Program 45.10) appropriation to reimburse trial court costs for court-appointed dependency counsel collections and California State Auditor audits, allocations that are funded by statutorily-restricted revenues or statutorily-mandated at a specific amount; and
- 4. Allocate \$123.343 million from the TCTF Support for Operation of the Trial Courts (Program 45.10) appropriation for specific programs that reimburse trial court costs.

Recommendations 3 and 4 Rationale

The subcommittee is being asked to consider only specific programs that reimburse trial court costs from the TCTF Support for Operation of the Trial Courts appropriation as other allocations depend on enactment of the State Budget or are items that don't require Judicial Council action. Attachment 1E provides the estimated allocation amounts for 2015–2016 for the Support for Operation of the Trial Courts appropriation and identifies those allocations recommended for the subcommittee's consideration at this meeting (see Column C, rows 25 to 31).

The two programs contained in Recommendation 3 are funded by statutorily-restricted revenues or statutorily-mandated at a specific amount and, as a result, give the Judicial Council no substantive discretion in the allocation amount of these programs. Regarding the California State Auditor audits allocation, the Budget bill (Assembly Bill 103) includes provisional language that "\$325,000 shall be allocated by the Judicial Council in order to reimburse the California State Auditor for the costs of trial court audits." For the court-appointed dependency counsel collections allocation, statute requires the Judicial Council to allocate the monies remitted through the Juvenile Dependency Counsel Collections Program to the trial courts for use to reduce court- appointed attorney caseloads to the council's approved standard. The \$525,139 recommended allocation reflects the estimated 2014–2015 revenue available for distribution to the courts from the program in 2015–2016. The program's budget, if necessary, will be updated to reflect the actual program revenues. The council has already approved a formula for allocating monies related to the dependency collections program

For four of the five programs included in Recommendation 4, because they defray or help defray unavoidable and essential trial court costs, the 2015–2016 recommended allocation of \$108.8 million from the Trial Court Trust Fund, using Support for Operation of the Trial Courts expenditure authority, should be maintained at the 2014–2015 levels for the following items:

- Court-appointed dependency counsel (\$103.7 million);
- Self-help center (\$2.5 million);
- Replacement screening stations (\$2.3 million); and
- Elder abuse (\$332,000).

Over the past three years, these programs have generally distributed their full allocation. It should also be noted that in the current State Budget bill, there is a provision for the TCTF stating that "\$103,700,000 is available to support Court-Appointed Dependency Counsel workload."

For the fifth program, jury reimbursements, the Finance Office recommends the 2015–2016 allocation of \$14.5 million, a reduction of \$1.5 million from the 2014–2015 allocation amount. Recent jury reimbursement activity indicates that this reduced allocation amount would still be sufficient to defray trial court costs, allowing for the savings to offset any TCTF revenue shortfalls. The reimbursement for 2013–2014 was \$13.9 million. The 2014–2015 reimbursement is estimated to be \$14.0 million. The latest five year average of program expenditures is \$15.1 million and the latest three year average is \$14.5 million. Staff also recommend that if statewide allowable jury expenditures exceed the allocation, that a year-end adjustment be made to courts' allocations to ensure each court receives a share of the \$14.5 allocation based on their share of the statewide allowable jury expenditures. This would allow courts to benefit equally from the allocation regardless of when their jury expenditures are incurred.

If the amount of funding provided in the 2015 Budget Act is materially different from what was proposed in the Governor's Budget, the Revenue and Expenditure Subcommittee or TCBAC may revisit these allocations and present revised recommendations for the Judicial Council's consideration at its July 23, 2015 meeting.

Attachment 1F provides the description of these programs.

Pending FY 2015–2016 TCTF allocation recommendations for Judicial Council.

Assuming the timely enactment of the 2015 State Budget, the TCBAC intends to bring recommendations for the council's consideration at its July 23, 2015 meeting regarding new funding allocations and historical funding reallocations based on the Workload-based Allocation and Funding Model (WAFM); trial court benefits cost changes funding, Proposition 47 workload-related funding, allocation of the statutorily-required 2 percent set-aside; preliminary

allocation adjustments related to the 1 percent cap on trial courts' reserves; and, if necessary, reductions related to the aforementioned \$5.6 million projected revenue shortfall. The TCBAC may also bring back changes to what is being recommended in this report.

There are a number of items that the council will not be asked to act on because they either are required by the Budget Act (a \$50 million distribution from the Immediate & Critical Needs Account for court operations, (see 1E, Column B, row 13), have already been acted upon by the council (various revenue distributions), are required by statute (various revenue distributions), and are authorized charges for the cost of programs.

Alternative to Recommendation 4

The 2015–2016 allocations for programs that reimburse trial court costs are reduced from their 2014–2015 levels to offset a portion of the projected revenue shortfall.

Trial Court Trust Fund -- Fund Condition Statement

		FY 2012-13 (Year-End Financial Statement)	FY 2013-14 (Year-End Financial Statement)	FY 2014-15 (Estimated) - Without Savings	FY 2014-15 Estimated Savings	FY 2014-15 (Estimated) - With Savings (C + D)	FY 2015-16 (Estimated)
#	Description	Col. A	Col. B	Col. C	Col. D	Col. E	Col. F
1	Beginning Balance	105,535,205	82,346,997	21,218,232	-	21,218,232	26,203,748
2	Prior-Year Adjustments	19,260,408	(2,688,884)	-	2,319,271	2,319,271	-
3	Adjusted Beginning Fund Balance	124,795,613	79,658,114	21,218,232	2,319,271	23,537,503	26,203,748
4	Revenue	1,400,425,164	1,374,450,890	1,329,580,637	-	1,329,580,637	1,333,991,351
5	Maintenance of Effort Obligation Revenue	658,893,532	658,755,572	659,050,502	-	659,050,502	659,050,502
ϵ	Civil Fee Revenue	408,289,141	384,474,327	358,115,125	-	358,115,125	355,545,183
7		156,455,686	149,578,279	140,834,114	-	140,834,114	131,251,329
8		149,100,873	154,784,402	146,573,331	-	146,573,331	162,148,023
9		25,194,026	25,360,674	23,582,039	-	23,582,039	24,682,669
10	Interest from SMIF Sanctions and Contempt Fines	218,660 1,484,984	94,882	61,232 1,178,372	-	61,232 1,178,372	61,232 1,140,809
12		788,263	<u>1,237,263</u> 165,492	1,178,572	-	1,178,572	111,604
13		263,691,000	742,319,017	922,649,000	_	922,649,000	1,048,915,000
14	General Fund Transfer - Revenue Backfill	-	-	30,900,000	-	30,900,000	50,700,000
15	Reduction Offset Transfers	86,709,000	26,080,000	26,080,000	-	26,080,000	6,080,000
	Net Other Transfers/Charges/Reimbursements	(1,639,392)	(4,256,953)	(4,427,415)	_	(4,427,415)	(3,886,415)
17	· · · · ·	1,749,185,772	2,138,592,954	2,304,782,222	-	2,304,782,222	2,435,799,935
18	Total Resources	1,873,981,385	2,218,251,067	2,326,000,454	2,319,271	2,328,319,725	2,462,003,683
19	Expenditures/Encumbrances/Allocations	, , ,	, , ,	, , ,	, ,	, , ,	, , ,
20	*	23,610,313	22,672,123	21,679,128	-	21,679,128	15,638,000
21	Program 30.05 - Judicial Council (Staff)	3,692,227	3,764,788	4,418,152	-	4,418,152	4,765,000
22	Program 30.15 - Trial Court Operations	19,918,086	18,907,335	17,260,976	-	17,260,976	10,873,000
24	Program 45 - Expenditures/Allocations	1,767,802,888	2,174,214,014	2,287,786,850	(7,600,000)	2,280,186,850	2,425,731,823
25	Program 45.10 - Support for Operation of the Trial Courts	1,344,726,911	1,737,394,306	1,833,101,698	(2,000,000)	1,831,101,698	1,965,353,665
26	Program 45.25 - Comp. of Superior Court Judges	304,004,469	310,788,986	325,831,000	(5,600,000)	320,231,000	330,011,000
27	Program 45.35 - Assigned Judges	24,624,238	25,496,371	26,047,000	-	26,047,000	26,047,000
28	Program 45.45 - Court Interpreters	84,483,339	90,983,918	94,559,834	-	94,559,834	96,295,834
29	Program 45.55 - Grants	9,963,931	9,550,433	8,247,318	-	8,247,318	8,024,325
30	Item 601 - Redevelopment Agency Writ Case Reimbursements	221,186	146,697	250,000	-	250,000	-
31	Total, Expenditures/Encumbrances/Allocations	1,791,634,387	2,197,032,835	2,309,715,978	(7,600,000)	2,302,115,978	2,441,369,823
32	Ending Fund Balance	82,346,997	21,218,232	16,284,477	9,919,271	26,203,748	20,633,860
34	Fund Balance Detail						
35	Restricted Fund Balance	16,219,124	18,564,478	16,963,659	-	16,963,659	16,963,659
36	Court Interpreter Program	12,924,808	14,734,148	14,734,148	-	14,734,148	14,734,148
37	Court-Appointed Dependency Counsel Collections	2,315,264	1,003,276	820,910	-	820,910	820,910
38	Redevelopment Agency Writ Case Reimbursements	1,778,814	1,632,117	1,382,117	-	1,382,117	1,382,117
39	Refund to courts of overcharges for JCC services	-	1,168,453	-	-	-	-
40		(799,762)	26,484	26,484	-	26,484	26,484
41	Unrestricted Fund Balance	66,127,873	2,653,755	(679,182)	9,919,271	9,240,089	3,670,201
43	Revenue and Transfers Annual Surplus/(Deficit)	(42,448,616)	(58,439,881)	(4,933,756)	7,600,000	2,666,244	(5,569,888)

TCTF Judicial Council and Trial Court Operations Appropriations Allocations

		2014-15 JC- Approved	2014-15 Reimbursed	2014-15 Approved	FY 2015-16 TCBAC Revenue & Expenditure Subcommittee Recommendations		mittee
#	Project and Program Title	Allocation	by Courts	Total Allocation	Judicial Council (Staff) ¹	Trial Court Operations	Total
		Col. A	Col. B	Col. C (Col A + B)	Col. D	Col. E	Col F (Col. D + E)
1	Children in Dependency Case Training	113,000		113,000	-	113,000	113,000
2	Sargent Shriver Civil Counsel Pilot Program	8,238,000		8,238,000	500,000	7,686,000	8,186,000
3	Equal Access Fund	262,000		262,000	194,000	-	194,000
4	Court-Appointed Dependency Counsel Collections	260,000		260,000	260,000	-	260,000
5	Statewide Support for Collections Programs	625,000		625,000	625,000	-	625,000
6	Civil, Small Claims, Probate and Mental Health (V3) CMS	5,658,137	804,863	6,463,000	-	625,000	625,000
7	Criminal and Traffic (V2) CMS	647,916	326,947	974,863	-	-	-
8	California Courts Technology Center		1,602,750	1,602,750	-	1,606,000	1,606,000
9	Interim Case Management System		956,207	956,207	-	843,000	843,000
10	Phoenix Financial Services		106,434	106,434	107,000	-	107,000
11	Phoenix HR Services		1,349,000	1,349,000	1,360,000	-	1,360,000
12	Total, Program/Project Allocations	15,804,053	5,146,201	20,950,254	3,046,000	10,873,000	13,919,000
13	Estimated State Controller's Office services charges				1,719,000	-	1,719,000
14	Estimated Budget Act Appropriation and Changes Using Provisional Language Authority ¹	N/A	N/A	N/A	4,852,000	13,025,000	17,877,000
15	Appropriation Balance	N/A	N/A	N/A	87,000	2,152,000	2,239,000

1. Provisional language in the FY 2014-15 Budget Act allows the Judicial Council appropriation authority to be increased for increased revenues that support the Sargent Shriver Civil Counsel Pilot, Equal Access Fund, and Court-Appointed Dependency Counsel Collections. Description of Judicial Council and Trial Court Operations Projects/Programs Proposed to the TCBAC Revenue and Expenditure Subcommittee by the JCC for FY 2015–2016

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OPERATIONS AND PROGRAMS DIVISION

Center for Families, Children, and the Courts

Children in Dependency Case Training

Proposed 2015–2016 Allocation – \$113,000; no change from 2014–2015

Description:

Program provides training designed to improve the trial and appellate advocacy skills of juvenile dependency court-appointed attorneys. All trial courts are eligible to send attorneys to this training. These funds are used to hire expert faculty and to support attendees' travel. Attorneys educated in advanced trial skills save court costs by improving hearing efficiency, avoiding continuances, and adhering to federal standards for timeliness. If they are educated in establishing an adequate record, identifying issues for appeal, and meeting the appropriate timelines for writs and appeals, attorneys save the appellate courts considerable time by providing thorough and timely filings.

1**D**

Sargent Shriver Civil Counsel Pilot Program

Proposed 2015–2016 Allocation – \$8,186,000; \$52,000 decrease from 2014–2015

Description:

This directed funding implements a pilot program required by Government Code section 68651 (AB 590-Feuer). Project funds come from a restricted \$10 supplemental filing fee on certain postjudgment motions. The funding supports six pilot programs, which are each a partnership of a legal services nonprofit corporation, the court, and other legal services providers in the community. The programs provide legal representation to low-income Californians (at or below 200 percent of the federal poverty level) in housing, child custody, probate conservatorship, and guardianship matters. Since not all eligible low-income parties with meritorious cases can be provided with legal representation, the court partners receive funds to implement improved court procedures, personnel training, case management and administration methods, and best practices.

Pilot programs were selected through a competitive RFP process and approved by the Judicial Council. The projects are located in Kern, Los Angeles, San Diego, San Francisco, Santa Barbara, and Yolo counties. The San Francisco Superior Court did not request funding for the project. Government Code 68651 provides that the "participating projects shall be selected by a committee appointed by the Judicial Council with representation from key stakeholder groups, including judicial officers, legal services providers, and others, as appropriate... Projects approved pursuant to this section shall initially be authorized for a three-year period, commencing July 1, 2011, subject to renewal for a period to be determined by the Judicial Council, in consultation with the participating project in light of the project's capacity and success...."

The majority of administrative funds are being used for the evaluation of the pilot project as the statute requires the Judicial Council to submit a study of the project to the Governor and Legislature by January 2016. "The study shall report on the percentage of funding by case type and shall include data on the impact of counsel on equal access to justice and the effect on court administration and efficiency, and enhanced coordination between courts and other government service providers and community resources. This report shall describe the benefits of providing representation to those who were previously not represented, both for the clients and the courts, as well as strategies and recommendations for maximizing the benefit of that representation in the future. The report shall describe and include data, if available, on the impact of the pilot program on families and children. The report also shall include an assessment of the continuing unmet needs and, if available, data regarding those unmet needs." This study should provide useful information to all courts on effective ways of handling these cases.

The pilots focus on providing representation in cases where one side is generally represented and the other is not. These are typically the most difficult cases for both the litigants and the courts. The intent is not only to improve access to the courts and the quality of justice obtained by those low-income individuals who would otherwise not have counsel, but also to allow court calendars

that currently include many self-represented litigants to be handled more effectively and efficiently. The legislature found that the absence of representation not only disadvantages parties, but has a negative effect on the functioning of the judicial system. "When parties lack legal counsel, courts must cope with the need to provide guidance and assistance to ensure that the matter is properly administered and the parties receive a fair trial or hearing. Such efforts, however, deplete scarce court resources and negatively affect the courts' ability to function as intended, including causing erroneous and incomplete pleadings, inaccurate information, unproductive court appearances, improper defaults, unnecessary continuances, delays in proceedings for all court users and other problems that can ultimately subvert the administration of justice."

Equal Access Fund

Proposed 2015–2016 Allocation – \$194,000; \$68,000 decrease from 2014–2015

Description:

For the last 13 years, the state Budget Act has contained a provision for the allotment of \$10 million to an Equal Access Fund "to improve equal access and the fair administration of justice." In 2005, the Uniform Civil Fees and Standard Fee Schedule Act was approved by the Legislature and the Governor. That act established a new distribution of \$4.80 per filing fee to the Equal Access Fund in the Trial Court Trust Fund. The estimated revenue from filing fees for the fund is \$5.7 million per year.

The Budget Act provides that 90% of the funds are to support agencies providing civil legal assistance for low-income persons. The Business and Professions Code sets forth the criteria for distribution of those funds. 10% of the funds support partnership grants to eligible legal services agencies providing self-help assistance at local courts. Organizations must complete specific applications for these funds and have the approval of their courts. The Budget Act allocates up to 5% for administrative costs. Two thirds of the administrative costs go to the State Bar and 1/3 to AOC.

AOC administrative funds cover the costs of staffing to distribute and administer the grants, provide technical assistance and training support for the legal services agencies and courts, as well as the cost of Commission expenses, accounting and programmatic review. It further provides staff support to develop on-line document assembly programs and other assistance for partnership grant projects.

The program serves all 58 courts by providing support to legal services programs which assist litigants with their legal matters. Thirty-three partnership grant programs operate 33 self-help centers in 28 courts. Parties who receive legal services – either fully or partly represented or helped in self-help centers – generally save the court valuable time and resources by helping litigants have better prepared pleadings, more organized evidence, and more effective presentation of their cases. Legal services programs also save significant time for courts by

helping litigants understand their cases and helping them to settle whenever possible. Often a consultation with a lawyer is helpful for potential litigants to understand when they do not have a viable court case.

The administrative funds also provides the staff support to develop on-line document assembly programs and other instructional materials developed in partnership grant programs which are available to courts throughout the state.

Court-Appointed Dependency Counsel Collections

Proposed 2015–2016 Allocation – \$260,000, no change from FY 2014–2015 Allocation

Description:

Welfare and Institutions Code section 903.47 mandates the collections program. This funding provides staffing for the program. Collections program staff assists trial courts in implementing the program in a variety of ways. A dedicated Serranus webpage, maintained by staff, provides quick access to the guidelines, optional forms, and other program resources. Staff also administers a listserv for judicial officers and court staff to share questions and information with program staff and each other. The attorney drafts program guidelines and forms, ensures program compliance with statute, and works directly with courts on implementing the program. The attorney also advises the courts and advisory committees on any legal questions regarding the program. The program analyst guides courts in completing the required implementation reports, receives and processes the reports, and follows up with individual courts as required. Staff hosts a monthly conference call to field implementation questions from the courts and provide courts with another forum for sharing information.

ADMINISTRATIVE DIVISION

Finance Office

Statewide Support for Collections Programs

Proposed 2015–2016 Allocation – \$625,000, no change from FY 2014–2015 Allocation

Description:

The JCC Revenue and Collections Unit represents the only centralized professional and technical assistance team available to courts and counties statewide regarding issues relating to the collection and distribution of court-ordered debt and associated revenue. Support provided ranges from assistance with annual reporting requirements, collections master and participation agreements, operational reviews of individual collection programs, as well as daily assistance with policy and statutory guidance. The unit recently assumed lead responsibility for responding to trial court revenue distribution inquiries as well as the planning and execution of related statewide training in partnership with the State Controller's Office.

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Information Technology Office

Civil, Small Claims, Probate and Mental Health (V3) Case Management System Proposed FY 2015–2016 Allocation – \$625,000, \$5,838,000 decrease from FY 2014–2015

Description:

The Civil, Small Claims, Probate and Mental Health case management system (CMS V3) is deployed at the California Court Technology Center (CCTC) for three Superior Courts: Sacramento, San Joaquin, and Ventura. It is hosted locally by two Superior Courts: Orange and San Diego. CMS V3 processes 25 percent of all civil cases statewide. V3 functionality enables the courts to process and administer their civil caseloads, automating activities in case initiation and maintenance, courtroom proceedings, calendaring, work queue, payment and financial processing. All V3 courts are now using the latest version of the V3 application. This model allows for a single deployment and common version of the software, avoiding the cost of three separate installations.

The TCTF V3 program costs are fully reimbursed by the participating hosted courts. Courts reimburse the TCTF via the annual Schedule C process, where the V3 courts confirm agreed upon technical charges. Once V3 charges are confirmed by the courts, their monthly distributions are reduced over the year in the amount of the charges.

California Courts Technology Center (CCTC) – Operations

Proposed 2015–2016 Allocation – \$1,606,000, \$3,250 increase from FY 2014–2015 Allocation

Description:

In alignment with Judicial Council directives to affirm development and implementation of statewide technology initiatives, the CCTC program provides a Judicial Branch Technology Center for use by all courts.

Funding is utilized for maintaining core services and court requested services. Services include: operational support; data network management, desktop computing and local server support; tape back-up and recovery; help desk services; email services; and a dedicated service delivery manager. These services allow the courts to rely on the skills and expertise of the maintenance and support within the CCTC to remediate defects, implement legislative updates, configure and install software and hardware upgrades, and address other minor and critical issues.

The TCTF CCTC program costs are fully reimbursed by the participating courts. Courts reimburse the TCTF via the annual Schedule C process, where the courts confirm agreed upon technical charges. Once charges are confirmed by the courts, their monthly distributions are reduced over the year in the amount of the charges.

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Interim Case Management System

Proposed 2015–2016 Allocation – \$843,000, \$113,207 decrease from FY 2014–2015 Allocation

Description:

The ICMS unit provides program support to trial courts with case management systems hosted at the California Courts Technology Center (CCTC). Currently, there are ten courts with the Sustain Justice Edition (SJE) CMS hosted at the CCTC. The support for the CCTC-hosted courts include project management and technical expertise for maintenance and operations activities, such as implementation of legislative updates, application upgrades, production support, disaster recovery services, CCTC infrastructure upgrades, and patch management.

The CCTC hosted SJE courts benefit from a shared hosting environment which provides services such as disaster recovery, system redundancy, layered security architecture, help desk and centralized production support resources. The ITO administers and coordinates all vendor services and payments centrally, eliminating the need for courts to contract separately with vendors or pay vendors directly to locally host SJE.

The TCTF ICMS program costs are fully reimbursed by the participating courts. Courts reimburse the TCTF via the annual Schedule C process, where the courts confirm agreed upon technical charges. Once charges are confirmed by the courts, their monthly distributions are reduced over the year in the amount of the charges.

Trial Court Administrative Services Office

Phoenix Financial and Human Resources Services

Proposed 2015–2016 Allocation – \$1,467,000, \$11,566 increase from FY 2014–2015 Allocation

Description:

The Judicial Council has sought to establish an administrative infrastructure at the state and local levels to provide appropriate accountability for the legally compliant, effective, and efficient use of resources; to provide the necessary information to support policymaking responsibilities; and consistently and reliably provide the administrative tools to support day-to-day operations.

The Phoenix Program supports this goal effectively by implementing a system that provides for uniform processes and standardized accounting and reporting, and provides human capital management and payroll services to the courts in a cost-effective and efficient manner.

Beyond the typical day-to-day workload of paying invoices, processing jury checks, processing payroll, procuring goods and services, and managing trust and treasury on behalf of the courts, the Shared Services Center workload is also generated by unforeseen changes. Such changes include changes in:

- (1) Tax laws, such as the Obama health care plan;
- (2) Legislation, such as the Judicial Branch Contract law;

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- (3) Accounting best practices, such as GASB 54;
- (4) Collective bargaining agreements;
- (5) Benefit plans which occur naturally and typically each year; and
- (6) Court specific projects, such as reorganizations.

A portion of the workload is cyclical, but other activities and/or requests for services from the courts happen on an ad hoc basis.

The TCTF Phoenix program costs are fully reimbursed by the participating courts. For Phoenix Financial Services, these costs relate only to the Virtual Buyer program. Courts reimburse the TCTF via the annual Schedule C process, where the courts confirm agreed upon technical charges. Once charges are confirmed by the courts, their monthly distributions are reduced over the year in the amount of the charges.

FY 2014-15 and FY 2015-16 Trial Court Trust Fund Support for Operation of the Trial Courts: Appropriation vs. Estimated/Approved Allocations

		Estimated	Estimated	For TCBAC
		2014-15	2015-16	Subcommittee Consideration
# Description	Type			on March 10
	Туре	Col. A	Col. B	Col. C
1 I. Prior-Year Ending Baseline Allocation	Base	1,518,726,356	1,591,880,055	C01. C
	2000	1,010,120,000	1,000,000	
3 II. Adjustments 4 Reduction for Appointed Converted SJO Positions	Base	-702,811	-818,121	
	Dase	-702,811	-010,121	
6 III. FY 2014-2015 Allocations	Duri	96 200 000		
7 \$86.3 Million in New Funding	Base	86,300,000 41,034,166		
 8 \$42.8 Million in Benefits Cost Changes Funding 9 \$22.7 Million Revenue Shortfall 	Base	, ,		
	Base Non-Base	-22,700,000 -37,882,840	20 810 420	
10 2.0% Holdback 1.5% & 0.5% Emergency Funding & Unspent Funding Allocated Back		-37,882,840	-39,810,420 39,810,420	
11 Courts	k to mon-base	57,882,840	39,810,420	
12 Final 1% Fund Balance Cap Reduction	Non-Base	-1,711,712		
13 Adjustment for Funding to be Distributed from ICNA	Non-Base	-10,000,000	-50,000,000	
14 Criminal Justice Realignment Funding	Non-Base	9,223,000	9,223,000	
15 Criminal Justice Realignment Funding (FY 2012-13 costs)	Non-Base	130,450		
16 FY 2012-13 Benefits Cost Changes Funding	Base	-29,405,750		
17 Reduction for Appointed Converted SJO Positions	Base	-1,371,906		
19 IV. FY 2015-2016 Allocations (Governor's Budget)				
20 \$41.0 Million in Benefits Cost Changes Funding	Base		41,008,000	
21 \$90.1 Million in New Funding	Base		90,060,000	
22 \$26.9 Million Prop 47 workload	Base		26,900,000	
24 V. Allocation for Reimbursements				
25 Court-Appointed Dependency Counsel	Non-Base	103,725,445	103,725,445	103,725,445
26 Jury	Non-Base	16,000,000	14,500,000	14,500,000
27 Replacement Screening Stations	Non-Base	2,286,000	2,286,000	2,286,000
28 Self-Help Center	Non-Base	2,500,000	2,500,000	2,500,000
29 Elder Abuse	Non-Base	332,000	332,000	332,000
30 CSA Audits ¹	Non-Base	325,000	325,000	325,000
31 CAC Dependency Collections Reimbursement	Non-Base	996,574	525,139	525,139
33 VI. Estimated Revenue Distributions				
34 Civil Assessment	Non-Base	98,050,601	113,845,294	
35 Fees Returned to Courts	Non-Base	24,132,589	23,015,939	
36 Replacement of 2% automation allocation from TCIF	Non-Base	10,907,494	10,907,494	
37 Children's Waiting Room	Non-Base	3,126,882	2,948,108	
38 Automated Recordkeeping and Micrographics	Non-Base	2,464,384	2,323,487	
39 Telephonic Appearances Revenue Sharing	Non-Base	943,840	943,840	
41 VII. Miscellaneous Charges				
42 Repayment of FY 2013-14 Cash Advance	Non-Base	-1,734,355		
43 Infrastructure Charges Prior Year Adjustment- Phoenix Services	Non-Base	1,205,668		
44 Judicial Branch Worker's Compensation Fund Premiums	Non-Base	-16,536,015	-16,536,015	
45 Statewide Administrative Infrastructure Charges	Non-Base	-5,146,201	-4,541,000	
46 Total		1,833,101,698	1,965,353,665	124,193,584
48 Support for Operation of the Trial Courts Appropriation Budget Act		1,894,142,000	1,990,521,000	
Transfer to Compensation of Superior Court Judges appropriation due	to	-2,755,000	-3,573,000	
49 conversion of subordinate judicial officer positions to judgeships		1 7 65 00 4	1 777 024	
Transfer to Court Interpreters appropriation due to court interpreter		-1,765,834	-1,765,834	
50 portion of \$42.8 million for new benefits funding51 Transfer to JBWCF		-16,536,015	-16,536,015	
52 Adjusted Appropriation		1,873,085,151	1,968,646,151	
		39,983,453	3,292,486	
54 Estimated Remaining Appropriation 1 Provision 12 of the 2014 Budget Act requires that \$325,000 be allocated by the Judicial C	Sourceil in contourte	, ,	, ,	4 . 6.11

1 Provision 12 of the 2014 Budget Act requires that \$325,000 be allocated by the Judicial Council in order to reimburse the California State Auditor for the costs of trial court audits.

Description of Support for Operation of the Trial Courts Programs Proposed to the TCBAC Revenue and Expenditure Subcommittee by the JCC for FY 2015–2016

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OPERATIONS AND PROGRAMS DIVISION

Center for Families, Children, and the Courts

Court-Appointed Dependency Counsel

Proposed 2015–2016 Allocation – \$103,725,445, no change from FY 2014–2015 Allocation

Description:

For 2014–2015, the Trial Court Budget Advisory Committee (TCBAC) recommended and the council approved that the program's \$103.725 million annual allocation be maintained at the most recent base level for court-appointed counsel in juvenile dependency proceedings. The council allocated one-time augmentations of \$7.1 million in 2010–2011 and \$3.5 million in 2011–2012 to reimburse court expenses in excess of the base level. Total 2014–2015 reimbursements are estimated to be about \$103.725 million. A statewide increase in juvenile dependency filings has increased the demand for dependency representation.

A working group of the TCBAC called the Court Appointed Dependency Counsel Allocations Working Group is currently reviewing the methodology for allocating this funding to the courts and will report to the TCBAC in March.

This allocation funds court-appointed dependency counsel, who represent approximately

125,000 parent and child clients in the state. Representation begins at the initial filing of a petition to remove a child from the home, and extends—sometimes for many years—through the processes of reunification, termination of parental rights, adoption, or emancipation of the child.

In juvenile dependency proceedings, the trial court is required by law to appoint counsel for a parent or guardian if the parent desires counsel but is financially unable to afford counsel and the agency has recommended that the child be placed in out-of-home care; and to appoint counsel for a child unless the court finds that the child would not benefit from the appointment of counsel (W&I § 317, CRC 5.660, etc.).

For the twenty courts in the Dependency Representation Administration, Funding, and Training (DRAFT) program, the AOC, in partnership with local court leadership, directly manages contracts with dependency attorney organizations, including solicitations, negotiation, financial management, invoicing and payment, statistical reporting, training, and other technical assistance. The twenty DRAFT courts account for approximately 60 percent of juvenile dependency filings statewide. The remaining courts receive a base allocation for dependency counsel at the beginning of the year, manage their own dependency counsel contracts, and are reimbursed through the monthly TCTF distribution process for up to 100 percent of their budget. Training and performance standards for dependency attorneys are laid down in California Rules of Court, rule 5.660. Adequately funding effective counsel for parents and children has resulted in numerous benefits both for the courts and for children in foster care. Effective counsel can ensure that the complex requirements in juvenile law for case planning, notice, and timeliness are adhered to, thereby reducing case delays and improving court case processing and the quality of information provided to the judge. Unnecessary delays also result in children spending long periods of time in foster care, a situation that has improved greatly in the past few years through the courts' focus on effective representation and adherence to statutory timelines.

Self-Help Centers

Proposed 2015–2016 Allocation – \$2,500,000, no change from FY 2014–2015 Allocation

Description:

For 2014–2015, the TCBAC recommended and the council approved that the program's \$2.5 million annual allocation be maintained at the \$2.5 million level for distribution to all 58 trial courts for self-help centers. The estimated 2014–2015 total distribution to courts is \$2.5 million.

Funding for self-help centers comes from both the TCTF (\$6.2 million, of which \$3.7 million is in courts' base allocation) and the State Trial Court Improvement and Modernization Fund (IMF) (\$5 million). When combining the two fund sources, the minimum allocation for any court is \$34,000, with the remainder distributed according to population size in the county where the trial court is located.

Self-help centers, which provide assistance to self-represented litigants in a wide array of civil law matters to save the courts significant time and expense in the clerk's office and in the

courtroom, serve over 450,000 persons per year. Self-help staffing reduces the number of questions and issues at the public counter substantially, thereby reducing line lengths and wait times. Similarly, self-help services improve the quality of documents filed, thereby reducing follow-up and clean-up work in the clerk's office. Evaluations show that court-based assistance to self-represented litigants is operationally effective and carries measurable short and long-term cost benefits to the court. One study found that self-help centers workshops save \$1.00 for every \$0.23 spent. When the court provides one-on-one individual assistance to self-represented litigants, savings of \$1.00 can be achieved from expenditures ranging from \$0.36 to \$0.55. If the self-help center also provides assistance to self-represented litigants to bring their cases to disposition at the first court appearance, the court saves \$1.00 for every \$0.45 spent.

Demand for self-help services is strong and growing. Courts, struggling with budget reductions, indicate that they are not able to keep up with increasing public demand for self-help services and need additional staff. In a 2007 survey, the courts identified a need of \$44 million in additional funds to fully support self-help.

The Statewide Action Plan for Serving Self-Represented Litigants, which was approved by the Judicial Council in 2004, calls for self-help centers in all counties. California Rule of Court 10.960 provides that self-help services are a core function of courts and should be budgeted for accordingly. The Budget Act provides that "up to \$5,000,000 [from the Trial Court Modernization and Improvement Fund] shall be available for support of services for self-represented litigants." Based upon recommendations by the TCBAC, the Judicial Council has allocated an additional \$6,200,000 for self-help services from the Trial Court Trust Fund since 2007.

Court-Appointed Dependency Counsel Collections

Proposed 2015–2016 Allocation – \$525,139, no change from FY 2014–2015 Allocation

Description:

The Juvenile Dependency Counsel Collections Program (JDCCP) is a program under which courts collect reimbursements from parents and other responsible persons liable for the cost of dependency-related legal services to the extent that those persons are able to pay. Statute requires the Judicial Council to allocate the monies remitted through the JDCCP to the trial courts for use to reduce court- appointed attorney caseloads to the council's approved standard.

At its August 23, 2013 meeting, the council adopted amendments to the JDCCP Guidelines by adding current section 14, which addressed the outstanding issue of how the Judicial Council could equitably allocate the funds remitted through the JDCCP among the trial courts in compliance with the statutory mandate that the funds be used to reduce court-appointed attorney caseloads. Section 14 of the JDCCP Guidelines describes the allocation methodology, which considers each court's participation in the program and each court's percentage of the statewide court-appointed counsel funding need.

For a court to be eligible to receive an allocation of these funds, it must meet the participation and funding need requirements described in section 14 of the JDCCP Guidelines. Every court that has satisfied those requirements receives an allocation. Each eligible court's allocated share of the JDCCP funds is equivalent to its share of the aggregate funding need of all the eligible courts.

To the extent the actual revenue for FY 2014–2015 differs from the estimate used here, the court allocations would be adjusted for FY 2015–2016. Any portion of a court's allocated funds not spent and distributed in FY 2015–2016 would be carried forward for distribution to the court in FY 2016–2017 and subsequent years, even if a court is not eligible for an allocation in the subsequent fiscal year.

Court Operations Special Services Office

Screening Equipment Replacement

Proposed 2015–2016 Allocation – \$2,286,000, no change from FY 2014–2015 Allocation

Description:

The anticipated budget for 2015-2016 is \$2,286,000. While estimated costs to meet total projected court needs exceed the budget, we will cover all service agreements and adjust the equipment purchases to fit within the budget in the following manner: approximately \$470,000 is anticipated for service agreement extensions at this time and approximately \$1,816,000 is anticipated for equipment replacement, although these approximations may be adjusted for reasons more fully explained below.

The Screening Equipment Replacement Program is a reimbursement program that replaces and maintains x-ray machines and magnetometers in the trial courts. The equipment is replaced on an eight-year cycle and is the property of the court. Funds are allocated to courts for replacement based on the age and condition of the equipment.

Master Agreements which include pricing for the equipment, installation, training and maintenance, as well as removal of the old x-ray units are used for program purchases. The purchase price includes 5 years of service. Program funds are used to purchase service agreements to cover the remainder of the 8-year replacement cycle.

The estimated cost for equipment replacement and service agreement extensions due in 2014-2015 exceeded the budget. The reasons for this fact include:

- The budget has remained at \$2.286 million since the program began in 2006, while the cost of equipment and service agreements has increased. This includes the added cost of removing decommissioned x-ray units.
- The initial replacement cycle was estimated at 5 years, but was increased to 8 as the cost

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of equipment increased and experience proved that the equipment had a longer lifecycle than initially anticipated, resulting in the need to cover the costs of service agreement extensions for the balance of the life of the equipment.

To stay within budget, the Office of Security delayed replacement of 13 x-ray machines.

The estimated cost for equipment replacement and service agreement extensions in 2015-2016 will exceed the budget for the same reasons as in 2014-2015, and will again require delayed replacement of equipment. The exact number cannot be determined until after the inventory has been updated for 2015-2016. In addition, the release of a Request for Proposal for service agreement vendors is anticipated in the next few months, which may alter the estimates.

Without this program, the courts will be responsible for the purchase and maintenance of the screening equipment. The cost of an x-ray unit with a five-year service agreement is approximately \$36,000. The cost of a magnetometer with a five-year service agreement is approximately \$5,600. Reimbursing the costs of screening equipment is particularly critical to the smaller courts, where equipment and service agreements can represent a significant expenditure relative to their overall operations budget. However, the need in large courts should not be minimized. The cost of a single year's equipment replacement and service agreement renewal costs in a large court can result in the expenditure of several hundred thousand dollars. For example, in 2010cal to the sms Angeles Superior Court was reimbursed by the program for \$718,000 in equipment and service agreements and \$694,000 in 2011–2012.

The program also offers a service to the court staff responsible for the equipment. The Office of Security staff member who manages the program also acts as a liaison to the courts and assists in resolving issues with the vendors and the AOC Customer Service Center and acts as a subject matter expert on radiation and code compliance associated with the x-ray equipment. If a court chooses to purchase equipment or service that is not covered by the Master Agreements, the court is required to go out to bid. That process represents a direct cost to the court in staff time and in the overall cost of the purchase, as well as inconsistency in response to service calls at court expense.

ADMINISTRATIVE DIVISION

Finance Office

Jury

Proposed 2015–2016 Allocation – \$14,500,000, \$1,500,000 decrease from FY 2014–2015 Allocation

Description:

For 2014–2015, the TCBAC recommended and the council approved that the program's annual

allocation be \$16 million. The eligible juror costs for the past ten years through 2013–2014 have averaged \$15.4 million. The latest five year average is \$15.1 million and the latest three year average is \$14.5 million. The reimbursement for 2013–2014 was \$13.9 million. The 2014–2015 reimbursement is estimated to be \$14.0 million.

The purpose of the jury funding is to reimburse courts for 100 percent of their eligible jury expenditures, which includes the following types of jury costs in criminal cases and non-reimbursed civil cases:

- Jury per diem (\$15 per day after the first day, per Code of Civil Procedure section 215)
- Mileage (\$0.34 per mile one-way only, after the first day, per Code of Civil Procedure section 215)
- Meals and lodging for sequestered jurors
- Public transportation (criminal cases only, one-way only).

Elder Abuse

Proposed 2015–2016 Allocation – \$332,000, no change from FY 2014–2015 Allocation

Description:

For 2014–2015, the TCBAC recommended and the council approved that the program's \$332,340 allocation and that the courts be reimbursed quarterly, even though this allocation level would likely result in courts being reimbursed at about 45 percent of eligible reimbursements. Through the second quarter in 2014–2015, eligible reimbursements total \$355,015.

AB 59 (Stats. 1999, ch. 561) authorized elders and dependent adults to seek protective orders. As specified by this bill, the council approved form EA-100—Petition for Protective Orders (Elder or Dependent Adult Abuse)—effective April 2000. At its April 27, 2001 meeting, the council approved the allocation of these funds to the courts by the end of that fiscal year. The reimbursement rate for each filing was set at \$185. It appears the rate was set at the level of the lowest first paper filing fee in limited civil cases, and was not intended to cover the actual cost to a court of processing an order. Since 2001–2002, courts that seek reimbursement are required to report quarterly to Judicial Council the number of EA-100 forms filed.

Fiscal Year	EA-100 Filings Reported by Courts	Reimbursement Amount Based on Filings (\$185 per Filing)	Available Funding	Reverted Savings*/ (Funding Shortfalls)
2001-2002	1,073	\$198,505	\$1,175,000	976,495
2002-2003	1,110	205,350	1,175,000	969,650
2003-2004	1,198	221,630	1,175,000	953,370
2004-2005	1,515	280,275	1,175,000	894,725
2005-2006	1,704	315,240	300,000	(15,240)
2006-2007	1,813	335,405	350,000	14,595
2007-2008	1,761	325,785	368,340	42,555
2008-2009	1,832	338,920	368,340	29,420
2009-2010	2,033	376,105	368,340	(7,765)
2010-2011	2,511	464,535	356,340	(108,195)
2011-2012	2,751	508,935	332,465	(176,470)
2012-2013	3,128	578,680	332,340	(246,340)
2013-2014	3,497	646,945	332,340	(314,605)
2014-2015**	1,919	355,015	332,340	(22,675)

Table 1 -- Elder/Dependent Adult Abuse Allocation Savings and Shortfalls, 2001–2002 to2014–2015

* The savings from 2001–2002 to 2004–2005 were reverted back to the state General Fund.

** As of second quarter of current fiscal year.

California State Auditor Audits

Proposed 2015–2016 Allocation – \$325,000, no change from FY 2014–2015 Allocation

Description:

Provision 12 of the current State Budget bill for 2015 requires that \$325,000 be allocated by the council to reimburse the California State Auditor to the extent costs of trial court audits are incurred by the California State Auditor under section 19210 of the Public Contract Code during 2015–2016.

IMF -- Fund Condition Statement

					Estimated 2015-16				
#	2012-20132013-2014(Year-end(Year-endEstimated 2DescriptionFinancialFinancial15Statement)Statement)Statement)		Estimated 2014- 15	No Reduction to 14-15 Allocation Level ¹	Highest 15% Reduction Option ²	Highest 25% Reduction Option ³			
		Α	В	С	D	E	F		
1	Beginning Balance	48,128,575	44,827,741	26,207,006	4,659,586	4,659,586	4,659,586		
2	Prior-Year Adjustments	11,547,967	4,410,172	2,654,362		-	-		
3	Adjusted Beginning Balance	59,676,542	49,237,913	28,861,368	4,659,586	4,659,586	4,659,586		
4	Revenues								
5	50/50 Excess Fines Split Revenue	31,920,133	26,873,351	23,384,535	22,898,778	22,898,778	22,898,778		
6	2% Automation Fund Revenue	15,753,200	15,242,700	14,471,411	13,916,340	13,916,340	13,916,340		
7	Jury Instructions Royalties	518,617	445,365	484,063	484,063	484,063	484,063		
8	Interest from SMIF	201,201	124,878	89,244	89,244	89,244	89,244		
9	Other Revenues/SCO Adjustments	2,875	24,476	3,097	-	-	-		
10	Transfers								
11	From State General Fund	38,709,000	38,709,000	38,709,000	38,709,000	38,709,000	38,709,000		
12	To Trial Court Trust Fund (Budget Act)	(23,594,000)	(20,594,000)	(20,594,000)	(594,000)	(594,000)	(594,000)		
13	To TCTF (GC 77209(k))	(13,397,000)	(13,397,000)	(13,397,000)	(13,397,000)	(13,397,000)	(13,397,000)		
14	Net Revenues and Transfers	50,114,026	47,428,770	43,150,350	62,106,425	62,106,425	62,106,425		
15	Total Resources	109,790,568	96,666,683	72,011,718	66,766,011	66,766,011	66,766,011		
16	Expenditures								
17	Allocation	71,923,000	73,961,680	71,466,600	77,724,737	77,724,737	77,724,737		
18	Less: Unused Allocation	(7,123,067)	(4,082,985)	(4,412,049)	-	(13,479,277)	(20,800,410)		
19	Pro Rata and Other Adjustments	162,894	580,982	297,581	297,581	297,582	297,582		
20	Total Expenditures	64,962,827	70,459,677	67,352,132	78,022,318	64,543,042	57,221,909		
21	Fund Balance	44,827,741	26,207,006	4,659,586	(11,256,307)	2,222,969	9,544,102		
22	Revenue/Transfers Over/(Under) Exp	(14,848,801)	(23,030,907)	(24,201,782)	(15,915,893)	(2,436,617)	4,884,516		

1. Includes non-reimbursed civil case management system allocation that is being funded out of the TCTF in 2014-15 and the planned allocation for other post-employment benefit costs. See Table 2 (column H, row 50).

2. The highest 15% reduction is \$13,479,277. See row 18 of this table and Table 2 (column E, row 10)

3. The sum of the highest 25% reduction options for each office is \$20,800,410. See row 18 of this table and Table 2 (column J, row 10)

Components of 50-50 Excess Split Revenue

	FY 2005-06	FY 2006-07	FY 2007-08	FY 2008-09	FY 2009-10	FY 2010-11	FY 2011-12	FY 2012-13	FY 2013-14	% Change from 05-06 to 13-14
Revenue Component	Α	В	С	D	Ε	F	G	Н	Ι	J
Recording & Indexing Fee	57,595,599	46,025,052	27,136,554	21,550,780	21,763,207	24,087,832	26,366,391	33,062,213	21,545,849	-63%
\$1 of every \$2.5 from every parking ticket	18,132,666	19,732,098	18,817,863	19,087,160	20,550,643	17,768,599	17,419,675	16,530,226	15,954,192	-12%
75% of base fines from county	63,082,101	65,000,836	64,163,118	60,920,192	56,133,963	55,785,613	53,328,230	48,114,718	46,988,386	-26%
75% of county's percentage of base fines from city	13,848,886	11,253,954	11,997,078	12,032,330	11,579,506	11,243,145	11,992,561	11,042,039	10,615,060	-23%
\$25 Administrative Screening Fee	1,561,917	841,033	968,207	2,133,898	2,313,593	987,757	1,004,949	958,224	818,684	-48%
\$10 Citation Processing Fee	806,303	1,632,608	838,861	872,349	799,341	790,518	694,044	549,800	484,851	-40%
30% of State Penalty including TBI Penalty	69,069,348	70,474,991	71,747,445	70,959,453	67,029,610	64,613,500	59,225,688	54,886,040	52,350,950	-24%
Traffic Violator School Fee (77% of collections distributed to County GF)	106,128,359	110,749,210	122,762,850	117,321,215	104,801,396	107,073,533	98,213,294	97,464,700	98,094,183	-8%
Traffic Violator School (\$49 Fee - 49% of Collections)	39,506,143	40,075,291	39,121,898	38,021,349	35,824,432	34,165,731	29,562,465	27,256,352	26,440,903	-33%
Total	369,731,321	365,785,073	357,553,873	342,898,726	320,795,690	316,516,228	297,807,298	289,864,311	273,293,058	-26%
1994-95 Base Level	227,321,069	227,321,069	227,321,069	227,321,069	227,321,069	227,321,069	227,321,069	227,321,070	227,321,070	0%
50/50 Excess Revenue to TCIF/IMF	70,844,937	71,336,032	67,280,506	57,843,774	46,612,971	44,718,887	35,443,013	31,920,133	26,873,351	-62%

"Use" of IMF Funds by Courts

#	Program/Project Manager	Program/Project	FY 2014-15 Allocation	Funding Distributed to Courts?	# of Courts Receiving Distribution	Court Cost Subsidized	# of Courts Receiving Subsidy	Notes
1	Legal Services Office	Alternative Dispute Resolution	75,000	No	n/a			The program contracts for the development of materials to help support court-connected ADR programs across the state.
2	Legal Services Office	Complex Civil Litigation Program	4,001,000	Yes	6			
3	Legal Services Office	Litigation Management Program	4,500,000	No	n/a	Yes	Varies year to year	
4	Legal Services Office	Judicial Performance Defense Insurance	966,600	No	n/a	Yes	58	
5	Legal Services Office	Subscription Costs - Judicial Conduct Reporter	17,100	No	n/a	Yes	58	
6	Legal Services Office	Trial Courts Transactional Assistance Program	451,000	No	n/a	Yes	Varies year to year	
7	Legal Services Office	Jury System Improvement Projects	19,000	No	n/a		All courts provided jury instructions.	The program funds the two advisory committees that prepare the official jury instructions that are used by all courts.
8	Legal Services Office	Regional Office Assistance Group	1,460,000	No	n/a	Yes	Varies year to year	
9	Center for Families, Children & Courts		60,000	No	n/a	Yes	Available to all courts.	Interactive Software program develops smart forms and document assembly products to specifications from local court, then scales them to statewide availability.
10	Center for Families, Children & Courts	CFCC Programs	90,000	No	n/a	Yes	Open to all courts	CFCC program supports Youth Summit available to Youth/Peer Court youth and programs in every court; Family Law Educational programs meeting training requirements and mandates for court professionals is available to employees of all courts.
11	Center for Families, Children & Courts	CFCC Publications	20,000	No	n/a		Available online to all courts	CFCC Publications program supports online information available to all courts and dependency professionals across the state.
12	Center for Families, Children & Courts	Self-represented Litigants Statewide Support	100,000	No	n/a		Available to all courts.	Self-Represented Litigants Statewide Support program primarily supports web-based resources (e.g., Statewide Self-Help Website) that are available to all courts and to the public.
13	Center for Families, Children & Courts	Domestic Violence - Family Law Interpreter Program	20,000	No	n/a		Available to all courts.	DV - FLIP program provides translations of DV-related forms.
14	Center for Families, Children & Courts	Self-Help Center	5,000,000	Yes	58			
15	Education	Advanced Education for Experienced Judges	56,000	No	n/a	Yes	All courts eligible to participate	Required for new judges. Needs vary with annual judicial appointments
16	Education	B.E. Witkin Judicial College of CA	170,000	No	n/a	Yes	All courts eligible to participate	
17	Education	Court Personnel Institutes	77,000	No	n/a	Yes	All courts eligible to participate	Needs analysis and planning
18	Education	Curriculum Committee - Statewide Education Plan Development	2,000	No	n/a	Yes	Curriculum Committee members are drawn from many courts	
19	Education	Distance Education - Online Video, Resources, Webinar	10,000	No	n/a	Yes	All courts eligible to participate	All recent survey respondents reported using this education (90% response rate)
20	Education	Distance Education - Satellite Broadcast	137,000	No	n/a	Yes	All courts eligible to participate	Presentation, facilitation and instructional design skills
21	Education	Faculty Development	30,000	No	n/a	Yes	Faculty are drawn from many courts	
22	Education	Judicial Institutes	159,000	No	n/a	Yes	All courts eligible to participate	
23	Education	Leadership Training - Judicial	55,000	No	n/a	Yes	All courts eligible to participate	
24	Education	Manager and Supervisor Training	46,000	No	n/a	Yes	All courts eligible to participate	Required for new judges. Needs vary with annual judicial appointments
25	Education	Orientation for New Trial Court Judges	121,000	No	n/a	Yes	All courts eligible to participate	Required for new judges. Needs vary with annual judicial appointments
26	Education	Primary Assignment Orientation and Overviews	274,000	No	n/a	Yes	All courts eligible to participate	
27	Education	Regional and Local Court Staff Education Courses	15,000	No	n/a	Yes	All courts eligible to participate	
28	Education	Regional and Local Judicial Education Courses	6,000	No	n/a	Yes	All courts eligible to participate	Funding supports travel and other costs for trial court course faculty drawn from many courts
29	Education	Trial Court Faculty - Statewide Education Program	256,000	No	n/a	Yes	Faculty are drawn from many courts	
30	Court Operations Special Services	JusticeCorps	347,600	Yes	3	Yes	6	JusticeCorps members provide services at 6 courts.

"Use" of IMF Funds by Courts

#	Program/Project Manager	Program/Project	FY 2014-15 Allocation	Funding Distributed to Courts?	# of Courts Receiving Distribution	Court Cost Subsidized	# of Courts Receiving Subsidy	Notes
31	Court Operations Special Services	TC Performance and Accountability	13,000	Yes	15	Yes	15	Reimbursement of Workload Assessment Advisory Committee members who travel to in-person meetings and trial court staff who participate in focus groups.
32	Court Operations Special Services	CIP - Testing, Recruitment and Education	168,000	No	n/a			All courts who use certified/registered interpreters benefit. Courts are required to use certified/registered interpreters on the council's master list if and when available.
33	Court Operations Special Services	Trial Court Security Grants	1,200,000	Yes	Varies year to year	Yes	Varies year to year	The program provides security equipment on a replacement cycle and security services to trial courts.
34	Finance	Budget Focused Training/Meetings	50,000	No	n/a	Yes	Varies year to year	The program reimburses the members of the Trial Court Budget Advisory Committee for attending in-person meetings and covers non-staff costs related to budget training for trial court staff (e.g., conference line for webinars).
35	Finance	Treasury Services	238,000	No	n/a	Yes	58	
36	Finance	Trial Court Procurement	244,000	No	n/a	Yes	All courts can use master contracts.	
37	Internal Audit Services	Audit Contract	150,000	No	n/a	Yes	Varies year to year	
38	Internal Audit Services	Internal Audits	660,000	No	n/a	Yes	Varies year to year	
39	Information Technology Services	Enterprise Policy/Statewide Planning and Deployment	5,268,500	No	n/a	Yes	58	
40	Information Technology Services	Telecommunications Support	11,705,000	No	n/a	Yes	58	
41	Information Technology Services	Data Integration	3,903,600	No	n/a	Yes	47	
42	Information Technology Services	CA Law Enforcement Telecommunication (CLETS)	433,400	No	n/a	Yes	9	
43	Information Technology Services	Interim Case Management System (ICMS)	1,246,800	No	n/a	Yes	8	
44	Information Technology Services	California Courts Protective Order Registry (CCPOR)	585,600	No	n/a	Yes	40	
45	Information Technology Services	Uniform Civil Fees	343,000	No	n/a	Yes	58	
46	Information Technology Services	Justice Partner Outreach / E-Services	200,700	No	n/a	Yes	58	
47	Information Technology Services	California Courts Technology Center (CCTC)	10,487,200	No	n/a	Yes	58	
48	Information Technology Services	Adobe LiveCycle Reader Service (Orange Court)	133,700	Yes	1	Yes	58	
49	Information Technology Services	Testing Tools	624,300	No	n/a	Yes	58	
50	Human Resources Services	Labor Relations Academy	34,700	No	n/a	Yes	Varies year to year	
51	Human Resources Services	Workers Compensation Reserve	1,231,000	No	n/a	Yes	Varies year to year	
52		Human Resources - Court Investigation	94,500	No	n/a	Yes	Varies year to year	
53	Trial Court Administrative Services	Phoenix Project	13,885,300	No	n/a	Yes	58	
54	Trial Court Administrative Services	Judicial Council's Court-Ordered Debt Task Force	25,000	No	n/a		Available to all courts.	The Task Force will be recommending revenue distribution methodologies and policies that will be used by all 58 courts.
55		Total	71,466,600					

	COURT C	LUSTERS	
1	2	3	4
Alpine	Butte	Contra Costa	Alameda
Amador	El Dorado	Fresno	Los Angeles
Calaveras	Humboldt	Kern	Orange
Colusa	Imperial	Monterey	Riverside
Del Norte	Kings	San Joaquin	Sacramento
Inyo	Lake	San Mateo	San Bernardino
Lassen	Madera	Santa Barbara	San Diego
Mariposa	Mendocino	Solano	San Francisco
Modoc	Merced	Sonoma	Santa Clara
Mono	Napa	Stanislaus	
Plumas	Nevada	Tulare	
San Benito	Placer	Ventura	
Sierra	San Luis Obispo		
Trinity	Santa Cruz		
	Shasta		
	Siskiyou		
	Sutter		
	Tehama		
	Tuolumne		
	Yolo		
	Yuba		

BENEFIT PROVIDED TO JUDICIAL BRANCH, BY CLUSTER (1-10 SCALE) SORTED BY STATEWIDE AVERAGE

#	Program	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Responses
		courts 9.29	courts 9.57	courts 9.67	courts 9.33	average	56
-	Self-Help Centers					9.48	56
2 3	Mandated, Essential and Other Education for Judicial Officers	8.64 9.42	9.52 8.38	9.25 9.17	8.89 9.44	9.14 9.00	56
3 4	Phoenix Program Telecommunication Support	9.42	8.38 7.95	9.17	9.44	9.00 8.73	56
-							
5	Judicial Performance Defense Insurance	8.29	8.71	9.00	8.11	8.68	56 56
6	Budget-focused Training and Meetings	8.57	8.76	8.50	8.78	8.66	
	Litigation Management Program	8.93	8.90	9.17	7.89	8.62	56
	Self-Represented Litigants—Statewide Support	8.36	8.67	9.00	8.11	8.57	56
9	Trial Court Security Grants	8.57	9.10	8.10	7.67	8.52	56
	Court Interpreter Program (Testing, Development, Recruitment, and Education)	7.36	8.57	8.83	9.44	8.46	56
	CFCC Educational Programs	7.79	8.14	8.67	8.67	8.25	56
	Trial Court Labor Relations Academies and Forums	7.79	8.38	8.25	8.11	8.16	56
	Essential and other Education for Court Personnel	8.36	8.10	8.42	7.56	8.14	56
	Essential and other Education for Court Management	7.86	8.24	8.25	8.00	8.11	56
-	Treasury Services- Case Management	8.07	8.19	8.42	7.56	8.11	56
	Audit Services	7.36	7.67	8.42	8.78	7.93	56
-	Trial Court Performance Measures Study	6.50	7.90	8.67	7.78	7.70	56
	Domestic Violence—Family Law Interpreter Program	7.57	7.71	8.25	6.56	7.61	56
	Jury Management System	6.93	8.05	7.17	7.67	7.61	56
	Uniform Civil Fees System (UCFS)	6.86	7.81	7.33	8.33	7.61	56
	California Courts Protective Order Registry (ROM)	7.14	7.52	7.92	7.89	7.57	56
	Faculty and Curriculm Development	7.29	7.57	8.25	7.00	7.55	56
23	Interactive Software—Self-Represented Litigant Electronic Forms	7.43	7.62	7.75	7.11	7.52	56
24	Other Post-employment Benefits Valuation Report	7.21	7.33	8.00	7.44	7.46	56
25	Distance Learning	8.07	7.33	7.67	6.44	7.45	56
26	Trial Courts Transaction Assistance Program	6.86	6.96	8.58	7.67	7.41	56
27	Jury System Improvement Projects	6.79	7.24	7.75	7.78	7.36	56
28	California Courts Technology Center (CCTC)	8.36	7.86	6.25	5.56	7.27	56
29	Human Resources- Court Investigation	6.93	7.86	7.67	4.57	7.07	56
30	Workers' Compensation Reserve	5.79	7.38	8.42	6.20	7.02	56
31	California Language Access Plan	7.00	6.67	7.25	7.22	6.96	56
32	Regional Office Assistance Group	6.64	7.24	6.83	6.56	6.89	56
33	California Law Enforcement Telecommunications System (CLETS) Services	7.29	5.76	7.83	7.11	6.80	56
34	Adobe Livecycle Reader Services Extension	7.36	7.00	6.33	5.78	6.75	56
35	Trial Court Procurement	7.50	6.62	7.58	4.33	6.68	56
36	CFCC Publications	6.43	7.10	6.25	6.22	6.61	56
37	Judicial Council's Court-Ordered Debt Task Force	5.86	6.76	6.42	5.33	6.32	56
38	2015 Language Needs Study	6.64	6.05	6.42	5.00	6.11	56
39	Subscription Costs—Judicial Conduct Reporter	5.86	5.19	6.42	6.78	6.02	56
40	Data Integration	6.64	6.29	4.92	5.56	5.96	56
41	Enterprise Policy and Planning (Statewide Development)	5.36	6.10	4.83	6.33	5.68	56
42	Audit Contract	6.29	5.86	5.42	3.44	5.48	56
43	Complex Civil Litigation Program	6.71	4.90	4.75	5.33	5.39	56
44	Justice Partner Outreach and e-Services	6.64	4.86	4.50	5.70	5.36	56
45	Alternative Dispute Resolution Centers	6.14	4.38	4.67	4.67	5.07	56
46	Testing Tools—Enterprise Test Management Suite (ETMS)	5.79	4.19	6.00	4.67	5.04	56
47	JusticeCorps (Court Access and Education)	4.43	3.76	4.67	6.56	4.57	56
48	Interim Case Management Systems	4.29	4.24	4.17	3.56	4.13	56
	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	3.50	2.81	3.58	4.00	3.34	56

NUMBER OF COURTS RECEIVING DIRECT BENEFIT, BY CLUSTER SORTED BY TOTAL

#	Program	Cluster 1 courts	Cluster 2 courts	Cluster 3 courts	Cluster 4 courts	Total
1	Self-Help Centers	14	21	12	9	56
2	Mandated, Essential and Other Education for Judicial Officers	14	21	12	8	55
3	Phoenix Program	14	21	12	8	55
4	Essential and other Education for Court Management	12	20	12	9	53
5	Audit Services	12	20	11	9	52
6	California Courts Technology Center (CCTC)	13	19	11	9	52
7	Telecommunication Support	12	20	11	9	52
8	CFCC Educational Programs	13	18	11	9	51
9	Essential and other Education for Court Personnel	13	20	10	8	51
10	Trial Court Labor Relations Academies and Forums	11	21	11	8	51
11	Uniform Civil Fees System (UCFS)	12	20	11	8	51
-	Self-Represented Litigants—Statewide Support	13	18	11	8	50
	Treasury Services- Case Management	11	19	12	7	49
	Litigation Management Program	11	17	12	9	49
	Distance Learning	12	19	10	7	48
-	Budget-focused Training and Meetings	11	17	11	9	48
-	Domestic Violence—Family Law Interpreter Program	8	20	12	7	47
-	Jury Management System	10	19	11	7	47
_	Court Interpreter Program (Testing, Development, Recruitment, and Education)	7	19	10	8	44
	Trial Court Security Grants	10	17	10	6	43
-	Judicial Performance Defense Insurance	7	17	12	7	43
22	Jury System Improvement Projects	10	17	10	6	43
	California Courts Protective Order Registry (ROM)	11	18	8	5	42
	Regional Office Assistance Group	13	18	8	3	42
	Faculty and Curriculm Development	6	18	10	7	41
	Other Post-employment Benefits Valuation Report	7	18	8	8	41
	Trial Courts Transaction Assistance Program	7	17	11	5	40
	Subscription Costs—Judicial Conduct Reporter	5	18	10	6	39
	Trial Court Procurement	12	13	9	4	38
30	Human Resources- Court Investigation	7	18	9	3	37
	CFCC Publications	8	12	9	7	36
32	Trial Court Performance Measures Study	5	13	10	6	34
	Adobe Livecycle Reader Services Extension	8	14	8	4	34
34	Interactive Software—Self-Represented Litigant Electronic Forms	7	13	8	5	33
	Workers' Compensation Reserve	7	13	8	5	33
36	California Language Access Plan	5	11	9	5	30
	Judicial Council's Court-Ordered Debt Task Force	8	13	7	2	30
	Enterprise Policy and Planning (Statewide Development)	5	11	5	8	29
39	Audit Contract	7	10	7	1	25
40	2015 Language Needs Study	4	9	7	3	23
41	Testing Tools—Enterprise Test Management Suite (ETMS)	8	7	5	3	23
	California Law Enforcement Telecommunications System (CLETS) Services	4	6	8	3	21
43	Alternative Dispute Resolution Centers	5	4	5	2	16
44	Data Integration	4	5	2	3	14
45	Complex Civil Litigation Program	3	0	3	5	11
46	Interim Case Management Systems	4	5	1	0	10
	JusticeCorps (Court Access and Education)	0	0	1	5	6
	Justice Partner Outreach and e-Services	2	2	0	2	6
	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	0	0	2	3	5

BENEFIT PROVIDED TO COURT, BY CLUSTER (1-10 SCALE) SORTED BY STATEWIDE AVERAGE

I self-Help Centers 9.43 9.58 9.55 9.55 9.55 2 Mandated, Essential and Other Education for Judicial Officers 8.85 9.56 9.41 9.22 9.29 3 Phoenix Program 9.64 8.50 9.05 9.05 4 Trial Court Security Grants 9.44 9.56 8.45 8.17 9.05 5 Budget-focused Training and Meetings 8.73 9.36 8.73 9.22 9.04 6 Utigation Management Program 9.54 8.50 9.75 8.25 8.92 8 Court Interpreter Program (Testing, Development, Recruitment, and Education) 8.50 8.75 9.09 9.00 8.83 9 Self-Represented Litigants—Statewide Support 8.60 8.00 8.30 8.31 8.67 11 Ludicial Performance Defense Insurance 8.08 9.00 8.50 8.51 8.77 8.25 8.22 8.51 12 Essential and other Education for Court Personnel 9.00 8.50 8.50 8.51 8.64 8.51 13 Trial Court Labor Relations Academics and Forums 8.13<	#	Brogram	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Responses
2 Mandated, Essential and Other Education for Judicial Officers 8.85 9.56 9.41 9.22 9.29 3 Phoenix Program 9.64 8.50 9.09 9.56 9.09 4 Trial Court Security Grants 9.44 9.56 8.45 8.17 9.00 9.22 9.04 6 Utigation Management Program 9.58 8.00 8.27 9.00 9.02 9.00 8.25 8.92 8.20 7 Telecommunication Support 8.50 9.75 8.25 8.92 8.25 8.92 8.25 8.92 8.25 8.92 8.25 8.92 8.89 8.76 11 10.01 8.50 8.75 9.00 8.85 8.61 15 16 16.75 9.09 9.00 8.85 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.50 8.51 15 11 11.01Gial Performance Defense		Program						
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5 Budget-focused Training and Meetings 8.73 9.36 8.73 9.22 9.04 6 Utigation Management Program 9.58 9.00 9.27 9.00 9.02 7 Telecommunication Support 9.54 8.50 9.75 8.25 8.92 8 Court Interpreter Program (Testing, Development, Recruitment, and Education) 8.73 8.88 9.00 8.85 9 Self-Represented Litigants—Statewide Support 8.73 8.88 9.00 8.92 8.88 8.81 10 LCCC Educational Programs 8.09 9.00 8.50 8.67 8.66 8.64 11 Judicial Performance Defense Insurance 8.08 9.00 8.50 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Personnel 7.80 8.62 8.50 8.33 8.38 15 Trial Court Labor Relations Academies and Forums 8.13 8.47 9.42 7.00 8.34 16 Interactive Software—Self-Represent	3							54
6 Litigation Management Program 9.58 9.00 9.27 9.00 9.02 7 Telecommunication Support 9.54 8.50 9.75 8.25 8.92 8 Court Interpreter Program (Testing, Development, Recruitment, and Education) 8.50 8.75 9.09 9.00 8.85 9 Self-Represented Litigants—Statewide Support 8.73 8.88 9.00 8.92 8.89 8.76 11 Judicial Performance Defense Insurance 8.00 8.50 8.17 8.67 12 Essential and other Education for Court Personnel 9.00 8.50 8.51 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.13 8.40 8.55 8.00 8.33 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.38 15 Trial Court Performance Measures Study 8.33 8.40 8.55 7.38 8.29 14 Essential and other Education for Court Management 7.80 8.53 8.25 7.38 8.29 17 Trassury Services- Case								42
7 Telecommunication Support 9.54 8.50 9.75 8.25 8.92 8 Court Interpreter Program (Testing, Development, Recruitment, and Education) 8.50 8.75 9.09 9.00 8.85 9 Self-Represented Litigants—Statewide Support 8.73 8.88 9.00 8.92 8.88 8.81 10 CFCC Educational Programs 8.09 9.00 8.50 8.17 8.67 11 Judicial Performance Defense Insurance 8.08 9.00 8.50 8.51 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.44 8.89 8.27 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.00 7.50	5		8.73	9.36	8.73	9.22	9.04	48
8 Court Interpreter Program (Testing, Development, Recruitment, and Education) 8.50 8.75 9.09 9.00 8.85 9 Self-Represented Litigants—Statewide Support 8.73 8.88 9.00 8.92 8.89 8.76 10 CFCC Educational Programs 8.09 9.00 8.50 8.51 8.67 11 Judicial Performance Defense Insurance 8.00 8.00 8.50 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.80 8.27 19 Faculty and Curriculm	6		9.58	9.00		9.00	9.02	48
9 Self-Represented Litigants—Statewide Support 8.73 8.88 9.08 8.38 8.81 10 CFCC Educational Programs 8.09 9.00 8.92 8.89 8.76 11 Judicial Performance Defense Insurance 8.08 9.00 8.50 8.17 8.67 12 Essential and other Education for Court Personnel 9.00 8.50 8.53 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.42 8.89 8.27 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 <	7		9.54	8.50		8.25	8.92	51
10 CFCC Educational Programs 8.09 9.00 8.92 8.89 8.76 11 Judicial Performance Defense Insurance 8.08 9.00 8.50 8.17 8.67 12 Essential and other Education for Court Personnel 9.00 8.50 8.51 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.40 8.55 8.00 8.35 16 Interactive Software-Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.01 8.63 8.04 22	8		8.50	8.75	9.09	9.00	8.85	41
11 Judicial Performance Defense Insurance 8.08 9.00 8.50 8.17 8.67 12 Essential and other Education for Court Personnel 9.00 8.50 8.50 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.38 15 Trial Court Performance Measures Study 8.33 8.40 8.55 8.00 8.35 16 Interactive Software-Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 <td< td=""><td></td><td></td><td>8.73</td><td>8.88</td><td>9.08</td><td>8.38</td><td>8.81</td><td>48</td></td<>			8.73	8.88	9.08	8.38	8.81	48
12 Essential and other Education for Court Personnel 9.00 8.50 8.50 8.63 8.64 13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.38 15 Trial Court Performance Measures Study 8.13 8.40 8.55 8.00 8.35 16 Interactive Software-Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.04 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 13 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83	10	CFCC Educational Programs	8.09	9.00	8.92	8.89	8.76	49
13 Trial Court Labor Relations Academies and Forums 8.55 7.79 8.25 8.22 8.51 14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.38 15 Trial Court Performance Measures Study 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.00 23 Uniform Live System (UCFS) 6.92 8.50 8.00	11	Judicial Performance Defense Insurance	8.08	9.00	8.50	8.17	8.67	43
14 Essential and other Education for Court Management 7.80 8.62 8.50 8.33 8.38 15 Trial Court Performance Measures Study 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 21 Jury Management System 8.00 8.63 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.00 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 7.08 8.06 8.00	12	Essential and other Education for Court Personnel	9.00	8.50	8.50	8.63	8.64	50
15 Trial Court Performance Measures Study 8.33 8.40 8.55 8.00 8.35 16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.00 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 7.08 8.06 8.00 <td>13</td> <td>Trial Court Labor Relations Academies and Forums</td> <td>8.55</td> <td>7.79</td> <td>8.25</td> <td>8.22</td> <td>8.51</td> <td>51</td>	13	Trial Court Labor Relations Academies and Forums	8.55	7.79	8.25	8.22	8.51	51
16 Interactive Software—Self-Represented Litigant Electronic Forms 8.13 8.47 9.42 7.00 8.34 17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.38 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.77 9.40	14	Essential and other Education for Court Management	7.80	8.62	8.50	8.33	8.38	50
17 Treasury Services- Case Management 8.70 8.53 8.25 7.38 8.29 18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77	15	Trial Court Performance Measures Study	8.33	8.40	8.55	8.00	8.35	40
18 Audit Services 8.20 7.89 8.42 8.89 8.27 19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.74 7.73 5.40 7.	16	Interactive Software—Self-Represented Litigant Electronic Forms	8.13	8.47	9.42	7.00	8.34	38
19 Faculty and Curriculm Development 8.40 8.63 8.46 7.11 8.22 20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.33 5.40 7.74 29 Distance Learning 8.18 6.67 7.91 7.00 <td< td=""><td>17</td><td>Treasury Services- Case Management</td><td>8.70</td><td>8.53</td><td>8.25</td><td>7.38</td><td>8.29</td><td>45</td></td<>	17	Treasury Services- Case Management	8.70	8.53	8.25	7.38	8.29	45
20 Workers' Compensation Reserve 8.71 7.77 8.50 8.17 8.22 21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.77 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44	18	Audit Services	8.20	7.89	8.42	8.89	8.27	49
21 Jury Management System 8.00 8.63 8.00 7.50 8.20 22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 <td>19</td> <td>Faculty and Curriculm Development</td> <td>8.40</td> <td>8.63</td> <td>8.46</td> <td>7.11</td> <td>8.22</td> <td>41</td>	19	Faculty and Curriculm Development	8.40	8.63	8.46	7.11	8.22	41
22 Trial Courts Transaction Assistance Program 7.20 8.33 8.00 8.63 8.18 23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 32 California Language Access Plan 7.55 7.28 7.80 <td>20</td> <td>Workers' Compensation Reserve</td> <td>8.71</td> <td>7.77</td> <td>8.50</td> <td>8.17</td> <td>8.22</td> <td>36</td>	20	Workers' Compensation Reserve	8.71	7.77	8.50	8.17	8.22	36
23 Uniform Civil Fees System (UCFS) 6.92 8.50 8.10 8.63 8.04 24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.19 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Language Access Plan 7.55 7.28 7.80 6.57	21	Jury Management System	8.00	8.63	8.00	7.50	8.20	44
24 California Courts Protective Order Registry (ROM) 7.83 7.75 8.50 8.60 8.02 25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80	22	Trial Courts Transaction Assistance Program	7.20	8.33	8.00	8.63	8.18	44
25 Other Post-employment Benefits Valuation Report 8.33 7.76 8.88 7.38 8.00 26 Regional Office Assistance Group 7.38 7.78 7.91 9.00 7.85 27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18<	23	Uniform Civil Fees System (UCFS)	6.92	8.50	8.10	8.63	8.04	51
26Regional Office Assistance Group7.387.787.919.007.8527Jury System Improvement Projects7.088.068.008.607.7728Human Resources- Court Investigation9.147.847.735.407.7429Distance Learning8.467.957.675.787.6130Domestic Violence—Family Law Interpreter Program7.137.658.087.137.5831Trial Court Procurement8.186.677.917.007.4432California Language Access Plan8.296.716.899.207.4333California Courts Technology Center (CCTC)8.727.736.925.787.4134Adobe Livecycle Reader Services Extension7.437.187.756.297.1835CFCC Publications7.437.187.756.297.1836California Law Enforcement Telecommunications System (CLETS) Services8.255.178.4410.007.1837Enterprise Policy and Planning (Statewide Development)6.837.146.256.506.75	24	California Courts Protective Order Registry (ROM)	7.83	7.75	8.50	8.60	8.02	47
27 Jury System Improvement Projects 7.08 8.06 8.00 8.60 7.77 28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14	25	Other Post-employment Benefits Valuation Report	8.33	7.76	8.88	7.38	8.00	39
28 Human Resources- Court Investigation 9.14 7.84 7.73 5.40 7.74 29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	26	Regional Office Assistance Group	7.38	7.78	7.91	9.00	7.85	48
29 Distance Learning 8.46 7.95 7.67 5.78 7.61 30 Domestic Violence—Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.55 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	27	Jury System Improvement Projects	7.08	8.06	8.00	8.60	7.77	44
30 Domestic Violence – Family Law Interpreter Program 7.13 7.65 8.08 7.13 7.58 31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.13 7.13 6.29 7.13 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	28	Human Resources- Court Investigation	9.14	7.84	7.73	5.40	7.74	42
31 Trial Court Procurement 8.18 6.67 7.91 7.00 7.44 32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	29	Distance Learning	8.46	7.95	7.67	5.78	7.61	54
32 California Language Access Plan 8.29 6.71 6.89 9.20 7.43 33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	30	Domestic Violence—Family Law Interpreter Program	7.13	7.65	8.08	7.13	7.58	48
33 California Courts Technology Center (CCTC) 8.72 7.73 6.92 5.78 7.41 34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	31	Trial Court Procurement	8.18	6.67	7.91	7.00	7.44	41
34 Adobe Livecycle Reader Services Extension 7.55 7.28 7.80 6.57 7.34 35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	32	California Language Access Plan	8.29	6.71	6.89	9.20	7.43	35
35 CFCC Publications 7.43 7.18 7.75 6.29 7.18 36 California Law Enforcement Telecommunications System (CLETS) Services 8.25 5.17 8.44 10.00 7.18 37 Enterprise Policy and Planning (Statewide Development) 6.83 7.14 6.25 6.50 6.75	33	California Courts Technology Center (CCTC)	8.72	7.73	6.92	5.78	7.41	51
36California Law Enforcement Telecommunications System (CLETS) Services8.255.178.4410.007.1837Enterprise Policy and Planning (Statewide Development)6.837.146.256.506.75	34	Adobe Livecycle Reader Services Extension	7.55	7.28	7.80	6.57	7.34	44
37Enterprise Policy and Planning (Statewide Development)6.837.146.256.506.75	35	CFCC Publications	7.43	7.18	7.75	6.29	7.18	39
	36	California Law Enforcement Telecommunications System (CLETS) Services	8.25	5.17	8.44	10.00	7.18	28
38 Judicial Council's Court-Ordered Debt Task Force	37	Enterprise Policy and Planning (Statewide Development)	6.83	7.14	6.25	6.50	6.75	36
	38	Judicial Council's Court-Ordered Debt Task Force	6.00	7.07	6.29	8.25	6.67	39
39 2015 Language Needs Study 7.33 6.60 6.14 6.64	39	2015 Language Needs Study	7.33	6.60	6.60	6.14	6.64	33
40 Subscription Costs—Judicial Conduct Reporter 6.45 5.87 6.50 7.13 6.45	40	Subscription Costs—Judicial Conduct Reporter	6.45	5.87	6.50	7.13	6.45	44
41 Data Integration 7.00 6.67 4.00 5.67 6.07	41	Data Integration	7.00	6.67	4.00	5.67	6.07	28
			7.29	6.14	5.50	3.80	5.86	36
43 Complex Civil Litigation Program 7.85 4.00 5.40 5.00 5.47	43	Complex Civil Litigation Program	7.85	4.00	5.40	5.00	5.47	23
			6.22	4.83	6.20	5.00	5.35	31
			6.13	3.71	5.50	5.75	5.08	26
	46	Interim Case Management Systems						25
								26
	_							22
	_							22

#	Program	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Responses
π		courts	courts	courts	courts	average	
-	Phoenix Program	9.64	8.50	9.09	9.56	9.09	54
	Litigation Management Program	9.58	9.00	9.27	9.00	9.02	48
_	Telecommunication Support	9.54	8.50	9.75	8.25	8.92	51
	Trial Court Security Grants	9.44	9.56	8.45	8.17	9.05	42
	Self-Help Centers	9.43	9.80	9.75	9.56	9.65	55
	Human Resources- Court Investigation	9.14	7.84	7.73	5.40	7.74	42
	Essential and other Education for Court Personnel	9.00	8.50	8.50	8.63	8.64	50
_	Mandated, Essential and Other Education for Judicial Officers	8.85	9.56	9.41	9.22	9.29	52
-	Budget-focused Training and Meetings	8.73	9.36	8.73	9.22	9.04	48
	Self-Represented Litigants—Statewide Support	8.73	8.88	9.08	8.38	8.81	48
	California Courts Technology Center (CCTC)	8.72	7.73	6.92	5.78	7.41	51
-	Workers' Compensation Reserve	8.71	7.77	8.50	8.17	8.22	36
	Treasury Services- Case Management	8.70	8.53	8.25	7.38	8.29	45
	Trial Court Labor Relations Academies and Forums	8.55	7.79	8.25	8.22	8.51	51
15	Court Interpreter Program (Testing, Development, Recruitment, and Education)	8.50	8.75	9.09	9.00	8.85	41
_	Distance Learning	8.46	7.95	7.67	5.78	7.61	54
_	Faculty and Curriculm Development	8.40	8.63	8.46	7.11	8.22	41
	Trial Court Performance Measures Study	8.33	8.40	8.55	8.00	8.35	40
19	Other Post-employment Benefits Valuation Report	8.33	7.76	8.88	7.38	8.00	39
20	California Language Access Plan	8.29	6.71	6.89	9.20	7.43	35
21	California Law Enforcement Telecommunications System (CLETS) Services	8.25	5.17	8.44	10.00	7.18	28
22	Audit Services	8.20	7.89	8.42	8.89	8.27	49
	Trial Court Procurement	8.18	6.67	7.91	7.00	7.44	41
	Interactive Software—Self-Represented Litigant Electronic Forms	8.13	8.47	9.42	7.00	8.34	38
25	CFCC Educational Programs	8.09	9.00	8.92	8.89	8.76	49
26	Judicial Performance Defense Insurance	8.08	9.00	8.50	8.17	8.67	43
27	Jury Management System	8.00	8.63	8.00	7.50	8.20	44
28	Complex Civil Litigation Program	7.85	4.00	5.40	5.00	5.47	23
29	California Courts Protective Order Registry (ROM)	7.83	7.75	8.50	8.60	8.02	47
30	Essential and other Education for Court Management	7.80	8.62	8.50	8.33	8.38	50
31	Adobe Livecycle Reader Services Extension	7.55	7.28	7.80	6.57	7.34	44
32	CFCC Publications	7.43	7.18	7.75	6.29	7.18	39
33	Regional Office Assistance Group	7.38	7.78	7.91	9.00	7.85	48
34	2015 Language Needs Study	7.33	6.60	6.60	6.14	6.64	33
35	Audit Contract	7.29	6.14	5.50	3.80	5.86	36
36	Trial Courts Transaction Assistance Program	7.20	8.33	8.00	8.63	8.18	44
37	Domestic Violence—Family Law Interpreter Program	7.13	7.65	8.08	7.13	7.58	48
38	Jury System Improvement Projects	7.08	8.06	8.00	8.60	7.77	44
39	Data Integration	7.00	6.67	4.00	5.67	6.07	28
40	Uniform Civil Fees System (UCFS)	6.92	8.50	8.10	8.63	8.04	51
41	Justice Partner Outreach and e-Services	6.86	3.89	2.50	5.25	4.58	26
42	Enterprise Policy and Planning (Statewide Development)	6.83	7.14	6.25	6.50	6.75	36
	Interim Case Management Systems	6.67	5.42	2.80	3.50	5.04	25
44	Subscription Costs—Judicial Conduct Reporter	6.45	5.87	6.50	7.13	6.45	44
45	Testing Tools—Enterprise Test Management Suite (ETMS)	6.22	4.83	6.20	5.00	5.35	31
46	Alternative Dispute Resolution Centers	6.13	3.71	5.50	5.75	5.08	26
47	Judicial Council's Court-Ordered Debt Task Force	6.00	7.07	6.29	8.25	6.67	39
48	JusticeCorps (Court Access and Education)	3.25	1.60	3.14	8.17	4.18	22
49	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	2.67	2.67	4.60	6.00	3.86	22

#	Brogram	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Responses
#	Program	courts	courts	courts	courts	average	
	Self-Help Centers	9.43	9.80	9.75	9.56	9.65	55
-	Trial Court Security Grants	9.44	9.56	8.45	8.17	9.05	42
-	Mandated, Essential and Other Education for Judicial Officers	8.85	9.56	9.41	9.22	9.29	52
	Budget-focused Training and Meetings	8.73	9.36	8.73	9.22	9.04	48
	Litigation Management Program	9.58	9.00	9.27	9.00	9.02	48
-	CFCC Educational Programs	8.09	9.00	8.92	8.89	8.76	49
	Judicial Performance Defense Insurance	8.08	9.00	8.50	8.17	8.67	43
	Self-Represented Litigants—Statewide Support	8.73	8.88	9.08	8.38	8.81	48
-	Court Interpreter Program (Testing, Development, Recruitment, and Education)	8.50	8.75	9.09	9.00	8.85	41
	Faculty and Curriculm Development	8.40	8.63	8.46	7.11	8.22	41
	Jury Management System	8.00	8.63	8.00	7.50	8.20	44
	Essential and other Education for Court Management	7.80	8.62	8.50	8.33	8.38	50
	Treasury Services- Case Management	8.70	8.53	8.25	7.38	8.29	45
	Phoenix Program	9.64	8.50	9.09	9.56	9.09	54
15	Telecommunication Support	9.54	8.50	9.75	8.25	8.92	51
16	Essential and other Education for Court Personnel	9.00	8.50	8.50	8.63	8.64	50
	Uniform Civil Fees System (UCFS)	6.92	8.50	8.10	8.63	8.04	51
18	Interactive Software—Self-Represented Litigant Electronic Forms	8.13	8.47	9.42	7.00	8.34	38
19	Trial Court Performance Measures Study	8.33	8.40	8.55	8.00	8.35	40
20	Trial Courts Transaction Assistance Program	7.20	8.33	8.00	8.63	8.18	44
21	Jury System Improvement Projects	7.08	8.06	8.00	8.60	7.77	44
22	Distance Learning	8.46	7.95	7.67	5.78	7.61	54
23	Audit Services	8.20	7.89	8.42	8.89	8.27	49
24	Human Resources- Court Investigation	9.14	7.84	7.73	5.40	7.74	42
25	Trial Court Labor Relations Academies and Forums	8.55	7.79	8.25	8.22	8.51	51
26	Regional Office Assistance Group	7.38	7.78	7.91	9.00	7.85	48
27	Workers' Compensation Reserve	8.71	7.77	8.50	8.17	8.22	36
28	Other Post-employment Benefits Valuation Report	8.33	7.76	8.88	7.38	8.00	39
29	California Courts Protective Order Registry (ROM)	7.83	7.75	8.50	8.60	8.02	47
30	California Courts Technology Center (CCTC)	8.72	7.73	6.92	5.78	7.41	51
31	Domestic Violence—Family Law Interpreter Program	7.13	7.65	8.08	7.13	7.58	48
32	Adobe Livecycle Reader Services Extension	7.55	7.28	7.80	6.57	7.34	44
33	CFCC Publications	7.43	7.18	7.75	6.29	7.18	39
34	Enterprise Policy and Planning (Statewide Development)	6.83	7.14	6.25	6.50	6.75	36
35	Judicial Council's Court-Ordered Debt Task Force	6.00	7.07	6.29	8.25	6.67	39
36	California Language Access Plan	8.29	6.71	6.89	9.20	7.43	35
37	Trial Court Procurement	8.18	6.67	7.91	7.00	7.44	41
38	Data Integration	7.00	6.67	4.00	5.67	6.07	28
39	2015 Language Needs Study	7.33	6.60	6.60	6.14	6.64	33
40	Audit Contract	7.29	6.14	5.50	3.80	5.86	36
41	Subscription Costs—Judicial Conduct Reporter	6.45	5.87	6.50	7.13	6.45	44
42	Interim Case Management Systems	6.67	5.42	2.80	3.50	5.04	25
43	California Law Enforcement Telecommunications System (CLETS) Services	8.25	5.17	8.44	10.00	7.18	28
44	Testing Tools—Enterprise Test Management Suite (ETMS)	6.22	4.83	6.20	5.00	5.35	31
45	Complex Civil Litigation Program	7.85	4.00	5.40	5.00	5.47	23
46	Justice Partner Outreach and e-Services	6.86	3.89	2.50	5.25	4.58	26
47	Alternative Dispute Resolution Centers	6.13	3.71	5.50	5.75	5.08	26
-	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	2.67	2.67	4.60	6.00	3.86	22
-	JusticeCorps (Court Access and Education)	3.25	1.60	3.14	8.17	4.18	22

#	Program	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Responses
"		courts	courts	courts	courts	average	-
	Self-Help Centers	9.43	9.80	9.75	9.56	9.65	55
	Telecommunication Support	9.54	8.50	9.75	8.25	8.92	51
	Interactive Software—Self-Represented Litigant Electronic Forms	8.13	8.47	9.42	7.00	8.34	38
	Mandated, Essential and Other Education for Judicial Officers	8.85	9.56	9.41	9.22	9.29	52
	Litigation Management Program	9.58	9.00	9.27	9.00	9.02	48
	Court Interpreter Program (Testing, Development, Recruitment, and Education)	8.50	8.75	9.09	9.00	8.85	41
	Phoenix Program	9.64	8.50	9.09	9.56	9.09	54
-	Self-Represented Litigants—Statewide Support	8.73	8.88	9.08	8.38	8.81	48
	CFCC Educational Programs	8.09	9.00	8.92	8.89	8.76	49
	Other Post-employment Benefits Valuation Report	8.33	7.76	8.88	7.38	8.00	39
	Budget-focused Training and Meetings	8.73	9.36	8.73	9.22	9.04	48
	Trial Court Performance Measures Study	8.33	8.40	8.55	8.00	8.35	40
	Judicial Performance Defense Insurance	8.08	9.00	8.50	8.17	8.67	43
	Essential and other Education for Court Management	7.80	8.62	8.50	8.33	8.38	50
	Essential and other Education for Court Personnel	9.00	8.50	8.50	8.63	8.64	50
	Workers' Compensation Reserve	8.71	7.77	8.50	8.17	8.22	36
-	California Courts Protective Order Registry (ROM)	7.83	7.75	8.50	8.60	8.02	47
_	Faculty and Curriculm Development	8.40	8.63	8.46	7.11	8.22	41
	Trial Court Security Grants	9.44	9.56	8.45	8.17	9.05	42
20	California Law Enforcement Telecommunications System (CLETS) Services	8.25	5.17	8.44	10.00	7.18	28
21	Audit Services	8.20	7.89	8.42	8.89	8.27	49
22	Treasury Services- Case Management	8.70	8.53	8.25	7.38	8.29	45
23	Trial Court Labor Relations Academies and Forums	8.55	7.79	8.25	8.22	8.51	51
24	Uniform Civil Fees System (UCFS)	6.92	8.50	8.10	8.63	8.04	51
25	Domestic Violence—Family Law Interpreter Program	7.13	7.65	8.08	7.13	7.58	48
26	Jury Management System	8.00	8.63	8.00	7.50	8.20	44
27	Trial Courts Transaction Assistance Program	7.20	8.33	8.00	8.63	8.18	44
28	Jury System Improvement Projects	7.08	8.06	8.00	8.60	7.77	44
29	Regional Office Assistance Group	7.38	7.78	7.91	9.00	7.85	48
30	Trial Court Procurement	8.18	6.67	7.91	7.00	7.44	41
31	Adobe Livecycle Reader Services Extension	7.55	7.28	7.80	6.57	7.34	44
32	CFCC Publications	7.43	7.18	7.75	6.29	7.18	39
33	Human Resources- Court Investigation	9.14	7.84	7.73	5.40	7.74	42
34	Distance Learning	8.46	7.95	7.67	5.78	7.61	54
35	California Courts Technology Center (CCTC)	8.72	7.73	6.92	5.78	7.41	51
36	California Language Access Plan	8.29	6.71	6.89	9.20	7.43	35
37	2015 Language Needs Study	7.33	6.60	6.60	6.14	6.64	33
38	Subscription Costs—Judicial Conduct Reporter	6.45	5.87	6.50	7.13	6.45	44
39	Judicial Council's Court-Ordered Debt Task Force	6.00	7.07	6.29	8.25	6.67	39
40	Enterprise Policy and Planning (Statewide Development)	6.83	7.14	6.25	6.50	6.75	36
-	Testing Tools—Enterprise Test Management Suite (ETMS)	6.22	4.83	6.20	5.00	5.35	31
42	Audit Contract	7.29	6.14	5.50	3.80	5.86	36
43	Alternative Dispute Resolution Centers	6.13	3.71	5.50	5.75	5.08	26
44	Complex Civil Litigation Program	7.85	4.00	5.40	5.00	5.47	23
45	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	2.67	2.67	4.60	6.00	3.86	22
	Data Integration	7.00	6.67	4.00	5.67	6.07	28
-	JusticeCorps (Court Access and Education)	3.25	1.60	3.14	8.17	4.18	22
-	Interim Case Management Systems	6.67	5.42	2.80	3.50	5.04	25
	Justice Partner Outreach and e-Services	6.86	3.89	2.50	5.25	4.58	26

щ	Droessen	Cluster 1	Cluster 2	Cluster 3	Cluster 4	Statewide	Deenemeer
Ŧ	Program	courts	courts	courts	courts	average	Responses
1	California Law Enforcement Telecommunications System (CLETS) Services	8.25	5.17	8.44	10.00	7.18	28
_	Self-Help Centers	9.43	9.80	9.75	9.56	9.65	55
	Phoenix Program	9.64	8.50	9.09	9.56	9.09	54
4	Mandated, Essential and Other Education for Judicial Officers	8.85	9.56	9.41	9.22	9.29	52
5	Budget-focused Training and Meetings	8.73	9.36	8.73	9.22	9.04	48
6	California Language Access Plan	8.29	6.71	6.89	9.20	7.43	35
7	Litigation Management Program	9.58	9.00	9.27	9.00	9.02	48
8	Court Interpreter Program (Testing, Development, Recruitment, and Education)	8.50	8.75	9.09	9.00	8.85	41
9	Regional Office Assistance Group	7.38	7.78	7.91	9.00	7.85	48
10	CFCC Educational Programs	8.09	9.00	8.92	8.89	8.76	49
11	Audit Services	8.20	7.89	8.42	8.89	8.27	49
12	Essential and other Education for Court Personnel	9.00	8.50	8.50	8.63	8.64	50
13	Uniform Civil Fees System (UCFS)	6.92	8.50	8.10	8.63	8.04	51
14	Trial Courts Transaction Assistance Program	7.20	8.33	8.00	8.63	8.18	44
15	California Courts Protective Order Registry (ROM)	7.83	7.75	8.50	8.60	8.02	47
16	Jury System Improvement Projects	7.08	8.06	8.00	8.60	7.77	44
17	Self-Represented Litigants—Statewide Support	8.73	8.88	9.08	8.38	8.81	48
18	Essential and other Education for Court Management	7.80	8.62	8.50	8.33	8.38	50
19	Telecommunication Support	9.54	8.50	9.75	8.25	8.92	51
20	Judicial Council's Court-Ordered Debt Task Force	6.00	7.07	6.29	8.25	6.67	39
21	Trial Court Labor Relations Academies and Forums	8.55	7.79	8.25	8.22	8.51	51
22	Judicial Performance Defense Insurance	8.08	9.00	8.50	8.17	8.67	43
23	Workers' Compensation Reserve	8.71	7.77	8.50	8.17	8.22	36
24	Trial Court Security Grants	9.44	9.56	8.45	8.17	9.05	42
25	JusticeCorps (Court Access and Education)	3.25	1.60	3.14	8.17	4.18	22
26	Trial Court Performance Measures Study	8.33	8.40	8.55	8.00	8.35	40
27	Jury Management System	8.00	8.63	8.00	7.50	8.20	44
28	Other Post-employment Benefits Valuation Report	8.33	7.76	8.88	7.38	8.00	39
	Treasury Services- Case Management	8.70	8.53	8.25	7.38	8.29	45
30	Domestic Violence—Family Law Interpreter Program	7.13	7.65	8.08	7.13	7.58	48
	Subscription Costs—Judicial Conduct Reporter	6.45	5.87	6.50	7.13	6.45	44
32	Faculty and Curriculm Development	8.40	8.63	8.46	7.11	8.22	41
33	Interactive Software—Self-Represented Litigant Electronic Forms	8.13	8.47	9.42	7.00	8.34	38
34	Trial Court Procurement	8.18	6.67	7.91	7.00	7.44	41
35	Adobe Livecycle Reader Services Extension	7.55	7.28	7.80	6.57	7.34	44
	Enterprise Policy and Planning (Statewide Development)	6.83	7.14	6.25	6.50	6.75	36
	CFCC Publications	7.43	7.18	7.75	6.29	7.18	39
-	2015 Language Needs Study	7.33	6.60	6.60	6.14	6.64	33
-	Civil, Small Claims, Probate and Mental Health (V3) Case Management System	2.67	2.67	4.60	6.00	3.86	22
-	Distance Learning	8.46	7.95	7.67	5.78	7.61	54
-	California Courts Technology Center (CCTC)	8.72	7.73	6.92	5.78	7.41	51
	Alternative Dispute Resolution Centers	6.13	3.71	5.50	5.75	5.08	26
-	Data Integration	7.00	6.67	4.00	5.67	6.07	28
-	Human Resources- Court Investigation	9.14	7.84	7.73	5.40	7.74	42
-	Justice Partner Outreach and e-Services	6.86	3.89	2.50	5.25	4.58	26
-	Testing Tools—Enterprise Test Management Suite (ETMS)	6.22	4.83	6.20	5.00	5.35	31
	Complex Civil Litigation Program	7.85	4.00	5.40	5.00	5.47	23
-	Audit Contract	7.29	6.14	5.50	3.80	5.86	36
	Interim Case Management Systems	6.67	5.42	2.80	3.50	5.04	25
+3	interim case Management Systems	0.07	J.42	2.00	5.50	5.04	2J

Attachment 8
ATTACHMENT 3D

#1:	CF	CC	EI	DU	CAT	1	ON	AL	, PI	RO	GRA	MS
Benefit to Branch	# C	Courts	Dire	ctly B	enefit			Used	in La	ast Yo	ear	Value to Court
8.25	C1 13	C2 18	C3 11	C4 9	Total 51		C1 11	C2 18	C3 12	C4 9	Total 50	8.76
i. If this program were eli						r co		I		-	<u> </u>	service?
/es									10.9%	,		6
lo								6	85.5%	ò		47
Dur court is not a direct ber	neficiar	y of th	is pro	gram					3.6%			2
6. If yes, please explain th	ne alte	rnativ	e.									
Fund in house												
ocal Training for FCS staff	f Free	semir	hars th	nona	h the Co	Int	v Hea	lth an	d Hun	nan S	Services Ar	rency
Ve provide significant amo				-					u mun			gency.
n reality "no", though some						-			الطماني	orod	locally or r	egionally
nternal court resources or i												egionally.
												rto
National Center for State C											o otner cou	ns
7. Please provide any add	litiona	l com	ments	s you	wish ab	ou	t this	progr	am.			
education requirements that requirements. During budget downturns, education training that include ustice partners. t would be a particular chara able to partner with larger of We need these sponsored Provides mandated training aw. Some items are mandatory While this program has mer mprovement and Moderniz Loss of the educational pro Providing these services loo This is a core function of a so of the Judicial Council appr We are a remote, geograph have without their assistance Reasonable Efforts. 90 peop	educati es othe llenge courts fi progran g. Subs rit, it is cally we state A opriation ically of ce. Re	onal s r law a to prov or deli ms in o stantia not cle fund. would ould b OC ar on. Ad distant t. Judg	pendi and ju vide m very co order Illy eq ear wh creat e a fir nd as ditiona court ge Ler	ng sh stice p nanda of othe to rec uivale ny this e a ha nancia such ally, c	ould also partners tory train er educat eive nee nt cost-e s ongoing ardship fo l hardshi is not ap ourts car CC helps	be is r ing ior de ffe g, e g, e pro n sl pro	e cut p rare bu g court nal pro d and/ ective t establis all who and dif ppriate hare re ovide	roport at extr famil grams or req raining shed p b work ficult j ly sup esourc us ed	tionate emely y cours uired g is no progra in the proces portec ces to ucatio	ely. F / ben/ rt inve educ ot ava um is e area ss for acco on and	Fund lodgin eficial for b estigators a ation. ailable in th funded by funded by the local o ough the IN mplish trai d speakers	ng, etc in house. both the court and the and mediators. May be his actively evolving area of the State Trial Court court Services. court. MF. It should be funded ou ining themselves. we would not be able to
Dur Commissioner finds it v Educational programs are a he courts. Does not seem budget.	a vital,	ongoir										
Program provides required	educat	tion to	court	staff,	judicial o	offic	cers a	nd jus	tice p	artne	rs.	
Do any of the outside agen CFCC staff and programs a educational delivery.												
CFCC staff is responsive, b												

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#2: INTERACTIVE SOFTWARE – SELF-REP ELECTRONIC FORMS

ELECTRONIC FORMS Benefit to Branch # Courts Directly Benefit Used in Last Year Value to Court														
Benefit to Branch	# C	ourts	Dire	ctly B	enefit		-	Used	l in La	ast Y	ear	Value to Court		
7.52	C1	C2	C3	C4	Total		C1	C2	С3	C4	Total	8.34		
5. If this program were eli	7 minate	13 d or I	8 educ	5 ed. d	33 oes vou	r c	ourt h	14 ave a	8 In alte	5 ernati	34 ive to this	service?		
Yes					··· , ···				26.4%					
No									<u>20.49</u> 50.9%			14 27		
Our court is not a direct ben	oficiary	of th	is nro	aram					22.6%			12		
6. If yes, please explain th				grann.					22.07	0		12		
Use other services available that provides forms														
San Bernardino is in the process of creating additional forms to use in the document assembly for Self-Represented														
San Bernardino is in the process of creating additional forms to use in the document assembly for Self-Represented Litigants that are more focused on our specific court's needs.														
Litigants that are more focused on our specific court's needs. Direct personal assistance by family law facilitator's and self-help center														
Direct personal assistance by family law facilitator's and self-help center We have used other alternatives in the past, but there was a substantial cost involved; something we cannot afford today														
We have used other alternatives in the past, but there was a substantial cost involved; something we cannot afford today Self-Represented litigants would be required to fill out forms by hand.														
Self-Represented litigants would be required to fill out forms by hand. We could develop an alternative program or procure one, but it would not be as cost effective.														
We could develop an alternative program or procure one, but it would not be as cost effective. Utilize CA Court forms in their fillable format. Litigants handwrite documents in clinics.														
HotDocs; Smart Forms Off the shelf vendors or in house applications.														
Currently working on softwa					o office a	s v	well as	with	Tyler'	s Ody	ssey prod	uct, which we will be		
implementing this Fall.		0									2.			
The alternative would requir	re that s	staff s	pend	additi	onal time	e s	itting o	lown	with e	ach li	tigant to fil	l out each form, line by		
line, with repetitive informat	ion (e.g	j. nan	ne, ad	dress	, case na	am	e, cas	e num	nber, e	etc.) r	ather than	allowing the litigants to		
use the Interactive Software	e compi	uter p	rograr	n to e	nter the	inf	ormati	on on	ce for	all fo	orms.			
The Court could purchase for	orms fro	om th	e ven	dor Es	ssential I	-or	rms. F	lowev	er, th	ere is	a lag time	in the vendor providing		
updated forms to the court.														
We could create our own or	nline for	ms												
Virtual Self Help Law Cente	r websi	te												
7. Please provide any add	itional	com	ments	s you	wish ab	ou	ut this	prog	ram.					
I am not familiar with this se	ervice.													
Eliminating this service wou	ıld mea	n moi	e self	-repre	esented I	itig	gants a	are in	need	of ass	sistance. 7	This would create longer		
waits at our Self-Help Cente	er and F	amily	/ Law	office	S.									
If this program were implem	nented of	on a r	nore ι	Iniforr	n statew	ide	e basis	then	l belie	eve it	would be o	of more benefit.		
This is an example of the be	enefit of	f not r	ecrea	ting th	ne wheel	58	8 times	S						
Elimination of electronic forms severely hampers the already limited number of customers and level of services that can be provided														
provided														
We have not been able to u	tilize th	is res	ource	but fe	eel it wou	ıld	benef	it SRL	.'s.					

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Due to limited funding, staffing and space Kings does not currently offer this service. It would be a benefit to the litigants if we did.

This sounds like a one-time expense. We presume it will not be repeated.

A major need that should be addressed. A great example of a project that seems appropriately funded by the IMF.

Our self-help center uses the on line Judicial Council forms which can be completed, but are not interactive.

Program is a benefit to self represented litigants, attorneys, self-help centers and court staff.

The program creates efficiencies and cost-effectiveness all-around by increasing the number of legible, correct and

complete forms filed by self-represented litigants which thereby results in a substantial reduction of allocated time spent by Self-Help staff, clerks offices and judicial officers addressing errors and mistakes.

In a small court with almost no self-help services this program is of great assistance to self-represented litigants and court staff.

The information is indirectly beneficial to our court users, but if we have to reduce it at the JC level, we will come up with different modes of providing that info to SRL's

Page **3** of **72**

Attachment 8
ATTACHMENT 3D

#3: CFCC PUBLICATIONS													
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Y	ear	Value to Court	
6.61	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	7.18	
	8	12	9	7	36		7	9	6	6	28		
5. If this program were eli	minate	ed or	reduc	ed, d	oes you	r c	ourt h	ave a	n alte	ernati	ve to this	service?	
Yes									24.5%	, D		12	
No									63.3%	, D		31	
Our court is not a direct ber	neficiar	y of th	is pro	gram					12.2%	, D		6	
6. If yes, please explain th	ne alter	nativ	e.										
Training via private agencies, State Bar of California, etc.													
General legal research which would not be cost efficient or effective													
But not in one collective website - would have to access a variety of sources to get same information.													
But not in one collective website - would have to access a variety of sources to get same information. Lexis /West													
Lexis /West List Serve exchange of information with other Facilitators, FCS and Self-Help Coordinators.													
Rely more on peers or regional resources as well as self-guided research on CFCC-related issues													
Provide materials as neces	sary di	rectly	from t	he ve	ndors.								
We provide legislative analy	ysis to	our ju	dicial	office	rs and st	aff	•						
Alternative would be resear													
Would make use of other p							equire	additio	onal ju	idicia	l time.		
Judicial officers could use le	_			ently	available	Э.							
Reaching out to fellow cour	ts, NAC	CM, N	CSC										
7. Please provide any add	litional	com	ment	s you	wish ab	οι	ut this	prog	ram.				
Not sure if our Court uses.	anh n		tina in	#1 ~	nd anour		a #2 k				a nat an a	ntion to pour Inst sure!	
The online search inquiry is													
It is not clear why these ong										-		and Modernization Fund.	
The Court does would not b													
CFCC publications are relie											_		
rely on these to summarize	•										•	5	
Website maintained by the												to the website would see	
-		•						-					
to be appropriately funded by the IMF. There needs to be discussion on whether ongoing maintenance - non upgrades - should be funded by the IMF.													
Judicial officers and depend	dency a	attorne	eys su	bscrit	be and fi	nd	this pr	ogran	n to be	e a be	enefit.		
Has there been an analysis	of whe	ether s	subsci	ibers	outside	the	Judic	ial Bra	anch s	hould	d contribute	e to any costs of this	
program?													

#4: DOMESTIC VIOLENCE – FAMILY LAW INTERPRETER PROGRAM

INTERPRETER PROGRAM													
Benefit to Branch	# C	ourts	5 Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court	
7.61	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	7.58	
	8	20	12	7	47		3	17	12	7	39		
5. If this program were eli	minate	d or	reduc	ed, d	oes you	ır c	ourt h	ave a	n alte	ernati	ve to this	service?	
Yes									23.6%	, D		13	
No									65.5%	, b		36	
Our court is not a direct ber	neficiary	y of th	nis pro	gram					10.9%	Ď		6	
6. If yes, please explain the alternative.													
Funding through Program 45.45 has been expanded and is now covering costs associated with this program.													
At judicial request, we use bilingual staff noncertified interpreter staff as pro tem interpreters													
Court Interpreter funding from Judicial Council Program 45.45													
Court Interpreter funding from Judicial Council Program 45.45 Live translation													
Live translation Funding through court interpreters program only. If it is no longer avaiable then there would be no alternative.													
Funding through court interpreters program only. If it is no longer avaiable then there would be no alternative. Use court employee interpreters to translate													
Use existing resources (employee and contract interpreters) to provide interpreters for all DV matters.													
This program has been tern	ninated	and	combi	ned w	vith inter	pre	eter se	vices					
Hire translator to translate f	orms lo	cally	or use	e inter	preter to	o tra	ansalte	e form	s.				
Services now funded direct	· · ·							er serv	vices.				
Court staff who receive bilir			uld as	sist ir	this eff	ort.							
E would try to coordinate co	-												
There are local trainings that		t trave	el cost	S									
Reaching out to fellow cour	ts												
7. Please provide any add	litional	com	ments	s you	wish al	οοι	ut this	prog	ram.				
Not providing this service w	ould pla	ace n	nany c	four	non-Enç	glisl	h spea	king [)V clie	ents a	t risk.		
if we chose to continue this	service	e we v	vould	have	to use a	lloc	cation	and re	duce	costs	/services e	elsewhere	
This is an important access this court.	issue t	o nor	i-Engl	ish sp	eaking	itig	ants, t	out I a	m not	sure	how frequ	ently the forms are used in	
It would be difficult to adjud	icate ca	ases v	vithou	t it.									
We would have to hire trans	slators	for an	y OTS	S lang	uage								
This is a good example of a												v	
In light of the laws expandir	-	•										•	
There is no direct benefit or					-		•	-		-			
(value-added) would be for							-			-		-	
judges program is coordinated. The current regional interpreters program is inefficient and fraught with unnecessary labor													
strife. This program has been terminated and combined with interpreter services.													
It is imperative that all litigat										n case	es of dome	stic violence.	
	- 3			<u> </u>	<u> </u>		-						

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#4: DOMESTIC VIOLENCE – FAMILY LAW INTERPRETER PROGRAM

This program only provides for translation of forms. It should be funded from the 45.45 fund.

This is a very valuable resource and without it our court would find it very difficult to assist the non-English speaking individuals.

A nice benefit for the DV litigants but not a high priority for our court.

The translation of forms used for Domestic Violence Restraining Orders is vital to ensure that non-English speaking or LEP litigants understand the forms and procedures related to requesting or responding to a restraining order. Because restraining orders seek to prevent further harm and violence to protected parties and can detrimentally affect a restrained party's fundamental rights and liberties, it is imperative that all information and forms published by the Court be interpreted and translated on an ongoing basis as laws change.

As a small court with very few needs for interpreters we have never used this program. Given the updated funding model for interpreters is this still a program that should function on a stand-alone basis or should it be a part of interpreter funding?

Should be funded from TCTF

The DV trainings are helpful to have available at the FRD Institute

Although we very infrequently forms in other languages, having this resource available is becoming more important statewide.

Could this be funded with interpreter funding?

Thought this was moved to the Interpreter Fund and was no longer a part of the IMF. If there is any part remaining in IMF, a review should be conducted to determine if this can move to the Interpreter Fund.

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Attachment 8
ATTACHMENT 3D

9.48 C1 C2 C3 C4 Total 360 6. If this program were eliminated or reduced, does your court have an alternative to this service? res 7.1% 4 No 92.9% 52 Dur court is not a direct beneficiary of this program. 0.0% 0 8. If yes, please explain the alternative. 92.9% 52 Pur out of other court revenues 92.9% 52 everage on technology for providing web-based information, use more volunteers, and engage the local communi anhance ADR as means to avoid litigation costs and expedite resolution of legal disputes in civil and family. ft he funding is cut, the Court does not have the funds to continue the program at its current level and litigants wor orced to navigate the system without assistance, reducing access to the court and delaying adjudication. We partner with local CBOs for similar services. 7. 7. Please provide any additional comments you wish about this program. Without the Self-help funding from Judicial Council, our court would not be able to keep an entire Self-Help Center unning. This fund enables our court to assist \$40,000 self represented litigants per year. Ne do not have the funding to cover the services provided by the program. 1 2 twould not be able to fund without cutting services/costs in other areas. This would be an extreme hardis juc court. 2 <th></th> <th>#:</th> <th>5: S</th> <th>EL</th> <th>F-H</th> <th>£,]</th> <th>LP</th> <th>CE</th> <th>N'I</th> <th>[E]</th> <th>K</th> <th></th>		#:	5: S	EL	F-H	£,]	LP	CE	N'I	[E]	K				
9.48 14 21 12 9 56 14 21 12 9 56 6. If this program were eliminated or reduced, does your court have an alternative to this service? fes 7.1% 4 No 92.9% 52 Dur court is not a direct beneficiary of this program. 0.0% 0 8. If yes, please explain the alternative. 52 Fund in house 32/9 for program out of other court revenues everage on technology for providing web-based information, use more volunteers, and engage the local communinnhance ADR as means to avoid litigation costs and expedite resolution of legal disputes in civil and family. ft he funding is cut, the Court does not have the funds to continue the program at its current level and litigants wou orced to navigate the system without assistance, reducing access to the court and delaying adjudication. We partner with local CBOs for similar services. 7. 7. Please provide any additional comments you wish about this program. S1.00 saved for every \$0.23 spent This area is critically underfunded. We could quadruple our resources and still not meet the public demand. Without the Self-help funding from Judicial Council, our court would not be able to keep an entire Self-Help Center unning. This fund enables our court to assist \$40,000 self represented litigants per year. We do not have th	nefit to Branch	# Cour	ts Dire	ctly B	enefit			Used	l in La	ist Yo	ear	Value to Court			
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#5: SELF-HELP CENTER

Over the past five years the Self-Help Center has served an average of approximately 9000 people per year. Without the Self-Help Center, self-represented persons, especially those who do not have the financial means to hire an attorney, would have no other place to go for free, neutral legal information and assistance, with no restrictions as to income or party designation. By increasing access to justice through the Courts, the Self-Help Center helps to ease public anxiety and conflict by educating them about their rights, remedies, and options related to Domestic Violence, Family Law and Rental Housing issues. As mentioned previously, the Self-Help Center also creates efficiencies and cost-savings court-wide in reduced staff time spent by the Clerks Office and Judicial Officers addressing litigant errors and mistakes.

Plumas County has no pro bono or non-profit self-help services. The COurt contracts with a local vendor to provide the only self-help services available in the County.

Our self help program does not have an attorney. Judicial Council is aware of our problem, in our remote area, and has been looking into alternatives, such as appearing via Skype, etc.

We refer parties to this often throughout each day.

If these funds were eliminated, we would have to lay off staff. Solano believes this one should be given priority and directly benefits the courts.

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Benefit to Branch	# C	Courts	Dire	ctly E	Benefit			Used	l in La	ist Ye	ear	Value to Court				
8.57	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	8.81				
	13	18	11	8	50		10	16	10	7	43					
5. If this program were el	iminate	ed or I	reduc	ed, d	oes your	CC	ourt h	ave a	n alte	rnati	ve to this	service?				
/es									18.2%	,		10				
No									76.4%	,		42				
Our court is not a direct be	neficiar	y of th	is pro	gram					5.5%			3				
6. If yes, please explain t	he alter	nativ	e.													
San Bernardino is currently	/ in the	proce	ss of ı	updati	ing our we	bs	site to	provi	de sin	nilar r	esources	consistent with the				
California Courts website.	San Be	ernard	ino's r	esou	ces will be	e l	ess th	ian the	ose of	fered	on the Ca	alifornia Courts website.				
our own court website																
ssuming we would still ha	ive fund	ling fo	r our \$	Self-H	lelp Cente	er (gener	ally, o	ur sta	ff wou	uld have to	o do more direct legal				
Assuming we would still have funding for our Self-Help Center generally, our staff would have to do more direct legal research if the statewide online self-help resources were no longer funded.																
ndividual Court Websites																
Would have to rely on websites developed by other courts. Our court does not have the resources to self-develop the																
materials provided through this website.																
ther court staff																
ollaboration with local and	d region	al sou	irces a	and de	evelop loc	al	strate	gies f	or info	ormat	ion, trainir	ng, and assistance.				
Ve cannot tell what the be	nefit is t	to our	court	of ha	ving these	0	nline	resou	rces. \	Ne pr	ovide sim	ilar resources locally.				
he court's self help cente			ould b	e dire	cted to thi	s	activit	y. Do	ing so	wou	ld, howeve	er, reduce direct services				
rovided by these staff to t																
Ve would use in-house rea		,				es	e serv	vices.								
Ne would expand our web																
7. Please provide any ad	ditional	com	ments	s you	wish abo	but	t this	progr	ram.							
clerks use this tool as well.	Very v	aluab	le.													
No funding available at the	local le	evel to	fill the	e void	that woul	d I	be lef	by el	iminat	ing th	nis progra	n. Also, it make sense to				
No funding available at the local level to fill the void that would be left by eliminating this program. Also, it make sense to																
-	approach this collectively from both an efficiency and access point of view.															
pproach this collectively f			We could recreate at court level, but this would take a significant amount of time to implement. We do not have staff to													
approach this collectively f			s woul	d take	e a signific		nt amo					we do not have start to				
pproach this collectively f Ve could recreate at court ake on such a project. This provides courts with u	level, b pdated	out this														
pproach this collectively f Ve could recreate at court ake on such a project. This provides courts with u access self-help services i	level, b pdated n perso	out this inform n	nation	and h	nandles ov	vei	rflow	capac	ity for	those	custome	rs who are unable to				
pproach this collectively f Ve could recreate at court ake on such a project. This provides courts with u ccess self-help services i This is a good example of	level, b pdated n person a progra	out this inform n am tha	nation at ben	and h efits a	nandles ov	vei	rflow o	capac	ity for oids e	those each o	e custome	rs who are unable to renting the wheel.				
approach this collectively f Ve could recreate at court ake on such a project. This provides courts with un access self-help services i This is a good example of This is more of an indirect	level, b pdated n persol a progra benefit.	inform n am tha Any a	nation at ben assist	and h efits a ance	nandles ov all courts e provided t	vei equ	rflow o	capac	ity for oids e	those each o	e custome	rs who are unable to renting the wheel.				
approach this collectively f Ve could recreate at court ake on such a project. This provides courts with u access self-help services i This is a good example of This is more of an indirect assistance that would othe	level, b pdated n person a progra benefit. rwise re	inform n am tha Any a equire	nation at ben assist court	and h efits a ance staff/	nandles ov all courts e provided t resources	vei equ	rflow o ually a self re	capac and av	ity for oids e ented l	those each c itigan	e custome	rs who are unable to renting the wheel.				
approach this collectively f Ve could recreate at court ake on such a project. This provides courts with u access self-help services i This is a good example of	level, b pdated n person a progra benefit. rwise re	inform n am tha Any a equire valua	nation at ben assist court ble re	and h efits a ance staff/ esourc	nandles ov all courts e provided t resources ce for both	vei equ co : lit	rflow o ually a self re	capac and av prese	ity for oids e ented l	those each c itigan	e custome	rs who are unable to renting the wheel.				

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#6: SELF-REP LITIGANTS STATEWIDE SUPPORT

The Self-Help Website is an excellent resource that we often direct pro pers to when we cannot assist them in the self help center. There is no where else to turn if this general information goes away for them. They cannot afford attorneys or representation.

Centralized maintenance of the Self Help website is helpful. However, if this is intended as a state level site that is a core function of the JC staff, the IMF may not be the appropriate funding source.

Without the service our court calendars and clerk's office would have significant backlogs.

Without a statewide Court-based central clearinghouse for online Self-Help resources, local courts would lack any ability to refer a person for additional assistance in a particular area of law that the local court Self-Help Center might not help with due to budget constraints or staffing capacity.

As stated previously these self-help resources are critical in a county that has few attorneys, no pro bono services and no self-help services other than those funded by the Court.

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Attachment 8
ATTACHMENT 3D

	7	#7:	DI	ST	AN(CE	EL	EA	RN	IIN	G			
Benefit to Branch	# C	ourts	Dire	ctly E	Benefit			Usec	l in La	ast Ye	ear	Value to Court		
7.45	C1	C2	C3	C4	Total		C1	C2	C3	C4	Total	7.61		
	12	19	10	7	48		11	19	9	7	46			
5. If this program were eli	minate	ed or I	educ	ed, d	oes yoı	IL C	ourt r	ave a	in alte	ernati	ve to this	s service?		
Yes									32.1%			18		
No								_	60.7%			34		
Our court is not a direct ber				gram					7.1%			4		
6. If yes, please explain th	ne alter	nativ	е.											
if funding available would re	ely on c	outside	e train	ing										
San Bernardino could creat	te an al	ternat	ive to	this p	orogram.									
Santa Clara County Learn -	e-lear	ning p	rogra	ms op	en to al	l co	urt en	nploye	es.					
Santa Clara County Learn - e-learning programs open to all court employees. other on-line courses via NCSC, CTCC and/or other professional organizations, in person courses														
Except for Sexual Harassment training, we can use the DVD's vs. live broadcasts. But we still need the DVD's/training														
materials.														
Fund in house														
Court's own training staff This could be brought in house but currently there are no resources to support this alternative. Additionally, the quality														
-			-									Additionally, the quality		
and subject matter of in hou Court identified other conte														
Non-satellite distance learn								IS ITOP	nome	i stat	es or nau			
other vendors	ing is a	more	COSI-	enec		IIdl	ive.							
We would travel to JCC site	but th	vie ie e	acy f		25 WO 2	ro i	n tha i	samo	count					
County provided training	5, DUI II	113 13 0		Ji u3,	<u>as we a</u>			bame	count	y.				
Training would have to be c	conduct	ed in	house	e or ei	nplovee	s w	ould h	ave to	o trave	el to lo	ocations f	or training and the court		
would incur additional expe					npicycc	0	ouru r		o di di t					
We have a training manage		would	teach	the v	arious s	ubj	ects.							
Other (more expensive) onl						,								
More expensive, less conve			g optio	ons w	ould hav	/e to	o be e	xplore	ed.					
NCSC														
NACM														
-														
Reaching out to fellow cour														
7. Please provide any add	litional	com	nents	s you	wish al	oou	t this	prog	ram.					
Distance learning provides	unique	oppo	tuniti	es to	learn fro	m a	and co	llabor	ate wi	th oth	er courts	or like issues. These		
classes are geared toward	court is	sues	specif	ically	SCCL	earr	n is no	t, it is	more	gene	ric.			
this is valuable supplement	al train	ing for	a cou	urt wit	h limited	d me	eans t	o prov	/ide tra	aining	g opportur	nities		
These services are critical t	to court	s, esp	eciall	y rura	l courts	tha	t cann	ot affo	ord to	send	staff to in	person training.		

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#7: DISTANCE LEARNING

Due to our lack of funding for a training coordinator, we find this program valuable.

During budget downturns, educational spending should also be cut proportionately. Fund lodging, etc in house.

Distance learning is certainly one program that can reach many, many people with little resources.

A collective approach is more cost efficient.

Would have to collaborate with other courts to develop similar curriculum and technology. Absent funding, this is unlikely to occur.

If eliminated this would significantly increase the cost of required training for the judiciary and court staff.

We do not usually watch live broadcasts; but utilize the tapes.

Delivery has not met expectations for concept or benefit

While we can do without this program, it is perhaps a best practice model to reduce overall costs and increase productivity.

This resource is extremely valuable to Kings. As a remote court with a very limited budget for travel to San Francisco/Sacramento it is sometimes our only means of education and training.

The Court does not have the funds to continue the program at it current level.

Statewide communications can now be web-based, eliminating the need for more-expensive satellite communication. Rural courts cannot get to San Francisco with ease, so distance learning, including AOC broadcasts, are sometimes the only way in which court employees can obtain educational opportunities and stay on top of new changes in laws and administrative areas.

We find this program very valuable as our court does not have staff to provide training

Educational programs are a vital, ongoing need that seems part of the Judicial Council staff's function of supporting all of the courts. Does not seem appropriate for IMF. Instead, as a core JC staff function consider funding as part of core JC budget.

Our court relies on receiving a CD of the broadcast due to difficulty in attending live broadcasts during the workday.

A court with a current staff of 10 persons has no ability to prepare and provide the level of training that this program provides. It enables smaller courts to have training opportunities and keep up to date on current law and procedure.

The distant learning recently attended was regarding communication. The presenter is well known nationally, and content was exceptional, but ironically his own poor non verbal communication on the webinar distracted from the whole point of the topic. Perhaps screen presenters better in the future.

Given the reductions in staff due to budget cuts and space limitations, our court is not able to use these services.

These have not been fully taken advantage of but will be utilized much more going forward.

Attachment 8
ATTACHMENT 3D

#8: ESSENTIAL & OTHER EDUCATION FOR COURT MANAGEMENT													
Benefit to Branch					enefit		<u></u>		d in La			Value to Court	
8.11	C1 12	C2 20	C3 12	C4 9	Total 53		C1	C2 16	C3 11	C4 9	Total 42	8.38	
5. If this program were eli	minate	ed or i	educ	ed, d	oes your	C	ourt h	ave a	ın alte	rnati	ve to this	service?	
Yes 23.2% 13													
No75.0%42Our court is not a direct beneficiary of this program1.8%1													
Our court is not a direct beneficiary of this program. 1.8% 6 If yes, please explain the alternative.													
6. If yes, please explain the alternative.													
San Bernardino could apply for, and has received, grants for our own offerings of ICM classes.													
San Bernardino could apply for, and has received, grants for our own offerings of ICM classes. Santa Clara County Learn - We have limited local trainings available. Private training agencies.													
Santa Clara County Learn - We have limited local trainings available. Private training agencies. Potentially the court could receive this through other professional organizations and/or NCSC however not economically and/or court specific.													
Fund in house													
Would have to find alternativ		• •	rograr	ns pro	ovided by	ot	ther co	ourts o	or priv	ate se	ector. May	not be court specific and	
may require funding to imple													
Develop and provide training	g usinę	j local	reso	urces.									
local funding	aianal				national			tiono					
We will reach out to other re We can provide our own tra									nina				
in house training	ining. (10 00	n pun					i dian	inig.				
The court could teach the C		-		hous	e but not	th	e ICN	Prog	ram. T	he co	ourt would	incur additional costs by	
teaching the Core 40 Progra	am in h	ouse.											
Teach it in house.													
7. Please provide any add	itional	com	ments	s you	wish abo	bu	t this	prog	ram.				
Although we have SCCLear management.	n, cou	rt mar	agen	nent co	ourses ar	еę	geare	d towa	ard co	urt op	erations a	nd are more beneficial to	
small/medium courts rely or	n this fo	or a tra	aining	progr	am as we	e h	nave li	mited	trainir	ng res	ources in-	house	
In addition to utilizing CORE	E 40 tra	aining,	l am	certifi	ed faculty	' fo	or ICN	l cour	ses.				
During budget downturns, e	ducatio	onal s	pendi	ng she	ould also	be	e cut p	ropor	tionate	ely. F	und lodgi	ng, etc in house.	
Could not be replaced due t	o lack	of fun	ding.	lf we	had the f	JN	ding,	ocal a	alterna	tives	would be	less cost efficient.	
The only reason we have no	ot used	l this s	ervic	e in th	e last yea	nr i	is bec	ause	of you	r lack	of money	budgeted for travel	
expenses.													
Use IMF money to develop program materials and provide instructors; let courts pay for staff to attend													
Only one manager has taken more than one of the ICM classes. Two others have taken a class. We haven't sent anyone													
to Core 40 in a long time.													
Management training is very beneficial given the trial courts' restoration of programs and need for succession planning Due to budgetary and staffing constraints, Kings has not been able to participate in Core 40 or ICM.													
Due to budgetary and staffir	ng con	straint	s, Kin	gs ha	s not bee	n a	able t	o parti	cipate	in C	ore 40 or l	CM.	
					Page 1	3	of 72						

#8: ESSENTIAL & OTHER EDUCATION FOR COURT MANAGEMENT

These services would have to be procured from external entities or by hiring a trainer. Local training, although available, is costly and does not provide our managers with valuable networking opportunities or ability to find best practices. The program provides consistent tools throughout the state.

Training and education expenses should be funded from the council's appropriation.

This is important for succession planning, employee development and to fulfill the mandated educational hours

Educational programs are a vital, ongoing need that seems part of the Judicial Council staff's function of supporting all of the courts. Does not seem appropriate for IMF. Instead, as a core JC staff function consider funding as part of core JC budget.

All managers/supervisors attend the CORE 40 program. Managers/supervisors are encouraged to attend ICM courses. The programs provide valuable educational instructions to our management.

It needs to be current information. Should consider updating to other types of classes such as Situational Leadership.

Will be taking advantage of this service this year and in the future

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#9: ESSENTIAL & OTHER EDUCATION FOR COURT PERSONNEL														
	_	ťO.	R (20	URT	ł	PE	KS(JN	NŁ				
Benefit to Branch	# C	ourts	Dire	tly B	enefit			Used	l in La	ist Y	ear	Value to Court		
8.14	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	8.64		
	13	20	10	8	51		10	17	10	8	45			
5. If this program were elin	minate	d or I	educ	ed, de	bes your	CC	ourt h	ave a	n alte	ernati	ive to this	service?		
Yes 23.6% 13														
No72.7%40Our court is not a direct beneficiary of this program3.6%2														
Our court is not a direct beneficiary of this program. 3.6% 2 6 If yes, please explain the alternative														
6. If yes, please explain the alternative.														
San Bernardino could apply for grants for our own offerings of classes.														
San Bernardino could apply for grants for our own offerings of classes. Santa Clara County Learn - We have limited local training opportunities available. Collaboration with local colleges														
Santa Clara County Learn - We have limited local training opportunities available. Collaboration with local colleges offering Administration of Justice courses to employees.														
offering Administration of Justice courses to employees. Potentially through othe professional training programs although not court specific and likely not cost efficient														
Potentially through othe professional training programs although not court specific and likely not cost efficient Fund in house														
One-on-One training with le	ads an	d sup	erviso	rs.										
Develop and provide this ed	lucatio	n loca	lly											
local staff; private providers;	; natior	nal pro	ovider	5										
Rely more on internal, regio	nal, an	d nati	onal r	esour	ces									
We can provide training, and	d can p	bartne	r with	other	courts to	do	o so.							
in house training and other	vendor	s												
The program could be taugh	nt in ho	use, ł	nowev	er at g	greater co	st	to th	e cour	t.					
We would teach in house														
7. Please provide any add	itional	com	ments	s you	wish abo	u	t this	progi	ram.					
These courses are specifica	ally gea	red to	wards	s cour	t issues.									
See Distance Learning Sect	tion. O	ur cou	irt has	also	utilized int	tei	rnal S	ME's	to ass	ist.				
During budget downturns, e	ducatio	onal s	pendi	ng sho	ould also b	be	e cut p	roport	tionate	ely. F	und lodgir	ng, etc in house.		
Our court does not have the	perso	nnel c	or the	esou	rces to co	nc	duct th	nis trai	ning.					
We would lose the benefits other courts.	of clas	sroom	ı style	traini	ng. Also l	05	se the	орро	rtunity	to e	xchange ic	leas and processes with		
If court had to absorb costs,	it wou	ld sigi	nificar	tly re	duce the n	าน	mber	of em	ployee	es we	e send to tr	aining each year.		
Use IMF money to develop	progra	m mat	terials	and p	provide ins	str	ructor	s; let c	courts	pay f	for staff to	attend		
Due to limited staffing we ha	aven't b	been a	able to	send	anyone to	0	ссті	in the	last fe	ew ye	ears.			
CCTI plays an important training role for smaller courts like Kings. We would not be able to provide the same level of training locally.														
These services would have to be procured from external entities or by hiring a trainer. Local training, although available, is														
costly and does not provide our managers with valuable networking opportunities or ability to find best practices. The														
program provides consistent tools throughout the state.														
Training and education shou	uld be f	funde	d from	the c	ouncil's a	pp	oropri	ation.						

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#9: ESSENTIAL & OTHER EDUCATION FOR COURT PERSONNEL

Educational programs are a vital, ongoing need that seems part of the Judicial Council staff's function of supporting all of the courts. Does not seem appropriate for IMF. Instead, as a core JC staff function consider funding as part of core JC budget.

Our staff utilize these training programs which provide valuable education to staff, provide for development to leadership roles which assist with succession planning.

The training provided through this program are thorough and complete and provide excellent written references for court staff.

It is a great program to get employees together to learn from one another and away from work.

Limited staffing as a result of budget cuts does not allow our court to send employees to these trainings.

Will be taking advantage of this service this year and in the future

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#10: FAC	UL	ГΥ	&	CU	JRRI	C	CUI	LU]	M I	DE	VEL	OPMENT
Benefit to Branch	# C	ourts	Dire	ctly E	Benefit			Usec	l in La	ast Y	ear	Value to Court
7.55	C1	C2 18	C3 10	C4	Total 41		C1 5	C2 15	C3 9	C4	Total 36	8.22
5. If this program were eli						С	<u> </u>				<u> </u>	service?
Yes									20.4%	, D		11
No									64.8%	, D		35
Our court is not a direct ber	eficiar	y of th	is pro	gram					14.8%	, 5		8
6. If yes, please explain th	e alter	nativ	e.									
Potentially other formal train	ning pro	ogram	is how	vever	not likely	сс	ourt sp	ecific	or co	st effe	ective	
Possibly. We would need to	look to	o inter	nal ex	pertis	se as an a	lte	ernativ	ve.				
Fund in house												
Provide more self-learning i	nateria	ls and	d remo	ote lea	arning opp	00	rtuniti	es. In	the a	lterna	ative do les	s development events with
more participants.												
Courts can work together to	provid	e star	ndard	appro	baches to	tra	aining					
Would use National Judicia	l Colleç	ge. H	oweve	er, this	s program	is	s no w	here a	as adv	ance	d as this p	rogram.
The program could be taug	nt in ho	use, ł	nowev	er at	greater co	ost	t to the	e cour	t.			
We would develop in house												
7. Please provide any add	itional	com	ments	s you	wish abo	bu	t this	prog	ram.			
possible area that could be	revam	oed w	ith we	binar	s							
During budget downturns, e	ducatio	onal s	pendi	ng sh	ould also	be	e cut p	ropor	tionate	əly. F	und lodgir	ng, etc in house.
Providing curriculum develo	pment	is ess	sentia	l to he	elp all cou	rts	s stay	currei	nt with	char	nging laws	, responsibilities & roles.
We are a two judge court w	ith both	appo	ointed	this y	ear so ha	ve	e and v	vill co	ntinue	e to u	se the trair	ing provided by CJER.
Court judicial officers, exect	utives a	and m	anage	ers pro	ovide exce	elle	ent tra	ining	and e	xpert	ise at a co	st far below what it would
be to hire professionals.												
Providing skilled facilitators						on	sister	tly an	d in a	manı	ner where	participants learn
effectively. Otherwise mon	ey is w	asted	on tra	ining								
Training and education sho												
Educational programs are a		-	-									
the courts. Does not seem	approp	riate	tor IM	⊢. Ins	stead, as a	a c	core J	C staf	t tunc	tion c	onsider fu	nding as part of core JC
budget.				. f	الدار مرد الما							
Judicial Officers and staff ha		untee	red as	s tacu	ity and the	e C	uevelo	pmer	ii ot th	ese \	volunteers	is needed to provide these
important educational progr	ams.											

#11: MANDATED, ESSENTIAL & OTHER EDUCATION FOR JUDICIAL OFFICERS

Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	d in La	ast Y	ear	Value to Court
9.14	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	9.29
-	14	21	12	8	55		13	21	12	8	54	
. If this program were eli	minate	ed or I	educ	ed, d	oes you	r c	ourt h	ave a	an alte	ernat	ive to this	service?
′es									9.4%	,		5
lo									90.6%	6		48
Our court is not a direct ben	eficiar	y of th	is pro	gram					0.0%	,		0
6. If yes, please explain th	e alter	nativ	e.									
Fund in house												
Ne would rely more on pee	r-to-pe	er edı	icatio	n and	reach o	ut t	he reg	ional	and n	ation	al partners	for judicial education and
also rely on distance learnir	ng											
Ne provide extensive judici	al educ	cation	progr	ams l	ocally.							
The program could be taug	nt in ho	use, ł	nowev	er at	greater	cos	t to the	e cour	t.			
7. Please provide any add	itional	com	ment	s you	wish al	οοι	ut this	prog	ram.			
Expenses could be reduced	l by dif	ferent	venu	es, se	lection o	of m	neal of	fering	s, and	l elim	inated oth	er unecessary elaborate
expenses.												
These training opportunities	are es	ssentia	al for	new b	ench off	ice	rs and	meet	ing or	ngoin	g training	requirements set forth in
the Rules of Court.												
During budget downturns, e												
Training of/for judicial office		•	Weo	can no	ot think o	of a	n alter	native	e to the	ese c	ourses that	at could deliver as much
value as is received by the p While training may be availa			nrivol		dore on	4 01	thor or	aoniz	ations	thou		sive and often require
significant travel. So, there		•	•					•	auons	suley	are exper	isive and onen require
The Judicial Council has an									nd ond	ioina	education	for all Judicial Officers.
Statewide training allows for												
Training and education sho												
CJER is an essential compo	onent t	o our 、	Judici	al Bra	nch. It d	doe	esn't m	ake a	ny sei	nse to	o take awa	y or reduce Judicial
Education support when we	are co	onside	red th	e Sta	te with t	ne	best e	ducati	ion for	r Judg	ges nation	wide. Let's keep it that
way. We should be looking	at add	ing m	ore ea	ducati	on, not e	elim	ninatin	g it.				
Educational programs are a		-	-			•						
the courts. Does not seem budget.	approp	oriate f	or IM	F. Ins	stead, as	а	core J	C staf	ff func	tion c	onsider fu	nding as part of core JC
The various educational pro	grams	cove	red in	this s	ection a	re e	essent	al for	our ju	udicia	l officers.	
Have there been financial c	ompari	sons,	in usi	ng NJ	C in Re	no	as an	altern	ative?)		

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Benefit to Branch	# Cou	rts Dire	ctiv P	Senefit			Used	l in La	ast Ye	ear	Value to Court	
Benefit to Branch										1	Value to oourt	
6.11	C1 C	2 C3 9 7	C4 3	Total 23		C1 0	C2	C3	C4 3	Total 14	6.64	
5. If this program were eli		- 1 -		<u> </u>	r c					<u> </u>	service?	
Yes								11.1%	, D		6	
No								61.1%	, b		33	
Our court is not a direct ber	neficiary of	this pro	gram					27.8%	, D		15	
6. If yes, please explain th	e alternat	ive.										
San Bernardino could track	our own la	inguage	e neec	ls for our	cc	ourt.						
We could access the languation	age needs	in our c	wn co	ounty.								
The court would conduct it's								•	spea	king popu	lation. This would likely	
not be as thorough as the s	tatewide st	udy but	woul	d addres	s tł	ne loca	al nee	ds.				
We will continue to track our usage of interpreters, although I suspect the legislature would still require a statewide report.												
develop our own standards												
7. Please provide any add	litional co	mment	s you	wish ab	ou	It this	prog	ram.				
The law should be changed	so each c	ourt cai	n repo	rt their o	wn							
reduce/eliminate? Courts w	ould indica	ate loca	langu	lage nee	ds	in LEI	o not s	statew	/ide ir	nfo		
Statue requires every 5 yea	rs.											
This is a one-time expense	necessary	(legisla	ation)	every five	e y	ears.	lt is a	benef	it to t	he branch	so we can keep current c	
language interpretation nee												
JC should explore ways to	streamline	and au	tomate	ed as ma	iny	of the	admi	nistra	tive a	nd reportir	ng requirements imposed	
by the legislature.						•		£				
This study is mandated by t and Modernization Progran	-	ure. It i	s not (clear why	/ th	iis wol	ng pe	funde	a by	the State	i rial Court Improvement	
	1.											
Consider deferring study This is a statutory mandate	of the cou	ncil Su	ch ma	ndates s	ho	uld be	funde	d from	n the	council an	propriation not from trial	
court funds.		non. Ou		100163 5	0		iunue		n ule	council dµ	propriation, not nom tildi	
Assessing language needs	statewide	if impor	tant fo	or the Bra	anc	h, but	it is u	nclea	r why	this is fund	ded by the IMF rather tha	
core JC budget or the interp	preter fund	S.										
Given that the Language A	ccess Plan	has be	en ad	opted by	Ju	dicial	Cound	cil, sho	ould e	expenses f	or this program decrease	
Should not be prioritized at	this time.											
Isn't this statuorily mandate												

Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court
6.96	C1	C2	C3	C4	Total		C1	C2	С3	C4	Total	7.43
	5	11	9	5	30		3	9	6	5	23	
5. If this program were el	iminate	d or r	educ	ed, d	oes you	ır c	ourt h	ave a	in alte	ernati	ve to this	service?
Yes									9.1%			5
No									70.9%	, D		39
Our court is not a direct beneficiary of this program. 20.0% 11												
6. If yes, please explain t	he alter	native).									
We would develop our own	local p	lan.										
Optimize use of existing re	sources	and le	evera	ge on	techno	log	у					
Our comments are directed	l, not at	the Pl	an its	self, b	ut the co	ons	ultant	expen	ses.			
develop our own standards	;											
The court is already provid	ing inter	pretiv	e serv	vices	to non-n	nar	ndated	areas	s to the	e exte	ent possib	e
We would develop our own	local p	lan.										
7. Please provide any add	ditional	comn	nents	s you	wish al	bοι	ut this	prog	ram.			
not sure - placed ratings as	there v	vasn't	an op	otion t	o indica	te r	not sur	e and	requi	red a	response	to move forward
This is a one-time expense	. I expe	ct, hov	vever	, ther	e may b	e a	dditior	nal ex	pense	s to ir	nplement	the plan branch wide.
We are in need of Languag	e Acce	ss for o	our Li	tigant	S.							
We have a plan, don't sper		-			_							
While the LAP is aimed at o		-		-					•		•	-
achieving the long-term go								-	•			
simply adds more of the sa focused seems to be pavin				-	g on tec	nno	biogy c	or re-e	engine	enng	the entire	process (its strong labor-
While this program has me	*			,	would l	he f	fundec	by th	e Stat	e Tria	al Court In	provement and
Modernization Fund.				iy the	, nould .		anaoe	<i></i>	o olu			
Our comments are directed	l, not at	the Pl	an its	self, b	ut the co	ons	ultant	expen	ises. V	Ve pr	esume that	at these are one-time
expenses that will not be re	epeated									-		
		ds and	d moo	lerniz	e langua	age	acces	ss, se	ems to	be a	n exampl	e of appropriate use of IMF
	ess nee											
As a one-time study to ass funds. The plan recommendations												

#14: COURT INTERPRETER PROGRAM – TESTING, DEVELOPMENT, RECRUITMENT, & EDUCATION Used in Last Year Benefit to Branch **#** Courts Directly Benefit Value to Court C1 C2 C3 C4 Total **C1** C2 C3 C4 Total 8.46 8.85 7 19 10 8 44 4 13 9 7 33 5. If this program were eliminated or reduced, does your court have an alternative to this service? Yes 5.5% 3 46 No 83.6% Our court is not a direct beneficiary of this program. 10.9% 6 6. If yes, please explain the alternative. San Bernardino would look at courses offered by other providers. We do our recruitment and obtain training from local interpreter schools. Testing however, is an important statewide function that should be centralized for purposes of consistency. develop our own standards 7. Please provide any additional comments you wish about this program. need more testing and training Testing is required. Has the video remote technology saved interpreter costs? Can those savings be used to cover the costs? This is a necessary expense for the branch to ensure that qualified interpreters are available for all court proceedings. LAP should include this component and explore ways to reduce cost and improve the outcomes. Our whole interpreters program, from certification to management is not working as well as it should. We continue to band aid it. While this program has merit, it is not clear why this program (that is legislatively mandated and is an ongoing program) would be funded by the State Trial Court Improvement and Modernization Fund. The Court benefits from this program to the extent we get additional, gualified interpreters who are available to the Court. While our Court does rely upon the testing/certification of interpreters through this program, there are several areas that could/should be reassessed and modified. Interpreter-related expenses should be funded by the interpreter appropriation (45.45). This helps ensure that the interpreters are current in their certification Does not seem appropriate for IMF. Should be evaluated for potential to fund using interpreter funding source and/or core JC budget as a core JC staff responsibility. Perhaps testing performed by other States can be reviewed to improve our process at lower cost. Can this be paid for from TCTF funding? I was not aware this program provides outreach and recruits, we have not benefited from these services and have been recruiting for an interpreter for years. A review should be undertaken to determine if this is properly funded by the IMF; however, this program needs to be funded. Page 21 of 72

(#15: JUSTICE CORP (COURT ACCESS & EDUCATION) Benefit to Branch # Courts Directly Benefit Used in Last Year Value to Court														
Benefit to Branch	# Courts Directly Benefit		Used i	n Last Y	ear	Value to Court									
4.57	C1 C2 C3 C4 Total 0 0 1 5 6	C1 0	C2	C3 C4 1 5	Total 6	4.18									
5. If this program were eli	minated or reduced, does your	court ha	ave an	alternati	ive to this	service?									
Yes			7	.7%		4									
No															
6. If yes, please explain the alternative.															
Fund in house															
Fund in house Not available to court															
Use unpaid volunteers and	interns														
While we have various local	l agencies providing similar servic	ces, none	e replica	ate all of	the benefit	s of JusticeCorps.									
Without JusticeCorps the Se	elf-Help Center would be forced to	o substai	ntially li	imit the n	umber of p	ersons assisted each day.									
	•				-										
In turn, more time would be spent at the Clerks Office and in the courtroom addressing errors and mistakes preventing a case from moving forward thereby increasing docket backlogs. The JusticeCorps volunteers make up more than half of the															
Self-Help Center total staff capacity available to serve the public for 10 months out of the year.															
Self Help Grant funds															
We would develop and impl	ement our own public outreach a	ccording	to the I	need											
7. Please provide any add	litional comments you wish abo	out this p	orogra	m.											
Each court could work with	Justice Court individually, no nee	d for Jus	tice Co	ouncil invo	olvement.										
Training lawyers for future p	public service diversity pipeline														
would like to benefit from th	is program. We will never have e	nough re	source	es to mee	t the dema	ands in self-help centers									
	are a vital compoent of our Self-H ng service to self-represented litig		er. Wit	thout ther	n, we woul	d have to radically scale									
This is a program that only I	benefits seven courts yet branch	wide IMF	funds	are being	g used. Pr	ogram should no longer be									
supported using IMF funds j for a handful of courts.	just as IMF funds are no longer go	oing to b	e used	to suppo	rt interim c	ase management systems									
	difficult for our mid-size court to ef	fectively	manag	ge versus	our ongoi	ng in-house self-help									
	ourts. Not aware of anything that	has com	e from	these pro	ograms that	at other courts can use									
· · · · ·	dous value of development capac				•										
	venue shortfalls, this would be a l	•				•									
	when only three courts are benefi														
Good Program, if funding pr	rovided by Legislature														

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#15: JUSTICE CORP (COURT ACCESS & EDUCATION)

If the funding is cut, the Court does not have the funds to continue the program. This program provides consistently trained and motivated young adults to assist in tasks needed to help SRL through a court proceeding. SRL's benefit, but also a benefit to employees who train and work with JCC and a benefit to JCC students who learn more about the court. Many go on to pursue law degrees or work in the justice system.

This program benefits users in a small number of courts. Our smaller court participated previously but was ultimately found it would be more cost effective to run a similar program locally without state and federal funding support.

We had Justice Corp staff in prior year. Work of the staff was a benefit to our self help program, staff and judicial officers.

Every year, the Self-Help Center benefits from over 5000 volunteer hours served by JusticeCorps members in assisting self-represented litigants, the vast majority of whom are very low income, with legal forms assistance. The program has become an indispensable component of our Self-Help Center and without it, our ability to serve the citizens of San Mateo County would be severely hampered.

Appears this program benefits a small group of large courts.

This is a valuable beneficial program; however, a discussion needs to occur as to whether or not the IMF should fund programs that only benefit a few courts or whether or not the IMF should have a more global application to all courts.

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#16: TRIAL COURT PERFORMANCE MEASURES STUDY Benefit to Branch # Courts Directly Benefit **Used in Last Year** Value to Court **C1** C2 C3 C4 Total **C1** C2 C3 C4 Total 7.70 8.35 5 13 10 6 34 4 12 7 5 28 5. If this program were eliminated or reduced, does your court have an alternative to this service? Yes 5.8% 3 71.2% 37 No Our court is not a direct beneficiary of this program. 23.1% 12 6. If yes, please explain the alternative. Use the NCSC materials and administer ourselves. We have the staff expertise in house to conduct such surveys and analyses. Continue to rely on internal resources to compile statistics and analyze data from CMS and other sources. 7. Please provide any additional comments you wish about this program. I am really unsure of the value this may provide to our court of the JC. Potentially it may provide valuable data to the JC and potentially to courts if the data supports and ultimately acquires judgeships and a method for stable funding. This expense should continue as it is part of WAFM and directly benefits all courts. The benefits of this program both to the branch and individual trial courts would be enhanced if it was incorporated into a state-wide court performance measurement program. This needs to be a budget item in JC budget - funds to update one or two elements of the case weights each year. If the Legislature and Governor really want use of measures, they need to provide adequate funding to do it right. This is very important to advocate for resources and provide tools to trial courts for monitoring and improve court performance. The RAS model hurt our court because we are a small court. The work of the WAAC is crucial the Branch. This program is more accurately described as support for the WAAC. Support for council advisory committees is appropriately funded by the council's appropriation, not the IMF. One of our judicial officers is on this committee. This program provides information for workload studies that assists in the resource allocation model. Funding is used to support a JC Advisory Committee, would seem such funding should be part of core JC budget and not funded by IMF.

Important program for identification of judgeship needs and funding.

Benefit to Branch	# C	ourts	Direc	tly B	enefit			Used	l in La	ast Ye	ear	Value to Court
8.52	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	9.05
	10	17	10	6	43		9	15	10	5	39	
5. If this program were e	iminate	d or I	reduc	ed, de	oes your	C	ourt h	ave a	in alte	ernati	ve to this s	service?
Yes								_	13.5%	b		7
No									75.0%			39
Our court is not a direct be	neficiary	of th	is pro	gram.					11.5%	b		6
6. If yes, please explain t	he alter	nativ	e.									
San Bernardino would fun	d securit	y enh	ancen	nents	using oth	ner	r fundi	ng so	urces.			
Fund thru JCC Operations												
Our will not replace the we	apons s	creen	ing ec	uipm	ent until it	t b	reaks	down				
Local operations funds wo	uld have	e to be	e appro	opriat	ed for this	s p	ourpos	e.				
Local funding.												
develop our own standard	6											
Contingent upon additiona].										
7. Please provide any ad			ments	s you	wish abo	bu	t this	prog	ram.			
Each court should be resp	onciblo f	or the	ir our		urity on ho	n 0	omon	+o				
Although this county receiv									ourity	olom	onte missin	a noted by the IC's
security team that these fu									-			
equipment where as histor					-		, nany,			,	oquiroo ooo	
t would not be cost effectiv		-				div	viduall	v take	this c	n		
This court has benefitted f								-			ed on our ov	vn.
												could be submitted for
All Screening Equipment of					0 ,			,			·	
All Screening Equipment of additional funding for that (ent.							act ro	ceive	d funds to ir	norovo opourity in our
additional funding for that	departm		g from	this	program,	it l	has in	the p	astie			inprove security in our
additional funding for that While this court is not curr	departm		g from	n this ∣	program,	it l	has in	the p	ast 10			nprove security in our
additional funding for that While this court is not curr facilities.	departmo ently ber	nefitin									n the LA Su	
additional funding for that While this court is not curr facilities. Of the nearly \$1.2 M spent	departmo ently ber , there is	nefitin s no s	pecific	c men	tion abou	ıt h	now m	uch w	/as sp	ent o	n the LA Su	
additional funding for that While this court is not curr facilities. Of the nearly \$1.2 M spent would appear however, the	departmo ently ber , there is at future	nefitin s no s fundii	pecific ng of t	c men his pr	ition abou	ıt F II k	now m benefi	uch w t othe	/as sp	ent o	n the LA Su	
additional funding for that While this court is not curr facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduc	departmo ently ber , there is at future e operat	nefitin s no s fundii ions t	pecific ng of t	c men his pr I repla	tion abou ogram wi	it h II k eqi	now m benefi uipme	uch w t othe	/as sp r cour	ent o ts.		perior Court project. It
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduc The Court has minimal fun	departmo ently ber , there is at future e operat ding ava	nefitin s no s fundii ions t ailable	pecific ng of t o func o for in	c men his pr I repla creas	ition abou ogram wi acement e	it h II k equ	now m benefi uipme / need	uch w t othe nt. s with	vas sp r cour iout cu	ent o ts. utting	access or p	perior Court project. It programs.
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduc The Court has minimal fun Grants like the Trial Court and Modernization Fund s	departmo ently ber , there is at future e operat ding ava Security nould be	nefitin s no s fundii ions t ailable Gran e expe	pecific ng of t o func o for in t, that	c men his pr I repla creas posit	tion abou ogram wi acement e ing secur ively affec	it k II k equ	now m benefi uipme / need trial co	uch w t othe nt. s with purt sy	vas sp r cour nout cu vstems	ent or ts. utting s are	access or p an example	perior Court project. It programs. of how the Improveme
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduce The Court has minimal fun Grants like the Trial Court and Modernization Fund s Kings has benefited from t	departmo ently ber , there is at future e operat ding ava Security nould be nis prog	nefitin s no s fundin ions t ailable Gran e expe ram a	pecific ng of t o func o func o for in t, that onded. nd wo	c men his pr I repla creas posit uld no	tion about ogram wi acement e ing secur ively affect ot have be	it h II k equ ity ct f	now m benefi uipme v need trial co	uch w t othe ent. s with ourt sy	/as sp r cour lout cu /stems ovide	ent or ts. utting s are the Ju	access or p an example udicial Offic	perior Court project. It programs. of how the Improveme ers a secure parking lo
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduc The Court has minimal fun Grants like the Trial Court and Modernization Fund s Kings has benefited from t without it. Surveillance and	departmo ently ber , there is at future e operat ding ava Security nould be nis progr	nefitin s no s fundii ions t ailable Gran e expe ram a alarm	pecific ng of t o func o for in t, that ended. nd wo n syste	c men his pr I repla creas posit uld no	tion about ogram wi acement e ing secur ively affect ot have be	it h II k equ ity ct f	now m benefi uipme v need trial co	uch w t othe ent. s with ourt sy	/as sp r cour lout cu /stems ovide	ent or ts. utting s are the Ju	access or p an example udicial Offic	perior Court project. It programs. of how the Improveme ers a secure parking lo
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduce The Court has minimal fund Grants like the Trial Court and Modernization Fund s Kings has benefited from t without it. Surveillance and program for continuity of o	departmo ently ber , there is at future e operat ding ava Security nould be nis progr l duress peration	nefitin s no s fundii ions t ailable Gran e expe ram a alarm plan.	pecific ng of t o func for in t, that ended. nd wo n syste	c men his pr I repla creas posit uld no	tion about ogram with acement e sing secur ively affect ot have be ave playe	it h II t equ ity ct t ee	now m benefi uipme need trial co n able in imp	uch w t othe nt. s with ourt sy to pro	/as sp r cour lout cu /stems ovide	ent or ts. utting s are the Ju	access or p an example udicial Offic	perior Court project. It programs. of how the Improveme ers a secure parking lo
additional funding for that While this court is not curre facilities. Of the nearly \$1.2 M spent would appear however, the Court would have to reduce The Court has minimal fun Grants like the Trial Court and Modernization Fund s Kings has benefited from t without it. Surveillance and program for continuity of o MF seems appropriately u	departmo ently ber , there is at future e operat ding ava Security nould be nis progr l duress peration sed for r	nefitin s no s fundii ions t ailable Gran e expe ram a alarm plan. mode	pecific ng of t o func o for in t, that ended. nd wo n syste rnizati	c men his pr I repla creas posit uld no ems h	tion about ogram wi acement e ing secur ively affect ot have be ave playe security e	it h II t ity ct f ee ed	now m benefi uipme / need trial co n able in imp uipme	uch w t othe ent. s with ourt sy to pro- portan	vas sp r cour iout cu vstem: ovide t role	ent of ts. utting s are the Ju in cou	access or p an example udicial Offic	perior Court project. It programs. of how the Improveme ers a secure parking lo
••••	departmo ently ber , there is at future e operat ding ava Security nould be nis progr l duress peration sed for u	nefitin s no s fundii ions t ailable Gran e expe ram a alarm plan. mode rveilla	pecific ng of t o func e for in at, that ended. nd wo n syste rnizati	c men his pr l repla creas posit uld no ems h on of ystem	tion about accement e sing secur ively affect ot have be ave playe security e as in four	it h il t equity ct f ee ed	now m benefi uipme / need trial co in able in imp uipme our co	uch w t othe s with ourt sy to pro oortan	vas sp r cour out cu vstem: ovide t role	ent of ts. utting s are the Ju in cou	access or p an example udicial Offic urt security.	perior Court project. It programs. of how the Improveme ers a secure parking lo Kings also utilizes this

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#17: TRIAL COURT SECURITY GRANTS

A priority program for Solano

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Benefit to Branch	# C	ourts	Dire	ctly B	Benefit			Used	l in La	ast Ye	ear	Value to Court
8.66	C1 11	C2 17	C3 11	C4 9	Total 48		C1 9	C2 17	C3 10	C4 9	Total 45	9.04
5. If this program were eli					<u> </u>	со				-		service?
/es									13.0%			7
No									79.6%	5		43
Our court is not a direct ber	neficiar	y of th	is pro	gram					7.4%			4
6. If yes, please explain th	ne alter	native	Э.									
San Bernardino would do o	ur own	budge	et trair	ning ii	nternally.							
und in house												
The court would do their ow	/n rese	arch o	n bud	get is	sues, rely	on or	n Jud	icial C	ounci	l mee	tings, and	would use Judicial Counc
oudget staff for information	and ex	planat	ions o	of buc	lget-relate	ed it	tems					
Vould rely on organization	ssuch	as Cal	ifornia	a Tria	I Court Co	ons	ortiur	n to s	ponsc	or thes	se forums	or would pay from local
ravel budgets costs of tran	sportat	ion for	these	e mee	etings.							
Ve would have to absorb lo	ocal co	sts for	trainii	ng sta	aff and for	an	y TC	BAC r	nemb	ers		
don't know what exactly is	-				-			rainin	g and	educ	ational pr	ograms, we could do our
own self-guided study and					of informa	tio	n					
Our Court would have to at	sorb th	e trav	el cos	sts.								
Local funding for our share	of trave	el expe	enses									
7. Please provide any add	litional	comr	nents	s you	wish abo	out	this	progr	ram.			
During budget downturns, e	educatio	onal sp	pendii	ng sh	ould also	be	cut p	roport	tionate	əly. F	und lodgi	ng, etc in house.
Very important as it suppor								•				•
Attending these meetings a				_		or p	ossib	le out	come	s. W	e find the	se very informative and
extremely helpful.						•						
While trainings and meeting	gs are v	/aluab	le, it i	s unc	lear why it	t is	fund	ed out	t of the	e Imp	rovement	and Modernization Fund.
Kings has been an active p	articipa	int on t	he Tr	ial Co	ourt Budge	et A	Advis	ory Co	ommit	tee. D	ouring the	se troubling budgetary
imes this committee is criti	cal to a	ll cour	ts in (Califo	rnia. The t	trai	ining	and e	ducati	ion fo	r court sta	aff is valuable.
This program is more accu	ately d	escrib	ed as	supp	ort for the	тс	СВАС	C. Sup	port fo	or cou	ıncil advis	sory committees is
appropriately funded by the	counc	il's app	propria	ation,	not the IN	ЛF.						
Statewide governance and	budget	ing ac	tivitie	s by a	a JC Advis	ory	y Cor	nmitte	e see	m to l	pe more a	ppropriately funded by
core JC budget and not IM												
Recommendations of the T	CBAC	neede	d for f	fundir	ng allocati	ons	s, WA	FM d	evelo	pmen	t, etc.	
This program is extremely h	nelpful.	Espe	cially	for so	omeone ne	ew	to the	e judio	cial br	anch.		

#19: OTHER POST-EMPLOYMENT BENEFITS VALUATION REPORT

		V	AI	$\mathbf{J}\mathbf{U}$	ATI	\mathbf{O}	NF	REI	<u>PO</u>]	RT		
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in L	ast Y	ear	Value to Court
7.46	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	8.00
	7	18	8	8	41		4	2	1	2	9	
5. If this program were eli	minate	d or i	educ	ed, d	oes you	ır c	ourt h	ave a	in alte	ernati	ive to this	s service?
Yes									32.7%	6		17
No									46.2%	6		24
Our court is not a direct ber	eficiary	y of th	is pro	gram.					21.2%	6		11
6. If yes, please explain th	e alter	nativ	e.									
San Bernardino would hire	an actu	arial f	irm o	urselv	es.							
obtain valuation from list of	CalPE	RS ap	prove	d actu	uarials							
The alternative would be for	courts	s to us	e sep	arate	firms fo	r th	e requ	ired a	ctuari	als, v	hich wou	Id place greater burdens c
the court when many are lease	ast able	e to af	ford it									
Fund in house												
The court would engage an actuarial firm on its own to comply with GASB requirements concerning PERB benefits reporting.												
We would contact with the c	county's	s serv	ice pr	ovide	r. Fundi	ing	for su	ch ser	vices	would	d be an is	sue, however.
Could reach out to private a	ctuary	to pre	pare	report	s, howe	ver	, this v	vould	requi	re fun	ding.	
hire a consultant with local	unding											
We would absorb the costs	from fu	Inding	earm	narkec	l for futu	ire	OPEB	contr	ibutio	ns		
Since the valuation report is	a lega	l requ	ireme	ent, th	e Court	wo	uld ha	ve to i	educ	e func	ding in an	other area to pay for
valuation reports.												
Our Court has, in the past, I			arial s	ervice	es from o	our	own g	enera	l fund	, so if	necessa	ry, we could/would do so i
the event this program is eli												
We could hire auditors using	-			otion	onort -				of athe		ivitica	
Court could issue an RFP a	па рау		valua	auon I	eport, a	it th	ie exp	ense (ei act	iviues.	
use another vendor We could buy these service	e from			Tructo								
We could contract directly for						ne f	funde f	0 0 0 0 0	for it			
Would increase local costs						191		o pay				
7. Please provide any add						οι	ut this	prog	ram.			
Initial valuation/actuarial rec								· ·		m inc	lependen	t actuarial obtained from
approved CalPERS in that t			•	•		•			•		•	
from the JC's data set and t												
dramatic cost impact; cost p	orohibiti	ive to	hire a	ctuary	/							
Required by GASB												
This program supports all c	ourts a	nd she	ould tl	nerefo	ore be co	onti	nued.	lt app	bears	the e	xpense is	every other year.
Without this consultant, eac	h court	woul	d hav	e to hi	re cons	ulta	ants to	do thi	is higł	nly teo	chnical re	port.

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#19: OTHER POST-EMPLOYMENT BENEFITS VALUATION REPORT

This is a required program, this is a report that must be completed every two years. It is not an improvement or modernization. It is unclear why this program is funded by the State Trial Court Improvement and Modernization Fund.

Kings has precipitated in the surveys, but does not currently offer post employment benefits.

This is an example of a program that should be managed centrally to achieve efficiencies. Whether IMF is the appropriate source of funding is a question to be answered.

Question whether this is appropriate for the IMF. If this is an ongoing requirement of state financial reports, may be more appropriately funded by core JC budget.

Established OPEB trust based on valuations.

Without further information as to what this report could/would provide, we are unable to assess the value to our court further.

Another priority program for Solano. Courts do not have the expertise to undertake this reporting and would be required to contract. I would expect economy of scale for this service to all courts.

Benefit to Branch 8.11 5. If this program were elir Yes No	C1 11	c2	Dire C3	ctly E	enefit			Usec	l in La	nst Ye	ear	Value to Court
5. If this program were elir Yes No	11	C2	60	r								Value to Court
Yes		10		C4	Total		C1	C2	C3	C4	Total	8.29
Yes	ninate	19	12	7	49		10	15	12	8	45	eenviee2
No	mato	a or r	eauc	ea, a	oes you	JL C	ourt r		14.0%		ve to this	7
Our court is not a direct beneficiary of this program. 8.0% 4												
				gram	•				8.0%			4
6. If yes, please explain the	e alter	native	e.									
San Bernardino could distrib	oute dir	rectly.										
County if agreed or process locally, however, would be very costly and likely unreliable and untimely as we have												
experienced untimely county services in the past.												
I'm not sure we have any option - leave civil fees with the local courts and eliminate this process?												
Would reinstate local bank a	accoun	ts.										
We would contact with our c	ounty	for this	s serv	vice.								
The Court would have to abs	sorb th	e wor	kload	and	complet	e th	e distr	ibutio	n inter	nally.		
The court would have to perform this service in house, likely at a higher cost.												
Direct payment to the SCO a	and co	unty (retain	ed re	venue) l	oy tl	ne Co	urt as	was th	ne no	rm prior to	the TC145 methodology
in place today												
7. Please provide any addi	itional	com	nents	s you	wish a	bou	t this	prog	ram.			
Each court could distribute c	directly											
All courts could upload the T	rC-145	i to an	SAP	GL A	cct #, a	nd u	ise the	e Assi	gnmer	nt fiel	d for the U	CF line #. Then all the
data would not need to be in	nput an	ywhei	re for	calcu	lations,	it co	ould b	e pulle	ed fron	n SAF	D.	
All courts benefit from this p	rogram	n and i	fundir	ng sha	ould the	refo	re cor	ntinue.				
From a statewise cash mana	-	•	•					t treas	ury wo	ould b	be manage	ed at the state level,
however, it is no essential to												
This would most likely be on										rent s	taff levels	
The cash flow function shou												
Yolo Superior Court does be			•	-								
continued improvement of co	-									ficial	but rather	is it appropriate to use the
State Trial Court Improveme												
Kings has limited staffing res												
The accounting staff support			xpens	se sho	ould be j	baid	for ou	ut of th	ne cou	ncil's	appropria	tion.
-	g our c							• .			0	
They do a great job assisting our court. Does not appear appropriate for IMF. Appears to be a core JC function to account for State funds and, therefore, should												
Does not appear appropriate	e for IN	1F. Aj	opear	s to b	e a core	e JC	funct		accou	int for	State fun	ds and, therefore, should
	e for IN et.											

#20: TREASURY SERVICES – CASH MANAGEMENT

If the UCF treasury services were to cease, a major re-engineering reversing years of progress toward accurate distribution, timely payment and consistent handling of civil fees held in trust would take place. This is one of the most efficient of vital of branchwide services provided by the JCC and IMF funding.

This program's importance has shrunk with the level of reserves that it manages. I likely can be scaled back.

Could some of the JCC staff costs shirt to the JCC budget instead of the IMF?

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#22	1: T	RI	AL	C	OUF	R]	[P]	RO	CU	R	EME	NT
Benefit to Branch	# C	ourts	s Dire	ctly B	enefit			Used	l in La	ast Y	ear	Value to Court
6.68	C1 12	C2 13	C3 9	C4 4	Total 38		C1	C2 10	C3 9	C4 4	Total 31	7.44
5. If this program were eli				ed, d		ır c				ernat		service?
Yes									40.0%	, D		20
No									44.0%	, D		22
Our court is not a direct ber	neficiary	/ of th	nis pro	gram					16.0%	, D		8
6. If yes, please explain th	ne alter	nativ	e.									
Complete procurements loc	cally or	throug	gh an	other	court pro	ocu	iremen	t offic	e.			
San Bernardino will do and	will cor	ntinue	e to do	our o	wn proc	ure	ement.					
Duty would be added on to	existing	g coui	rt staff									
Handle in house or partner	with an	other	court	, howe	ever wou	ıld	be cos	st proh	ibitive	e		
we would have to do locally	';											
We handle all of our own procurement services.												
Fund in house												
We have a business services analyst and contract specialist on staff.												
In-house.												
We currently use the Rivers	side/LA	procu	ureme	nt ser	vices.							
We have an internal procur	ement (unit a	nd wo	uld co	ontinue t	o r	ely on	it and	also r	each	out to larg	per courts and local
governmental agencies if ne												
We use the shared procure	ment se	ervice	that I	nas be	en host	ed	by Riv	erside	e, and	will r	now (startii	ng in July 2015) be hoste
by Los Angeles.												
The Court would have to ab				-		_						
We have staff who perform			iremei	nt ser	vices in	hoı	use an	d rely	heavi	ly on	them for o	our procurement functions
Los Angeles Procurement F												
Court is part of the Shared						by	the Ri	versid	e Sup	perior	Court.	
Their support is valuable, b												
Court participates in the Riv										ontra	cts program	n benefits all courts.
7. Please provide any add	litional	com	ment	s you	wish al	οοι	ut this	prog	ram.			
The branch should beef this	s area u	ip as	there	is a n	eed and	ov	erall c	ost sa	vings	to ha	ve branch	wide master agreements
with vendors all courts use.												
Staff reductions have not pr			pport	unity t	o engag	e i	n the s	olicita	tions.	Hav	ing the sta	te procure master
contracts for the courts has												
We find this program extrem												
This is a subsidy to those c												
The cost of \$25,812 seems	-	•				pe	rson.	lt's ha	rd to b	believ	e that offic	ce space for one person
could not be found which w	ould eli	minat	te the	rent c	ost.							

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#21: TRIAL COURT PROCUREMENT

A streamlined statewide procurement services that provides more statewide pricing would increase the value of this service.

We do have several employees trained on purchasing under the JBCM and could reach out to other courts who offer services if/when needed.

I do think there is a benefit to the trial courts to have some at TCAS who can assist with procurement related questions.

We did utilize the procurement office for our new facility project under SB 1407, and there are several concerns as to how those construction projects are handled with regard to procurement.

This is a local function. If provided by council staff, those staff should be completely funded by the courts who use these services.

Shared purchasing power is helpful and often results in cost effective contracts. This would, however, seem to be a core function of the JC staff and therefore more appropriately funded by core JC budget and not the IMF.

Our court may need these services if we are unable to continue with a Shared Procurement services offered by a large court.

The Court has entered into a procurement agreement with another court. That has been more useful for the Court's needs to date.

Could some of the JCC staff costs be shifted to the JCC budget instead of the IMF?

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#22: HUMAN RESOURCES - COURT INVESTIGATION												
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court
7.07	C1 7	C2 18	C3 9	C4 3	Total 37		C1 2	C2 13	C3 6	C4 1	Total 22	7.74
5. If this program were elin	ninate	d or r	educ	ed, d	oes you	ır c	ourt h	ave a	n alte	ernati	ve to this	service?
Yes									28.3%	ò		15
No56.6%30Our court is not a direct beneficiary of this program15.1%8												
Our court is not a direct beneficiary of this program. 15.1% 8												
6. If yes, please explain the alternative.												
If funding were available, Court would rely on independent agencies to conduct investigations.												
Each local court should be r	espons	sible fo	or the	ir owr	investi	gat	ions.					
In-house and obtain investig	jators,	if nece	essar	y or a	ppropria	ate.						
in house investigation, hire of	outside	e firm v	vhich	would	d likely b	be e	extrem	ely co	stly			
Use private contractors for in	nvestig	ations										
We would need to contact a												
The court would consider us	sing the	e coun	ty HF	R depa	artment.	Tł	ne drav	vback	is tha	at the	e would b	e a cost involved.
In-house investigations.												
Conduct investigations inter operations.	nally o	r contr	act to	or the	se servi	ces	. The	se woi	uid be	costs	s that may	serve to reduce court
We would have to pay it out	ofone	ratina	huda	ot								
Court could contract for inve					oartv as	ne	eded					
Hire private counsel	ouguu		, in a				0000.					
Sierra County personnel pro	vides	most c	of our	HR s	ervices	and	d has d	ounse	el on r	etaine	er to inves	tigate personnel claims.
Good program, but replacea												5
Internal Investigation												
7. Please provide any add	itional	com	nents	s you	wish al	οι	ut this	progi	ram.			
fortunately this court has ha	d few i	f any i	nvest	igatio	ns in its	his	story w	hich w	/ere e	asily	handled ir	house; however, if
necessary this would be a v	aluable	e servi	ces to	o have	e throug	h tł	ne JC					
we would have to hire for thi	s and i	it woul	d be	exper	nsive on	аI	imited	budge	et			
This court used these service	es 3 y	ears a	go ar	nd it w	as inval	uat	ole at t	he tim	e.			
Important when an independ	dent th	ird par	ty is ı	neede	ed.							
This service may be more va												
This is a subsidy to those co		-									-	
investigation of a court's alle												
Although this program is not The investigation services o							u aval	aulet	o any	coun		
Hiring our own attorney wou				_			ome at	a nrio	e to e	taff le	vel or oth	er programs and services
		519 07						5 pii0	0.00			

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#22: HUMAN RESOURCES -COURT INVESTIGATION

The benefit would be that local courts would have greater control on the quality and timeliness of the investigations. On the down side, trial courts would experience a direct expense.

It is not clear why this program is funded by the State Trial Court Improvement and Modernization fund.

This is a local function. If provided by council staff, those staff should be completely funded by the courts who use these services.

We are too small to have an employee dedicated to Investigations. The AOC HR department has been instrumental in our success in investigating several matters. We would be lost without these services.

Our court has our Judicial Council attorneys number on speed dial. They provide an invaluable service to our court.

Unclear why this program is funded by the IMF. Having access to investigators is very helpful for the court and possible the JC/JC staff leadership may wish to consider funding as part of core JC budget.

We have used program in prior years. Try to keep investigations internal through HR/Administration. If outside

investigator required and service not available would look to contract out or obtain service from County.

Tehama does not have sufficient funding to have this service contracted out or in-house.

Valuable program for the small courts or when there is a high profile invetigation that needs to occur.

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#23: TRIAL COURT LABOR RELATIONS ACADEMIES AND FORUMS Benefit to Branch # Courts Directly Benefit Used in Last Year Value to Court												
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	st Ye	ear	Value to Court
8.16	C1 <i>11</i>	C2 21	C3 11	C4 <i>8</i>	Total 51		C1 8	C2 19	C3 11	C4 <i>8</i>	Total 46	8.51
5. If this program were elin	ninate	d or ı	educ	ed, d	oes your	С	ourt h	ave a	n alte	rnati	ve to this	service?
Yes									25.5%			14
No70.9%39Our court is not a direct beneficiary of this program3.6%2												
Our court is not a direct beneficiary of this program. 3.6% 2												
6. If yes, please explain the alternative.												
If funding was available, Co	urt wou	uld att	end e	mploy	,ent forur	ns	s hoste	d by o	outsid	e age	encies.	
San Bernardino would seek	out inf	ormat	ion fro	om lav	w firms ou	ırs	selves					
professional labor organizat	ions ye	et the	cost v	vould	not be aff	or	dable					
Fund in House												
However, using another age	ency (C	ALPE	ELRA)	is co	stly. Thes	e	forms	are fr	ee and	d offe	r excellen	t training and networking
opportunities.												
We would seek outside provider, e.g., CalPELRA or NPELRA. It would be more costly however, and not as tailored to the												
court environment. Information sharing through list serves, the California Trial Court Consortium and dialogue with other courts.												
We will attend less of these											_	
opportunities	training	gana		iy our		•••	ogion		1000 1		, mornau	
These services would have	to be p	rocur	ed fro	m ext	ernal enti	tie	es or b	y hirin	ig a tra	ainer.	1	
in house training and other								-	•			
The court would have to cor	nduct th	ne aca	Idemi	es in l	house, lik	ely	y at a	highei	r cost.			
Hire private counsel to teach	n relate	ed issu	les.									
Sierra County personnel pro	vides	the Co	ourt w	ith HF	R services	s tł	hrougl	n an N	10U fc	or sar	ne.	
Can be replaced, but this is	valuab	le.										
7. Please provide any add	itional	com	nents	s you	wish abo	ou	t this	progr	ram.			
the labor programs are very out and discuss real life cou	•			-				them	the al	oility	to network	with other court staff, act
This training is always appre	-							and		oot th	oro is con	a cost avoidance in the
trial courts because court er							-					
During budget downturns, e												
Kings relies on these acade												
also provided leadership and									•		•	5
This is a good example of a				efits a	Il courts e	eq	ually a	nd av	oids e	ach d	court reinv	enting the wheel.
This program is a great reso	ource to	o all o	fus.	Not or	nly are ne	w	staff p	orovide	ed trai	ning,	it's an opp	portunity to share emerging
trends and best practices in	labor r	elatio	ns.									
We have no other means for	r trainir	ng.										

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#23: TRIAL COURT LABOR RELATIONS ACADEMIES AND FORUMS

We may need to budget for these additional local costs.

Provide the information via webinar.

There are benefits to this program, however, it is not a new or innovative program nor is it aimed at the continued improvement of court systems. It is unclear why funds would be expended for this program from the State Trial Court Improvement and Modernization Fund.

To the extent this program has a statewide training component, it should be managed centrally and funded from the council's own apprpriation. To the extent that courts use these services on an ad hoc basis, they should fund the program as a consortium.

The Labor Relations Academies- particularly II- are essential for HR professionals. Labor Relations Academy II looks at current changes and issues that courts face- small and mid-size courts would never be able to keep on top of all the changes without this program.

These sessions are valuable to the courts especially because we are required to participate in Labor Negotiations with our unions.

Educational programs are a vital, ongoing need that seems part of the Judicial Council staff's function of supporting all of the courts. Does not seem appropriate for IMF. Instead, as a core JC staff function consider funding as part of core JC budget.

Academies & Forums can be streamlined to reduce # of days.

Other programs through SHERM or the Wiley Firm are too costly.

The Plumas Court has no designated HR staff. The CEO is responsible for al labor relations issues, The formal training provided by JC staff and the ability to ask questions is vital. JC staff's ability to gather information from trial courts around the state is also critical in making good decisions about labor relations and avoiding problems between the Court and its employees,

Will be taking advantage of this service this year and in the future

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#24: W	ORKE	CRS'	CO	M	PEN	ISA	TI	ON	N RES	SERVE			
Benefit to Branch	# Courts	Directly	/ Benefi			Usec	d in La	ast Y	ear	Value to Court			
7.02	C1 C2	C1 C2 C3 C4 Total C1 C2 C3 C4 Total 8.22 7 13 8 5 33 4 11 7 3 25											
5. If this program were eli										service?			
Yes							13.2%	6		7			
No 60.4% 32													
Our court is not a direct ber	neficiary of th	is progra	ım.				26.4%	6		14			
6. If yes, please explain th	ne alternativ	e.											
San Bernardino would cont	ract for servi	ces direc	tly with a	ven	dor.								
Santa Clara would be requi	red to obtain	its own \	NC rese	ve.									
CSAC would likely be an all	ternative												
Individual court using privat	e insurance	carrier											
Fund in house													
County contract, but higher	cost.												
The program is very benefic	cial and has	proven to	be more	cos	st-effec	tive th	nan th	e prev	vious coun	ty-administered programs.			
If we had to do without, perl	haps particip	ating cou	irts could	dev	elop a	conso	ortium	and	distribute t	he administrative cost			
incurred by IMF/JC among	all participati	ng courts	6.										
Courts would have to fund f	rom local fur	nds.											
7. Please provide any add	litional com	ments y	ou wish	abo	ut this	prog	ram.						
without this a claim could bl	ow our budg	et with o	nly a 1%	rese	erve								
I don't believe this court has	s any tail clai	ms that a	re still a	ctive	. I cou	ld be v	wrong	since	e these cas	ses take forever to resolve.			
Required													
The court has not utilized th	nis program i	n recent	years, bu	t wh	en it n	eeded	l to it v	was v	aluable as	set.			
Is this something that shoul	d be paid ou	t of IMF?	I would	eco	mmen	d it be	move	ed to a	a separate	funding source.			
Based on the explanation o	n page 21 of	the repo	ort, it is u	nclea	ar if the	re cor	ntinue	to be	unpaid tai	I claims. If no tail claims			
remain, perhaps the reserve	e is no longe	r needed	??										
One of the most important p	programs su	oported b	y the fur	d.									
Acquiring coverage at the in	ndividual cou	rt level w	ould be	cost	prohib	itive.							
This program is neither an i				mod	derniza	tion.	lt is n	ot cle	ar why this	program is funded by the			
State Trial Court Improvement and Modernization fund.													
Unclear why funded by the IMF.													
We are no longer a benefici	iary, but we o	did benef	it severa	yea	rs ago	•							

#25: AUDIT CONTRACT												
Benefit to Branch	# Co	ourts Dir	ectly E	Benefit			Used	l in La	ast Ye	ear	Value to Court	
5.48	C1											
5. If this program were eliminated or reduced, does your court have an alternative to this service?												
Yes								16.3%			8	
No 57.1% 28												
Our court is not a direct beneficiary of this program.26.5%13												
6. If yes, please explain th	ne alterr	ative.										
potentially contract with ind	epender	nt audit fi	rm									
nternal audit staff would ne	ed to as	sume dı	ıty									
The legislature should pay t	for the a	udit they	require) .								
Outside contractor, but at a	dded ex	pense.										
Assume each court would h	nave to n	legotiate	contra	ct indivic	lua	lly with	BSA	•				
State Controller's Office; JC Audit Services												
Could hire out but may be expensive												
Hire private accounting firm	to cond	uct the a	udit.									
7. Please provide any add	litional	commer	nts you	wish al	οοι	ut this	progr	am.				
not sure what this is and ha	d to plac	ce a ratir	ig in a b	ox to m	ove	e forwa	rd; igr	nore ra	atings	6		
Need additional information	defining	g "audit o	contract									
Not clear what this is. If it is	s the aud	dit of con	npliance	e with ne	ew o	contra	ct law,	it is a	wast	te of mone	у.	
Not sure exactly what this e	xpense	is for an	d what	this mea	ns.	. Ther	e is a	refere	nce t	o Audit Se	rvices on page 29 of the	
report with a footnote but no	•		•				-	•				
Responses to questions 1,			•		ce	there i	s no ir	nforma	ation	about this	expense in the report,	
these responses should not												
We responded to this quest												
There is no information abo											in an analian that internal	
I am not sure what this que audit division at JCC then I		-		•		•		-			is regarding the internal	
											ff organization, then it	
The survey description is in	aucyuai	.e. ii uiis						-			•	
• •	council	appropri	ацоп т		5.1		2	5.100			l-related lunds de useo ic	
The survey description is in should be funded out of the support this program.	council	appropri	auon. C									
should be funded out of the support this program.					n w	ve adm	iniste	r our c	contra			
should be funded out of the support this program. This group provides the cou	urt with v	aluable	assistai		n w	ve adm	iniste	r our c	contra			
should be funded out of the	ırt with v further in	aluable	assistai		n w	ve adm	iiniste	r our c	contra			

#26: INTERNAL AUDIT SERVICES													
Benefit to Branch	# (Court	s Dire	ctly E	enefit			Used	l in La	ast Ye	ear	Value to Court	
7.93	C1 12			C4 9	Total		C1 5	C2 12	C3 8	C4 6	Total 31	8.27	
5. If this program were eli				ed, d		ır c	,)	ave a	n alte	ernati		s service?	
Yes									21.2%	, D		11	
No													
Our court is not a direct beneficiary of this program. 1.9%													
6. If yes, please explain the alternative.													
contract with independent CPA or audit firm; potentially cost prohibitive													
Our court has an Internal Au	ıdit ur	nit tha	t could	supp	lement t	he s	servic	es pro	vided	by th	e IAU exc	ept for the financial audits	
performed every 5 or so yea	irs.												
Outside contact at added ex	penso	e.											
Court would contract for aut	lit ser	vies.	Absen	it fund	ing for t	his (purpos	se, thi	s coul	ld ser	ve to redu	ice funding available for	
court operations.													
Could hire out but could be	exper	nsive a	and his	storica	l knowle	edge	e and/	or con	sister	ncy w	ould be lo	st	
The Court would have to pro	ocure	the se	ervices	s on ar	n as nee	dec	l basis	6.					
All courts are able to use the	e serv	ices c	of regu	lar au	ditors.								
This service could be broug	ht in h	nouse	, howe	ver at	a likely	higl	ner co	st.					
Again, we would have to hir	e a pr	ivate	accour	nting f	irm.								
Local auditing firm													
7. Please provide any add	itiona	al con	nment	s you	wish a	oou	t this	progi	ram.				
Kings respects and relies or The staff is always accessib							advice	e in all	area	s of c	ompliance	e; operations and financial.	
Not seeing a connection to the different funding source.	he "in	nprov	ement	/mode	rnizatio	n" c	atego	ry - ag	jain, a	in are	a that ma	y need to be moved to a	
This goes to the trust and co we need them.	onfide	nce ir	n the b	ranch	by the (àove	ernor,	Legis	lature	, and	the public	c. Nobody likes audits, but	
This program is very import									•	•			
These positions should be f the trial courts by the Judicia				udicia		II DI	laget	and to	outed	as an	other imp	ortant service provided to	
This unit provides valuable				al Coi	irts Wa	ofte	on soc	k adv	ice fro	om thi	s aroun		
: It is not clear why this prog												ation fund	
Regular audits are a crucial	-												
service it should be funded						-							
auditing agencies.		urt savitl	h vorio		dit issue	e 04	a thou	0000			t usos tha	m frequently to oncure we	
This division has assisted our court with various audit issues as they occur. Our court uses them frequently to ensure we are in compliance with all Trial Court Policies and Procedures.													
Unclear why funded by the							snons	ibility	is to e	valua	ate and re	view compliance by the	
courts, this would appear to								-					
	u				Dogo					y (

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#26: INTERNAL AUDIT SERVICES

Other areas within the JC need to be audited - for example do courts count JBSIS correctly.

Since this service is necessary and required by code., should this program be included in the IMF?

The expertise and experience of the internal auditors is very valuable and economical. Their understanding of the branch and rules is not easily replicated by private auditors.

It would be helpful to have more training and other advisory services beyond just audits.

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Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	Value to Court			
	C1	C2	C3	C4	Total		C1	C2	C3	C4	Total			
6.80	4	6	8	3	21		3	7	6	3	7.18			
5. If this program were el	iminate	d or i	educ	ed, d	oes youi	r co	ourt h	ave a	in alte	ernati	ve to this	service?		
Yes									26.4%	, D		14		
No									37.7%	, b		20		
Our court is not a direct be	neficiar	y of th	is pro	gram					35.8%	b		19		
6. If yes, please explain t	he alter	nativ	e.											
San Bernardino would get	direct a	ccess	via Sl	heriff	switch.									
would have to seek/restore	CLETS	Sacce	ess thr	ough	the Cour	nty	and ir	ncur a	dditio	nal co	osts			
Our Security staff has CLE	TS acce	ess ar	d the	court	pays for	ass	sociat	ed co	sts.					
CLETS via county system														
Local Law Enforcement														
Build our own interfaces wi	ith local	funds												
Access to CLETS through	Ventura	Cour	tu Ch											
		ooui	ity Sh	eriff's	Departm	nent	t							
Maintain status quo and de	evelop ir		-					availa	able					
	evelop ir		-					availa	able					
Sheriff	-	nterfac	ces wł	nen tii	me and fu	und	ls are			Count	y approxin	nately \$10,000 per year		
Sheriff We maintain CLETS acces	s throu	nterfac	ces wł	nen tii nty's N	me and fu	und n DC	ls are OJ. V	Ve pay	/ the C					
Sheriff We maintain CLETS acces some miscellaneous servic CLETS access.	s throug	nterfac gh the CLET	Cour Cour S is p	nen tii nty's N part of	me and fu 1OU with this char	und n D(rge.	ls are OJ. V . Ther	Ve pay re are	/ the (advar	ntage	s to workir	g through the County fo		
Sheriff We maintain CLETS acces some miscellaneous servic CLETS access.	s throug	nterfac gh the CLET	Cour Cour S is p	nen tii nty's N part of	me and fu 1OU with this char	und n D(rge.	ls are OJ. V . Ther	Ve pay re are	/ the (advar	ntage	s to workir	g through the County fo		
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Maintain status quo and de Sheriff We maintain CLETS acces some miscellaneous servic CLETS access. Courts can pursue their ow Court has connections thro Hard copy, hand written dis Thru the Sheriff's Office	s throug ces and n data e	nterfac gh the CLET excha	Cour Cour S is p nges v	nen tin nty's N part of with s	ne and fu IOU with this char tate and	und n DC rge. cou	ls are OJ. V . Ther unty a	Ve pay re are	/ the (advar	ntage	s to workir	g through the County fo		
Sheriff We maintain CLETS acces some miscellaneous servic CLETS access. Courts can pursue their ow Court has connections thro Hard copy, hand written dis	es throug ces and in data e ough the sposition	nterfac gh the CLET excha cCour n of ar	Cour Cour S is p nges v nty. rrest u	nen tin nty's N part of with s	me and fu IOU with this char tate and es mailed	und n DC rge. cou	Is are OJ. V . Ther unty a DOJ	Ve pay re are genci	/ the (advar es, us	ntage	s to workir	g through the County fo		
Sheriff We maintain CLETS acces some miscellaneous servic CLETS access. Courts can pursue their ow Court has connections thro Hard copy, hand written dis Thru the Sheriff's Office	es throug ces and in data e bugh the sposition ditional	nterfac gh the CLET excha cour n of ar	Cour Cour S is p nges v nty. rrest u	nen tin nty's N wart of with s update s you	me and fu IOU with this char tate and es mailed wish ab	und n DC rge. cou	ls are OJ. V . Ther unty a DOJ t this	Ve pay re are gencio prog i	/ the (advar es, us ram.	ing st	atewide st	ng through the County fo		
Sheriff We maintain CLETS access some miscellaneous servic CLETS access. Courts can pursue their ow Court has connections thro Hard copy, hand written dis Thru the Sheriff's Office 7. Please provide any ad	es throug ces and rn data e bugh the sposition ditional ETS dire	nterfac gh the CLET excha cour n of ar com	ces where Court S is p nges where the court nges where the court rest ut ments all our	nen tin nty's N part of with s pdate s you	me and fu IOU with this char tate and es mailed wish ab TS entrie	und n D(rge. cou l to	Is are OJ. V . Ther unty a DOJ t this are do	Ve pay re are gencio progr ne by	/ the (advar es, us r am. our lo	ing st	s to workin atewide st	ng through the County fo andards.		
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Sheriff We maintain CLETS access some miscellaneous service CLETS access. Courts can pursue their ow Court has connections through Hard copy, hand written dis Thru the Sheriff's Office 7. Please provide any add Our court does not use CL Reduced delay in law enfor At this point in time the court new court facility. This is a good example of a The explanation in the report courts are doing. There ap This depends on if CCPOF Ventura County Sheriff. We Current program is not cos	ss throug ces and <u>in data e</u> bugh the sposition ditional ETS dire rcement int has n a progra port indica oparently R require Vith rega	nterface gh the CLET excha cour n of ar com ectly, a t input ot had ates e y are of es this ard to	Cour Cour S is p nges v ity. rrest u ments all our , also d the a ight c other s infras #3 ab	nen tin nty's N part of with s update s you r CLE allow ability efits a ourts solutio struction	me and fu MOU with this char tate and es mailed wish ab TS entrie s for time to use th Il courts of participations. Perfure ure to fun ponly if CC	und n DC rge. cou l to l to es a ely his s equ te v hap nctic CPC	ds are OJ. V . Ther unty a DOJ t this are do acces servic ually a with tw os tho on. A DR is	Ve pay re are gencion progra ne by ss to F re, but and av vo mo se sol t Vent depen	ram. our lo RAP sl will b roids e re cou utions tura C udent u	ntage: ing st ing st ocal S neet i e in th each o urts jo s are l ourt, i upon	heriff's offi nformation ne coming court reinv ining. Not less costly all other C it.	ce year as we move into th enting the wheel. sure what all of the other or more efficient??? LETS access is through		
Sheriff We maintain CLETS access some miscellaneous service CLETS access. Courts can pursue their ow Court has connections three Hard copy, hand written dis Thru the Sheriff's Office 7. Please provide any add Our court does not use CL Reduced delay in law enfo At this point in time the cournew court facility. This is a good example of a The explanation in the report courts are doing. There ap This depends on if CCPOF Ventura County Sheriff. W	es throug ces and <u>in data e</u> bugh the sposition ditional ETS dire rcement int has n a progra parently R require Vith rega t effectiv	nterface gh the CLET excha cour n of ar com ectly, a t input ot had ates e y are of es this ard to ve giv	ces where courts are courts of the courts of	nen tin nty's N part of with s update s you c CLE allow ability efits a ourts solution structu ove, o e num	me and fu MOU with this char tate and es mailed wish ab TS entrie s for time to use th Il courts of participations. Perl ure to fun only if CC ber of pa	und n DC rge. cou l to l to es a ely nis s equ te v hap nctic CPC	ds are OJ. V . Ther unty a DOJ t this are do access servic ually a with tw os tho on. A DR is cipatin	Ve pay re are gencion programe ne by ss to F re, but and av vo mo se sol t Vent depen ag cou	ram. our lo RAP sl will b re cou utions tura C ndent u rts. Ne	ntage: ing st ing st ocal S neet i e in th each o urts jo s are l ourt, i ourt, i eed to	heriff's offin nformation ne coming court reinv ining. Not less costly all other C it. o find a mo	ig through the County fo andards. ce i. year as we move into th enting the wheel. sure what all of the othe or more efficient??? LETS access is through ore cost effective		

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#27: CLETS SERVICES & INTEGRATION

Each court should obtain direct access to CLETS and fund the access. Lack of fairness when some courts receive CLETS access and other must obtain direct access and pay with their budget allocation.

CLETS is used only to check for prior criminal activity in determining whether a judicial officer will grant a TRO in DV, elder abuse. Is this program cost effective for the number of courts that participate? Is it possible to have local justice partners do these checks on a more cost-effective basis?

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	#	‡28 :	: D	A7	CA IN	1]	ΓE	GR	AI	IC	N	
Benefit to Branch	# C	ourts	Dire	ctly E	enefit			Used	l in La	nst Ye	ear	Value to Court
5.96	C1	C2 5	C3	C4 3	Total		C1	C2	C3	C4	Total 6	6.07
i. If this program were eli	· · ·				<u> </u>	со						service?
/es									18.0%	,		9
No									36.0%			18
Our court is not a direct ber	eficiary	/ of thi	is pro	gram					46.0%)		23
6. If yes, please explain th	e alter	native	Э.									
We have our own direct cor	nectior	n to DI	MV.									
build interfaces locally with		-										
We are already in the proce			ı with	OTec	ch and DM	٨V	on a	direct	conn	ect so	olution.	
We would have to provide s			-									
Locally hosted criminal/traff												
Maintain status-quo and de			_			ace	es to e	existin	ig sys	tems	when time	and money becomes
available.		J		- C		_			5,5	_		,
We intend to use CMS vend	lor for o	our Da	ita Ex	chan	ges.							
Courts can pursue data exc	hanges	s on th	eir ov	vn.								
We'd have to do any data in	tegratio	on nee	eds in	hous	e, at an e	хр	ense	and b	urden	to ou	ur IT depa	rtment.
7. Please provide any add	itional	comr	nents	s you	wish abo	out	t this	progi	ram.			
Extremely expensive for min	nimal s	ervice										
If this program were eventuation	ally ava	ailable	state	wide	as a data	ex	chan	ge an	d integ	gratio	n betweer	n DOJ and courts, it would
have the potential to be valu	able to	all co	ourts a	and la	w enforce	em	ent					
Should provide future benef	its.											
Kings will utilize this service	throug	h the	Tyler	/Odys	sey agree	əm	ent.					
Not knowing what they deve	eloped,	we c	annot	ansv	ver these	qu	estio	ns fair	ly.			
This is a good example of a						•	-					enting the wheel.
Interfaces to state agencies												
A statewide approach to dat	-			•							-	-
today are already in the pro		•		-								•
indicates \$3.3 M has alread		•	•							-		ita Clara Superior Court)
yet the project is not comple									ompie		s project?	
This program is now more o						158	5/					
We currently interface with							of -	lata in		+ion -		
The court's Information Sys primarily through Santa Cla		airrep	JUIT	iey al	e not awa	пe	or a (iata Il	negra	uon 8	niu it appe	ars as it this program was
Our Court isn't able to partic		t this	timo		CMSim	ala	mont	ation	andw		ist in 1 5	lears
Current program is not cost												
Suneni program is not COSt	SUCCU											

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#28: DATA INTEGRATION

Improved data integration seems appropriate for the IMF. The relative priority of this project should be evaluated by the Technology-related committees.

Our court has our own direct access to DOJ & DMV. We may benefit from this program in the future as we move to a new CMS.

San Mateo sees the value in data integration. Given that Tyler Technologies has been chosen as the CMS vendor for nearly 50% of the Superior Courts, this court sees value in having consistent methods for exchanging data to/from Tyler's CMS.

The Court cannot accrutaly comment on this program as it has no IT staff of its own and does not completely know what services the program provides to the Court.

We need additional information as to what Data Integration entails.

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#29: JUSTICE PARTNER OUTREACH/E-SERVICES													
Benefit to Branch	# C	ourt	s Dire	ctly E	Benefit			Used	d in La	ast Y	ear	Value to Court	
5.36	C1 2	C2 2	C3	C4 2	Total 6		C1 1	C2 1	C3	C4 2	Total 4	4.58	
5. If this program were eli	minate	ed or	reduc	ed, d	oes you	ır c	ourt h	ave a	an alte	ernati	ive to this	s service?	
Yes									18.0%	6		9	
o <u>32.0%</u> 16													
Our court is not a direct beneficiary of this program. 50.0% 25												25	
6. If yes, please explain the alternative.													
Local justice partner outreach													
Local outreach													
Internal IT staff.													
develop/maintain locally.													
Same as previous answer													
San Diego is far behind on t	technol	logy a	advan	ces dı	ue to CN	IS c	lelays	. Ben	efits v	vill be	e seen in y	ears to come (4-5 years	
out). Courts can pursue on their			rtio of	oourte			borot						
Contract Vendors		011501		Courte		,0112	aborat	5.					
7. Please provide any add	litional	com	mont		wich a	2011	ut thic	prog	rom				
				-	wish a	J04	11 1115	prog	ram.				
High price, high overhead for		ective	e servi	се									
not sure what this program													
Kings is utilizing e-filing ser													
Interfaces with local agencie													
Similar to the Data Integrati stages of new CMS deployr			-	-					e bran	CN. F	lowever, a	as courts are in different	
The court's Information Sys									each r	oroara	m for e-s	ervices Programs like this	
need to be communicated n				-		rait	o or ar	outre		nogic			
The model is ineffective. Tri						all s	solutio	ns the	erefore	e they	should h	ave the driving role in	
statewide discussions.												-	
This is essential and necess	sary in	view	of cou	ırts be	coming	pap	perles	5.					
As written, difficult to differe	ntiate f	rom t	the "D	ata Ex	change	" ar	nd "CL	ETS"	progr	ams.	Does not	appear appropriately	
funded by IMF. JC staff rep			on sta	te lev	el comm	hitte	es se	ems t	o be a	o core	JC staff f	unction and more	
appropriate as core JC bud													
· · · ·	We may benefit from this program as we move to a new CMS and e-filing.												
The Court cannot accurately respond to the questions about this program as the description provided does not give													
enough information for infor	med ar	ISWE	rS.										

#30: ADOBE LIFECYCLE READER SERVICE EXTENSION

SERVICE EXTENSION												
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Y	ear	Value to Court
6.75	C1 <i>8</i>	7.34										
5. If this program were eli	minate	d or	reduc	ed, d	oes you	r c	ourt h	ave a	ın alte	ernati	ve to this	service?
Yes									15.4%	, D		8
No 57.7% 30												30
Our court is not a direct beneficiary of this program. 26.9% 14												
6. If yes, please explain th	ne alter	nativ	e.									
Cancel service												
The Court's IT Division wou	Id have	e to ta	ke on	the ta	isks ass	ocia	ated w	vith cro	eating	fillab	le forms.	
Moving to implement Tyler's	s Odys:	sey pr	ogran	n, whi	ch will h	ave	e a for	ms co	mpon	ent.		
pay for local license												
Would require additional court funding.												
We do have our own Adobe licensing, so could prepare fillable forms if absolutely necessary.												
Host locally.												
We could perform this in-ho	ouse, ho	oweve	er, i wo	ould li	kely cos	t m	ore to	do so	and v	vould	not be un	iform statewide
Direct purchase												
7. Please provide any add	litional	com	ments	s you	wish at	oou	ıt this	prog	ram.			
No longer of use to court.												
Very expensive service requ	uiring e	expens	sive in	frastr	ucture to	์ รเ	upport					
We may indirectly benefit from	om this	s servi	ce an	dlam	not awa	are	or do	not fu	lly ap	precia	ate the ber	nefit.
The Court often has to do a	lot of r	ework	wher	n usin	g the Ju	dici	ial Co	uncil-o	create	d "filla	able" forms	s to create form packets.
Naming conventions are no	t stand	ardize	ed acr	oss fo	rms whi	ch	cause	s the	court 1	to hav	ve to do a l	ot of "reprogramming" in
order to use two or more for	rms in a	a pacl	ket.									
We don't currently use the i					it is som	eth	ning w	e're g	oing to	o look	into.	
One statewide license bene				-								
The court's Information Sys			-			/are	e of ar	outre	each p	orogra	m for e-se	ervices. Programs like this
need to be communicated n								ار ار				
With Increasing SRL filing v Development and deployme												
ongoing maintenance of su									u⊤. If	iele S		
							/ 11111 .					
Benefit to self represented litigants, attorneys and court staff. It makes sense to have the Judicial Council forms created as fillable PDFs by the JCC, instead of having each Court												
It makes sense to have the Judicial Council forms created as fillable PDFs by the JCC, instead of having each Court create them.												J

#31: CALII	31: CALIFORNIA COURTS T											Y CENTER		
Benefit to Branch	# C	ourts	Dire	ctly E	Benefit			Used	l in La	ast Y	ear	Value to Court		
7.27	C1 13	C2 19	C3	C4 9	Total		C1 13	C2 19	C3 11	C4 9	Total	7.41		
5. If this program were eli	iminate	ed or r	educ	ed, d	oes you	Ir c	ourt have an alternative to this service?							
Yes									22.2%	, 0		12		
No										75.9% 41				
Our court is not a direct be	ourt is not a direct beneficiary of this program.											1		
6. If yes, please explain the	ne alter	native	e.											
Local hosting. External cor	nmercia	al serv	/ices.											
locally hosted, cost prohibit	ive inef	ficient	serv	ices w	ould be	the	alterr	native						
VPN or web-portal.														
Internal staff and IT resource	ces.													
hosted locally or regionally	at lowe	r cost	s, wh	ile miı	nimizing	risł	. Or	n the	altern	ative,	allocate	costs to participating courts		
and offices of the JC														
Cloud hosting services suc	h as Mi	crosof	ft, Am	iazon,										
We would be forced to mov	e servi	ces in	hous	e and	local.									
other vendors														
The court would have to pe	rform th	nis ser	vice i	in hou	se, likel	y at	a higl	ner co	st.					
In part only - re shared CM	S (Plum	nas/Sie	erra	- Sust	ain JE) v	we	would	seek	a colla	abora	tive, regio	onal hosting contract with a		
larger Sustain court.														
Other state, public, and privapplications.	/ate dat	ta cent	ter al	ternat	ives nee	d to	be e	xamin	ed for	hosti	ng statev	vide judicial branch		
We would have to hire cour	rt IT sta	ff to ha	andle	these	e service	s.								
7. Please provide any add	litional	comr	nent	s you	wish al	oou	t this	prog	ram.					
Alternative hosting provider	rs or se	rvices	may	be av	ailable a	at a	lower	cost a	and hi	gher	value to tl	he Branch.		
Cost to branch extremely h	igh for s	service	e prov	vided.										
Extremely expensive inflex	ible ser	vice.												
valuable but the service lev	els are	not up	o to p	ar and	d costs a	ire e	expen	sive; (Dur co	ourt u	ses the fi	nancial system and CLETS		
system hosted by CCTC														
A withdrawal from CCTC w			•	e trans	sition tim	e p	eriod	would	requi	re sig	nificant ir	crease in revenue and/or		
reduction in expenditures, i	ncludin	g staff	f											
Support use for Phoenix on	ıly.													
We use this in a limited way	y.													
CCTC is the backbone for t														
This service/program is only valuable to our court because of the SAP and CCPOR support. SAP is a mandated system.														
	We don't use CCTC for any other support. Response to question 4 is strictly in response to SAP and CCPOR support										AP and CCPOR support			
Court currently accesses Phoenix through VPN. This is not reliant on CCTC.														
The one-time costs to imple	ement ir	n-hous	se se	rvices	of same	e wo	ould re	equire	subst	antia	technolo	ogy funding.		

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#31: CALIFORNIA COURTS TECHNOLOGY CENTER

Not if funding is not provided. If funding were provided, court could host systems/services locally.

Phoenix is all we use from CCTC and CFAM but that isn't critical.

Although the court benefits through this program (for CAFM, CLETS), more outreach is needed for trial courts as to what programs are offered and how CCTC can assist.

Very expensive

Concerns of TCTF used for select courts.

We are a Sustain Justice Edition court, and one of the original courts to be hosted at the tech center. One of the issues that was not addressed when CCMS ended was what should the road map be for these courts. As a smaller court we do not have the internal resources (at least at this time) to host the system on our own. Nor do we have the money in our current allocation to even consider such a project.

Our Court would have to implement replacement for Phoenix. Don't rely on CCTC for their services.

Program does not appear to be cost effective any longer. Need to revisit strategy with numerous cost effective cloud hosting options now available.

Appropriate hosting model is currently being evaluated by the Technology Committee and CTAC. Depending on that project, funding by IMF may be appropriate.

Tehama does not have sufficient funding or expertise to handle this in-house.

Hosting for many of the programs could be transitioned to courts. Courts not on Sustain or V2/V3 must host their own CMS and pay these costs. Lack of fairness with some courts receiving hosting/maintenance while other provide for their own from budget allocation.

All of the technology needs for the Plumas Court are handled by the CTCC - we are a managed court and the CMS, Sustain Justice Edition, is hosted at the Tech Center. The Court has not IT staff of its own but is willing to investigate other options which would be more cost-effective.

No replacement would be available for Phoenix/SAP

We are hosted and recieve full IT services from the CTCC. Should significant changes to the cost structure for these services change, our court would need time to analyze our options and make any changes. It would most certainly take more than the 4 months between now and the beginning of the 15/16 fiscal year.

We are a "managed" court. Some of the services provided by this program could be performed at the court level for far less expense if JCC would invest in court IT staff rather than contract all of these services out to a vendor.

#32: CALIFORNIA COURTS PROTECTIVE ORDER REGISTRY (ROM)													
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court	
7.57	C1 <i>11</i>	C2 18	C3 8	C4 5	Total 42		C1 12	C2 19	C3	C4 4	Total 41	8.02	
5. If this program were eliminated or reduced, does your court have an alternative to this service?													
Yes 18.2% 10 No 72.7% 40													
No 72.7% 40 Our court is not a direct baseficiant of this program 0.1% 5													
Our court is not a direct beneficiary of this program. 9.1% 5													
6. If yes, please explain th	e alter	nativ	e.										
Sheriff has access to protec	tive or	ders th	nrougl	h loca	l portal.								
JPAW (A local application/p	ortal th	at wa	s built	t for a	similar pu	ırp	oose.)						
We have a local registry, no	t share	ed with	n state	wide	CCPOR,	nc	ot ben	efitting	g from	state	ewide CCF	OR either	
Use only CLETS access three	ough V	entur	a Cou	nty S	heriff's De	ept	t.						
Maintain status quo													
Local inquiry access availab	le thro	ugh S	0										
We would revert back to an	older,	in-hou	ise sy	stem.									
The court would have to per	form d	irect e	entry i	nto Cl	ETS, whi	icł	h wou	ld be a	a more	e mar	nual proces	ss and there would be the	
possibility of data entry erro	rs.												
fax machine													
We use CLETS for this infor	matior	1.											
Go back to doing this the wa	ay we c	did it fo	or yea	rs pri	or to this p	orc	ogram	1.					
7. Please provide any add	itional	comi	nents	s you	wish abo	but	t this	prog	ram.				
Use of CCPOR would require	re addi	tional	staff I	abor	under our	сι	urrent	CMS	Onc	e we	implement	the Odyssey system we	
will need to access the labor	r												
Capabilities to move existing	•												
Monterey is scheduled to 'go									inate	the no	eed to mai	ntain/upgrade local	
application and the COunty													
This court is moving to CCP	'OR no	w and	I the II	mpact	on staff a	an	d loca	al law e	enforc	emer	nt was und	erestimated. The process	
has not been easy.	rom h		ma inf	o io b	ottor thon								
Not all courts are in the prog								romo	thora	ourto			
If eliminated would not have						Πc	auon	10111 0		ouns			
Our Law Enforcement Agen					nrogram	2							
Do tribal courts make a financial contribution to the program?													
We think CCFOR is extremely valuable statewide even though it does take more resources at the local level in terms of data entry.													
Our Court has not had staff, time, or technology to implement CCPOR.													
Our Court has not had staff, time, or technology to implement CCPOR. Program adds costs to Court operations. Need incremental funding.													
Access via Sheriff's departm							3.						

#32: CALIFORNIA COURTS PROTECTIVE ORDER REGISTRY (ROM)

Development and deployment of this solution seems appropriate for the IMF. There should be discussion on whether ongoing maintenance of such programs are appropriate for the IMF.

Benefit to judicial officers, law enforcement and victims.

At the current time this program should be expanded only as there are grant funds available.

This program is a substantial benefit to law enforcement and justice partners, maybe even more so than the court.

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#33: CIVIL, SMALL CLAIMS, PROBATE, AND MENTAL HEALTH (V3) CMS

Benefit to Branch	# C	Courts			LTH Benefit		`	-	d in L		ear	Value to Court
Benefit to Branon		1 1			1				1	1	<u> </u>	
3.34	C1	C2	C3	C4 3	Total 5		C1 0	C2 0	C3	C4 3	Total 5	3.86
5. If this program were elir	ninate	ed or r	educ	ed, d	oes you	ır c	ourt h	ave a	an alte	ernati	ive to thi	s service?
Yes									13.7%	6		7
No									11.8%	6		6
Our court is not a direct ben	eficiar	y of th	is pro	gram					74.5%	6		38
6. If yes, please explain th	e alter	rnative	э.									
We have a private vendor C	MS.											
Odyssey												
No alternative without fundir	ng for j	purcha	se ar	nd imp	olementa	atio	n of a	repla	cemei	nt CM	S	
We are in the process now o	of repla	acing \	/3 wi	th a si	ngle CN	1S f	or all o	case t	types.			
We manage our own CMS i	nterna	lly.										
Implement Tyler Odyssey. F	Planne	d to be	egin iı	n 201	7							
other CMS systems												
Sustain, Justice Edition												
7. Please provide any add	itional	l comr	nent	s you	wish a	bou	It this	prog	ram.			
Courts subsidized the branc	h in th	e deve	elopm	ent o	f this CN	IS,	need	to be	prote	cted, r	not punisł	ned, for supporting the
branch												
The JC has directed that the			-				-	-				
same policy should be in pla	ace for	other	progr	am co	osts that	are	e supp	orted	with I	MF fu	inds that	do not have a statewide
benefit.												
If funding were provided, the												
Due to the demise of CCMS										-	•	
create an incentive to migrat It is unclear why this program												
limited to only a few trial cou		านยน เ	mou	yn ule		ııdl	Court	mpro	ovenie	ent dfl		NZAUON IUNU IUI WIIdl IS
Need further detail on V3 co		nd cos	ts									
Was a good idea when it wa				ed on	ce miar:	atio	n to lo	al Tv	/lor sv	stem		
Pooling of upgrade and enh								-	-			ffective use of IMF Annua
maintenance expenses for (-						
CMS should be hosted and												
lack of fairness in IMF payin			•								•	
· ·												-
regular allocation.												

#34: ENTERPRISE POLICY & PLANNING (STATEWIDE DEVELOPMENT)

				PE V	/EL	U	PN	EN	(I)			
Benefit to Branch	# (Courts	s Dire	ctly B	enefit			Used	l in La	ast Yo	ear	Value to Court
5.68	C1	C2	C3	C4	Total		C1	C2	С3	C4	Total	6.75
	5	11	5	8	29		2	10	3	8	23	
5. If this program were eli	minate	ed or	reduc	ed, d	oes you	ır c	ourt h	ave a	n alte	ernati	ve to this	service?
Yes									17.3%	, 0		9
No									48.1%	ó		25
Our court is not a direct ber	neficiar	ry of th	nis pro	gram	•				34.6%	ó		18
6. If yes, please explain th	e alte	rnativ	e.									
Microsoft SQL server, local	negoti	iated p	oricing									
Invoices	U		U									
The Court would pursue pro	ocurem	nent of	f the n	eedeo	d softwa	re t	throug	n loca	l proc	urem	ent proces	ses.
We are a Microsoft sequel s	shop, r	not Ora	acle.				_					
Would do so internally, but a	at incr	eased	costs									
The Court would have to to	purcha	ase lo	cal lice	ensing	g versus	the	e bene	fits re	ceived	d from	n Branch-v	vide licensing.
Court would have to procure	e servi	ces di	rectly	with C	Dracle.							
Court already uses an altern	native	appro	ach at	its ov	vn cost.							
other vendors and consultat	nts											
Court would have to pay an	d man	age o	ur Ora	cle lic	ense at	the	e local	level.	This v	would	be costly	and taxing on our current
resources.												
The court would have to per	rform t	his se	rvice i	n hou	se, likel	y a	t a higl	ner co	st.			
7. Please provide any add	litiona	l com	ment	s you	wish a	bοι	ut this	prog	ram.			
Extremely expensive servic	e with	some	benet	it but	not ess	enti	ial give	n the	price.			
not sure what this is or the l	ocal b	enefit;	only r	narke	d the va	alue	es abov	/e to r	nove	on in	the survey	,
I am not sure of the extent t	his cou	urt use	es this	servi	ce.							
The Oracle license seems to	o let ye	ou kno	ow wh	en a C	CTC so	oftw	vare re	newal	is du	e - ge	enerally an	invoice accomplishes the
same thing. See #31 above	Э.											
We don't know what this is.												
Any alternative program wo	uld be	cost p	orohib	itive fo	or the co	ourt	t.					
Securing, funding, and achieved	-								• • •	-	,	•
benefit all courts. Funds for					(EA) for	r the	e bran	ch is i	mport	ant to	the degre	e the JCC is to act as a
data integration and interfac												
This program may have been host of broad solutions are				•	-			court	s mov	ve on	to third pai	ty deployment and using
best of breed solutions arch			-				niaiii.					
If court had to fund, we wou				Jaiano	e naage	υ ι.						
Only if additional funding pr Instead of use Oracle if the			SOLICI		nrovido	d in	Mioro	soft w			nofit from i	+
	SEIVIC	e anu	Seive	was	provide	u II		SUILW	ecou			ι.

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#34: ENTERPRISE POLICY & PLANNING (STATEWIDE DEVELOPMENT)

Yolo does not use this program. More outreach is needed for trial courts regarding what programs are offered to the trial courts.

Which courts are being served? Costs?

There has been some concern expressed by CITMF that this contract might be renegotiated for cost savings and efficiencies.

Branch-wide licensing reduces costs.

Program should be revisited given shifting statewide priorities.

This type of program appears appropriate for the IMF. The technology related committees should evaluate the relative priority for this program.

Without this program the Court would be required to purchase and maintain application.

It is difficult to rate this program as it is unclear based on the description provided what an individual court is provide by the program.

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Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ist Ye	ear	Value to Court
4.13	C1 4	C2	C3	C4	Total		C1	C2 6	C3	C4 0	Total	5.04
. If this program were el						rc					·	orvico?
	mmate		euuc	eu, u	oes you		ountil			mau	ve to tins 5	
és									5.7%			3
No Dur court is not a direct be	noficior	v of th	io pro	arom				_	26.4% 67.9%			14 36
Dur court is not a direct be				gram					07.9%)		
6. If yes, please explain t	ne alter	nativ	e.									
und in house												
Ve recently went onto the	Tyler ca	ase ma	anage	ement	system	as	of 11/3	3/14.				
Court could contract for leg	gislative	upda	tes di	rectly	with the	CN	IS ver	ndor.				
other vendors/CMS system	าร											
. Please provide any ad	ditional	com	ments	s you	wish ab	oou	t this	progi	am.			
Being replaced by modern	system	s.										
his is extremely valuable	-		that r	need i	t. Fortur	nate	elv we	are n	ot one	of th	ose courts	
Similar to V3, the IMF shou												enefits.
his program is extremely					-							
Iternative and funding is a												
Same response as elimina	tion of I	MF fu	nding	for V	3							
t is unclear why this progra						rial	Court	Impro	veme	nt an	d Moderniza	ation fund for what is
mited to only a few trial co	ourts.							-				
Concerns of TCTF used fo	r select	courts	6									
he SJE program was out	dated ar	nd too	labor	inten	sive.							
Pooling of upgrade and en	hancem	nent ef	forts	for CN	IS' used	by	multi	ole co	urts m	ay be	e a cost effec	ctive use of IMF. Annua
naintenance expenses for	CMS sl	hould	be a d	court l	evel cos	t ur	nless	paid fo	or all c	ourts	uniformly.	
Each court should host and	d pay fo	r own	CMS	maint	enance	& s	uppor	t and	interfa	ices.	Non Sustai	n & V2/V3 courts are
equired to pay their own c	osts for	CMS	maint	tenan	ce and s	upp	oort wi	thout	subsid	dy fro	m IMF which	n is a lack of fairness.
All IT needs including the h	nosting	of the	SJE p	oroduo	ct are pro	ovic	led by	the T	ech C	enter	. The Court	is willing to look at othe
cost-effective options for a	CMS.	Howe	ver, th	ie Coi	urt has n	o lī	T staff	and h	as no	t bee	n able to rec	ruit staff with the
ualifications necessary.												
Ve are unable to plan for a	alternati	ves w	ith 1%	rese	rves.							
	gement	syste	m an	d is us	sed for a	ll ca	ase ty	pes. \	Ne are	e cha	rged annual	ly for the services relate
GJE is our only case mana						hei	dized	by the		If the		
o SJE and until recently di												
o SJE and until recently di ve would be forced to mov	e to a n	ew Cl	NS. T	hat ty	pe of pr	ocu	Ireme	nt and	trans	ition	would take a	t least 2-3 years to
SJE is our only case mana o SJE and until recently di ve would be forced to mov complete. Additionally, wit	e to a n hout the	ew Cl e abilit	VIS. T y to s	hat ty ave fu	pe of pro	ocu nce	ireme beyo	nt and nd 1%	trans we h	ition v ave r	would take a to way to fur	it least 2-3 years to nd a new CMS. The SJ
o SJE and until recently di ve would be forced to mov	e to a n hout the tment to	ew Cl e abilit	VIS. T y to s	hat ty ave fu	pe of pro	ocu nce	ireme beyo	nt and nd 1%	trans we h	ition v ave r	would take a to way to fur	it least 2-3 years to nd a new CMS. The SJ

Attachment 8
ATTACHMENT 3D

#3	6: J	UR	RY	MA	ANA		EN	IE	NT	'SY	YSTE	M
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Usec	l in La	ast Y	ear	Value to Court
7.61	C1 <i>10</i>	C2 19	C3 11	C4	Total		C1	C2 14	C3 9	C4	Total 34	8.20
5. If this program were eli						ır c						service?
Yes									17.3%	6		9
No									73.1%	6		38
Our court is not a direct be	neficiary	/ of th	is pro	gram					9.6%	,		5
6. If yes, please explain th	ne alter	nativ	e.									
Other local funding sources	i.											
Fund in house												
Court would fund further up	grade a	nd de	evelop	ment	of jury i	naı	nagem	ent sy	/stem	s bas	ed on cos	t benefit of upgrade.
Funding diverted from othe	r functic	ons ar	nd ser	vices								
We would allocate local fur	ds to ei	ther u	pgrad	le or i	replace	exi	sting s	ystem	s			
Private jury management p	rogram.											
Seek funding via BCP.												
other vendors												
Court fund jury projects loc	ally.											
The court would have to pe	rform th	is ser	vice i	n hou	se, likel	y a	t a higl	ner co	st.			
7. Please provide any add	litional	comi	nents	s you	wish al	οοι	ut this	prog	ram.			
we do not have enough mo	ney in c	our all	ocatic	n/buc	lgets to	ma	ke nee	eded e	enhan	ceme	nts	
Kings benefited from this p	rogram	in 200)9 wh	en it v	vas grar	iteo	d fundi	ng for	the n	ew ju	ry system,	JSI.
We would continue with exi	sting se	etup u	ntil ob	solet	e.							
2. Jury Technology Grant												
5. Not without additional fu												
The Jury Management Sys	-				-					-	-	
fund. This grant is available		courts	wno	арріу	, and it i	s o	rienteo	to sp	ecific	Impro	ovement a	ind at the trial court level (
this case, improved jury sys		n thic	progr	om in	2014 +-		mand 4	ho fu	notion	ality		
We received a grant (\$21,0 Jury management systems						ex	upaniu i	ine iul	ICTION	anty (ແກ່ງ july system.
We were one of the recipie						- d	in unc	odina				
This program seems appro												
We benefited from program	-								_			
The serience norm program		your			ine gran	. iu	nung	541.00				ite suit pay for jury

#37: TELECOMMUNICATIONS SUPPORT Benefit to Branch # Courts Directly Benefit Used in Last Year Value to Court														
Benefit to Branch	# Coi	urts Dir	ectly E	Benefit			Usec	l in La	ast Y	ear	Value to Court			
8.73		C2 C3 20 11		Total 52		C1 9	C2 16	C3 10	C4 9	Total 44	8.92			
5. If this program were eli	minated	or redu	iced, d	oes you	r c	ourt h	ave a	n alte	ernati	ive to this	s service?			
Yes								17.0%	, D		9			
No								77.4%			41			
Our court is not a direct ber	eficiary o	of this p	rogram					5.7%			3			
6. If yes, please explain th	e alterna	ative.												
any alternative would be loo	al, unreli	able an	d likely	cost pro	hib	itive								
Fund in House														
Would use internal funding more expensive.	diverted f	rom oth	ier fund	tions and	d se	ervice	s. La	ck of s	statev	vide contr	acts however, would be			
We would delay re-fresh pro	ograms a	nd alloc	ate loc	al funds	to r	nainta	in or ı	upgrad	de eq	uipment a	as needed.			
Contract with vendor(s) dire	ctly. Cou	nty. Loc	al func	ling.										
In house telecommunication	is suppor	rt.												
other vendors														
The court would have to per	other vendors The court would have to perform this service in house, likely at a higher cost.													
7. Please provide any add	itional co	ommen	ts you	wish ab	oou	t this	prog	ram.						
No local funding is available	to maint	ain tech	nnology	currenc	y o	r fund	the se	ervice	prov	ided unde	r this program.			
Valuable way to access sca	rce techr	nical ski	lls.											
Extremely valuable and imp	ortant inf	rastruct	ure sei	vice that	ke	eps th	e cor	e netw	vorks	running.				
Court would not be able to f	und or ma	anage t	he plar	ning, im	ple	menta	tion a	nd fur	nding	of upgrad	ling this critical			
infrastructure component.														
To this service benefits all c wheel.	ourts equ	Jally aci	ross the	e state, it	sh	ould b	e funo	ding h	ere, r	ather thai	n each court reinventing the			
The cost for this program/se any, is one-time vs. ongoing		nearly \$	15.8 M	. The re	por	t expla	inatio	n is no	ot cle	ar as to h	ow much of the expense, if			
	•													
	ui. nowev	/er. it is	not co	mmunica	ited	l well.	More	infor	matio	n should	be made available to trial			
This type of support is helpf courts regarding this type of			not co	mmunica	tec	l well.	More	infori	matio	n should	be made available to trial			
This type of support is helpf	f support.								matio	n should	be made available to trial			
This type of support is helpf courts regarding this type of	f support. oriate; co	ntinued	develo	pment s	hou	ıld be	reviev	ved.						
This type of support is helpf courts regarding this type of Continued support is appro	f support. priate; co eeded rej	ntinued	develo	pment s	hou	ıld be	reviev	ved.						
This type of support is helpf courts regarding this type of Continued support is appro This program funds much n	f support. priate; col eeded rep nents.	ntinued	develc ent infra	pment s astructur	hou e.	ıld be With la	reviev ack/re	ved. ductio	on of	funding, c	ur Court would not stay			
This type of support is helpf courts regarding this type of Continued support is approp This program funds much n current on network requiren Good program. Needs chec	f support. priate; con eeded rep nents. ks and ba	ntinued placeme alances	develo ent infra of whe	pment s astructur n/how n	hou e. ew	IId be With Ia servic	reviev ack/re es ge	ved. duction t adde	on of ⁻ ed an	funding, c d how to s	ur Court would not stay sunset services that are not			
This type of support is helpf courts regarding this type of Continued support is appro This program funds much n current on network requiren Good program. Needs chec universally adopted.	f support. priate; con eeded rep nents. iks and ba an approp	ntinued placeme alances priate us	develo ent infra of whe	e IMF	hou re. ew mo	IId be With Ia servic derniz	reviev ack/re es ge cation	ved. duction t adde of cou	on of ed an urt IT	funding, c d how to s equipmer	ur Court would not stay sunset services that are not			

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#38: TESTING TOOLS – ENTERPRISE TEST MANAGEMENT SUITE

	IVIAINAGE/VIEINI SUILE Benefit to Branch # Courts Directly Benefit Used in Last Year Value to Court													
Benefit to Branch	# C	Courts	Dire	ctly B	enefit			Usec	l in La	ast Y	ear	Value to Court		
5.04	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	5.35		
	8	7	5	3	23		4	4	4	3	15			
5. If this program were elig	minate	ed or	reduc	ed, d	oes you	r c	ourt h	ave a	in alte	ernati	ve to this	service?		
Yes									2.1%			1		
No									52.1%	ó		25		
Our court is not a direct ben	eficiar	y of th	is pro	gram.					45.8%	ó		22		
6. If yes, please explain th	e alter	rnativ	e.											
No responses received.														
7. Please provide any add	itiona	l com	ments	s you	wish al	oou	ut this	prog	ram.					
Support use for CCPOR on	ly.													
We don't know what this is.														
Part of this expense appear	s to be	ongo	ing. F	Repor	t is uncle	ear	as to	how n	nuch i	s one	-time vs. c	ngoing. CCPOR costs		
should remain funded throu	gh IMF	as th	is is a	bran	chwide p	oro	gram/o	cost.						
2. V3/CCPOR														
It is unclear why this progra	m is fu	nded	throug	gh the	State T	rial	Court	Impro	oveme	ent an	d Moderni	zation fund for what is		
limited to only a few trial cou	urts.													
Expenditures of TCTF on V	3 only	benef	it sele	ct cou	irts.									
Don't know what this is. If it	is use	ed to p	rovide	e cleai	ner upda	tes	s to CO	CMS \	/3 pat	ches	or upgrade	es, then we benefit.		
Program should be stopped	concu	irrent	with s	hutdo	wn of C	СМ	S V3.							
Our court used the CCPOR	portio	n only												
The type of program may be	e appro	opriate	ely fun	ded b	y the IM	F.	The r	elative	e prior	ity of	this progra	am should be evaluated by		
the technology-related com														
Analysis should be made to						nd (cost-e	ffectiv	e tool	s are	in place.	As courts move away from		
the V3 system is there an es														
We do not benefit from V3 to	esting,	but a	re the	bene	ficiaries	of	CCPC	R tes	ting.					
Is there a most cost effective	e way	to do t	this ta	sk?										

Attachment 8
ATTACHMENT 3D

	#.	39:	UNI	FOR	M	l C .	[V]	[L]	FE	ES	
Benefit to Branch	# C	ourts I	Directly	Benefit			Used	l in La	ast Y	ear	Value to Court
7.61	C1 <i>12</i>	C2 20	C3 C 4			C1 <i>10</i>	C2 9	C3 9	C4 6	Total	8.04
5. If this program were eli					со						service?
Yes								21.6%	, D		11
No							_	76.5%			39
Our court is not a direct ber	eficiary	of this	prograr	١ .				2.0%			1
6. If yes, please explain th	e alteri	native.									
San Bernardino could distri	bute dir	ectly.									
process locally or via county	y servic	es whi	ch would	likely be u	ntii	mely	and c	ostly _l	orovir	ng to be un	reliable to the state
Eliminate the requirement the	nat civil	fees h	ave to g	o up and co	ome	e bac	k to th	ne tria	l cour	ts.	
Excel											
Court would use staff to dev	elop ar	ıy requ	ired repo	orts and/or	dis	stribut	ion ca	alculat	tions	required.	
nternal fiscal staff, but less	efficien	t than t	he state	-wide effor	t.						
We would go back to trackir	ng the le	egislati	ve chang	ges and up	dat	ting o	ur fee	sche	dule		
The Court would have to pe	rform m	anuall	у.								
We performed this function	in-hous	e previ	ously ar	nd could ag	ain	า					
7. Please provide any add	itional	comm	ents yo	u wish abo	out	t this	prog	ram.			
Each court could distribute	directly.										
Cheaper alternative - see #	20 abov	e. The	e reports	I have see	en v	were	create	ed in E	Excel	and seeme	ed adequate.
While this is a valuable proo	gram, it	may be	e anothe	r one that s	sho	ould b	e mov	/ed ou	ut of t	he IMF fun	d and supported through
an alternative funding mech	anism.										
By definition does not seem				nce at local	tria	al cou	irt lev	el. Th	nat be	eing said, q	uestion whether this is an
appropriate program to be f		-									
Not clear what this provides											
It is not clear why this progr			by the St	ate Trial Co	our	rt Imp	roven	nent a	nd M	odernizatio	on Fund. This should be
funded as part of the JC cor											
Seems to be a state admini											
Even though we responded											
Unclear why funded by the budget.	IMF. A	opears	to be a	core JC sta	ff f	functio	on an	d perh	naps i	more appro	opriately funded by core J
Returning to indirect payme	nt by th	e Cour	nty would	be costly	an	d frau	ight w	ith dis	stribu	tion errors.	

#40: ALTERNATIVE DISPUTE RESOLUTION CENTERS

		KF	721							ER	S			
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court		
5.07	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	5.08		
	5	4	5	2	16		2	1	2	1	6			
5. If this program were eliminated or reduced, does your court have an alternative to this service?														
Yes 10.0% 5														
No 34.0% 17														
Our court is not a direct beneficiary of this program.56.0%28														
6. If yes, please explain the alternative.														
Straus Institute & Fresno State both have programs.														
We handle mediator training internally.														
Continue to use volunteers and internal resources														
create our own programs														
Local Bar Association														
7. Please provide any add	itional	com	ments	s you	wish a	boı	ut this	prog	ram.					
We haven't used this in rece	ent yea	rs, bu	t we p	lan to	start us	sinę	g it aga	in soo	on.					
Funding should move out free	om the	IMF f	und.											
Not clear we can afford this	at this	time												
This appears to be a one-tir	ne exp	ense	that co	ould b	e elimir	ate	ed next	fisca	l year.					
Mediators obtain educationa	al traini	ng fro	m oth	er so	urces at	ov	/n exp	ense.						

#41: COMPLEX CIVIL LITIGATION PROGRAM Benefit to Branch # Courts Directly Benefit **Used in Last Year** Value to Court C2 C3 Total C2 C3 C4 Total C1 C4 **C1** 5.39 5.48 3 3 0 2 5 0 5 0 11 7 5. If this program were eliminated or reduced, does your court have an alternative to this service? 6.1% 3 Yes No 24.5% 12 Our court is not a direct beneficiary of this program. 69.4% 34 6. If yes, please explain the alternative. Have the litigant's pay. Continue to use the current assignment system that assigns cases to any one of our available civil departments. Local funding of required staff. 7. Please provide any additional comments you wish about this program. To the extent this funding supports 2 LRA positions, we do not have general funds available to keep those positions should 1 MF funding be cut. Funding supports two courtrooms specifically assigned to complex litigation. The pending caseload for these departments totals 592 verified complex cases. Without funding, the legal research attorneys and staff needed for complex litigation would not be able to support an exclusive complex caseload. Another program that has been in place for a long time and should be moved out of IMF - potentially paid for by Complex Civil fees or a separate funding source. This program develops expertise and products that all courts can use, and hears cases from other courts; not benefiting only those courts who have programs The \$4.0 M spent on this program only benefit six courts. IMF funds should be used for programs/services that support or benefit all courts. This "policy" is already moving forward with CMS costs being shifted to those courts that use these systems. This program, limited to only a few larger courts, has limited potential for improving the systems of all of the trial courts, and it is now an established, ongoing program. Alternative funding should be used for this program. Pilot programs may be appropriately funded by the IMF. Once pilot is complete, however, seems appropriate to move funding out of the IMF to other funding sources. This is a large sum to support a limited number of courts and courtrooms. Perhaps these expenses can be reduced as the program has been in place for several years. Provides critical support needed to address complex cases. Although a beneficial program to the courts that receieve this funding, this should not be funded from the IMF. Pilot programs generally don't last more than a decade. Per the cost, this program should be eliminated.

#42: JUDICIAL PERFORMANCE DEFENSE INSURANCE

		D	EF	Er	SE	I I	NDU	K	AIN	CE	4		
Benefit to Branch	# C	ourts	Dire	ctly E	Benefit			Used	l in La	ast Y	ear	Value to Court	
8.68	C1	C2	C3	C4	Total		C1	C2	С3	C4	Total	8.67	
5. If this program were eli	7 minate	17 d or r	12 reduc	7 ed, d	43 oes yo	ur c	3 Court h	9 ave a	9 In alte	4 ernati	25 ve to this	service?	
Yes									7.5%			4	
No 88.7% 47													
Our court is not a direct beneficiary of this program. 3.8% 2													
6. If yes, please explain the alternative.													
contract with independent a Local funding appropriated Local funding. The court / judges would be 7. Please provide any add	from op	eratir	ng buo retain	dget. coun	sel inde	per	ndently			gher	cost.		
no funds to pay for this; sho Again, while valuable, it doe This program is neither an i	es not fi mprove	t unde ment	er the , an ir	"impr nova	rovemen tion nor	nt/m is i	nod" ca t a mo	ategor derniz	y. zation	. Whi	le it is a va	aluable program, it is not	
clear why this program is fu This is an example of a use											ation fund.		
Unclear why funded by the via core JC budget.								•			sideration	should be given to funding	
Important service that has b	een us	ed by	our j	udges	i.								

#43: JUR	Y S	SYS	STE	EM	IM	P]	RO	VE	M	EN	T PR	OJECTS	
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Y	ear	Value to Court	
7.36	C1 <i>10</i>	C2 17	C3 10	C4 6	Total 43		C1 9	C2 13	C3 8	C4 5	Total 35	7.77	
10 17 10 6 43 9 13 8 5 35 5. If this program were eliminated or reduced, does your court have an alternative to this service?													
Yes 7.4% 4													
No									77.8%	, 0		42	
Our court is not a direct ber	neficiary	y of th	is pro	gram.					14.8%	, 0		8	
6. If yes, please explain the alternative.													
San Bernardino would do these improvements ourselves.													
maintain status quo or delay replacement.													
other vendors													
Resort to a manual process	that w	ould b	e ver	y labo	or intens	e.							
Work with vendor													
7. Please provide any add	litional	com	nents	s you	wish al	οοι	ut this	prog	ram.				
Although regular updates of improvement projects" is an								l doe	s ben	efit th	e court, it i	is unclear how "jury system	
While the products of the w	ork of th	he adv	visory	comr	nittees i	s v	aluable	e, sup	port fo	or the	ir meeting:	s is a core responsibility of	
the council and should be fu	unded c	out of	the co	ouncil	s own a	ррі	ropriati	on.					
Unclear why funded by the IMF. If not, however, appea		•		•					•	•	••		

funding as part of JC core budget.

8.82 $\begin{array}{ c c } c1 c2 c3 c4 $	Benefit to Branch	# C	Courts	s Dire	ctly B	enefit			Usec	l in La	ast Ye	ear	Value to Court
At this program were eliminated or reduced, does your court have an alternative to this service? Yes 20.4% 11 No 77.8% 42 Our court is not a direct beneficiary of this program. 1.9% 1 6. If yes, please explain the alternative. 1.9% 1 We would hire local attorneys without the requisite experience at greater expense. If funding was available to trial courts, could hire outside counsel. San Bernardino would contract for these services ourselves. contract with cost prohibitive private attorneys The court would engage private counsel for any issues that require such litigation requirements. Hire our own lawyers We will need to absorb all legal costs associated with litigation. Self-funding of counsel. The court would need to retain counsel independently and likely at a higher cost. We would contract with private counsel. Contracting with private attorneys at significant expense. 7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court.	8.82	C1	C2	C3	C4	Total		C1	C2	С3	C4	Total	9.02
Yes 20.4% 11 No 77.8% 42 Our court is not a direct beneficiary of this program. 1.9% 1 6. If yes, please explain the alternative. 1.9% 1 We would hire local attorneys without the requisite experience at greater expense. If funding was available to trial courts, could hire outside counsel. San Bernardino would contract for these services ourselves. contract with cost prohibitive private attorneys The court would engage private counsel for any issues that require such litigation requirements. Hire our own lawyers We will need to absorb all legal costs associated with litigation. Self-funding of counsel. The court would need to retain counsel independently and likely at a higher cost. We would contract with private attorneys at significant expense. 7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, nore that it is appropriate fo		11	17	12	9	49		4	13	11	9	37	
No 77.8% 42 Our court is not a direct beneficiary of this program. 1.9% 1 6. If yes, please explain the alternative. 1 1 We would hire local attorneys without the requisite experience at greater expense. If funding was available to trial courts, could hire outside counsel. San Bernardino would contract for these services ourselves. contract with cost prohibitive private attorneys The court would engage private counsel for any issues that require such litigation requirements. Hire our own lawyers We will need to absorb all legal costs associated with litigation. Self-funding of counsel. The court would need to retain counsel independently and likely at a higher cost. We would contract with private counsel. Contracting with private attorneys at significant expense. 7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, not that it is appropriate for the IMF fund.	5. If this program were eli	minate	ed or	reduc	ed, d	oes you	Ir C	ourt ł	ave a	in alte	ernati	ve to this	service?
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The court would need to retain counsel independently and likely at a higher cost. We would contract with private counsel. Contracting with private attorneys at significant expense. 7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, not that it is appropriate for the IMF fund. well run; invaluable Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	We will need to absorb all le	egal co	osts as	socia	ted wi	th litigat	ion.						
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Contracting with private attorneys at significant expense. 7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, not that it is appropriate for the IMF fund. well run; invaluable Court does not currently retain coursel for these services. Court would not be able to afford quality coursel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	The court would need to ret	ain cou	unsel	indep	enden	tly and	ikel	y at a	highe	r cost			
7. Please provide any additional comments you wish about this program. There is only one judicial branch and developing expertise in court litigation is unique to the AOC This is an essential service to the trial courts. Required by Statute Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, no that it is appropriate for the IMF fund. well run; invaluable Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	We would contract with prive	ate co	unsel.										
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Our court does not have a dedicated general fund budget available for litigation defense/settlements Without this program, representation and settlement costs would be prohibitive for the local court. Although we have not utilized this program, it is available to all courts, and it is an area that is valuable. However, no that it is appropriate for the IMF fund. well run; invaluable Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	This is an essential service	to the	trial co	ourts.									
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that it is appropriate for the IMF fund. well run; invaluable Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	Without this program, repres	sentati	ion an	d sett	lemer	t costs	vou	ld be	prohit	oitive f	or the	e local cou	rt.
well run; invaluable Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	Although we have not utilize	ed this	progra	am, it	is ava	ilable to	all	court	s, and	it is a	n are	a that is va	luable. However, not su
Court does not currently retain counsel for these services. Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	that it is appropriate for the	IMF fu	ınd.										
Court would not be able to afford quality counsel to defend a variety of legal claims. This program is neither an improvement, an innovation nor is it a modernization. While it is a valuable program, it is clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.	well run; invaluable												
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clear why this program is funded by the State Trial Court Improvement and Modernization fund. Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.													
Our court makes extensive use of this program due to high volumes of litigation involving the Court, judicial officers a employees. As a responsibility of the council, expenses should be supported by the council's appropriation.		•											luable program, it is not
employees. As a responsibility of the council, expenses should be supported by the council's appropriation.													
As a responsibility of the council, expenses should be supported by the council's appropriation.		use of	this p	rograi	n due	to high	voli	umes	ot litig	ation	Invol	/ing the Co	ourt, judicial officers and
	· · ·	uncil 4	exnen	ses sl	hluor	be sunn	orte	ed hv t	he co	uncil's	ann	opriation	
													should be given to fundin
via core JC budget.							1.0	5. (<u></u>

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#44: LITIGATION MANAGEMENT PROGRAM

Is this a program that should be funded from the IMF?

This program needs to be funded, but not certain it should be funded from the IMF.

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#45: RE(GI()N	AL	0	FFIC	CE	EA	SS]	IST	A	NCE	GROUP
Benefit to Branch	# C	ourts	s Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court
6.89	C1 13	C2 18	C3	C4 3	Total 42		C1 9	C2 17	C3	C4 3	Total 36	7.85
5. If this program were elim						Ir Co						service?
Yes									24.5%			13
No									62.3%			33
Our court is not a direct bene	eficiary	y of th	nis pro	gram				_	13.2%			7
6. If yes, please explain the	alter	nativ	e.									
Could hire outside counsel if	fundir	ng wa	is avai	lable.								
potentially contract with cost						sei	rvice p	orovid	ers ho	weve	er this met	hod of service delivery
would not be efficient												
A statewide assistance office	woul	d hav	e to b	e crea	ated with	nin t	he jud	icial C	Counc	il		
he assistance of the opinion				rneys	funded	thro	ough F	ROAG	is val	uable	e. If they v	vere eliminated, that legal
work would have to be broug												
Engage a private firm for nec	cessar	y con	sultati	on, a	s neede	d.						
Simply do without												
Local funds for services, like										our o	perationa	I budget.
We already employe the alte												
Use assistance of the Judicia most business by phone.	ai Cou		vnerev	ertne	ey are lo	cate	ea. It	loesn	t mat	ter si	nce we an	e so remote we conduct
The court would contact the r	main d	office	in Sar	Fran	ncisco							
Contracting with private legal						nse						
San Francisco office	- ooun			uorai								
7. Please provide any addit	tional	com	ments	s you	wish al	bou	t this	prog	ram.			
Legal Opinion unit is exceller	nt											
Kings relies on this assistance	e in a	II area	as of e	expert	ise. Witl	n ou	ır limit	ed res	source	es and	d budget v	ve would not be able to
procure the legal services an	ıd opir	nions	provic	led by	this off	ice.						
It is unclear how these service	ces dif	fer fro	om the	servi	ces pro	vide	ed by l	.SO, .	ICC H	R, et	c. Are the	ese programs alternatives to
the Regional Office Assistant	ce Gro	oup?	Is this	appr	opriatel	y fui	nded t	hroug	h IMF	?		
A subsidy to those courts wh												
Value of having attorneys that												
It is not clear why this progra			-			Cou	irt Imp	roven	nent a	nd M	odernizati	on Fund program. This
should be funded as part of t							Vorror	t hiris			f to porfor	m those dution should nev
Courts who prefer to use cours for them. This is not an approximately a second						IOUV	vaiiai	IL I III II	iy ioca	ા કાર્તી	r to perior	m mese dudes, should pay
Things were much better who	•					mer	nto ar	nd Sar	n Fran	cisco	with staff	dedicated to the courts in
that region. But times have of			-									
court in the state.												,
This program is extremely he	elpful t	to the	courts	6								

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#45: REGIONAL OFFICE ASSISTANCE GROUP

Unclear why funded by the IMF. Services provided are a core part of JC staff functions. Consideration should be given to funding via core JC budget.

We utilize the attorney and secretarial support for contracts, programs ad assistance.

The Court uses these services on an as-needed basis for legal opinions on operational and administrative issues - with an emphasis on HR issues. The Court has used this program every year at least one time. The legal opinion library that has been and continues to be complied is a very useful tool.

Our ratings are reflective of the legal services provided by Michael Giden, Linda Nquyen and their respective staff.

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#46: SUBSCRIPTION COSTS – JUDICIAL CONDUCT REPORTER

CONDUCT REFORTER												
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in L	ast Ye	ear	Value to Court
6.02	C1	C2	C3	C4	Total		C1	C2	C3	C4	Total	6.45
0.02	5	5 18 10 6 39		39		5	16	8	6	35	0.45	
5. If this program were eliminated or reduced, does your court have an alternative to this service?												
Yes 12.2% 6												
No 71.4% 35												
Our court is not a direct beneficiary of this program.16.3%8												
6. If yes, please explain the alternative.												
San Bernardino would seek subscriptions ourselves.												
CJA hotline												
self-guided research or rem	ote dis	tance	learn	ing ar	d provid	le i	nform	ation a	at bus	iness	meetings	or statewide educational
programs												
Local funding would have to	be rea	allocat	ted for	this p	ourpose.							
7. Please provide any add	itional	com	ments	s you	wish ab	ου	ut this	prog	ram.			
reduce and send to PJs/AP	Js - do	most	just re	ead or	'delete'	en	nail?					
Utilized regularly by the ber	ich.											
Another area not appropriat	e for IN	/IF										
Judicial Officers need const	ant info	ormati	on.									
As an ongoing training-relat	ed exp	ense,	this s	ubscr	iption is	ар	propri	ately f	unde	dout	of the cour	ncil's own appropriation.
Unclear why funded by the	IMF. V	'ital pr	ogran	n that	is a core	e pa	art of .	IC fun	ction.	Con	sideration	should be given to funding
via core JC budget.												
We feel that this subscription can be eliminated.												

#47: TRIAL COURTS TRANSACTIONAL ASSISTANCE PROGRAM

PKUGKAM												
Benefit to Branch	# (Courts	Dire	ctly B	enefit			Used in Last Year				Value to Court
7.41	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	8.18
	7	17	11	5	40		4	11	9	5	29	
5. If this program were eli	minat	ed or I	reduc	ed, d	oes you	r c	ourt h	ave a	n alte	ernati	ve to this	service?
Yes									13.5%	, D		7
No 69.2% 36												
Our court is not a direct beneficiary of this program. 17.3% 9												
6. If yes, please explain th	e alte	rnativ	e.									
Hire local transaction attorn	eys at	greate	er exp	ense.								
San Bernardino would contract for these services ourselves.												
Engage a private firm for necessary consultations, as needed.												
We would have to allocate funding from our operational budget.												
directly contract with appropriate vendors and incur that cost.												
This court makes use of the Shared Procurement Services program operated by the Riverside Superior Court.												
The court would need to obtain outside guidance, likely at greater cost.												
7. Please provide any add	itiona	l com	ments	s you	wish at	οι	ut this	prog	ram.			
John Prestiani has been exc	ceptio	nal to v	work v	vith.								
We don't know what this is.												
Kings relies heavily on the C matters.	DGC f	or coui	ncil ar	nd ass	istance	in a	all lega	l mat	ters pe	ertain	ing to cont	tracts, labor and finance
It is unclear how this differs programs.	from t	the Re	gional	Offic	e Assista	anc	ce Prog	grams	and s	servic	es provide	d through other JCC
A subsidy to those courts w	ho use	e it, no	t ever	yone o	does							
Allows court to have quality	legal	assista	ance									
Courts who prefer to use co	uncil	staff, o	r who	se nee	eds do n	ot	warrar	t hirin	ig loca	al staf	f to perfori	m these duties, should pay
for them. This is not an appr	ropriat	te use	of IMF	fund	S							
The attorneys provide exce	•											
Presents a policy question.								-				
mandates, this would appear to be a core function of the JC staff and consideration should be given to funding as part of the core JC budget and not via the IMF.												
This is an important program for our small court in providing business transaction and labor & employment negotiations.												

Benefit to Branch	# C	ourts	Dire	ctly E	Benefit			Usec	l in La	ast Ye	ear	Value to Court
6.32	C1	C2	С3	C4	Total		C1	C2	С3	C4	Total	6.67
	8	13	7	2	30		7	10	6	2	25	
5. If this program were eli	minate	d or	reduc	ed, d	oes you	r c	ourt h	ave a	in alte	ernati	ve to this	service?
es 5.9% 3												
No									68.6%	ó		35
Our court is not a direct ber	neficiar	y of th	is pro	gram					25.5%	ó		13
6. If yes, please explain th	ne alter	nativ	e.									
Internal staff resources.												
Share information among tr	ial cou	rts an	d cont	inue t	o seek b	est	t pract	ices				
7. Please provide any add	litional	com	ments	s you	wish at	ou	t this	prog	ram.			
At this time our court is unsure as to the effectiveness of this task force, we do receive information that seem to be												
beneficial, however, beyond that the benefit is unclear at this time.												
This should be left in place	until su	ich tin	ne as	reven	ue distri	out	ion is :	simpli	fied fo	or the	trial courts	5.
Value all depends on the ou	utcome											
Distribution training is critic	al.											
The biannual, statewide rev	venue d	listribu	ution t	rainin	g has be	en	benef	icial to	o King	js and	l other cou	irts. Courts had been
asking for this training for a	very lo	ng tin	ne.									
While this program has great	at pote	ntial to	o impr	ove w	orkload/	for	trial c	ourts,	count	ties ai	nd the stat	e, it does not seem
appropriate for funding thro	ugh IM	F.										
Don't see any value in work	done	so far.	This	is a p	olitical p	rot	olem, ı	not a r	manaç	geme	nt or fundi	ng problem
Not sure if the task force ha	s comp	pleted	it's w	ork. I	t appear	s, h	nowev	er, the	expe	ense v	vas a one-	time cost.
Costs should be paid by Ju	dicial C	counci	1									
Costs of meetings of task for	orces sl	hould	be fur	nded f	from the	col	uncil's	own a	approp	priatio	on.	
Our CFO participates in this												
Education is a necessary and ongoing function. Unclear, however, why funded this is funded by the IMF.												
Given the increased interes												

Attachment 8
ATTACHMENT 3D

#49: PHOENIX PROGRAM												
Benefit to Branch	# C	ourts	Dire	ctly B	enefit			Used	l in La	ast Ye	ear	Value to Court
9.00	C1	C2	C3	C4	Total		C1	C2	C3	C4	Total	9.09
5. If this program were eli	14 minato	21	12	8 8	55		14	20	12 n alte	9 rnati	55	sonvico?
	minate		euuu	eu, u	ues you		ountil				ve to this	
Yes									18.5%			10
No Our court is not a direct bon	oficion	v of th	io pro	arom					81.5% 0.0%)		44
Our court is not a direct ben 6. If yes, please explain th				gram					0.0%			0
	le allei	Παιιν	5.									
ocal, cost prohibitive												
Fund in House												
ADP, court purchased autor									•			
Hire full time HR staff, and c	contrac	t with	priva	te ven	dor for	bay	roll, bo	oth opt	ions a	are co	st prohibi	tive.
County service contract.												
incur costs for direct contracting or staffing to produce same product.												
We maintain our own financial management systems.												
Go back to the County.												
Services would need to be performed in house, likely at greater cost.												
We could provide this program locally without statewide uniformity												
Could be locally and regiona										ng co	sts which	are unknown at this time.
7. Please provide any add	itional	com	ment	s you	wish a	οι	ut this	progr	am.			
it's good to be on a commor down it is still more expensi	•			ld ber	efit mor	e if	we co	uld ut	ilize p	ayroll	and HR;	although costs are comin
n the future if court can rece	eive ad	ditiona	al mo	dules	made a	vail	able.	Budge	et Dev	elopn	nent and (Grants.
Kings relies on the resource give the court's transparenc		•							-			counting and support has
The branch needs one acco												ility for the funds provided
While our court could establ												· ·
of a single state-wide system							,					
We would have to purchase		are, or	cont	ract th	rough tl	ne (County	of Ve	entura			
This question is a little misle	eading	becau	ise al	l trial o	courts h	ave	to be	on Ph	oenix	Fina	ncial. We	have no issues being on
this system, or the requirem	ent to l	be on	this s	system	n, but to	my	knowl	edge	this is	not c	ptional.	
There are benefits to this pr	ogram,	, howe	ever, i	it is no	ot a new	or	innova	tive p	rograr	n nor	is it aime	d at the continued
mprovement of court syster			ear w	/hy fui	nds wou	ld t	be exp	ended	for th	is pro	ogram fror	n the State Trial Court
Improvement and Moderniz												
Participation required by Ju	dicial C	Counci	I; the	refore	, costs s	sho	uld be	appro	tioned	d betv	veen the T	rial Courts and the Judic
Council.	41 ! .		6				اح				have	n lang than we shall be a
		a tho	unan		mnonoi	1T O		mix, th	ie rati	nue a	0000 000	
analysis been done lately to	•	-			•					-		n less than useful. Has a unting technology? Is this

#49: PHOENIX PROGRAM

Sierra benefits from the direct fiscal reporting and fund management of the financial component of the Phoenix Program. We do not use the human resources component.

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Table 1: IMF -- Reduction Options by Program/Project

							2014-2015	JC Allocation Allocation)	or 2013-14	15% Reduction Options					25% Reduct	ion Options	
		Office	2011-12 Exp Final	2012-13 Exp/Enc Year-to-Date	2013-14 Exp/Enc Year-to-Date	JC Staff FTE	JC Staff Costs (State Operations)	Other Costs (Local Assistance)	Total	1A	2015-16 Allocation	1B / 1C	2015-16 Allocation	2A	2015-16 Allocation	2B / 2C	2015-16 Allocation
#	Project/Program Title	Α	В	С	D	E	F	G	н	I	J	К	L	М	Ν	0	Р
1	CFCC Educational Programs	CFCC	90,400	76,495	85,990	n/a		90,000	90,000	(13,500)	76,500	-	90,000	(22,500)	67,500	-	90,000
2	Interactive Software - Self-Rep Electronic Forms	CFCC	300	36,305	60,009	n/a		60,000	60,000	(9,000)	51,000	-	60,000	(15,000)	45,000	-	60,000
3	CFCC Publications	CFCC	20,208	19,904	20,000	n/a		20,000	20,000	(3,000)	17,000	-	20,000	(5,000)	15,000	-	20,000
4	Domestic Violence - Family Law Interpreter Program	CFCC	1,686,446	1,750,000	20,167	n/a	-	20,000	20,000	(3,000)	17,000	-	20,000	(5,000)	15,000	-	20,000
5	Self-Help Center	CFCC	4,962,016	4,999,815	4,999,825	n/a		5,000,000	5,000,000	(750,000)	4,250,000	-	5,000,000	(1,250,000)	3,750,000	-	5,000,000
6 7	Self-represented Litigants Statewide Support Distance Learning	CFCC CJER	150,204	99,876	100,019	n/a		100,000	100,000	(15,000) (22,050)	85,000 124,950	-	100,000 147,000	(25,000) (36,750)	75,000 110,250	-	100,000
8	Essential/Other Education for Court Management	CJER	104,808 48,583	117,584 18,975	144,876 26,165	n/a n/a		46,000	147,000 46,000	(6,900)	39,100	(25,000)	21,000	(11,500)	34,500	(25,000)	21,000
9	Essential/Other Education for Court Personnel	CJER	111,574	59,142	128,524	n/a n/a		92,000	92,000	(13,800)	78,200	43,000	135,000	(23,000)	69,000	(12,000)	80,000
10	Faculty and Curriculum Development	CJER	203,111	193,802	249,966	n/a		288,000	288,000	(43,200)	244,800	(28,000)	260,000	(72,000)	216,000	(41,000)	247,000
11	Mandated, Essential & Other Education for JOs	CJER	462,044	505,947	590,125	n/a		841,000	841,000	(126,150)	714,850	(202,000)	639,000	(210,250)	630,750	(275,000)	566,000
12	2015 Language Needs Study	COSSO			293,347	n/a		-	-	-	-	-	-	-	-	-	-
13	California Language Access Plan	COSSO			65,000	n/a	-	-	-	-	-	-	-	-	-	-	-
14	CIP - Testing, Development, Recruitment and Education	COSSO	118,435	129,111	128,137	n/a	-	168,000	168,000	(28,000)	140,000	(25,200)	142,800	(28,000)	140,000	(42,000)	126,000
15	JusticeCorp (Court Access and Education)	COSSO	217,568	277,000	331,000	n/a		347,600	347,600	-	347,600	(52,140)	295,460	-	347,600	(86,900)	260,700
16	Trial Court Performance Measures Study	COSSO	13,264	6,946	9,124	n/a		13,000	13,000	(13,000)	-	(1,950)	11,050	(13,000)	-	(3,250)	9,750
17 18	Trial Court Security Grants Budget Focused Training and Meetings	COSSO Finance	1,417,042 14,968	1,192,137 32,072	1,196,873 44,805	n/a n/a		1,200,000 50,000	1,200,000 50,000	(218,290)	981,710 50,000	(180,000)	1,020,000 50,000	(391,150) (11,250)	808,850 38,750	(300,000)	900,000 50,000
19	Other Post-Employment Benefits Valuation Report (every 2 years)	Finance	553,715	14,827	600,079	n/a		600,000	600,000	50,000	650,000	(600,000)		50,000	650,000	(600,000)	-
20	Treasury Services - Cash Management	Finance	224,449	235,807	160,268	2	238,000	-	238,000	-	238,000	-	238,000	-	238,000	-	238,000
21	Trial Court Procurement	Finance	154,173	128,298	25,812	2	244,000	-	244,000	(244,000)	-	-	244,000	(244,000)	-	-	244,000
22	Human Resources - Court Investigation	HR	19,841	90,099	88,228	n/a	-	94,500	94,500	(6,460)	88,040	(9,690)	84,810	(6,460)	88,040	-	94,500
23	Trial Court Labor Relations Academies and Forums	HR	19,012	23,585	27,929	n/a	-	34,700	34,700	(12,920)	21,780	(9,690)	25,010	(25,840)	8,860	(32,300)	2,400
24	Workers' Compensation Reserve	HR	923,510	-	719,749	n/a		1,231,000	1,231,000	(1,231,000)	-	(1,231,000)	-	(1,231,000)	-	(1,231,000)	-
25	Audit Contract	AS	-	95,499	-	n/a		150,000	150,000	(150,000)	-	-	150,000	(150,000)	-	-	150,000
26 27	Audit Services CLETS Services/Integration	AS IT	602,483 257,353	628,069 472,411	666,861 473,272	4	660,000 114,000	319,400	660,000 433,400	23,682	660,000 457,082	- 23,682	660,000 457,082	(52,500) 23,682	607,500 457,082	- 23,682	660,000 457,082
27	Data Integration	IT	2,764,241	3,900,610	3,311,735	3	577,100	3,326,500	3,903,600	(53,387)	3,850,213	(53,387)	3,850,213	(53,387)	3,850,213	(53,387)	3,850,213
20	Justice Partner Outreach / e-Services	IT	301,124	424,392	234,707	1			200,700	12,613	213,313	12,613	213,313	12,613	213,313	12,613	213,313
30	Adobe LiveCycle Reader Service Extension	IT		1	129,780	n/a		133,700	133,700	(133,700)	-	(133,700)	-	(133,700)	-	(133,700)	-
31	California Courts Technology Center (CCTC)	IT	3,826,866	8,629,067	9,382,315	11	,,	8,595,000	10,487,200	95,837	10,583,037	95,837	10,583,037	95,837	10,583,037	95,837	10,583,037
32	CCPOR (ROM) Civil, Small Claims, Probate and Mental Health	IT	598,400	654,498	445,027	2	116,300	469,300	585,600	10,354	595,954	(585,600)	-	10,354	595,954	(585,600)	-
33	(V3) CMS	IT	6,553,876	5,442,760	4,590,072	n/a	-	5,658,137	5,658,137	601,449	6,259,586	601,449	6,259,586	601,449	6,259,586	(5,658,137)	-
34	Enterprise Policy/Planning (Statewide Development)	IT	5,403,334	5,102,258	5,109,422	n/a		5,268,500	5,268,500	(48,198)	5,220,302	(48,198)	5,220,302	(48,198)	5,220,302	(48,198)	5,220,302
35	Interim Case Management Systems	IT	1,176,350	1,038,334	1,048,587	n/a		1,246,800	1,246,800	649,234	1,896,034	(1,246,800)	-	649,234	1,896,034	649,234	1,896,034
36	Jury Management System	IT	-	598,013	600,000	n/a		-	-	(7,580,834)	4,124,166	- (3,555,834)	-	- (11.453.288)	-	- (3,555,834)	-
37 38	Telecommunications Support Testing Tools - Enterprise Test Management Suite	IT IT	5,748,922 482,258	8,706,488 576,748	15,554,175 428,176	n/a n/a		11,705,000 624,300	11,705,000 624,300	(7,580,834) (4,601)	4,124,166	(624,300)	8,149,166	(11,453,288) (4,601)	251,712 619,699	(624,300)	8,149,166
39	Uniform Civil Fees	IT	368.045	385,602	347,490	2			343,000	23,544	366,544	23,544	366,544	23,544	366,544	23,544	366,544
40	Alternative Dispute Resolution Centers	LSO	381,362	74,808	59,478	n/a	,	75,000	75,000	-	75,000	-	75,000	(75,000)	-	-	75,000
41	Complex Civil Litigation Program	LSO	3,670,583	3,874,153	4,001,074	n/a		4,001,000	4,001,000	(1,123,455)	2,877,545	(1,723,455)		(2,180,324)		(2,872,424)	1,128,576
42	Judicial Performance Defense Insurance	LSO	794,247	875,966	919,892	n/a		966,600	966,600	-	966,600	-	966,600	-	966,600	-	966,600
43	Jury System Improvement Projects Litigation Management Program	LSO LSO	13,831 3,595,119	14,481 3,425,909	13,900 3,364,240	n/a n/a		19,000 4,500,000	19,000 4,500,000	- (400.000)	19,000 4,100,000	-	19,000 4,500,000	(400,000)	19,000 4,100,000	-	19,000 4,500,000
44	Regional Office Assistance Group	LSO	3,595,119	3,425,909 1,346,780	3,364,240	n/a 7	1,460,000	4,500,000	4,500,000	(+00,000)	4,100,000	-	1,460,000	(+00,000)	4,100,000	-	1,460,000
46	Subscription Costs - Judicial Conduct Reporter	LSO	17,080	15,535	15,535	n/a	, ,	17,100	17,100	-	17,100	-	17,100	(17,100)		-	17,100
47	Trial Courts Transactional Assistance Program	LSO	471,627	450,682	445,416	n/a	-	451,000	451,000	(200,000)	251,000	-	451,000	(200,000)	251,000	-	451,000
48	Court-Ordered Debt Task Force	TCAS			1,440	n/a		25,000	25,000	(3,750)	21,250	-	25,000	(6,250)	18,750	-	25,000
49	Phoenix Program	TCAS	6,419,132	11,835,976	10,778,122	58.88		6,575,300		(2,082,795)		(2,086,545)		(3,471,325)		(3,477,575)	10,407,725
50	Total	1	1			93.88	13,155,300	64,569,437	77,724,737	(13,073,277)	64,651,460	(11,622,364)	66,102,373	(20,405,660)	57,319,077	(18,852,695)	58,872,042

				15%	Reduction Opt	ions			25% I	Reduction Option	ons	
			Reduction Target	Option 1A	Option 1B	Option 1C	Largest Reduction	Reduction Target	Option 2A	Option 2B	Option 2C	Largest Reduction
#	Division	Office	Α	В	С	D	Ε	F	G	Н	Ι	J
1	Administrative	Finance	(169,800)	(194,000)	(600,000)	(600,000)	(600,000)	(283,000)	(205,250)	(600,000)	(600,000)	(600,000)
2	Administrative	HR	(1,250,380)	(1,250,380)	(1,250,380)		(1,250,380)	(1,263,300)	(1,263,300)	(1,263,300)		(1,263,300)
3	Administrative	IT	(6,088,491)	(6,404,007)	(5,490,694)		(6,404,007)	(10,147,484)	(10,276,461)	(9,854,246)		(10,276,461)
4	Administrative	TCAS	(2,086,545)	(2,086,545)	(2,086,545)		(2,086,545)	(3,477,575)	(3,477,575)	(3,477,575)		(3,477,575)
5	Operations and Programs	CFCC	(793,500)	(793,500)	-		(793,500)	(1,322,500)	(1,322,500)	-		(1,322,500)
6	Operations and Programs	CJER	(212,100)	(212,100)	(212,000)		(212,100)	(353,500)	(353,500)	(353,000)		(353,500)
7	Operations and Programs	COSSO	(259,290)	(259,290)	(259,290)		(259,290)	(432,150)	(432,150)	(432,150)		(432,150)
8	Leadership Services	AS	(121,500)	(150,000)	-		(150,000)	(202,500)	(202,500)	-		(202,500)
9	Leadership Services	LSO	(1,723,455)	(1,723,455)	(1,723,455)		(1,723,455)	(2,872,425)	(2,872,424)	(2,872,424)		(2,872,424)
10	Total		(12,705,061)	(13,073,277)	(11,622,364)	(600,000)	(13,479,277)	(20,354,434)	(20,405,660)	(18,852,695)	(600,000)	(20,800,410)

 Table 2: IMF Reduction Targets and Amounts -- Summary by Office and Option

		2014-15	Planned 2015-	15% Re	duction Option	ns from Planne	ed Level	25% Reduction Options from Planned Level			
		Allocation	16 Allocation Levels	Option 1A	2015-16 Allocation	Option 1B	2015-16 Allocation	Option 2A	2015-16 Allocation	Option 2B	2015-16 Allocation
#	Project/Program Title	А	В	С	D	Ε	F	G	Н	Ι	J
33	CLETS Services/Integration	433,400	513,620	(56,538)	457,082	(56,538)	457,082	(56,538)	457,082	(56,538)	457,082
34	Data Integration	3,903,600	3,850,213	-	3,850,213	-	3,850,213	-	3,850,213	-	3,850,213
35	Justice Partner Outreach / e-Services	200,700	442,957	(229,644)	213,313	(229,644)	213,313	(229,644)	213,313	(229,644)	213,313
36	Adobe LiveCycle Reader Service Extension	133,700	141,000	(141,000)	-	(141,000)	-	(141,000)	-	(141,000)	-
37	California Courts Technology Center (CCTC)	10,487,200	10,583,037	-	10,583,037	-	10,583,037	-	10,583,037	-	10,583,037
38	CCPOR (ROM)	585,600	1,047,954	(452,000)	595,954	(1,047,954)	-	(452,000)	595,954	(1,047,954)	-
39	Civil, Small Claims, Probate and Mental Health (V3) CMS	6,463,000	6,259,586	-	6,259,586	-	6,259,586	-	6,259,586	(6,259,586)	-
40	Enterprise Policy/Planning (Statewide Development)	5,268,500	5,220,302	-	5,220,302	-	5,220,302	-	5,220,302	-	5,220,302
41	Interim Case Management Systems	1,246,800	1,996,034	(100,000)	1,896,034	(1,996,034)	-	(100,000)	1,896,034	(100,000)	1,896,034
42	Jury Management System	-	600,000	(600,000)	-	(600,000)	-	(600,000)	-	(600,000)	-
43	Telecommunications Support	11,705,000	10,649,166	(6,525,000)	4,124,166	(2,500,000)	8,149,166	(10,397,454)	251,712	(2,500,000)	8,149,166
44	Testing Tools - Enterprise Test Management Suite	624,300	619,699	-	619,699	(619,699)	-	-	619,699	(619,699)	-
45	Uniform Civil Fees	343,000	366,544	-	366,544	-	366,544	-	366,544	-	366,544
59	Total	41,394,800	42,290,112	(8,104,182)	34,185,930	(7,190,869)	35,099,243	(11,976,636)	30,313,476	(11,554,421)	30,735,691

Table 3: IT Reduction Options Based on Planned 2015-16 Allocation Need

IMF Allocation Reduction Options

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Attachment 8

Attachment 4D

Administrative Division

Finance

1. 15% Reduction Option(s)

1A.

1. Trial Court Procurement (Table 1, row 21)

a. Program/Project Description
 There are two authorized position funded by IMF in Business Services. One is a Senior
 Procurement Specialist (currently filled) and one is a Contract Specialist (currently
 vacant).

b. Description of the Reduction and, If Possible, Impact on the Trial Courts The IMF funded Senior Procurement Specialist position is currently filled and is working on trial court related transactions. Requests for assistance in the procurement area have been more prevalent with the adoption of the Judicial Branch Contract Manual. Trial courts call for advice in bidding approaches on all kinds of goods regularly. This position has handled several major projects for court construction and has been instrumental in getting several goods Leveraged Pricing Agreements (LPAs) current and available for trial courts to utilize. These LPAs have mainly been in the area of furniture and seating. The position has also provided support and purchase order processing for security related purchase orders for Siemens, Rapidscan and StopTech for all of the trial courts as needed. The position has also provided Procurement support for the trial court processing of the CAL NET II contract for various projects. The position has taken the lead role in the court construction projects on furniture and seating procurement (overseeing the selection committee from the trial courts and Capitol projects and accompanying the team during the selection process). The position is responsible for setting up the furniture showroom tours for the trial courts and reviewing the selection criteria prior to the tours. The position is instrumental in reviewing the bill of materials, which can vary from project to project with hundreds of pages of product. The position verifies LPA pricing submitted for the Court Construction projects and actually processes and issues the purchase orders to the vendors. A large part of the position's workload is for the capitol projects and court construction.

The impact of losing the current IMF funded Procurement Specialist position would reduce the number of available LPA's for goods available for use by the trial courts.. Eliminating this position would force the trial courts and Judicial Council staff to seek other government based contracts to purchase goods. The loss of the position would further impact the existing Judicial Council Procurement staff as they would have to

process the purchase orders for security related statewide requests and CalNet II(telecommunications) purchase orders for trial courts or new court construction projects related to CALNET. Currently, JC Procurement staff support purchasing furniture and seating for capital projects with under 4 million dollars in that area's budget and the projects over 4 million are procured through the contractor. The impact on the court construction projects would be to defer all furniture and seating projects to the contractor and would increase costs and budget for these projects. Contractors are not authorized to use Judicial Branch LPAs and Master Agreements.. Many of the courts also depend on these very favorably priced LPA agreements to buy furniture for their existing courts and have been successful in saving funds by having these LPAs and contracts available.

The Senior Procurement Specialist performs needed procurement functions that trial courts benefit from. As an alternative, perhaps funding can be sought from the State Court Facilities Construction Fund to fund this position to mitigate the effect on service levels to the courts.

The IMF funded Contract Specialist position was created to work on state-wide master contracts advantageous to the trial courts. This is an area in which the Trial Courts have requested assistance in having these types of agreements and contracts in one centralized database in which they could review and use as needed. Unfortunately, due to enforced capped hiring limits for Judicial Council staff, this position has been vacant for two years. During this time, Business Services has only exercised option terms to extend existing master agreements but has not been staffed to work with trial courts to develop and facilitate solicitations for awards of any new master agreements for services. Processing master agreements (or, typically, leveraged procurement agreements) which the trial courts could use was helpful to trial courts: (1) which were not staffed with contracting staff possessing the expertise to process these awards in accordance with required policies and procedures; (2) by allowing for pricing economies of scale which could not be achieved without a leveraged procurement, and (3) in providing access to services by contractors that may not have submitted proposals in response to smaller or remote courts. Presumably, trial courts have either gone without contracting for the services that would have been awarded by the IMF Contract Specialist or have found other ways of meeting their needs (e.g., perhaps through their own collaborations with other trial courts, or if available, using appropriate LPAs established through Western States Contracting Alliance or California Multiple Award Schedules). If the IMF-funded Contract Specialist position is eliminated as part of the IMF reductions, Business Services will not be adequately staffed to provide new leveraged procurement agreements for services that trial courts could use. At that point, I would think we would remove master contracts from the state-wide website as they expire.

Other Post-Employment Benefits Valuation Report (Table 1, row 19)

 Program/Project Description

This funding supports the every other year, federally and state mandated reporting requirement for government entities to report on other post-employment benefits (OPEB) liabilities, such as retiree health benefit obligations. The Judicial Council has centrally managed this effort on behalf of trial courts for the past three reporting cycles. In the last OPEB reporting cycle, a total of \$640,000 was expended for actuarial consultant services, which included data gathering and development of actuarial reports for each of the 58 trial courts as well as limited consultative services provided by the actuary to courts seeking professional assistance regarding OPEB reporting and trusts. In addition to baseline reporting, secondary reviews and subsequent revisions of completed valuations were required due to the establishment of OPEB trusts by nearly half the courts statewide.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option would fund the program at \$650,000, by increasing the 2013–2014 allocation level by \$50,000. Going forward, the large amount of OPEB trusts that now exist coupled with new actuarial reporting requirements--which will require the preparation of valuations for zero-liability and certain group-pool courts previously exempted from comprehensive analysis--will likely mean a funding need of approximately \$650,000 every other year to support this federally and state mandated reporting requirement. Due to the limited number of actuarial consultants in the marketplace and who have responded to past RFPs, it is unlikely that this line item can accept reductions without consequences (see additional options below). Note: This funding does not include any JCC staffing component

1**B**.

- 1. Other Post-Employment Benefits Valuation Report (Table 1, row 19)
 - a. Program/Project Description See 1A.2a above.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option is to eliminate funding from the IMF for centralized OPEB reporting. Because reporting is required by GASB, this would result in courts having to individually contract and fund the required reporting going forward. This would mitigate all economies of scale resulting from the current practice of centrally managing this effort and likely cause a significant increase to the overall cost of OPEB reporting for the 58 trial courts statewide. Current economies come from standardizing the process: data requests, health claim analysis, actuarial assumptions, programming and report format. Another, possibly bigger, cost would be on the courts and JCC end. Each court would need to issue and evaluate RFPs. The JCC would need to track progress and manage different actuaries, summarize results for the SCO and respond to their questions. Also, few vendors have been willing to bid on previous contracts.

Other Post-Employment Benefits Valuation Report (Table 1, row 19) Program/Project Description See 1A.2a above.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option is to shift the funding of the costs from the IMF to the TCTF and have courts pay through a reduction in their allocation. Although courts would be paying for this service, a centrally managed contract would, however, when compared to Option 1B, still provide significant savings statewide and for any given court versus a "go it alone" approach where each court would need to issue request for proposals and secure a qualified actuary to perform these services.

Comparison of the 15% Reduction Options

None of the 3 options reduces funding for the treasury services program, which receives Uniform Civil Fee ("UCF") cash deposits and monthly collection reporting for all 58 trial courts and distributes the fees according to statute to local programs and state funds. The monthly processing of UCF includes, entering fee and assessment remittances into a web-based application that calculates the statutory distributions, executing the monthly cash distributions when due to state and local agency recipients, and completing the financial accounting for the function. In general, Option 1A, which exceeds the reduction target by \$24,200, retains the subsidy of the OPEB valuation report in the IMF but at the \$650,000 level and eliminates the trial court procurement program. Options 1B and 1C both remove the subsidy from the IMF, require courts to pay for OPEB valuation report services from their TCTF funding, and exceed the reduction target by \$430,200.

2. 25% Reduction Option(s)

2A.

- 1. Trial Court Procurement (Table 1, row 19)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Same as 1A.1b above.
- 2. Budget Focused Training and Meetings (Table 1, row 18)
 - a. Program/Project Description
 This funding primarily supports the activities of the Trial Court Budget Advisory
 Committee and its advisory bodies, including associated travel, catering, and

teleconference costs. A small amount also supports statewide budget training and information sharing (such as conference calls following the release of the Governor's budget, May Revision, and so on).

b. Description of the Reduction and, If Possible, Impact on the Trial Courts Reduce funding by \$11,250, from \$50,000 to \$38,750. The TCBAC maintains ten advisory bodies, including four standing subcommittees, some of which meet in person throughout the year. The reduction would result in fewer TCBAC in-person meetings and/or increased use of meeting by teleconference. At the current rate of currently scheduled in-person meetings in calendar year 2015, approximately one third of a 2015– 16 budget (reduced by 15%) would be expended less than three months into the year. The committee would likely be limited to six in-person committee meetings and three inperson subcommittee meetings. Because funding to support trial court budget training (generally web-based) and statewide conference calls is nominal, it's unlikely to be severely affected.

2**B**.

- 1. Other Post-Employment Benefits Valuation Report (Table 1, row 19)
 - a. Program/Project Description: See 1A.2a above.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Same as 1B.1b above.

2C.

- 2. Other Post-Employment Benefits Valuation Report (Table 1, row 19)
 - a. Program/Project Description See 1A.2a above.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Same as 1C.1b above.

Comparison of the 25% Reduction Options

None of the 3 options reduces funding for the treasury services program, which receives Uniform Civil Fee ("UCF") cash deposits and monthly collection reporting for all 58 trial courts and distributes the fees according to statute to local programs and state funds. The monthly processing of UCF includes, entering fee and assessment remittances into a web-based application that calculates the statutory distributions, executing the monthly cash distributions

when due to state and local agency recipients, and completing the financial accounting for the function. In general, Option 2A, which misses the reduction of \$268,800 by \$77,750, retains the subsidy of the OPEB valuation report but at the \$650,000 level in the IMF, reduces in-person meetings of the TCBAC, , and eliminates the trial court procurement program. Options 2B and 2C both remove the subsidy from the IMF, require courts to pay for OPEB valuation report services from their TCTF funding, and exceed the reduction target by \$317,000.

Human Resources

1. 15% Reduction Option(s)

1A.

- 3. Human Resources Court Investigation (Table 1, row 22)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council assisted the following courts in prior fiscal years:

-			
	Fiscal Year 2012-13	Fiscal Year 2013-2014	Fiscal Year 2014-2015 (to date)
1	Riverside	San Mateo	Santa Cruz
2	Amador	Santa Clara	San Mateo
3	Santa Clara	San Francisco	Sonoma
4	Glenn	San Diego	Madera
5	Mono	Contra Costa	
6	Alameda	Sutter	
7	Madera	Santa Clara	
8	San Francisco	Alameda	
9	Santa Cruz	Butte	
10		San Bernardino	
	\$90,098.88	\$66,760.98	\$52,455.84
	\$10,010.99	\$6,676.01	\$13,113.96

Under Option 1A, the Judicial Council's Human Resources office would absorb a 6.8 percent (1/3 of the total target) reduction of approximately \$6,460. Human Resources would continue to provide support and services to a court upon request, with minimal impact.

Human Resources has minimized the level of reduction applied to this fund because any major reductions would diminish the level of services provided to the court. A third party independent investigator is utilized when a trial court has a highly sensitive investigation and, for appearance sake, is better handled by an outside law firm, or an investigation involves a member of court management and it is decided – based on court preference or Judicial Council resource concerns -- that someone from outside HR handle the investigation.

If this program were reduced even further, it would result in the Judicial Council having to advise a court that it cannot afford to retain outside counsel to investigate, and then the trial court would be forced to independently contract with an investigator. A number of courts would have to address employment-related investigations through procurement of their own outside counsel. Small courts would be at a significant disadvantage if they were to bear the costs. Please keep in mind that courts have often requested that Judicial Council staff not be used for these investigations due to the sensitivity and political nature of these matters.

- 4. Trial Court Labor Relations Academies and Forums (Table 1, row 23)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The following table reflects trial courts that attended the Labor Relations Academies and Forums and associated costs.

	Fiscal Yea	r 2012-13	Fiscal Year 2	2013-2014	Fiscal Year 2014-2015 (to date)		
	Academies	Forums	Academies	Forums	Academies	Forums	
# of Courts Represented	20	26	38	40	TBD	37	
# of Attendees	75	87	119	90	TBD	75	
Total Expenditures	\$21,870.52	\$2,054.27	\$27,283.34	\$1,997.59	TBD	\$4,363.45	

Under Option 1A, the Judicial Council's Human Resources office would absorb a 37.2 percent (2/3 of the total target) reduction of approximately \$12,920. This reduction would result in a major impact to the program. One of three possible areas would result due to lack of funding:

i. **Cancellation of the Labor Relations Academy I.** The Labor Academy I is a vital resource for individuals who are new to labor relations and provides them a

foundation in labor relations in the courts. The target audience consists of new court executive officers, trial court managers and supervisors, individuals serving for the first time on a bargaining team, and HR representatives new to labor relations. Elimination of this program will result in less informed, untrained individuals serving on bargaining teams and court leadership relying on instinct as opposed to labor relations best practices.

- ii. Elimination of the Labor Forums. The Labor Forums are currently held in Sacramento and Rancho Cucamonga. This forum is a mid-year update on the state of labor relations in the trial courts. The target audience consists of court leadership and HR leadership. In addition to labor relations updates and topics there is a status update on legal, legislative, and finance issues--all from a labor relations perspective. Without consistent updates on labor relations, it is likely that courts will be operating under "stale" information and may not be aware of labor issues or labor decisions that have been made statewide, which could have implications on each court. Maintaining the network of information is essential for positive labor relations and informed court leadership.
- iii. Cancellation of the southern or northern Labor Relations Academy. If the budget were reduced, it would severely reduce the ability to provide Labor Academies in both Northern and Southern California. The academies, which were also formerly held in San Francisco, have already been eliminated by past cuts with Bay Area courts now attending the Sacramento venue. The allocation for this program has consistently been reduced in the past and an additional reduction would result in the need to eliminate the Labor Relations Academy in either Northern or Southern California, or both.
- 5. Workers' Compensation Reserve (Table 1, row 24)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council's Legal Services office does not currently expect any payments to occur going forward. Human Resources recommends that the Judicial Council eliminate program funding. As a contingency, if payments materialize, Human Resources is exploring the possibility of funding such payments through the Judicial Branch Workers' Compensation Fund.

1**B**.

- 1. Human Resources Court Investigation (Table 1, row 22)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 1B, the Judicial Council's Human Resources office would absorb a 10.3 percent (1/2 of the total target) reduction of approximately \$9,690. Human Resources would continue to provide support and services to a court upon request, with minimal impact.
- 2. Trial Court Labor Relations Academies and Forums (Table 1, row 23)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 1A, the Judicial Council's Human Resources office would absorb a 27.9 percent (1/2 of the total target) reduction of approximately \$9,690. This reduction would result in a major impact to the program. One of two possible areas would result due to lack of funding:
 - i. **Cancellation of the Labor Relations Academy I.** The Labor Academy I is a vital resource for individuals who are new to labor relations and provides them a foundation in labor relations in the courts. The target audience consists of new court executive officers, trial court managers and supervisors, individuals serving for the first time on a bargaining team, and HR representatives new to labor relations. Elimination of this program will result in less informed, untrained individuals serving on bargaining teams and court leadership relying on instinct as opposed to best labor relations practices.
 - ii. Cancellation of the southern or northern Labor Relations Academy. If the budget were reduced, it would severely reduce the ability to provide labor academies in both Northern and Southern California. The academies, which were also formerly held in San Francisco, have already been eliminated by past cuts with bay area courts now attending the Sacramento venue. The allocation for this program has consistently been reduced in the past and an additional reduction would result in the need to eliminate the Labor Relations Academy in either Northern or Southern California.
- 3. Workers' Compensation Reserve (Table 1, row 24)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council's Legal Services office does not currently expect any payments to occur going forward. Human Resources recommends that the Judicial Council eliminate program funding. As a contingency, if payments materialize, Human Resources is

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exploring the possibility of funding such payments through the Judicial Branch Workers' Compensation Fund.

Comparison of the 15% Reduction Options

Option 1A minimizes reduction to the Court Investigation program at the expense of significant reductions to the Labor Relations Academies and Forums, while Option 1B evenly applies the target reduction between both programs. In both options, the Court Investigation program is not significantly impacted by either level of reduction, while the Labor Academies and Forums tend to fare slightly better under Option 1B. Human Resources might be able to research alternative methods to fund the Labor Academies and Forums, but due to funding restrictions, it must rely on the sustained support of the Improvement and Modernization Fund in order to continue providing investigative services to the trial courts.

2. 25% Reduction Option(s)

2A.

- 2. Human Resources Court Investigation (Table 1, row 22)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 2A, the Judicial Council's Human Resources office would absorb a 6.8 percent (1/5 of the total target) reduction of approximately \$6,460. Human Resources would continue to provide support and services to a court upon request, with minimal impact.
- 3. Trial Court Labor Relations Academies and Forums (Table 1, row 23)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 2A, the Judicial Council's Human Resources office would absorb a 74.5 percent (4/5 of the total target) reduction of approximately \$25,840. Under this scenario, the Labor Academies would be discontinued and Human Resources would only hold the Labor Forums (Sacramento and Rancho Cucamonga) to keep courts current on legal issues, legislative issues and finance issues, all from a labor relations perspective.
- 4. Workers' Compensation Reserve (Table 1, row 24)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council's Legal Services office does not currently expect any payments to occur going forward. Human Resources recommends that the Judicial Council eliminate program funding. As a contingency, if payments materialize, Human Resources is exploring the possibility of funding such payments through the Judicial Branch Workers' Compensation Fund.

2B.

- 2. Human Resources Court Investigation (Table 1, row 22)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 2B, the Judicial Council's Human Resources office would not absorb any reductions to the Court Investigation program.
- 3. Trial Court Labor Relations Academies and Forums (Table 1, row 23)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Under Option 2B, the Judicial Council's Human Resources office would absorb a 93.1 percent (100 percent of the total target) reduction of approximately \$32,300. Under this scenario, the Labor Academies would be discontinued and Human Resources would only hold one Labor Forum to keep courts current on legal issues, legislative issues and finance issues, all from a labor relations perspective.
- 4. Workers' Compensation Reserve (Table 1, row 24)
 - a. Program/Project Description The program/project description in the 2013-14 report to the Legislature is still accurate.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council's Legal Services office does not currently expect any payments to occur going forward. Human Resources recommends that the Judicial Council eliminate program funding. As a contingency, if payments materialize, Human Resources is exploring the possibility of funding such payments through the Judicial Branch Workers' Compensation Fund.

Comparison of the 25% Reduction Options

In Options 2A and 2B, the Labor Academies will be discontinued in favor of holding one or two smaller Labor Forums per year. A significant reduction to this program will be damaging to the

trial courts' labor negotiations preparation. Courts have come to expect and depend on these services – this is evident through the continually high number of participants every year. Courts have come to rely upon the resources made available through the Academies and Forums; with budget considerations being a substantial topic every year, it is expected that the need for these types of training will continue to increase.

Information Technology

In September 2014, the Trial Court Budget Working Group asked that an IMF IT Work Group review Information Technology's proposed expenditures for FY 2015-16 and identify areas for reduction. The IMF IT Work Group reviewed all of Information Technology's FY 2015-16 lineitem expenditures by program and worked with Information Technology to develop their recommendations for short-term (FY 2015-16), medium-term (12-24 months), and long-term (24-36 months) actions. The Work Group recommended a total of \$1,032,000 in reductions for FY 2015-16. <u>These reductions are included in our scenario options.</u> Table 3: IT Reduction Options Based on Planned 2015-16 Allocation Need displays the proposed expenditures for 2015-16 and the reduction amounts from the proposed 2015-16 expenditure levels. The reduction amounts referenced in the discussions below are from Table 3. The reduction amounts in Table 1 are adjusted to achieve the same 2015-16 allocation levels as those in Table 3. A final report of the recommendations was presented to the Judicial Council at their February 19, 2015 meeting, where it was accepted as proposed.

As part of the IMF IT Work Group's review of Information Technology's FY 2015-16 budget, Information Technology proposed various other reductions, deferrals, and recommended items that courts could pay for as a means of further reducing the Information Technology budget. These items were not recommended by the IMF IT Work Group or in the final report to the Judicial Council, but are being offered as options for this exercise in order to meet the 15% and 25% goals as instructed.

Finally, the Information Technology reduction scenario options do not include straight 15% or 25% reductions for each program. That exercise does not work for IT programs since most programs are currently at baseline levels of funding. We believe it is necessary to reduce or defer components of programs or reduce entire programs if large reductions are necessary and on-going. The scenarios presented are largely incremental. Descriptions are not repeated, but referenced if they are the same in a previous scenario option.

1.15% Reduction Option(s)

1A.

- 1. CLETS Services/Integration (Table 1, row 27)
 - a. Program/Project Description

The CLETS Program supports access to the statewide law enforcement network provided by the California Department of Justice (CA DOJ). This access provides trial courts with criminal justice information from California and various national databases to support complete and timely adjudication. CLETS access is also used by CCPOR as its sole method to provide and update restraining and protective orders to the CA DOJ and the NCIC (FBI) databases.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the CLETS program would charge back the trial courts for the cost of the Datamaxx software (\$56,538). The trial courts that would be impacted are Fresno, Madera, Merced, Monterey, Plumas, San Francisco Tulare, and Yuba. Any new courts that would be coming onto the CLETS program would also be affected (Placer, San Joaquin, and Trinity).
- 2. Justice Partner Outreach/e-Services (JPO&E) (Table 1, row 29)
 - a. Program/Project Description

The JPO&E program purpose is to implement the Judicial Council's objectives for court e-services and e-filing initiatives by supporting the planning and implementation of electronic filing of court documents, as well as electronic service of court documents, to all 58 California Superior Courts and local and state justice/integration partners. In addition, the program provides ongoing communication and support for the courts as it relates to exchanges and information sharing with local and state justice/integration partners.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the JPO&E program would defer the hiring of a consultant(\$229,644) which would support ongoing activities that are assigned to this program. Under the direction of the JCTC and CTAC, this consultant would support the planning and development of several initiatives and work on addressing justice and integration partner issues and outreach (CMS Data Exchanges, E-Filing, Remote Courtroom Video, and SRL E-Services Portal). Without this resource, JCTC and CTAC support would be limited to existing resources and the response to integration partner issues and outreach may be delayed.
- 3. Adobe LiveCycle Reader Service Extension (Table 1, row 30)
 - a. Program/Project Description

The Adobe Livecycle Reader Service Extension program provides the ongoing software maintenance for Adobe Forms. These forms are used throughout the trial courts. There are nearly one thousand state-wide forms and over 2,000 local forms in use in the trial courts today. A PDF form, by default, can be "fillable", but it can also be made "savable" for later updates with licenses for Adobe LiveCycle Reader Extended Forms.

 b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the entire cost for maintenance and support for the Adobe Reader Extensions branch wide licenses (\$141,000) could be charged back to those courts using the product.

4. CCPOR (ROM) (Table 1, row 32)

a. Program/Project Description

CCPOR creates a statewide repository for restraining and protective orders that contains both data and scanned images of orders that can be accessed by judges, court staff, and law enforcement officers. CCPOR was developed by the trial courts and the Judicial Council, based on a recommendation submitted by the Domestic Violence Practice and Procedure Task Force to provide a statewide protective order registry.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the delaying of deployment of new trial courts onto the CCPOR program (\$332,000) and a one-year delay of hardware refresh at the data center (\$120,000) would result in a total of \$452,000 in deferred costs. The postponement of the hardware refresh at the data center increases the risk of hardware failure. The \$332,000 reduction to delay the deployment of new trial courts for CCPOR was approved by the Judicial Council at the February 19, 2015 meeting.
- 5. Interim Case Management Systems (Table 1, row 35)
 - a. Program/Project Description

The Sustain Program budget provides technical project management and expertise for the trial courts using Sustain Justice Edition (SJE) case management system and the 40+ interfaces with statewide and local justice partners which are hosted at the California Courts Technology Center (CCTC). This support includes resources to implement legislative updates, integrate software upgrade/software patches, production support, disaster recovery services, CCTC infrastructure upgrades as well as cover costs for CCTC server/infrastructure hosting. The SJE CCTC hosted courts include: Humboldt, Imperial, Lake, Madera, Modoc, Plumas/Sierra (note: the Sierra Court uses the Plumas SJE application to process traffic cases), San Benito and Trinity.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the ICMS program can defer the cost of upgrading the Sustain operating system (\$100,000). This upgrade of the Sustain operating system would apply to the servers running the SJE application. The risk of not upgrading this software is that the SJE courts would be running on an unsupported operating system. This reduction was approved by the Judicial Council at the February 19, 2015 meeting.

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- 6. Jury Management System (Table 1, row 36)
 - a. Program/Project Description

This Jury program provides grant funding to the trial courts to use on projects which improve their jury management systems. The number of courts receiving grants varies according to the number and size of grant requests received from the trial courts as well as grant funding available.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Jury program can suspend issuing jury grants (\$600,000) to trial courts that would need to upgrade or enhance their jury management systems. This reduction was approved by the Judicial Council at the February 19, 2015 meeting.
- 7. Telecommunications Support (Table 1, row 37)

a. Program/Project Description

This program develops and supports a standardized level of network infrastructure for the California superior courts. This infrastructure provides a foundation for local systems (email, jury, CMS, VOIP, etc.) and enterprise system applications such as Phoenix, via shared services at the CCTC provides operational efficiencies, and secures valuable court information resources.

The network technology refresh program is offered to all 58 courts. The core objective of the program is to maintain the investment made in the original telecommunications project by updating local network equipment that is no longer supported due to aging technology. The project forecasts the refresh cycle by working with our service integrators and hardware vendors to create an annual technology roadmap identifying the technology requiring replacement while reviewing both existing and new technologies available to the branch.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts

Cisco Master Maintenance Agreement (MMA) Chargeback:

In FY 2015-16, the Telecommunication program could chargeback the Cisco Master Maintenance Agreement (MMA) (\$2,500,000) to all of the trial courts. Today, the Telecommunications LAN/WAN program manages and administers the Cisco Master Maintenance Agreement benefitting all 58 trial courts. The agreement ensures a minimum level of maintenance coverage for all core court network equipment and services. A branch-wide approach provides the branch a savings of 30% or \$5M over five years; the current agreement expires May 31, 2015. The program is actively working to renew another 3 or 5 year agreement to save the branch at least the same amount in maintenance. The maintenance agreements provide critical operational and security

updates to the network services and greatly reduce potential courts outages from up to ten business days down to hours in some cases.

The JCC may continue to administer the agreement by charging back the courts their specific portion of the MMA based on inventory and maintenance costs per court. The program maintains a detailed inventory of all network equipment per court as of the MMA. Optionally, should the courts directly procure their own maintenance contracts, they may not be able to lock into a multi-year branch-wide discount and benefit from additional services. The courts would decide on the level of maintenance for their individual court networks and would be responsible to administer and ensure all eligible equipment is covered under the agreement. If a court chooses not to procure maintenance, the court runs the risks of experiencing longer outages as a result of a device failure due to long procurement processes.

Managed Network Security Services Chargeback:

In FY 2015-16, the Telecommunication program could chargeback the Managed Network Security Services (\$4,025,000) to all of the trial courts excluding Los Angeles. Today, all trial courts except Los Angeles benefit from managed network security services funded by the Telecommunications LAN/WAN program. Los Angeles is still determining their need for these services via the LAN/WAN program. The services maintain network system security and data integrity of court information by offering three services: managed firewall and intrusion prevention, vulnerability scanning, and web browser security. These network security tools mitigate the risk of court data being purposely breached or erroneously exposed without proper authority and ensure continuous court operations to the public.

The JCC may continue to administer the managed services by charging back the courts their specific portion of the subscribed services per court. The program maintains a detailed inventory of all managed network security services per court as of the program. Optionally, should the courts procure their own services, they may not benefit from bulk pricing. They may choose from a multitude of security services available. There would be no branch view on the overall security posture including vulnerabilities, concerted cyber-attacks, breaches and mitigation efforts.

1B.

1. CLETS Services/Integration (Table 1, row 27)

- a. Program/Project Description
 See the Program/Project Description in Scenario 1A.1.a.
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts

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In FY 2015-16, the CLETS program would charge back the trial courts \$56,538. See the Description of the Reduction in Scenario 1A.1.b.

- 2. Justice Partner Outreach/e-Services (Table 1, row 29)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.2.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the JPO&E program would defer \$229,644. See the Description of the Reduction in Scenario 1A.2.b.
- 3. Adobe LiveCycle Reader Service Extension (Table 1, row 30)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.3.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Adobe LiveCycle Reader Service Extension program would charge back the trial courts \$141,000. See the Description of the Reduction in Scenario 1A.3.b.
- 4. CCPOR (ROM) (Table 1, row 32)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.4.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the delaying of deployment of new trial courts onto the CCPOR program (\$332,000), delaying of hardware refresh at the data center (\$120,000), and charge back of remaining CCPOR program expenses (\$595,954) to the trial courts would result in a total reduction of \$1,047,954. The postponement of the hardware refresh at the data center increases the risk of hardware failure. The \$332,000 reduction to delay the deployment of new trial courts for CCPOR was approved by the Judicial Council at the February 19, 2015 meeting. The existing 43 courts that would be deployed by June 2015 could be charged back the \$595,954 remaining cost for CCPOR on a per court or per user basis.
- 5. Interim Case Management Systems (Table 1, row 35)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.5.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts

In FY 2015-16, the ICMS program can defer the cost of upgrading the Sustain operating system (\$100,000) and charge back trial courts for the remaining program costs (\$1,896,034). The \$100,000 reduction was approved by the Judicial Council at the February 19, 2015 meeting. The SJE CCTC hosted courts have all expressed concern about the impact to their budgets and court operations if the full cost of the program is charged back to them. Specifically, several courts have indicated that they would be required to lay off staff, estimated to range from 9% to 15% of their staff. All eight of the SJE CCTC hosted courts (Humboldt, Imperial, Lake, Madera, Modoc, Plumas/Sierra, San Benito, and Trinity) would be impacted.

- 6. Jury Management System (Table 1, row 36)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.6.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Jury program would defer \$600,000. See the Description of the Reduction in Scenario 1A.6.b.
- 7. Telecommunications Support (Table 1, row 37)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.7.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts

Cisco Master Maintenance Agreement (MMA) Chargeback:

In FY 2015-16, the Telecommunication program would chargeback the Cisco Master Maintenance Agreement (MMA) (\$2,500,000) to all of the trial courts. Today, the Telecommunications LAN/WAN program funds and administers the Cisco Master Maintenance Agreement (MMA) benefitting all 58 trial courts. The agreement ensures a minimum level of maintenance coverage for all core court network equipment and services. A branch-wide approach provides the branch a savings of 30% or \$5M over five years; the current agreement expires May 31, 2015. The program is actively working to renew another 3 or 5 year agreement to save the branch at least the same amount in maintenance. The maintenance agreements provide critical operational and security updates to the network services and greatly reduce potential courts outages from up to ten business days down to hours in some cases.

The JCC may continue to administer the agreement by charging back the courts their specific portion of the MMA based on inventory and maintenance costs per court. The program maintains a detailed inventory of all network equipment per court as of the

MMA. Optionally, should the courts directly procure their own maintenance contracts, they may not be able to lock into a multi-year branch-wide discount and benefit from additional services. The courts would decide on the level of maintenance for their individual court networks and would be responsible to administer and ensure all eligible equipment is covered under the agreement. If a court chooses not to procure maintenance, the court runs the risks of experiencing longer outages as a result of a device failure due to long procurement processes.

8. Testing Tools – Enterprise Test Management Suite (Table 1, row 38)

a. Program/Project Description

The Enterprise Test Management Suite (ETMS) program helps the courts receive more reliable JCC-developed software. Its value is in identifying priorities for fixing defects and identifying enhancements; documenting steps taken to remedy the defect or develop the enhancement; and measuring the resolution of defects or deployment of enhancements. ETMS is specifically beneficial to custom-developed software under JCC oversight, such as the California Courts Protective Order Registry (CCPOR); Civil, Probate and Mental Case Management System (V3), and the Criminal and Traffic Case Management System (V2).

ETMS provides a centralized repository for detailed descriptions of defects, service requests and requested enhancements. This facilitates prioritization, provides a repository for documenting actions, and allows the team to record the steps to test and ensure that defects have been fixed and enhancements are working properly. From this repository, release notes are generated for every major release of software and reviewed with court staff before installation and court testing. Reports from the repository are used to track the numbers of defects, service requests and enhancements over time, look for trends, and help the JCC proactively identify areas which need further improvement.

Included in the testing suite are tools to help automate the testing process, enabling quality assurance staff to run a greater number of tests. This helps to ensure a higher standard of reliability and fewer defects in software delivered to the courts, with fewer resources. Also included are tools to track testing plans, store the steps needed to carry out the myriad of tests and record anticipated and actual test results to ensure the software is performing as designed. Finally, ETMS includes performance testing tools which allow developers to mimic hundreds of users accessing the system at the same time, each carrying out a typical task – without enlisting the aid of hundreds of users. This type of testing helps ensure the system won't be overloaded when released to its customers. A prime example of inadequate testing was the initial rollout of Healthcare.gov. Performance testing of the system with the anticipated number of people accessing the system would have helped developers identify deficiencies before the launch.

The tools that comprise ETMS are part of the larger quality assurance program, which develops and uses continuously improving processes to improve the quality and reliability of software.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the ETMS program could be eliminated (\$619,699). If the program was no longer funded, development would be slower and application and enhancement quality would suffer. Performance testing would be performed on a significantly lower level which could produce less than dependable applications for the trial courts.

Comparison of the 15% Reduction Options

Beyond the agreed upon reductions totaling \$1,032,000 approved by the Judicial Council at the February 19, 2015 meeting, Information Technology is not recommending either of the two 15% options because they include new and large charge backs to the trial courts for critical programs such as Telecommunications (LAN/WAN), Interim Case Management System, and CCPOR. We do not believe courts have the ability to pay these levels of charge backs without significantly impacting current court operations.

2. 25% Reduction Option(s)

2A.

- 1. CLETS Services/Integration (Table 1, row 27)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.1.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the CLETS program would charge back the trial courts \$56,538. See the Description of the Reduction in Scenario 1A.1.b.
- 2. Justice Partner Outreach/e-Services (Table 1, row 29)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.2.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the JPO&E program would defer \$229,644. See the Description of the Reduction in Scenario 1A.2.b.
- 3. Adobe LiveCycle Reader Service Extension (Table 1, row 30)

Attachment 4D

- a. Program/Project Description See the Program/Project Description in Scenario 1A.3.a.
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Adobe LiveCycle Reader Service Extension program would charge back the trial courts \$141,000. See the Description of the Reduction in Scenario 1A.3.b.
- 4. CCPOR (ROM) (Table 1, row 32)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.4.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the CCPOR program would defer \$452,000. See the Description of the Reduction in Scenario 1A.4.b.
- 5. Interim Case Management Systems (Table 1, row 35)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.5.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the ICMS program would defer \$100,000. See the Description of the Reduction in Scenario 1A.5.b.
- 6. Jury Management System (Table 1, row 36)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.6.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Jury program would defer \$600,000. See the Description of the Reduction in Scenario 1A.6.b.
- 7. Telecommunications Support (Table 1, row 37)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.7.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts

Cisco Master Maintenance Agreement (MMA) Chargeback:

In FY 2015-16, the Telecommunication program could chargeback the Cisco Master Maintenance Agreement (MMA) (\$2,500,000) to all of the trial courts. Today, the Telecommunications LAN/WAN program funds and administers the Cisco Master Maintenance Agreement (MMA) benefitting all 58 trial courts. The agreement ensures a minimum level of maintenance coverage for all core court network equipment and services. A branch-wide approach provides the branch a savings of 30% or \$5M over five years; the current agreement expires May 31, 2015. The program is actively working to renew another 3 or 5 year agreement to save the branch at least the same amount in maintenance. The maintenance agreements provide critical operational and security updates to the network services and greatly reduce potential courts outages from up to ten business days down to hours in some cases.

The JCC may continue to administer the agreement by charging back the courts their specific portion of the MMA based on inventory and maintenance costs per court. The program maintains a detailed inventory of all network equipment per court as of the MMA. Optionally, should the courts directly procure their own maintenance contracts, they may not be able to lock into a multi-year branch-wide discount and benefit from additional services. The courts would decide on the level of maintenance for their individual court networks and would be responsible to administer and ensure all eligible equipment is covered under the agreement. If a court chooses not to procure maintenance, the court runs the risks of experiencing longer outages as a result of a device failure due to long procurement processes.

Managed Network Security Services Chargeback:

In FY 2015-16, the Telecommunication program would chargeback the Managed Network Security Services (\$4,025,000) to all of the trial courts excluding Los Angeles. Today, all trial courts except Los Angeles benefit from managed network security services funded by the Telecommunications LAN/WAN program. Los Angeles is still determining their need for these services via the LAN/WAN program. The services maintain network system security and data integrity of court information by offering three services: managed firewall and intrusion prevention, vulnerability scanning, and web browser security. These network security tools mitigate the risk of court data being purposely breached or erroneously exposed without proper authority and ensure continuous court operations to the public.

The JCC may continue to administer the managed services by charging back the courts their specific portion of the subscribed services per court. The program maintains a detailed inventory of all managed network security services per court as of the program. Optionally, should the courts procure their own services, they may not benefit from bulk pricing. They may choose from a multitude of security services available. There would be no branch view on the overall security posture including vulnerabilities, concerted cyber-attacks, breaches and mitigation efforts.

Technology Refresh Deferral:

In FY 2015-16, the Telecommunication program could defer the Technology Refresh program (\$3,872,454) for the trial courts. The following courts are scheduled to refresh routers and/or wireless controllers in fiscal year 2015-2016. Routers are the core devices responsible for connectivity to remote court locations, justice partners and the Internet. Wireless controllers manage all wireless connectivity (Wi-Fi) services for internal court use and public court networks as required by the court. These devices will be designated as end-of-support by the manufacturer in 2016; no support will be provided by the vendor at such time. A one-year deferral may subject the courts to operational outages. Should any device fail, it may take up to ten business days to identify and procure the necessary replacements in order to restore court services. The courts would be responsible for the replacement of these core services.

If a court is not listed below, it is due to equipment already being replaced or not requiring refresh due to a recent courthouse construction project.

NETWORK DEVICE	Router 1800	Router 2800	Router 3800	Wireless Controller 4400	
Alameda	2	7	0	0	
Amador	1			1	
Butte	2	8		1	
Calaveras	2	1		1	
Colusa	1	1			
Contra Costa	2	10		0	
El Dorado	1			1	
Fresno	3	10	5	2	
Glenn	1	6			
Humboldt	1	1		1	
Imperial	2	2		1	
Inyo	2	3		1	
Kern	2	2	1		
Kings	1	1	1	1	
Lake	1	2			
Lassen	1				
Madera	1	4		1	
Marin	1		2	1	
Mendocino	1			1	
Merced	2	1		1	
Modoc	1	1			
Mono	1				
Monterey	1	2		1	
Napa	1	3		1	
Nevada	1			1	
Placer	1	4	2		

Γ				Т
Plumas	1	1		
Riverside	2	10		
Sacramento	1			
San Bernardino	2			
San Francisco	4	2		
San Joaquin	2	6		
San Luis Obispo	2	3	1	1
San Mateo	2	5		
Santa Barbara	2			
Santa Clara	2	5	4	
Santa Cruz	2	1		1
Shasta	1	1		
Sierra	1			1
Siskiyou	1	1		1
Solano	1	2	1	1
Sonoma	1	1	1	1
Stanislaus	2	4		2
Tehama	1			
Trinity	1			
Tulare	1	9		
Tuolumne	2	4		2
Ventura	2	3	2	
Yolo	1	3	1	1
Yuba	1			

2B.

- 1. CLETS Services/Integration (Table 1, row 27)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.1.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the CLETS program would charge back the trial courts \$56,538. See the Description of the Reduction in Scenario 1A.1.b.
- 2. Justice Partner Outreach/e-Services (Table 1, row 29)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.2.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the JPO&E program would defer \$229,644. See the Description of the Reduction in Scenario 1A.2.b.

- 3. Adobe LiveCycle Reader Service Extension (Table 1, row 30)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.3.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Adobe LiveCycle Reader Service Extension program would charge back the trial courts \$141,000. See the Description of the Reduction in Scenario 1A.3.b.
- 4. CCPOR (ROM) (Table 1, row 32)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.4.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the deferral of \$452,000 and charge back of \$595,954 to the trial courts would result in a total reduction of \$1,047,954. See the Description of the Reduction in Scenario 1B.11.b.
- 5. Civil, Small Claims, Probate and Mental Health (V3) CMS (Table 1, row 33)
 - a. Program/Project Description

The civil, small claims, probate and mental health interim case management system (V3) processes twenty-five percent of all civil cases statewide. V3 functionality enables the courts to process and administer their civil caseloads, automating activities in case initiation and maintenance, courtroom proceedings, calendaring, work queue, payment and financial processing. All V3 courts are now using the latest version of the V3 application. This model allows for a single deployment and common version of the software, avoiding the cost of three separate installations.

 b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Case Management System (V3) program would chargeback the entire program to the trial courts using the V3 services (\$6,259,586).

The trial courts in Orange, Sacramento, San Diego, and Ventura have confirmed that since they are currently absorbing the impact of WAFM, they would not have sufficient funding to cover the costs of V3. If funding is not available, all V3 operations at the data center would need to be shut down. Therefore, Sacramento will need to process all of its civil and probate cases manually. Ventura will need to process all of its small claims, civil, probate, and mental health cases manually. As Orange and San Diego host V3 locally, the impact would be that they would need to hire and train support staff to maintain V3, or they would not be able to incorporate legislative updates and resolve production issues.

Attachment 4D

The trial court in San Joaquin may not be impacted if they are able to make their target date for conversion and go live with FullCourt Enterprise (JSI) in FY 2014-15.

- 6. Interim Case Management Systems (Table 1, row 35)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.5.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the ICMS program would defer \$100,000. See the Description of the Reduction in Scenario 1A.5.b.
- 7. Jury Management System (Table 1, row 36)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.6.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Jury program would defer \$600,000. See the Description of the Reduction in Scenario 1A.6.b.
- 8. Telecommunications Support (Table 1, row 37)
 - a. Program/Project Description See the Program/Project Description in Scenario 1A.7.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the Adobe Telecom program would charge back the trial courts \$2,500,000. See the Description of the Reduction in Scenario 1B.14.b.
- 9. Testing Tools Enterprise Test Management Suite (Table 1, row 38)
 - a. Program/Project Description See the Program/Project Description in Scenario 1B.15.a.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts In FY 2015-16, the ETMS program would defer \$619,699. See the Description of the Reduction in Scenario 1B.15.b.

Comparison of the 25% Reduction Options

Beyond the agreed upon reductions totaling \$1,032,000 approved by the Judicial Council at the February 19, 2015 meeting, Information Technology is not recommending either of the two 25% options because they include new and large charge backs to the courts for critical programs such CCPOR, Testing Tools – Enterprise Test Management Suite, V3 CMS, Telecommunications (LAN/WAN), and the Interim Case Management System. We do not believe courts have the ability to pay these levels of charge backs without significantly impacting current court operations.

Trial Court Administrative Services

1.15% Reduction Option(s)

1A.

- 1. Court-Ordered Debt Task Force (Table 1, row 48)
 - a. Program/Project Description
 - The Court-Ordered Debt Task Force was established in conjunction with Penal Code section 1463.02 and its composition requires inclusion of state, county, and city representatives. The task force's objective is to evaluate the effectiveness of the criminal and traffic-related fine/fee structure and attempt to simplify the administration of this system for the benefit of the citizens and the criminal justice participants.
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The 15 percent allocation reduction totals \$3,750 in Fiscal Year 2015-2016. The reduction may result in less travel associated with the annual statewide Revenue Distribution training. As an alternative to 4 live interactive sessions, this training may have to be delivered to the trial courts via webinar in 2 instances, impacting the overall effectiveness.
- 2. Phoenix Program (Table 1, row 49)
 - a. Program/Project Description

The Phoenix Program supports the Judicial Council's goal to establish an effective administrative infrastructure at the state and local levels by implementing a system that provides for uniform processes and standardized accounting and reporting, and provides human capital management and payroll services to the courts in a cost-effective and efficient manner. All 58 trial courts utilize the Phoenix Financial System, and currently, 10 courts depend on the Phoenix Human Resources System for their payroll needs. Additional courts have begun discussions with Phoenix Program staff for their transition onto the JCC's payroll solution after being notified by their counties of service terminations.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts At the 15 percent level, the IMF reduction totals \$2,082,795. This reduction cannot be absorbed in the program's IMF fund. The fiscal year 2015-2016 IMF allocation is fully committed to JCC staffing (58 percent) and system integrator, system maintenance and operations, and user license costs (43 percent).

Ongoing reductions have already significantly eroded the Phoenix Program's overall budget over the course of several years. The program's goals and objectives have been adjusted downward each year to absorb the mandated cuts in funding, but to date, the needs of the courts continue to be met through the creative and resourceful efforts of management and staff. However, the implementation of these newly proposed reductions will seriously affect the Phoenix Program's ability to continue.

Reductions would significantly decrease the amount of maintenance and operations support services contracted from EPI-USE, negatively affecting the processing of trouble tickets in queue, and impacting the service levels provided to each of the 58 trial courts, including the 10 courts on the Phoenix HR System, among other things.

If the Phoenix contracts are to remain in place as dictated by legal obligation, then the only option remaining is a reduction of program staff in the Shared Services Center and Phoenix ERP unit funded by IMF. At a 15 percent reduction, cutting OE&E expenditures to a bare minimum, an estimated 15 to19 mid-level staff of 58.88 current FTE's would need to be eliminated to remain within budget.

The current staffing levels already present a challenge in the provision of support to all 58 trial courts. Existing deficiencies in most units are apparent and are revealed in the constant redistribution of workload among remaining staff, and also in the use of administrative staff to fill behind vacant positions where tasks must still be performed in support of the courts. The impact of reducing staff even further would compound an already difficult situation.

Shifting IMF costs to other funding sources within the program is also not an option. One alternative to reducing the IMF deficit in FY 2015–2016 is to shift the cost of the Shared Services Center back to the courts in the form of reimbursements, freeing up \$6,500,000 for the fund.

Specific Impact of 15 Percent IMF Reduction

General Ledger:

- Inability to adequately monitor the courts financial records (specifically cash and fund balances) without working a significant amount of overtime.
- Increased court responsibility for reconciliations, monitoring their accounts, posting journal entries, etc. with limited staff.

- Decreased time to assist courts with reporting and preparation of reports (e.g., Schedule 1's, 1% Fund Balance, ICRP, cash projections, as well as the numerous surveys that courts request assistance to complete).
- Decreased time to complete testing for system maintenance and enhancements (often mandated).

Trust Services

- Inadequate time to properly review self-input court entries that may include ACH transactions. If ACH transaction errors are not caught prior to processing then cash could be transferred to the wrong account/3rd party.
- Inadequate time to properly review Federal Wire transfers prior to processing and transferring cash.
- Insufficient time to adequately review Daily Bank activity (i.e., confirm daily deposits posted in Phoenix System agree to bank activity).
- Inability to meet agreed upon timeline to park / post deposits and disbursements on the courts' behalf, post monthly interest allocations, etc.
- Insufficient time to adequately back-up JCC Treasury Services staff as required on a daily basis (i.e., electronic fund transfer processing, bank research, encashment process review, Uniform Civil Fee Processing, banking administration, banking related journal entry posting).
- Insufficient time to complete daily, weekly, monthly reviews of general ledger accounts and activity for proper account coding, abnormal balances, stale dated checks, outstanding items in the cash clearing accounts, etc.
- Inability to respond to ad-hoc court requests in a timely manner (i.e., request for interest amount that has accrued on a specific case; request for legislation to support non-payment of criminal interest; requests to research variances or unreconciled general ledger accounts).
- Insufficient time to update desk procedures and training materials for the courts as needed.
- Inability to adequately address or reconcile fiscal year-end activities and calendar year-end 1099INT training and activities. It would be a challenge to meet all daily and year-end deadlines.
- Inability to spend a significant amount of time assisting the courts on a daily basis. Staff would not have time to continue to assist the courts, as we currently do today, with their daily questions related to deposit activity, trust disbursement activity, on-demand training, reconciliation assistance in the Trust fund, Distribution fund and Uniform Civil Fee fund, requests to research rules, policies or procedures, requests for professional opinion, expertise and advice, etc.

Phoenix Purchasing Support Services

- Inability to maintain updated job and quick reference guides for the Phoenix System.
- Inability to maintain current desktop procedures.
- Inability to review and update procedures, including the JBCM and Trial Court Financial Policies and Procedures.

- Inability to develop and maintain job aids for procurement and contracting processes related to the JBCM.
- Inability to analyze relevant contract and procurement policies, rules of court, laws and regulations to ensure the unit is knowledgeable and work is in compliance.
- Eliminate participation in the management of the branch-wide office supply agreement.
- Eliminate all interaction with vendor community.
- Inability to provide Phoenix training as it relates to purchasing and the Material Management Module.
- Inability to provide system trouble shooting and testing.
- Inability to generate custom reports for the courts from the Phoenix System.
- Inability to facilitate the monthly procurement call for the Judicial Branch.

Accounts Payable

- Payments returned as undeliverable due to bad addresses will have to be returned to the corresponding court for address research and follow up.
- Elimination of special check handling tasks requiring that checks be mailed back to the court to mail to 3rd party.
- Require courts to upload own jury files.
- Unavailability to help train court staff.
- Unavailability to maintain training material.

Process Support

The Finance (FI) and Human Resources (HR) documentation and training support to all Phoenix users, court users and TCAS users, would be eliminated.

- Documentation of Phoenix Business processes would cease.
- Phoenix system changes whether court requested, through upgrades, or by deployments would no longer be recorded.
- Existing business process would become obsolete, stale and unusable rendering the library of existing process documentation and training materials unreliable.
- Phoenix HR and FI training materials and training support for court users would no longer be available.
- The development of training materials for new functionality, deployments, or enhancements would cease.
- The interdepartmental support for court training efforts would not be maintained. The HR and FI training materials and support affects all court users.
- The following training materials and support functions would no longer be possible:
 - New user trainings including online tutorials and instructor lead trainings.
 - Phoenix based training curriculum a vast library of help links integrated with the Phoenix system that allow court users to quickly get online assistance with daily work functions.
 - Phoenix library of managed support documentation which provide additional help, policy guides, forms, and references to court users.

- Development and maintenance of Business Processes, including the written documentation (Solution Process Documents) and the visually (Process Flow Diagram) recording of system process and any subsequent transactional changes.
- Instructor lead Phoenix system trainings for all deployments and new court users

Phoenix ERP - ITSO

The Phoenix ITSO impacts of both the 15 percent and 25 percent proposed cut result in the same conclusion: there will be no possible way to sustain the Phoenix application and will result in the discontinuation of the Phoenix HR and FI program. Operational expenses for this budget are primarily attributed to infrastructure to support the system and people to support that infrastructure.

• Infrastructure Impacts

The current hardware, software, infrastructure and environments, are mission critical for basic operations. A cut of 15 percent or 25 percent will result in the elimination of development, testing, training and production environments which support all business operations and this would result in an instable environment unable to support daily court operations.

• Support Impacts

Additionally, a 15 percent or 25 percent cut to the staff that support this system would result in staffing below the threshold for baseline system stability. It would mean that at all levels of maintenance and operations there would be a single point of failure and in some cases no support at all.

1B.

- 1. Court-Ordered Debt Task Force (Table 1, row 48)
 - a. Program/Project Description Same as in 1A.1a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Option 1B.1b elects that no cuts be made to this budget; therefore, there is no impact on the trial courts.
- 2. Phoenix Program (Table 1, row 49)
 - a. Program/Project Description Same as 1A.2a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts At the 15 percent level, the IMF reduction totals \$2,086,545. Please see 1A.2b above.

Comparison of the 15% Reduction Options

At the 15 percent reduction level, there is no significant difference between option 1A and 1B. However, TCAS is not recommending either of the two 15 percent options because of the greatly diminished service levels imposed on the 58 trial courts utilizing the JCC's financial and payroll administrative infrastructure solution.

2. 25% Reduction Option(s)

2A.

- 1. Court-Ordered Debt Task Force (Table 1, row 48)
 - a. Program/Project Description See 1A.1a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts The 25 percent allocation reduction totals \$6,250 in Fiscal Year 2015-2016. The reduction will result in less travel associated with the annual statewide Revenue Distribution training. As an alternative to 4 live interactive sessions, this training may have to be delivered to the trial courts via webinar, impacting the overall effectiveness.
- 2. Phoenix Program (Table 1, row 49)
 - a. Program/Project Description See 1A.2a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts At the 25 percent level, the IMF reduction totals \$3,471,325. A reduction of this level cannot be absorbed in the program's IMF fund. The fiscal year 2015-2016 IMF allocation is fully committed to JCC staffing (58 percent) and system integrator, system maintenance and operations, and user license costs (43 percent).

Ongoing reductions have already significantly eroded the Phoenix Program's overall budget over the course of several years. The program's goals and objectives have been adjusted downward each year to absorb the mandated cuts in funding, but to date, the needs of the courts continue to be met through the creative and resourceful efforts of management and staff. However, the implementation of these newly proposed reductions will seriously affect the Phoenix Program's ability to continue.

Reductions would significantly and detrimentally decrease the amount of maintenance and operations support services contracted from EPI-USE, negatively affecting the processing of trouble tickets in queue, and impacting the service levels provided to each of the 58 trial courts, including the 10 courts on the Phoenix HR System, among other things.

If the Phoenix contracts are to remain in place as dictated by legal obligation, then the only option remaining is a reduction of program staff in the Shared Services Center and Phoenix ERP unit funded by IMF. At a 25 percent reduction, cutting OE&E expenditures to a bare minimum, an estimated 30 to 32 mid-level staff of 58.88 current FTE's would need to be eliminated to remain within budget.

The current staffing levels already present a challenge in the provision of support to all 58 trial courts. Existing deficiencies in most units are apparent and are revealed in the constant redistribution of workload among remaining staff, and also in the use of administrative staff to fill behind vacant positions where tasks must still be performed in support of the courts. The impact of drastically reducing staff to the degree necessary to achieve the \$3.5 million reduction would result in catastrophically negative impacts on the administrative infrastructure of the trial courts.

Shifting IMF costs to other funding sources within the program is also not an option. The program's General Fund and Trial Court Trust Fund allocations cannot absorb an added \$3.5 million in expenses. One viable alternative to reducing the IMF deficit in FY 2015–2016 is to shift the cost of the Shared Services Center back to the courts in the form of reimbursements, freeing up \$6,500,000 for the fund.

Specific Impact of 25 Percent IMF Reduction

General Ledger:

- Inability to adequately monitor the courts financial records (specifically cash and fund balances) without working a significant amount of overtime.
- Increased court responsibility for reconciliations, monitoring their accounts, posting journal entries, etc. with limited staff.
- Decreased time to assist courts with reporting and preparation of reports (e.g., Schedule 1's, 1% Fund Balance, ICRP, cash projections, as well as the numerous surveys that courts request assistance to complete).
- Decreased time to complete testing for system maintenance and enhancements (often mandated).
- Inability to make journal entries on courts' behalf. For many courts, this would be quite a hardship as they just do not have the staff to perform this responsibility and there is also the issue of separation of duties.
- Inability to assist the courts with their annual budget preparation.
- Training and on-site visits would not be possible.

Trust Services

- Inadequate time to properly review self-input court entries that may include ACH transactions. If ACH transaction errors are not caught prior to processing then cash could be transferred to the wrong account/3rd party.
- Inadequate time to properly review Federal Wire transfers prior to processing and transferring cash.
- Insufficient time to adequately review Daily Bank activity (i.e., confirm daily deposits posted in Phoenix System agree to bank activity).
- Inability to meet agreed upon timeline to park / post deposits and disbursements on the courts' behalf, post monthly interest allocations, etc.
- Insufficient time to adequately back-up JCC Treasury Services staff as required on a daily basis (i.e., electronic fund transfer processing, bank research, encashment process review, Uniform Civil Fee Processing, banking administration, banking related journal entry posting).
- Insufficient time to complete daily, weekly, monthly reviews of general ledger accounts and activity for proper account coding, abnormal balances, stale dated checks, outstanding items in the cash clearing accounts, etc.
- Inability to respond to ad-hoc court requests in a timely manner (i.e., request for interest amount that has accrued on a specific case; request for legislation to support non-payment of criminal interest; requests to research variances or unreconciled general ledger accounts).
- Insufficient time to update desk procedures and training materials for the courts as needed.
- Inability to adequately address or reconcile fiscal year-end activities and calendar year-end 1099INT training and activities. It would be a challenge to meet all daily and year-end deadlines.
- Inability to spend a significant amount of time assisting the courts on a daily basis. Staff would not have time to continue to assist the courts, as we currently do today, with their daily questions related to deposit activity, trust disbursement activity, on-demand training, reconciliation assistance in the Trust fund, Distribution fund and Uniform Civil Fee fund, requests to research rules, policies or procedures, requests for professional opinion, expertise and advice, etc.

Phoenix Purchasing Support Services

- Inability to maintain updated job and quick reference guides for the Phoenix System.
- Inability to maintain current desktop procedures.
- Inability to review and update procedures, including the JBCM and Trial Court Financial Policies and Procedures.
- Inability to develop and maintain job aids for procurement and contracting processes related to the JBCM.
- Inability to analyze relevant contract and procurement policies, rules of court, laws and regulations to ensure the unit is knowledgeable and work is in compliance.

- Elimination of participation in the management of the branch-wide office supply agreement.
- Elimination of all interaction with vendor community.
- Inability to provide Phoenix training as it relates to purchasing and the Material Management Module.
- Inability to provide system trouble shooting and testing.
- Inability to generate custom reports for the courts from the Phoenix System.
- Inability to facilitate the monthly procurement call for the Judicial Branch.
- Inability to provide year end support, including training, reports and review.
- Inability to respond to trial court procurement and contract related questions regarding the Judicial Branch Contracting Manual (JBCM), Trial Court Financial Policies and Procedures and general policies and processes.
- Inability to respond to requests for assistance with the Phoenix Material Management Module.
- Elimination of supervisor tasks.
- Elimination of special projects of any type.
- Elimination of the Procurement Network ListServe.

Accounts Payable

- Payments returned as undeliverable due to bad addresses will have to be returned to the corresponding court for address research and follow up.
- Elimination of special check handling tasks requiring that checks be mailed back to the court to mail to 3rd party.
- Require courts to upload own jury files.
- Unavailability to help train court staff.
- Unavailability to maintain training material.
- Delays in the processing of vendor invoices, vendor payment processing, and jury payment processing.
- Reduced hours for Court/Vendor contact with staff.
- Elimination of emergency check runs.
- Inadequate coverage to allow staff to meet mandated training requirements.
- Inadequate staffing to be able to participate in the planning and testing of system maintenance and enhancements.

Payroll Financial Services

• Inability to assist the 58 trial courts in reconciling their benefit liability accounts. For each court, the staff review postings to general ledger accounts that record deductions and payments of employee benefits to multiple benefit providers for each court (i.e., medical, dental, vision, life, long-term disability, short-term disability, employee assistance program, etc.).

Process Support

The Finance (FI) and Human Resources (HR) documentation and training support to all Phoenix users, court users and TCAS users, would be eliminated.

• Documentation of Phoenix Business processes would cease.

- Phoenix system changes whether court requested, through upgrades, or by deployments would no longer be recorded.
- Existing business process would become obsolete, stale and unusable rendering the library of existing process documentation and training materials unreliable.
- Phoenix HR and FI training materials and training support for court users would no longer be available.
- The development of training materials for new functionality, deployments, or enhancements would cease.
- The interdepartmental support for court training efforts would not be maintained. The HR and FI training materials and support affects all court users.
- The following training materials and support functions would no longer be possible:
 - New user trainings including online tutorials and instructor lead trainings.
 - Phoenix based training curriculum a vast library of help links integrated with the Phoenix system that allow court users to quickly get online assistance with daily work functions.
 - Phoenix library of managed support documentation which provide additional help, policy guides, forms, and references to court users.
 - Development and maintenance of Business Processes, including the written documentation (Solution Process Documents) and the visually (Process Flow Diagram) recording of system process and any subsequent transactional changes.
 - Instructor lead Phoenix system trainings for all deployments and new court users
- Loss of Phoenix System Authorized User Security control.
 - Production issue support for all 58 courts and their FI and HR users and the internal Phoenix users will be compromised with the elimination of this function.
 - Phoenix authorized user security roles are constantly being changed to accommodate court's new hires, transfers, and reorganizations. Security roles would no longer be reviewed and maintained to could result in conflict of issue resulting in auditing findings for courts and Judicial Council. Additionally, security roles could not be created or modified for new functionality, whether court requested, through upgrades, or system required upgrades.
 - Without the Authorized User Security support function the Phoenix system would become static and the court's flexibility to assign staff in various Phoenix user positions would be eliminated.

Phoenix ERP - ITSO

The Phoenix ITSO impacts of both the 15 percent and 25 percent proposed cut result in the same conclusion: there will be no possible way to sustain the Phoenix application and will result in the discontinuation of the Phoenix HR and FI program. Operational

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expenses for this budget are primarily attributed to infrastructure to support the system and people to support that infrastructure.

- Infrastructure Impacts The current hardware, software, infrastructure and environments, are mission critical for basic operations. A cut of 15 percent or 25 percent will result in the elimination of development, testing, training and production environments which support all business operations and this would result in an instable environment unable to support daily court operations.
- *Support Impacts* Additionally, a 15 percent or 25 percent cut to the staff that support this system would result in staffing below the threshold for baseline system stability. It would mean that at all levels of maintenance and operations there would be a single point of failure and in some cases no support at all.

2**B**.

- 1. Court-Ordered Debt Task Force (Table 1, row 48)
 - a. Program/Project Description See 1A.1a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Option 2B.1b elects that no cuts be made to this budget; therefore, there is no impact to the trial courts.
- 2. Phoenix Program (Table 1, row 49)
 - a. Program/Project Description See 1A.2a
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts At the 25 percent level, the IMF reduction totals \$3,477,573. Please see 2A.2b above.

Comparison of the 25% Reduction Options

At the 25 percent reduction level, there is no significant difference between option 2A and 2B. However, TCAS is not recommending either of the two 25 percent options because of the greatly diminished service levels imposed on the 58 trial courts utilizing the JCC's financial and payroll administrative infrastructure solution.

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Operations & Programs Division

Center for Families, Children & the Courts

1. 15% Reduction Option(s)

1A.

- 1. CFCC Educational Programs (Table 1, row 1)
 - a. Program/Project Description

The FY 2015–2016 allocation will be used to assist judicial officers and court employees to attend the 2015 Beyond the Bench conference and the Youth Court Summit. Programming is coordinated with CJER and open to all courts.

CFCC Educational Programs provide multidisciplinary and mandatory education for court professionals. These are the only multidisciplinary programs for judicial officers, court professionals, and their partners in child welfare, probation, and family law that also meet mandatory educational requirements.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
A \$13,500 (15 percent) reduction would cut funding for the travel of approximately 32 judicial officers or court staff to Beyond the Bench in 2015 (approximately 16 percent of all judicial officers and court staff who receive travel support). Given that CFCC and CJER now alternate the major juvenile law educational events annually; this means that a significant proportion of judicial officers will not have an opportunity for comprehensive training for nearly two years.

The reduction would also require the Youth Summit to reduce total event size by 15 attendees or approximately one court team consisting of judge, court staff and youth representatives.

- 2. Interactive Software Self-Rep Electronic Forms (Table 1, row 2)
 - a. Program/Project Description

Funding supports the license to allow all courts to use Law Help Interactive Server and middleware to allow courts to use Hotdocs document assembly programs in self-help centers, family court services offices and through their court website or linked to the California Courts self-help center.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts

The Judicial Council has a license which is available for use by all the courts. The cost is projected to be \$40,000 in FY 15-16 for the same level of usage. The remaining \$20,000 has been used to fund consultants to develop and update the Hotdocs programs used by the courts. Similar to "Turbotax," these programs ask questions which litigants can answer which then populate Judicial Council and other necessary forms. The program uses logic which either eliminates or asks additional questions based on previous answers. Typed, legible and complete pleadings are produced along with instructions for service and filing.

Currently, more than 70,000 people use these programs each year in California self-help centers. This translates into less than \$1 for every person served. There are only three court licenses available nationally at the deeply discounted rate that has been provided to the Judicial Council. If the license was not negotiated on a statewide basis, courts would have to develop their own server and middle-ware capacity in order to maintain the programs currently in use. It does not seem wise to cut that capacity.

Two alternative options are proposed for achieving a 15% reduction:

Option A. Continue to pay \$40,000 for license for the server and would reduce available funds to \$11,000 per year for consultants who prepare modifications and enhancements as requested by the courts.

Option B. All courts pay for a proportionate share of the cost of the license development costs.

- 3. CFCC Publications (Table 1, row 3)
- a. Program/Project Description

In FY 2015-2016, the allocation will be used to fund the license to use a proprietary webbased knowledge management tool that was developed specifically for juvenile dependency judges, court staff and dependency stakeholders, the *California Dependency Online Guide* ("*CalDOG*"). The system is used by over 90 percent of judicial officers with dependency court assignments.

The *California Dependency Online Guide ("CalDOG")* is available at no cost to all courts statewide. *The California Dependency Online Guide* is a training and information resource used by nearly all of the judicial officers, court staff, and court-appointed attorneys in dependency proceedings across the state and a source of relevant, up-to-date and no-cost information for judicial officers, attorneys, and all professionals working in California's child welfare system. CalDOG provides quality summaries and links to opinions of the most recent state and federal dependency cases, new child welfare and probation regulation and policy guidelines interpreted for the courts, an up-to-date calendar of educational opportunities around the state and new publications and web resources. All

material is categorized and searchable by major topics in dependency law. CalDOG's 4,150 subscribers include 270 judges and other judicial officers, 2,330 attorneys, 700 county child welfare workers, and 850 other child welfare professionals including educators, probation officers, tribal representatives, psychologists and others.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts A reduction of \$3,000 or 15% would require CFCC to renegotiate license terms with the vendor. CFCC would suggest that less used portions of the system be taken down in California, most likely the sample briefs and motions section. Judicial officers, particularly those from small courts, have communicated to CalDOG staff that because of CalDOG they have been able to reduce the cost of their legal subscriptions and books. Cutting sections of CalDOG would require judicial officers to find other ways of accessing publications.
- 4. Domestic Violence Interpreters Program (Table 1, row 4)
 - a. Program/Project Description

Since interpretation costs have shifted to project 45-45, these funds are solely used for translation of forms and instructional material related to domestic violence. California Code of Civil Procedure section 185(b) requires the Judicial Council to make available to all courts, translations of domestic violence protective order forms in languages other than English, as the Judicial Council deems appropriate. Since 2000, the Judicial Council has translated those forms into Spanish, Vietnamese, Chinese and Korean, based on data regarding requested language interpreters and language needs studies. Since they are statewide forms, it is more cost-efficient to translate once for statewide use rather than have courts go through the expense of translating locally.

The area of domestic violence is one where there are regular statutory changes requiring changes to Judicial Council forms and funds are fully used every year for these translations. Cutting back on translations would not appear to fit within the vision of the Language Access Plan newly adopted by the Judicial Council nor that of the Department of Justice has taken the position that Title VI requires all critical forms to be translated.

 b. Description of the Reduction and, If Possible, Impact on the Trial Courts A 15% cut would leave \$17,000 for these translations. It costs approximately \$500 per language per translated form for translation and formatting depending on the length of the form and how significant the change is.

Two alternative options are proposed for achieving a 15% reduction: Option A: The Judicial Council could translate the forms into fewer languages.

Option B: The Judicial Council could determine not to translate all forms and instructional material. That would potentially pose difficulties for the court by having

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fewer language resources as the translated forms save time from interpreters and self-help staff having to sight-translate the forms.

- 5. Self-Help Centers (Table 1, row 5)
 - a. Program/Project Description

These funds go directly to trial courts to provide self-help assistance. Over 95% of the funds are used for staffing of the centers. These funds enable self-help centers to serve more than 450,000 persons per year by helping litigants to complete legal forms, explaining the court process and legal issues, and providing referrals for additional assistance.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts With a 15% cut of \$750,000, 30,044 fewer people will be served by self-help centers. It is likely that some courts will have to cut back on staff hours or lay staff off if these funds are reduced. These cuts will have a significant impact on court clerks and other court staff as well as judicial officers. One evaluation found that self-help center workshops save \$1.00 for every \$.23 spent. When the court provides one-on-one individual assistance, savings of \$1.00 can be achieved from expenditures ranging from \$.36 to \$.55. If the self-help center also provides assistance to self-represented litigants to help them finish their divorce cases, the court saves \$1.00 for every \$.45 spent. In the evaluation of one program that had to cut self-help services, the number of guardianship continuances went from 7 per year to 402 per year. Clerks reported that they had to spend 45 minutes at the counter with guardianship litigants and that the time was often not productive since they needed more help with their paperwork.

Two alternative options are proposed for achieving a 15% reduction: Option A: Pro rata reduction between the courts based on the current formula which relies on the population in each county. This has the benefit of allowing trial courts an early notification of budget cuts that they would need to address.

Option B: The Judicial Council could develop a new formula for distribution of these funds rather than have them based on population in the county. This would allow for a more nuanced approach, but would take more time to develop and might appear less equitable than pro rata reduction.

- 6. Self-represented Litigants Statewide Support (Table 1, row 6)
 - a. Program/Project Description

Funds support the California Courts On-Line Self Help Center which is used by over 5 million people per year including updates based on changes in the law and maintaining the Spanish mirror site, for training for court self-help staff and for translations of forms and instructional materials commonly used by self-represented litigants.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts Given the large number of Californians who use the self-help website and rely on it for assistance, it is critical that the site be legally correct and up-to-date. Provision of one statewide self-help website allows the courts to link to those materials rather than developing their own. Training for self-help staff has been dramatically restricted and is now primarily on-line and by co-sponsoring with other organizations. Many courts have asked for additional audio and video resources to be developed for the websites and for use in their self-help centers and courtrooms. These materials can be developed in collaboration with local courts, but require professional services for editing and captioning.

Since unrepresented persons pose special challenges when they do not speak English, this fund has been used to translate Judicial Council forms that are primarily used by self-represented litigants. These include family law forms, fee waivers, small claims and civil harassment. That would potentially pose difficulties for the court by having fewer language resources as the translated forms save time from interpreters and self-help staff having to sight-translate the forms. It costs approximately \$500 per language for translating and formatting a form depending on the length of the form and how significant the change is. Since these are statewide forms, it is more cost-efficient to translate once for statewide use rather than have courts go through the expense of translating locally.

Two alternative options are proposed for achieving a 15% reduction: Option A - Eliminate translation of approximately 30 forms and instructional handouts.

Option B - Eliminate development of audio-visual materials requested by courts for the self-help website and local courts self-help centers.

Comparison of the 15% Reduction Options

1. CFCC Programs

A pro rata reduction is considered the only remaining option, since cuts in program cycles and scope have been made in response to prior budget reductions. Statewide programs such as Beyond the Bench and Family Law Education Programs are now offered every other fiscal year rather than annually.

2. Interactive Software - Self-Rep Electronic Forms

This project pays for \$40,000 in a license for all California courts and \$20,000 for consultants to update and adapt the software programs. A 15% cut could come from a \$9,000 cut to the consultants, which would increase the backlog of requests from courts for development of programs. Local courts could potentially contract to purchase this

expertise themselves. Since there are only 3 court licenses available nationwide at this reduced cost, it does not seem feasible for local courts to purchase this license on their own, but they could potentially transfer funds to the Judicial Council for a pro rata share of the license. This seems as if would be costly to administer and difficult for courts that are struggling for resources.

3. CFCC Publications

Because all of the allocation is used to support one license, there is no other reduction option but to reduce the funds available for that license.

4. Domestic Violence Interpreters Program

A 15% cut would leave \$17,000 for translations. Each form costs approximately \$500 for translation and formatting per language depending on the length of the form and the amount of change. So, on average, 6 translations would not be completed with this proposed cut. The area of domestic violence is one where there are regular statutory changes requiring changes to Judicial Council forms so these funds have been fully utilized in past years. One option is to translate into fewer languages. As forms are modified, a language might be dropped depending on the costs of translations. This would affect litigants who only spoke the language that was lost. Alternatively, the Judicial Council could determine not to translate all forms and instructional material, and could determine that some materials did not need to be translated. This might be more of a concern in some years than others.

5. Self-Help Centers

5,000,000 x .15 = \$750,000 - 40,192 fewer people served by self help centers

A pro rata cut could be made between the courts based on the current formula which relies on the population in each county. This has the benefit of allowing trial courts an early notification of budget cuts that they would need to address. Or the Judicial Council could develop a new formula for distribution of these funds rather than have them based on population in the county. This would allow for a more nuanced approach, but would take more time to develop and might appear less equitable than pro rata reduction. Table 4 below shows the level of funding per court under the 15% and 25% reduction scenarios.

2015-16 Self-Help Center Funds by Court 15% and 25% SCIMF Reductions Table 4

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*				Tabl	e 4	-			
Court	Full Year of \$3.7M TCTF (Dedicated Baseline)	\$2.5M TCTF Legislature' s Augmentati on	Total TCTF Allocation	\$5M SCIMF	Total TCTF and SCIMF Allocation for 7/1/14- 6/30/15	Proposed 15% Reduction SCIMF (\$750,000)	Total TCTF and SCIMF Allocation	Proposed 25% Reduction SCIMF (\$1,250,000)	Total TCTF and SCIMF Allocation
а	С	d	e = c + d	f	h = e + f	i = .15 of f	j=g-i	k = .25 of f	l = h - k
Alameda	104,209	101,575	205,784	203,151	408,935	30,473	378,462	50,788	358,147
Alpine	34,058	83	34,141	167	34,308	25	34,283	42	34,266
Amador	35,773	2,565	38,337	5,129	43,467	769	42,697	1,282	42,184
Butte	44,097	14,608	58,706	29,217	87,922	4,383	83,540	7,304	80,618
Calaveras	36,125	3,074	39,199	6,149	45,348	922	44,426	1,537	43,811
Colusa	35,000	1,447	36,447	2,894	39,340	434	38,906	723	38,617
Contra Costa	81,852	69,231	151,083	138,461	289,544	20,769	268,775	34,615	254,929
Del Norte	35,357	1,964	37,321	3,927	41,248	589	40,659	982	40,266
El Dorado	42,191	11,851	54,042	23,701	77,743	3,555	74,188	5,925	71,818
Fresno	75,815	60,497	136,312	120,993	257,305	18,149	239,156	30,248	227,057
Glenn	35,332	1,927	37,259	3,854	41,113	578	40,535	963	40,149
Humboldt	40,161	8,913	49,074	17,826	66,900	2,674	64,226	4,457	62,443
Imperial	41,744	11,204	52,948	22,407	75,355	3,361	71,994	5,602	69,753
Inyo	34,861	1,245	36,106	2,490	38,596	374	38,223	623	37,974
Kern	70,253	52,450	122,703	104,900	227,603	15,735	211,868	26,225	201,378
Kings	40,867	9,935	50,803	19,871	70,674	2,981	67,693	4,968	65,706
Lake	36,980	4,311	41,291	8,623	49,914	1,293	48,621	2,156	47,758
Lassen	35,648	2,384	38,032	4,769	42,801	715	42,086	1,192	41,609
Los Angeles	510,282	689,065	1,199,347	1,378,130	2,577,476	206,719	2,370,757	344,532	2,232,944
Madera	40,712	9,711	50,424	19,423	69,846	2,913	66,933	4,856	64,991
Marin	45,777	17,038	62,815	34,077	96,892	5,112	91,781	8,519	88,373
Mariposa	34,847	1,225	36,072	2,450	38,522	368	38,155	613	37,910
Mendocino	38,204	6,083	44,287	12,166	56,453	1,825	54,628	3,041	53,412
Merced	45,471	16,595	62,066	33,190	95,256	4,979	90,278	8,298	86,959
Modoc	34,457	662	35,119	1,323	36,442	198	36,243	331	36,111
Mono	34,632	914	35,547	1,829	37,375	274	37,101	457	36,918
Monterey	53,749	28,573	82,322	57,145	139,468	8,572	130,896	14,286	125,181
Napa	40,250	9,042	49,292	18,084	67,376	2,713	64,663	4,521	62,855
Nevada	38,652	6,730	45,382	13,460	58,842	2,019	56,823	3,365	55,477
Orange	176,822	206,630	383,452	413,259	796,711	61,989	734,722	103,315	693,397
Placer	48,713	21,287	70,000	42,573	112,574	6,386	106,187	10,643	101,930
Plumas	34,997	1,442	36,439	2,884	39,324	433	38,891	721	38,602
Riverside	124,804	131,371	256,175	262,742	518,917	39,411	479,505	65,686	453,231
Sacramento	98,412	93,189	191,601	186,378	377,979	27,957	350,022	46,594	331,384
San Benito	36,679	3,876	40,555	7,751	48,306	1,163	47,143	1,938	46,368
San Bernardino	126,593	133,960	260,554	267,921	528,474	40,188	488,286	66,980	461,494
San Diego	176,566	206,259	382,825	412,517	795,342	61,878	733,464	103,129	692,213
San Francisco	71,128	53,715	124,843	107,430	232,273	16,115	216,159	26,858	205,416
San Joaquin	65,065	44,944	110,009	89,888	199,898	13,483	186,414	22,472	177,426
San Luis Obispo	46,237	17,704	63,942	35,409	99,350	5,311	94,039	8,852	90,498
San Mateo	67,661	48,700	116,361	97,399	213,760	14,610	199,150	24,350	189,410
Santa Barbara	53,600	28,356	81,956	56,713	138,669	8,507	130,162	14,178	124,491
Santa Clara	116,433	119,260	235,693	238,521	474,214	35,778	438,435	59,630	414,583
Santa Cruz	46,196	17,644	63,840	35,289	99,129	5,293	93,836	8,822	90,307
Shasta	42,437	12,206	54,642	24,411	79,053	3,662	75,392	6,103	72,951
Sierra	34,163	235	34,398	471	34,869	71	34,798	118	34,751
Siskiyou	36,145	3,104	39,249	6,207	45,456	931	44,525	1,552	43,904
Solano	53,657	28,439	82,095	56,877	138,973	8,532	130,441	14,219	124,753
Sonoma	56,310	32,278	88,588	64,555	153,143	9,683	143,460	16,139	137,004
Stanislaus	57,911	34,594	92,505	69,188	161,693	10,378	151,315	17,297	144,396
Sutter	38,251	6,150	44,402	12,301	56,703	1,845	54,857	3,075	53,627
Tehama Triaitu	36,860	4,138	40,999	8,277	49,276	1,242	48,034	2,069	47,206
Trinity Tulana	34,652	943	35,595	1,886	37,481	283	37,199	472	37,010
Tulare	53,553	28,289	81,842	56,577	138,419	8,487	129,933	14,144	124,275
Tuolumne	36,707	3,916	40,623	7,833	48,456	1,175	47,281	1,958	46,498
Ventura	71,996	54,971	126,966	109,941	236,907	16,491	220,416	27,485	209,422
Yolo	42,848	12,802	55,650	25,603 9,392	81,253	3,840	77,413	6,401	74,852
Yuba	37,246	4,696	41,942		51,335	1,409	49,926	2,348	48,987
Total	\$ 3,700,000	\$ 2,500,000	→	\$ 5,000,000	\$ 11,200,000	750,000	10,450,000	1,250,000	9,950,000

6. Self-Represented Litigants Statewide Support

With a 15% cut, there would be a reduction of \$15,000 for translations of forms and instructions for self-represented litigants. Each form costs approximately \$500 for translation and formatting per language depending on the length of the form and the amount of change. So, on average, 30 translations would not be completed with this proposed cut. These forms have included fee waivers, family law, civil harassment and other areas where courts have requested that forms be translated to minimize the cost of sight interpretation and to provide increased efficiencies in the courts. Most forms are only translated into Spanish due to the cost of translation. As forms are modified, they would not be retranslated. Alternatively, the efforts to provide more videos and audio-video content to assist courts in educating self-represented litigants in a more cost-effective manner could be terminated. A number of courts have made requests for these resources since they do not have the resources to produce them locally. They have indicated that having this information available saves them significant time.

2. 25% Reduction Option(s)

2A.

- 1. CFCC Educational Programs (Table 1, row 1)
 - a. Program/Project Description

The FY 2015–2016 allocation will be used to assist judicial officers and court employees to attend the 2015 Beyond the Bench conference and the Youth Court Summit. Programming is coordinated with CJER and open to all courts.

CFCC Educational Programs provide multidisciplinary and mandatory education for court professionals. These are the only multidisciplinary programs for judicial officers, court professionals, and their partners in child welfare, probation, and family law that also meet mandatory educational requirements.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts A \$22,500 or 25 percent reduction would cut funding for the travel of approximately 54 judicial officers or court staff to Beyond the Bench in 2015 (approximately 25 percent of all judicial officers and court staff who receive travel support). Given that CFCC and CJER now alternate the major juvenile law educational events annually; this means that a significant proportion of judicial officers will not have an opportunity for comprehensive training for nearly two years.

This option would also require the Youth Summit to reduce total event size by 30 attendees or approximately two court teams consisting of judge, court staff and youth representatives.

2. Interactive Software – Self-Rep Electronic Forms (Table 1, row 2)

a. Program/Project Description Funding supports the license to allow all courts to use Law Help Interactive Server and middleware to allow courts to use Hotdocs document assembly programs in self-help centers, family court services offices and through their court website or linked to the California Courts self-help center.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts The Judicial Council has a license which is available for use by all the courts. The cost is projected to be \$40,000 in FY 15-16 for the same level of usage. The remaining \$20,000 has been used to fund consultants to develop and update the Hotdocs programs used by the courts. Similar to "Turbotax," these programs ask questions which litigants can answer which then populate Judicial Council and other necessary forms. The program uses logic which either eliminates or asks additional questions based on previous answers. Typed, legible and complete pleadings are produced along with instructions for service and filing.

Currently, more than 70,000 people use these programs each year in California self-help centers. This translates into less than \$1 for every person served. There are only three court licenses available nationally at the deeply discounted rate that has been provided to the Judicial Council. If the license was not negotiated on a statewide basis, courts would have to develop their own server and middle-ware capacity in order to maintain the programs currently in use. It does not seem wise to cut that capacity.

Two alternative options are proposed for achieving a 25% reduction:

Option A. Continue to pay \$40,000 for license for the server and would reduce available funds to \$5,000 per year for consultants who prepare modifications and enhancements as requested by the courts. At current rate of development, that would address approximately one court request per year. Remaining courts would need to contract directly for updates and enhancements.

Option B. Courts could contribute a prorata share of the cost of the license and development could continue at the current level.

- 3. CFCC Publications (Table 1, row 3)
 - a. Program/Project Description

In FY 2015-2016, the allocation will be used to fund the license to use a proprietary webbased knowledge management tool that was developed specifically for juvenile dependency judges, court staff and dependency stakeholders the *California Dependency Online Guide ("CalDOG")*. The system is used by over 90 percent of judicial officers with dependency court assignments. The *California Dependency Online Guide ("CalDOG")* is available at no cost to all courts statewide. *The California Dependency Online Guide* is a training and information resource used by nearly all of the judicial officers, court staff, and court-appointed attorneys in dependency proceedings across the state and a source of relevant, up-to-date and no-cost information for judicial officers, attorneys, and all professionals working in California's child welfare system. CalDOG provides quality summaries and links to opinions of the most recent state and federal dependency cases, new child welfare and probation regulation and policy guidelines interpreted for the courts, an up-to-date calendar of educational opportunities around the state and new publications and web resources. All material is categorized and searchable by major topics in dependency law. CalDOG's 4,150 subscribers include 270 judges and other judicial officers, 2,330 attorneys, 700 county child welfare workers, and 850 other child welfare professionals including educators, probation officers, tribal representatives, psychologists and others.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts A reduction of \$5,000 or 25% would require CFCC to renegotiate license terms with the vendor. CFCC would suggest that the site be limited to the functionality most used by subscribers: the case law section. Courts would no longer have access to new publications, federal and state guidance, and other documents on the web site. It is also likely that the vendor will not agree to reducing the license cost by this amount, which will necessitate taking down the site and attempting to find other solutions to providing the service. Judicial officers, particularly those from small courts, have communicated to CalDOG staff that because of CalDOG they have been able to reduce the cost of their legal subscriptions and books. Eliminating CalDOG or major functionality would require judicial officers to find other ways of accessing publications.
- 4. Domestic Violence Interpreters Program (Table 1, row 4)
 - a. Program/Project Description

Since interpretation costs have shifted to project 45-45, these funds are solely used for translation of forms and instructional material related to domestic violence. California Code of Civil Procedure section 185(b) requires the Judicial Council to make available to all courts, translations of domestic violence protective order forms in languages other than English, as the Judicial Council deems appropriate. Since 2000, the Judicial Council has translated those forms into Spanish, Vietnamese, Chinese and Korean, based on data regarding requested language interpreters and language needs studies. Since they are statewide forms, it is more cost-efficient to translate once for statewide use rather than have courts go through the expense of translating locally. The area of domestic violence is one where there are regular statutory changes requiring changes to Judicial Council forms and funds are fully used every year for these translations.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts

A 25% cut would leave \$15,000 for these translations. It costs approximately \$500 per language per translated form for translation and formatting depending on the length of the form and how significant the change is.

Two alternative options are proposed for achieving a 15% reduction: Option A: The Judicial Council could translate the forms into fewer languages.

Option B: The Judicial Council could determine not to translate all forms and instructional material. That would potentially pose difficulties for the court by having fewer language resources as the translated forms save time from interpreters and self-help staff having to sight-translate the forms.

- 5. Self-Help Centers (Table 1, row 5)
 - a. Program/Project Description

These funds go directly to trial courts to provide self-help assistance. Over 95% of the funds are used for staffing of the centers. These funds enable self-help centers to serve more than 450,000 persons per year by helping litigants to complete legal forms, explaining the court process and legal issues, and providing referrals for additional assistance.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts With a 25% cut of \$1,250,000, 50,236 fewer people will be served by self-help centers. It is likely that some courts will have to cut back on staff hours or lay staff off if these funds are reduced. These cuts will have a significant impact on court clerks and other court staff as well as judicial officers. One evaluation found that self-help center workshops save \$1.00 for every \$.23 spent. When the court provides one-on-one individual assistance, savings of \$1.00 can be achieved from expenditures ranging from \$.36 to \$.55. If the self-help center also provides assistance to self-represented litigants to help them finish their divorce cases, the court saves \$1.00 for every \$.45 spent. In the evaluation of one program that had to cut self-help services, the number of guardianship continuances went from 7 per year to 402 per year. Clerks reported that they had to spend 45 minutes at the counter with guardianship litigants and that the time was often not productive since they needed more help with their paperwork.

Two alternative options are proposed for achieving a 15% reduction: Option A: Pro rata reduction between the courts based on the current formula which relies on the population in each county. This has the benefit of allowing trial courts an early notification of budget cuts that they would need to address.

Option B: The Judicial Council could develop a new formula for distribution of these funds rather than have them based on population in the county. This would allow for a

more nuanced approach, but would take more time to develop and might appear less equitable than pro rata reduction.

- 6. Self-represented Litigants Statewide Support (Table 1, row 6)
 - a. Program/Project Description

Funds support the California Courts On-Line Self Help Center which is used by over 5 million people per year including updates based on changes in the law and maintaining the Spanish mirror site, for training for court self-help staff and for translations of forms and instructional materials commonly used by self-represented litigants.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts Given the large number of Californians who use the self-help website and rely on it for assistance, it is critical that the site be legally correct and up-to-date. Provision of one statewide self-help website allows the courts to link to those materials rather than developing their own. Training for self-help staff has been dramatically restricted and is now primarily on-line and by co-sponsoring with other organizations. Many courts have asked for additional audio and video resources to be developed for the websites and for use in their self-help centers and courtrooms. These materials can be developed in collaboration with local courts, but require professional services for editing and captioning.

Since unrepresented persons pose special challenges when they do not speak English, this fund has been used to translate Judicial Council forms that are primarily used by self-represented litigants. These include family law forms, fee waivers, small claims and civil harassment. That would potentially pose difficulties for the court by having fewer language resources as the translated forms save time from interpreters and self-help staff having to sight-translate the forms. It costs approximately \$500 per language for translating and formatting a form depending on the length of the form and how significant the change is. Since these are statewide forms, it is more cost-efficient to translate once for statewide use rather than have courts go through the expense of translating locally.

A cut of 25% would be \$25,000. Two alternative options for absorbing that cut would be:

Option A - Eliminate translation of all forms and instructional handouts.

Option B - Eliminate development of audio-visual materials requested by courts for the self-help website and local courts self-help centers as well as approximately 15 forms.

Comparison of the 25% Reduction Options

1. CFCC Programs

Pro rata reduction is considered the only remaining option, since cuts in program cycles and scope have been made in response to prior budget reductions. Statewide programs such as Beyond the Bench and Family Law Education Programs are now offered every other fiscal year rather than annually.

2. Interactive Software - Self-Rep Electronic Forms

This project pays for \$40,000 in a license for all California courts and \$20,000 for consultants to update and adapt the software programs. A 25% cut could come from a \$15,000 cut to the consultants, which would increase the backlog of requests from courts for development of programs. Local courts could potentially contract to purchase this expertise themselves. Since there are only 3 court licenses available nationwide at this reduced cost, it does not seem feasible for local courts to purchase this license on their own, but they could potentially transfer funds to the Judicial Council for a pro rata share of the license. This seems as if would be costly to administer and difficult for courts that are struggling for resources.

3. CFCC Publications

Because all of the allocation is used to support one license, there is no other reduction option but to reduce the funds available for that license.

4. Domestic Violence Interpreters Program

A 25% cut would leave \$15,000 for translations. Each form costs approximately \$500 for translation and formatting per language depending on the length of the form and the amount of change. So, on average, 10 translations would not be completed with this proposed cut. The area of domestic violence is one where there are regular statutory changes requiring changes to Judicial Council forms so these funds have been fully utilized in past years. One option is to translate into fewer languages. As forms are modified, a language might be dropped depending on the costs of translations. This would affect litigants who only spoke the language that was lost. Alternatively, the Judicial Council could determine not to translate all forms and instructional material, and could determine that some materials did not need to be translated. This might be more of a concern in some years than others.

5. Self-Help Centers

A pro rata reduction between the courts based on the current formula which relies on the population in each county. This has the benefit of allowing trial courts an early notification of budget cuts that they would need to address. The Judicial Council could develop a new formula for distribution of these funds rather than have them based on population in the county. This would allow for a more nuanced approach, but would take more time to develop and might appear less equitable than pro rata reduction. Table 4 above shows the level of funding per court under the 15% and 25% reduction scenarios.

6. Self-represented Litigants Statewide Support

With a 25% cut, there would be a reduction of \$25,000 for translations of forms and instructions for self-represented litigants. Each form costs approximately \$500 for translation and formatting per language depending on the length of the form and the amount of change. These forms have included fee waivers, family law, civil harassment and other areas where courts have requested that forms be translated to minimize the cost of sight interpretation and to provide increased efficiencies in the courts. Most forms are only translated into Spanish due to the cost of translation. As forms are modified, they would not be retranslated. Generally, less than \$20,000 has been spent on these translations, so a cut of 25% would also require that the development of audio-video content would also have to be ended. A number of courts have made requests for these resources since they do not have the resources to produce them locally. They have indicated that having this information available saves them significant time.

CJER (Center for Judiciary Education and Research)

The Trial Court Budget Advisory Committee (TCBAC) has requested that CJER provide options for 15% and 25% reductions to its Trial Court Improvement and Modernization Fund (IMF) allocation. The IMF funds the majority of all direct costs associated with education and training for the trial courts, including food and lodging for participants, all costs for faculty, materials, and costs to support distance education. CJER's IMF allocation is divided into five line items, as shown below. Line item #4, *Faculty and Curriculum Development*, is interdependent with the other line items because it funds the costs for faculty who develop and teach the courses funded by line items 1, 2, 3 and 5. The five line items and their FY2014-15 allocations are:

1.	Mandated, Essential & Other Education for Judicial Officers	\$ 841,000
2.	Essential and Other Education for CEOs, Managers, and Supervisors	\$ 46,000
3.	Essential and Other Education for Court Personnel	\$ 92,000
4.	Faculty and Curriculum Development	\$ 288,000
5.	Distance Education	\$ 147,000
		Total \$1,414,000

As with past budget reduction drills, a subcommittee of the CJER Governing Committee worked closely with CJER's Management to review programs currently planned for the second year of the Governing Committee's approved 2014-16 Education Plan and provide direction on what should be reduced, if required. The subcommittee was composed of Justice Ronald Robie (Chair), Judge Ted Weathers and Mr. Michael Roddy. The Governing Committee had intended to seek additional funding this year to increase education for experienced judges. Cuts to CJER's funding over the past several years have disproportionately impacted programming for experienced judges in California.

As a result of the subcommittee's work, four options are provided below for the 15% and 25% reduction scenarios. In each case, Option 1A and Option 2A is a straight percentage cut to each line item. Option 1B and Option 2B is an itemized list of potential reductions to the plan (and their estimated costs) that would result in the event of a full 15% or 25% reduction to the aggregate total of CJER's allocation. The five line items change from year to year, based on the specific programs and products planned for delivery under the approved education plan for that fiscal year. The list of potential reductions is in priority order based on the priorities of the CJER Governing Committee. The CJER Governing Committee recommends Option 1B and 2B, and requests that if reductions must be made, that they be made to the aggregate total of its allocation rather than to the five line items.

Options 1B and 2B are preferred to Options 1A and 2A because they would enable the CJER Governing Committee to exercise its assigned advisory committee role, which is the effective assessment and prioritization of overall education needs. And they would enable CJER to be more efficient in its overall allocation and use of the remaining funding. The items are listed in priority order, with item 1 being the highest recommendation for reduction if necessary.

CJER Chart 1: TO	CBAC March 2015		
Priority Order	Item to Reduce from 2014-16 Education Plan (Year 2)	Total Reduction Value	Notes
1	Primary Assignment Orientations: reduce attendance at PAOs for next fiscal year.	\$44,000	0
2	Criminal Law Institute: eliminate program for next fiscal year.	\$48,500	
3	PJ/CEO Court Management Institute: Limit attendance for next fiscal year.	\$7,500	
4	Core 40 and 24 Courses: Require courts to pay participant lodging costs	\$21,000	
5	Core Leadership Courses: Require courts to pay participant lodging costs.	\$9,000	
6	New Judge Orientation Program: Reduce number of programs for next fiscal year.	\$52,000	
7	Civil & Criminal Evidence : Eliminate one of two courses for next fiscal year.	\$12,000	
8	Probate & Mental Health Experienced Course: eliminate course for next fiscal year.	\$13,000	
9	ICM Programs: Reduce the number of courses offered for next fiscal year.	\$5,000	
	Sub Total 15%	\$212,000	0
10	<i>Primary Assignment Orientations</i> : Reduce attendance by Experienced Judges new to an assignment for next fiscal year.	\$39,000	
11	Primary Assignment Orientations: Eliminate one each of Felony Sentencing Part 1 and Part 2, Homicide Trials, and Death Penalty Trials Courses for next fiscal year.	\$36,000	
12	Complex Civil Litigation Workshop: Eliminate program for next fiscal year.	\$3,000	
13	Trail Court Judicial Attorneys Institute: Eliminate Program for next fiscal year	\$63,000	
	25% Total	\$353,000	0

1. 15% Reduction Option(s)

1A. Pro-Rata Reduction Across All Programs

1. All Programs

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option is not recommended because it would leave some of the line items overfunded and some underfunded to be able to implement the planned education programs for next year. It would force inefficient reductions in areas identified as of higher priority while retaining funding in areas identified as of lower priority. It would also have a disproportionate impact on the Faculty and Curriculum Development line item that funds the costs for faculty who develop and teach the courses funded by line items 1, 2, 3 and 5. It would significantly impact the Court Personnel line item which is planned for an increase next year balanced by an offsetting reduction in another line item (because some institutes are funded from different line items and are offered on a biannual basis. This is why the court personnel line item request in option 1B shows a requested increase). In short, the funding in each line item required to implement the biennial education plan changes from year to year. This means that making pro rata reductions to the line items based on last year's line item amounts would not reflect the needs already planned for the coming year (the second year of the current biannual plan). Finally, this approach would also be the least effective at enabling the Governing Committee to exercise its assigned advisory committee role, which is the effective assessment and prioritization of overall education needs for all judicial branch learners.

1B. 15% Reduction to CJER's Aggregate Total IMF Allocation (Reduction Target \$212,000).

- 1. Mandated, Essential & Other Education for Judicial Officers: *Primary Assignment Orientations* (Table 1, row 11)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$44,000. Reduce attendance at Criminal, Family, Juvenile Dependency, Juvenile Delinquency, Probate, Civil Basic, Civil Limited Jurisdiction and Traffic Primary Assignment Orientation (PAO) courses by 20%. This would reduce total attendance by approximately 50 judges.* The Primary Assignment Orientation courses (PAOs) provide new judges and SJOs with an intense immersion in their new primary assignment (civil, criminal, probate, family, juvenile, traffic, probate) with a heavy emphasis on the nuts and bolts of the assignment, detailed procedures and protocols, as well as classroom exercises designed to test their skills in the assignment. Although this would not impact new judges and subordinate judicial officers (SJOs), it would impact experienced judges who wish to attend to obtain continuing education and experienced

judges returning to the assignment. Fewer judges would be able to attend. It should be noted that the category of "experienced" judges can include judges who have been on the bench for only a short time so long as they have sat in an assignment. Consequently, many experienced judges register for the PAO courses because of the very practical and useful education provided for them in their assignment. And Presiding Judges frequently contact CJER to request that their judges be admitted even after the classes are already full because of the effectiveness of these courses for their judges.

2. Mandated, Essential & Other Education for Judicial Officers: *Criminal Law Institute* (Table 1, row 11) and Faculty and Curriculum Development: *Criminal Law Institute* (Table 1, row 10)

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$44,000 and \$4,500. Eliminate the Criminal Law Institute planned for the next fiscal year.* The impact would primarily be on experienced judges in criminal assignments, reducing education in the area of criminal law. This institute is currently offered every other year and because of previous reductions to statewide institutes, the remaining institutes are considered valuable opportunities for experienced judges to learn from and interact with their peers. The specialized institutes are keyed for those audiences. All of these two day programs typically offer between 12 and 20 courses covering topics of current interest, legal updates, and so forth. Participants frequently comment that the learning environment is greatly enhanced by meeting statewide with their colleagues, because it provides an opportunity to learn about different strategies for dealing with the many challenges faced by judges in the same assignment or by the specific audiences attending the institute.

3. Mandated, Essential & Other Education for Judicial Officers: *PJ/CEO Court Management Program* (Table 1, row 11)

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$7,500. Reduce attendance at the PJ/CEO Court Management Program by limiting attendance to only CEOs, Presiding Judges and Assistant Presiding Judges* This would impact the larger leadership teams that attend the program from some courts. Larger courts, in particular, have larger leadership teams. The PJ/CEO Court Management Program brings together the top leadership in the trial courts for a multi-day education event which focuses on the challenges of managing trial courts (especially in the current environment) as well as focusing on the rewards of creating and building an effective partnership between the Presiding Judge and Court Executive Officer. This is an

especially critical opportunity for new Presiding Judges to begin building a partnership with their CEOs.

4. Essential and Other Education for CEOs, Managers, and Supervisors: *Core 40 courses, Core 40 Part 2 course, and Core 24 courses* (Table 1, row 8)

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$21,000. Eliminate Paid Lodging for Manager/Supervisor Programs, including two (2) Core 40 courses, one (1) Core 40 Part 2 course, and two (2) Core 24 courses.* Courts would have to fund lodging for participants or ask their managers to fund their own lodging, creating a larger impact on those courts which have made significant reductions to their operating budgets.
 - i. Core 40 (5-day course) This is the fundamental supervisory training program for court staff brand new to supervision, and would impact the courts because many experienced court leaders are retiring. Classes are always full; there is high interest in this course.
 - ii. Core 40, Part 2 (3-day course) This new course is intended for experienced trial court supervisors (many of whom stay in this position for many years) where there are no comparable education opportunities.
 - iii. Core 24 (3-day course) The three-day CORE 24 program is designed for experienced managers and takes them through more advanced topics and areas, including topics such as leadership skills, fiscal/budget management and planning, presentation skills, business reengineering, communication, technology, and conflict management. This course is also intended to begin preparing /developing experienced managers for the next phase of their careers in the courts.

5. Essential and Other Education for Court Personnel: CORE leadership and Training Skills Courses (Table 1, row 9)

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$9,000. Eliminate Paid Lodging for two (2) CORE leadership and Training Skills Courses for Court Personnel (3-day course).* Courts would have to fund lodging for participants or ask their staff to fund their own lodging, creating a larger impact on those courts which have made significant reductions to their operating budgets. The Core Leadership and Training Skills Course, also offered regionally and locally, is designed for lead/senior clerks and assistant supervisors. Among other things, this two-day course teaches participants behaviors that contribute to effective leadership, discusses challenges to leading friends and former peers and identifies strategies to meet those challenges, and

identifies approaches to building successful and effective work relationships at all levels of the organization.

- Mandated, Essential & Other Education for Judicial Officers: New Judge Orientation (Table 1, row 11) and Faculty and Curriculum Development: New Judge Orientation (Table 1, row 10)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$36,000 and \$16,000. Reduce the number of budgeted New Judge Orientation Programs to seven (7) instead of (10).* If a large number of new judges were appointed or elected, the budgeted NJO programs would be insufficient to meet the demand and new judges would have to wait longer to attend the program or the class sizes would need to be expanded beyond faculty recommendations. The week-long New Judge Orientation Program is designed to assist new judges and subordinate judicial officers in making the transition from attorney advocates to judicial officers and includes the subject areas of judicial ethics, fairness, and trial management. Program participants focus on ethics, including demeanor, fairness, and courtroom control in this highly interactive program. The number of programs required depends on the number of judicial appointments in a given year. In the past several years, no more than seven (7) programs have been required.
- Mandated, Essential & Other Education for Judicial Officers: Civil & Criminal Evidence Three-Day Course (Table 1, row 11) and Faculty and Curriculum Development: Civil & Criminal Evidence Three-Day Course (Table 1, row 10)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$9,000 and \$3,000. Eliminate one (1) of the two planned Civil & Criminal Evidence Three-Day Courses.* Experienced judges seeking continuing judicial education about evidentiary issues would be impacted. This is a continuing judicial education course designed for judges experienced in Civil and Criminal assignments. It has been very popular among the judiciary and was recently redesigned with an additional day of instruction as a result of feedback from participants.

Mandated, Essential & Other Education for Judicial Officers: Probate and Mental Health Experienced Assignment Course (Table 1, row 11) and Faculty and Curriculum Development: Probate and Mental Health Experienced Assignment Course (Table 1, row 10)

a. Program/Project Description

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$10,500 and \$2,500. Eliminate the Probate and Mental Health Experienced Assignment Course.* The impact of eliminating this course would be reduced education in probate and mental health for experienced trial court judges. This new course was recently added to the current Education Plan by the CJER Governing Committee in response to a recommendation from its Probate Curriculum Committee because unlike the other major assignment areas there is virtually no other live education beyond the introductory PAO and the biennial Institute,. This course is not a PAO (is not required by rule of court) and is primarily designed for judges experienced in a Probate and Mental Health assignment.
- Essential and Other Education for CEOs, Managers, and Supervisors: *ICM programs* (Table 1, row 8) and Faculty and Curriculum Development: *ICM programs* (Table 1, row 10)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce by \$2,000 and \$3,000. Eliminate three ICM programs per year. Reduce the number of courses from twelve (12) to ten (10).* These reductions would mean that it would take longer for court managers to become certified. Also, the process of developing future faculty would be significantly elongated, making faculty recruitment and course delivery increasingly difficult in future and reducing the availability of future courses. The remaining ICM Courses would still be offered. The Institute for Court Management (ICM) courses comprises a series which lead to certification by the National Center for State Courts. The courses serve a dual purpose: (a) to provide relevant education courses for court leaders based on the core competencies identified by the National Association for Court Managers, and (b) to provide this education locally at a significantly reduced cost to courts and participants as compared to the national programs. The series of twelve (12) courses are the primary education offered by CJER which addresses essential functions of court managers.

2. 25% Reduction Option(s)

2A. Pro-Rata Reduction Across All Programs

1. All Programs

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts

This option is not recommended because it would leave some of the line items overfunded and some underfunded to be able to implement the planned education programs for next year .It would force inefficient reductions in areas identified as of higher priority while retaining funding in areas identified as of lower priority. It would also have a disproportionate impact on the Faculty and Curriculum Development line item that funds the costs for faculty who develop and teach the courses funded by line items 1, 2, 3 and 5. It would significantly impact the Court Personnel line item which is planned for an increase next year balanced by an offsetting reduction in another line item (because some institutes are funded from different line items and are offered on a biannual basis). In short, the funding in each line item required to implement the biennial education plan changes from year to year. This means that making pro rata reductions to the line items based on last year's line item amounts would not reflect the needs already planned for the coming year (the second year of the current biannual plan). Finally, this approach would also be the least effective at enabling the Governing Committee to exercise its assigned advisory committee role, which is the effective assessment and prioritization of overall education needs for all judicial branch learners.

2B. 25% Reduction to CJER's Aggregate Total IMF Allocation (Reduction Amount \$353,000)

- 1. Mandated, Essential & Other Education for Judicial Officers: *Primary Assignment Orientations* (Table 1, row 11)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts Reduce the 15% option under 1B by an additional \$39,000. Further reduce attendance at Primary Assignment Orientation courses by limiting the number of judges who are completely new to the assignment in addition to all other experienced judges. The most significant impact would be that experienced judges seeking education about a brand new assignment that they have never been in before may not be able to attend Primary Assignment Courses (PAOs). Many experienced judges register for the PAO courses because of the very practical and useful education provided to them in an area that they are not familiar with. The PAO courses designed for new judges are also available to experienced judges who are moving into a new assignment for the very first time in their career, but those judges are not required to attend the courses provided by CJER.
- 2. Mandated, Essential & Other Education for Judicial Officers: *Primary Assignment Orientations* (Table 1, row 11) and *Faculty* and Curriculum Development: *Primary Assignment Orientations* (Table 1, row 10)
 - a. Program/Project Description

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce the 15% option under 1B by an additional \$30,000 and \$6,000.* Eliminate one iteration (or, one-half) of the Primary Assignment Orientation (PAO) courses for Criminal Law Judges changing assignment, including the Felony Sentencing Part 1, Felony Sentencing Part 2, Homicide Trials and Death Penalty Trials Courses. This would most greatly impact experienced judges returning to the assignment and judges seeking continuing education. There would still be one course available for judges new to the assignment.
 - i. Felony Sentencing Part 1 -- This course provides a comprehensive overview of felony sentencing from basic concepts through second strike sentencing and realignment.
 - ii. Felony Sentencing Part 2 -- This course focuses on discrete sentencing topics and alternative sentencing schemes, including indeterminate terms, third strike sentencing computations, sex crime and one strike sentencing.
 - iii. Death Penalty Trials -- Per rule of court judges who are to hear capital cases are expected to complete this course. This rule of court came about in an attempt to reduce judicial error in these trials, which have a huge impact on the judicial branch and involved parties and justice system partners.
 - iv. Homicide Trials -- This course is intended for experienced criminal judges and explores the complexities and nuances of homicide trials.

3. Mandated, Essential & Other Education for Judicial Officers: *Complex Civil Litigation Workshop* (Table 1, row 11)

- a. Program/Project Description
- b. Description of the Reduction and, If Possible, Impact on the Trial Courts *Reduce the 15% option under 1B by an additional \$3,000. Eliminate the Complex Civil Litigation Workshop.* The impact would be on experienced judges in the pilot complex civil courts and a small number of additional experienced judges in a civil assignment. This is an annual continuing judicial education course designed for judges experienced in a complex civil litigation assignment. It also provides a valuable opportunity for peer education among experienced judges. There are few other opportunities for education in the area of complex civil law.
- 4. Essential and Other Education for Court Personnel: *Trial Judicial Attorneys Institute* (Table 1, row 9) and Faculty and Curriculum Development: *Trial Judicial Attorneys Institute* (Table 1, row 10)
 - a. Program/Project Description
 - b. Description of the Reduction and, If Possible, Impact on the Trial Courts

Reduce the 15% option under 1B by an additional \$55,000 and \$8,000. Eliminate the Trial Judicial Attorneys Institute for next fiscal year. The trial judicial attorneys would be impacted because they do not receive any other specialized education developed by CJER for their work and other available legal education that meets their MCLE requirements is not as relevant to their judicial branch work. The 2 1/2 day Trial Court Judicial Attorneys Institute (TCJAI) is offered on a biannual basis. TCJAI is typically attended by research attorneys employed by the trial courts throughout the state and offers a wide variety of education in the major judicial assignments of criminal, family, dependency, delinquency and civil law.

Court Operations Services

Court Operations Services (COS) office recognizes the difficult situation the judicial branch faces this fiscal year with regards to the shortfall in IMF funds. As requested, COS has completed the task of identifying means to achieve an overall 15 & 25 % reduction. The four options are:

1A. A strategic office approach to meet the proposed 15% reduction

- o 21% reduction to CIP Testing, Development, Recruitment and Education
- o 0% reduction to the JusticeCorps Program
- o 15% reduction to *Trial Court Performance Measures*
- o 19% reduction of the Trial Court Security Grants
- 1B. A 15% reduction across each program
- 2A. A strategic office approach to the meet the proposed 25% reduction
 - o 21% reduction to CIP Testing, Development, Recruitment and Education
 - o 0% reduction to the JusticeCorps Program
 - o 25% reduction *Trial Court Performance Measures*
 - o 33% reduction of the *Trial Court Security Grants*
- 2B. A 25% reduction across each program

1. 15% Reduction Option(s)

1A. A strategic office approach to meet the proposed 15% reduction

- 2. *CIP Testing, Development, Recruitment and Education* {2014-2015 allocation, \$168,000} (Table 1, row 14)
 - a. Program/Project Description
 Since the start of the 2014-15 fiscal year, there have been two significant changes that
 impact the Court Interpreter Program: 1) The Judicial Council adopted the *Strategic Plan*

for Language Access in the California Courts on January 22, 2015, outlining full language accessibility for limited English proficient (LEP) court users, and 2) Passage of a new law that affects the provision and use of court interpreters, which enables courts to provide interpreters to LEP parties without regard to income, and establishes priorities of case types. Together, these changes have substantially increased the need for language access services, which in turn increases the demand for more certified and registered interpreters.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option reflects a 21% reduction, totaling \$28,000. This level of funding would be the same as fiscal year 2013-14 allocation of \$140,000. In order to accommodate this reduction, the program would limit costs associated with outreach, recruitment and training, which may mean suspension of certain outreach activities, resulting in a direct impact to the court's ability to provide qualified interpreters to meet the needs of LEP court users The program will try to mitigate the impact to the courts through outreach measures that are less costly.
- 3. *JusticeCorps (Court Access and Education)* {2014-2015 allocation, \$347,600} (Table 1, row 15)
 - a. Program/Project Description

Each year, JusticeCorps members help self-represented litigants complete over 100,000 legal forms accurately and completely, contributing significantly to more efficient court operations. The JusticeCorps members provide services that would either have to be ended (to the detriment of the public) or otherwise fall to already strained self-help staff, freeing up staff to concentrate on more complex litigant issues and center-wide operations. Seven courts currently operate a JusticeCorps program: Santa Clara, San Francisco, San Mateo and Contra Costa, Los Angeles, Alameda and San Diego. All IMF funding goes directly to Los Angeles, Alameda and San Diego as fiscal agents for the program to help them meet the required matching funds to draw down the AmeriCorps funding for the program.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
 This option reflects no reduction of IMF funds associated with the JusticeCorps
 program. All IMF funds allocated to the JusticeCorps program are distributed directly to
 the courts to meet their matching funds requirement.

The program cannot sustain any reduction to its allocation because it would directly affect the participating courts' ability to pay staff and continue program operations according to the program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers. Because the IMF funds act as a match commitment we have made in our grant application, any reduction may jeopardize our AmeriCorps grant.

The superior courts of Los Angeles, Alameda, and San Diego counties receive the entirety of the program's yearly allocation, budgeting the majority to support court staff positions dedicated 100% to the JusticeCorps program. These staffing costs, and other operating costs supported by IMF funds, make up the required program match that each participating court and the Judicial Council commit to in order to receive the \$850,000 federal AmeriCorps grant. Additionally, several courts have expressed interest in participating in JusticeCorps – with that in mind, we plan to request a modest increase in funding this year to make it possible for more courts and self-represented litigants to benefit statewide.

4. *Trial Court Performance Measures* {2014-2015 allocation, \$13,000} (Table 1, row 16)

a. Program/Project Description

The Workload Assessment Advisory Committee (WAAC) is charged with updating the workload models which serve as a critical component to the Workload-based Allocation Funding Model (WAFM). The funding is used to support in person meetings of WAAC. The committee is beginning the work leading up to the next workload study, and the complex nature of the group's work is such that having an appropriate number of inperson meetings allows the group to carry out its charge more effectively and in a less time consuming manner than could be accomplished solely with telephonic or video meetings.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts
 This option reflects a 15% reduction, totaling \$1,950 for FY 2015-16, which would
 reduce travel cost reimbursement to the courts thus limiting their ability to fully
 participate in critical meetings. The office will try to identify other funding for 15-16 to
 support this need.
- 4. *Trial Court Security Grants* {2014-2015 allocation, \$1,200,000} (Table 1, row 17)
 - a. Program/Project Description

IMF funds are used for the purchase and maintenance of court video surveillance (cameras), access systems, duress alarm systems and other security enhancements, such as ballistic glass, critical fencing, and secured parking for bench officers.

The maintenance of security systems in capital projects, including large systems such as the San Bernardino courthouse, has been added as the warranties on these systems expire. An additional 9 courthouses will be opening within the next year, the systems for 8 of which will be out of warranty by the end of FY 2015-16, and will be added to the maintenance portfolio. Maintenance costs are expected to increase by approximately \$100,000 in the next year due to normal cost increases and the addition of the systems in these new facilities.

A BCP was submitted to request additional funds to address the maintenance and repair of security systems that are not currently being maintained or have no identified funding source for maintenance. If the BCP is not approved, the Trial Court Security Grant Program will be forced to absorb additional maintenance and system replacement costs.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
This option reflects a 19% reduction of the funding for Trial Court Security Grants, totaling \$229,340. For fiscal year 2014-15, approximately 50 projects, including maintenance, will be funded. However funds for 19 needed projects were not available, and those were deferred to 2015-16. Annual maintenance costs for existing systems are expected to increase to approximately \$400,000 and the 19 projects deferred from the current year total approximately \$500,000, leaving no funds available to address urgent requests and projects that have not been identified. A cut of this magnitude will significantly impact the ability to respond to court requests and emergencies such as catastrophic system failure. There is no additional funding for this grant program; projects will need to be eliminated.

1B. A 15% reduction across each program

- 5. *CIP Testing, Development, Recruitment and Education* {2014-2015 allocation, \$168,000} (Table 1, row 14)
 - a. Program/Project Description

Since the start of the 2014-15 fiscal year, there have been two significant changes that impact the Court Interpreter Program: 1) The Judicial Council adopted the *Strategic Plan for Language Access in the California Courts* on January 22, 2015, outlining full language accessibility for limited English proficient (LEP) court users, and 2) Passage of a new law that affects the provision and use of court interpreters, which enables courts to provide interpreters to LEP parties without regard to income, and establishes priorities of case types. Together, these changes have substantially increased the need for language access services, which in turn increases the demand for more certified and registered interpreters.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts **This option reflects a 15% reduction of \$25,200.**

This level of funding would be nearly the same as the fiscal year 2013-14 allocation of \$140,000. In order to accommodate this reduction, the program would limit costs associated with outreach, recruitment and training, which may mean suspension of certain outreach activities, resulting in a direct impact to the court's ability to provide

qualified interpreters to meet the needs of LEP court users. The program will try to mitigate the impact to the courts through outreach measures that are less costly.

- 6. *JusticeCorps (Court Access and Education)* {2014-2015 allocation, \$347,600} (Table 1, row 15)
 - a. Program/Project Description

Each year, JusticeCorps members help self-represented litigants complete over 100,000 legal forms accurately and completely, contributing significantly to more efficient court operations. The JusticeCorps members provide services that would either have to be ended (to the detriment of the public) or otherwise fall to already strained self-help staff, freeing up staff to concentrate on more complex litigant issues and center-wide operations. Seven courts currently operate a JusticeCorps program: Santa Clara, San Francisco, San Mateo and Contra Costa, Los Angeles, Alameda and San Diego. All IMF funding goes directly to Los Angeles, Alameda and San Diego as fiscal agents for the program to help them meet the required matching funds to draw down the AmeriCorps funding for the program.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
This option reflects a 15% reduction of \$52,140, which would directly affect the
participating courts' ability to pay staff and continue program operations according to the
program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers.
Because the IMF funds act as a match commitment we have made in our grant
application, any reduction may jeopardize our AmeriCorps grant.

The program cannot sustain any reduction to its allocation because it would directly affect the participating courts' ability to pay staff and continue program operations according to the program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers. Because the IMF funds act as a match commitment we have made in our grant application, any reduction may jeopardize our AmeriCorps grant.

The superior courts of Los Angeles, Alameda, and San Diego counties receive the entirety of the program's yearly allocation, budgeting the majority to support court staff positions dedicated 100% to the JusticeCorps program. These staffing costs, and other operating costs supported by IMF funds, make up the required program match that each participating court and the Judicial Council commit to in order to receive the \$850,000 federal AmeriCorps grant. Additionally, several courts have expressed interest in participating in JusticeCorps – with that in mind, we plan to request a modest increase in funding this year to make it possible for more courts and self-represented litigants to benefit statewide.

3. Trial Court Performance Measures {2014-2015 allocation, \$13,000} (Table 1, row 16)

a. Program/Project Description

The Workload Assessment Advisory Committee (WAAC) is charged with updating the workload models which serve as a critical component to the Workload-based Allocation Funding Model (WAFM). The funding is used to support in person meetings of WAAC. The committee is beginning the work leading up to the next workload study, and the complex nature of the group's work is such that having an appropriate number of inperson meetings allows the group to carry out its charge more effectively and in a less time consuming manner than could be accomplished solely with telephonic or video meetings.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts
 This option reflects a 15 % reduction of \$1,950, which would reduce travel cost
 reimbursement to the courts thus limiting their ability to fully participate in critical
 meetings.
- 4. *Trial Court Security Grants* {2014-2015 allocation, \$1,200,000} (Table 1, row 17)

a. Program/Project Description

IMF funds are used for the purchase and maintenance of court video surveillance (cameras), access systems, duress alarm systems and other security enhancements, such as ballistic glass, critical fencing, and secured parking for bench officers.

The maintenance of security systems in capital projects, including large systems such as the San Bernardino courthouse, has been added as the warranties on these systems expire. An additional 9 courthouses will be opening within the next year, the systems for 8 of which will be out of warranty by the end of FY 2015-16, and will be added to the maintenance portfolio. Maintenance costs are expected to increase by approximately \$100,000 in the next year due to normal cost increases and the addition of the systems in these new facilities.

A BCP was submitted to request additional funds to address the maintenance and repair of security systems that are not currently being maintained or have no identified funding source for maintenance. If the BCP is not approved, the Trial Court Security Grant Program will be forced to absorb additional maintenance and system replacement costs.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts 15% Reduction Scenario:
This antion reflects a 15% reduction of \$180,000. For fixed war 2014,15

This option reflects a 15% reduction of \$180,000. For fiscal year 2014-15, approximately 50 projects, including maintenance, will be funded. However funds for 19 needed projects were not available, and those were deferred to 2015-16. Annual

maintenance costs for existing systems are expected to increase to approximately \$400,000 and the 19 projects deferred from the current year total approximately \$500,000, leaving no funds available to address urgent requests and projects that have not been identified. A cut of this magnitude will significantly impact the ability to respond to court requests and emergencies such as catastrophic system failure. There is no additional funding for this grant program; projects will need to be eliminated.

2. 25% Reduction Option(s)

2A. A strategic office approach to the meet the proposed 25% reduction

- 1. *CIP Testing, Development, Recruitment and Education* {2014-2015 allocation, \$168,000} (Table 1, row 14)
 - a. Program/Project Description

Since the start of the 2014-15 fiscal year, there have been two significant changes that impact the Court Interpreter Program: 1) The Judicial Council adopted the *Strategic Plan for Language Access in the California Courts* on January 22, 2015, outlining full language accessibility for limited English proficient (LEP) court users, and 2) Passage of a new law that affects the provision and use of court interpreters, which enables courts to provide interpreters to LEP parties without regard to income, and establishes priorities of case types. Together, these changes have substantially increased the need for language access services, which in turn increases the demand for more certified and registered interpreters.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option reflects a 21% reduction, totaling \$28,000. This level of funding would be the same as fiscal year 2013-14 allocation of \$140,000. In order to accommodate this reduction, the program would limit costs associated with outreach, recruitment and training, which may mean suspension of certain outreach activities, resulting in a direct impact to the court's ability to provide qualified interpreters to meet the needs of LEP court users The program will try to mitigate the impact to the courts through outreach measures that are less costly.
- JusticeCorps (Court Access and Education) {2014-2015 allocation, \$347,600} (Table 1, row 15)
 - a. Program/Project Description

Each year, JusticeCorps members help self-represented litigants complete over 100,000 legal forms accurately and completely, contributing significantly to more efficient court operations. The JusticeCorps members provide services that would either have to be ended (to the detriment of the public) or otherwise fall to already strained self-help staff,

freeing up staff to concentrate on more complex litigant issues and center-wide operations. Seven courts currently operate a JusticeCorps program: Santa Clara, San Francisco, San Mateo and Contra Costa, Los Angeles, Alameda and San Diego. All IMF funding goes directly to Los Angeles, Alameda and San Diego as fiscal agents for the program to help them meet the required matching funds to draw down the AmeriCorps funding for the program.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
 This option reflects no reduction of IMF funds associated with the JusticeCorps
 program. All IMF funds allocated to the JusticeCorps program are distributed directly to
 the courts to meet their matching funds requirement.

The program cannot sustain any reduction to its allocation because it would directly affect the participating courts' ability to pay staff and continue program operations according to the program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers. Because the IMF funds act as a match commitment we have made in our grant application, any reduction may jeopardize our AmeriCorps grant.

The superior courts of Los Angeles, Alameda, and San Diego counties receive the entirety of the program's yearly allocation, budgeting the majority to support court staff positions dedicated 100% to the JusticeCorps program. These staffing costs, and other operating costs supported by IMF funds, make up the required program match that each participating court and the Judicial Council commit to in order to receive the \$850,000 federal AmeriCorps grant. Additionally, several courts have expressed interest in participating in JusticeCorps – with that in mind, we plan to request a modest increase in funding this year to make it possible for more courts and self-represented litigants to benefit statewide.

- 3. *Trial Court Performance Measures* {2014-2015 allocation, \$13,000} (Table 1, row 16)
 - a. Program/Project Description

The Workload Assessment Advisory Committee (WAAC) is charged with updating the workload models which serve as a critical component to the Workload-based Allocation Funding Model (WAFM). The funding is used to support in person meetings of WAAC. The committee is beginning the work leading up to the next workload study, and the complex nature of the group's work is such that having an appropriate number of inperson meetings allows the group to carry out its charge more effectively and in a less time consuming manner than could be accomplished solely with telephonic or video meetings.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts

This option reflects a 25% reduction, totaling \$3,250, which would reduce travel cost reimbursement to the courts thus limiting their ability to fully participate in critical meetings. The office will try to identify other funding for 15-16 to support this need.

4. Trial Court Security Grants {2014-2015 allocation, \$1,200,000} (Table 1, row 17)

a. Program/Project Description

IMF funds are used for the purchase and maintenance of court video surveillance (cameras), access systems, duress alarm systems and other security enhancements, such as ballistic glass, critical fencing, and secured parking for bench officers.

The maintenance of security systems in capital projects, including large systems such as the San Bernardino courthouse, has been added as the warranties on these systems expire. An additional 9 courthouses will be opening within the next year, the systems for 8 of which will be out of warranty by the end of FY 2015-16, and will be added to the maintenance portfolio. Maintenance costs are expected to increase by approximately \$100,000 in the next year due to normal cost increases and the addition of the systems in these new facilities.

A BCP was submitted to request additional funds to address the maintenance and repair of security systems that are not currently being maintained or have no identified funding source for maintenance. If the BCP is not approved, the Trial Court Security Grant Program will be forced to absorb additional maintenance and system replacement costs.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
This option reflects a 33% reduction, totaling \$400,900. For fiscal year 2014-15, approximately 50 projects, including maintenance, will be funded. However funds for 19 needed projects were not available, and those were deferred to 2015-16. Annual maintenance costs for existing systems are expected to increase to approximately \$400,000 and the 19 projects deferred from the current year total approximately \$500,000, leaving no funds available to address urgent requests and projects that have not been identified. A cut of this magnitude will significantly impact the ability to respond to court requests and emergencies such as catastrophic system failure. There is no additional funding for this grant program; projects will need to be eliminated.

2B. A 25% reduction across each program

- 1. CIP Court Interpreter Program Testing, Development, Recruitment and Education (Table 1, row 14)
 - a. Program/Project Description

Since the start of the 2014-15 fiscal year, there have been two significant changes that impact the Court Interpreter Program: 1) The Judicial Council adopted the *Strategic Plan for Language Access in the California Courts* on January 22, 2015, outlining full language accessibility for limited English proficient (LEP) court users, and 2) Passage of a new law that affects the provision and use of court interpreters, which enables courts to provide interpreters to LEP parties without regard to income, and establishes priorities of case types. Together, these changes have substantially increased the need for language access services, which in turn increases the demand for more certified and registered interpreters.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts

This option reflects a 25% reduction of \$42,000

This level of funding would take the funding below the fiscal year 2013-14 allocation of \$140,000. In order to accommodate this reduction, the program would limit costs associated with outreach, recruitment and training, which may mean suspension of certain outreach activities, resulting in a direct impact to the court's ability to provide qualified interpreters to meet the needs of LEP court users. In light of the increased expectations on the program, with the scrutiny of the US Department of Justice and the adoption of the Strategic Plan for Language Access in the California Courts, a reduction of this magnitude would put the program at serious risk.

JusticeCorps (Court Access and Education) {2014-2015 allocation, \$347,600} (Table 1, row 15)

a. Program/Project Description

Each year, JusticeCorps members help self-represented litigants complete over 100,000 legal forms accurately and completely, contributing significantly to more efficient court operations. The JusticeCorps members provide services that would either have to be ended (to the detriment of the public) or otherwise fall to already strained self-help staff, freeing up staff to concentrate on more complex litigant issues and center-wide operations. Seven courts currently operate a JusticeCorps program: Santa Clara, San Francisco, San Mateo and Contra Costa, Los Angeles, Alameda and San Diego. All IMF funding goes directly to Los Angeles, Alameda and San Diego as fiscal agents for the program to help them meet the required matching funds to draw down the AmeriCorps funding for the program.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts
This option reflects a 25% reduction of \$86,900, which may result in the elimination of the program in one or more of the participating courts, which would directly affect the participating courts' ability to pay staff and continue program operations according to the program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers. Because the IMF funds act as a match commitment we have made in our grant application, any reduction may jeopardize our AmeriCorps grant.

The program cannot sustain any reduction to its allocation because it would directly affect the participating courts' ability to pay staff and continue program operations according to the program design approved by the statewide AmeriCorps funder, CaliforniaVolunteers. Because the IMF funds act as a match commitment we have made in our grant application, any reduction may jeopardize our AmeriCorps grant.

The superior courts of Los Angeles, Alameda, and San Diego counties receive the entirety of the program's yearly allocation, budgeting the majority to support court staff positions dedicated 100% to the JusticeCorps program. These staffing costs, and other operating costs supported by IMF funds, make up the required program match that each participating court and the Judicial Council commit to in order to receive the \$850,000 federal AmeriCorps grant. Additionally, several courts have expressed interest in participating in JusticeCorps – with that in mind, we plan to request a modest increase in funding this year to make it possible for more courts and self-represented litigants to benefit statewide.

- 3. *Trial Court Performance Measures* {2014-2015 allocation, \$13,000} (Table 1, row 16)
 - a. Program/Project Description

The Workload Assessment Advisory Committee (WAAC) is charged with updating the workload models which serve as a critical component to the Workload-based Allocation Funding Model (WAFM). The funding is used to support in person meetings of WAAC. The committee is beginning the work leading up to the next workload study, and the complex nature of the group's work is such that having an appropriate number of inperson meetings allows the group to carry out its charge more effectively and in a less time consuming manner than could be accomplished solely with telephonic or video meetings.

- b. Description of the Reduction and, If Possible, Impact on the Trial Courts
 This option reflects a 25% reduction of \$3,250, which would eliminate travel cost
 reimbursement to the courts thus limiting their ability to fully participate in critical
 meetings.
- 4. *Trial Court Security Grants* {2014-2015 allocation, \$1,200,000} (Table 1, row 17)
 - a. Program/Project Description

IMF funds are used for the purchase and maintenance of court video surveillance (cameras), access systems, duress alarm systems and other security enhancements, such as ballistic glass, critical fencing, and secured parking for bench officers.

The maintenance of security systems in capital projects, including large systems such as the San Bernardino courthouse, has been added as the warranties on these systems expire. An additional 9 courthouses will be opening within the next year, the systems for 8 of which will be out of warranty by the end of FY 2015-16, and will be added to the maintenance portfolio. Maintenance costs are expected to increase by approximately \$100,000 in the next year due to normal cost increases and the addition of the systems in these new facilities.

A BCP was submitted to request additional funds to address the maintenance and repair of security systems that are not currently being maintained or have no identified funding source for maintenance. If the BCP is not approved, the Trial Court Security Grant Program will be forced to absorb additional maintenance and system replacement costs.

b. Description of the Reduction and, If Possible, Impact on the Trial Courts This option reflects a 25% reduction of \$300,000, which would negatively impact the security of the courts. For fiscal year 2014-15, approximately 50 projects, including maintenance, will be funded. However funds for 19 needed projects were not available, and those were deferred to 2015-16. Annual maintenance costs for existing systems are expected to increase to approximately \$400,000 and the 19 projects deferred from the current year total approximately \$500,000, leaving no funds available to address urgent requests and projects that have not been identified. A cut of this magnitude will significantly impact the ability to respond to court requests and emergencies such as catastrophic system failure. There is no additional funding for this grant program; projects will need to be eliminated.

Leadership Services Division

Audit Services

1. 15% Reduction Option(s)

1A.

1. Audit Contract (Table 1, row 25)

a. Program/Project Description

The \$150,000 allocated to the Audit Contract represents monies utilized to cover the possibility of contracting out to an audit firm/entity to cover either special projects that are requested by a superior court or approximately two regular court audits. The two audits that would allow Audit Services to reach its annual audit average of ten superior court audits that would meet the required six year cycle of the superior courts. Without the two audits from the contract, Audit Services is adjusting schedules and scopes to attempt to accomplish the six year cycle with current staffing levels.

Attachment 8

Attachment 4D

b. Description of the Reduction Reduction of the entire \$150,000. In order to accommodate annual budgetary reductions Audit Services has not used the \$150,000 for the last two fiscal years. This allows the Audit Services to retain the judicial council staff (4) that it has which is funded by the IMF.

2. 25% Reduction Option(s)

2A.

- 1. Audit Contract (Table 1, row 25)
 - a. Program/Project Description Same as under Option 1A.
 - b. Description of the Reduction Same as under Option 1A.

2. Audit Services (Table 1, row 26)

a. Program/Project Description

The \$150,000 allocated to the Audit Contract represents monies utilized to cover the possibility of contracting out to an audit entity to cover either special projects that are requested by a superior court or more importantly the approximately two regular court audits that would allow Audit Services to reach its annual audit average goal of ten superior court audits that allows for the six year cycle of the superior courts. Without the two audits from the contract, Audit Services is adjusting schedules and scopes to attempt to accomplish the six year cycle with current staffing levels.

b. Description of the Reduction

There are only really three budget lines that allow discretion (personnel services, travel, and training). A staff reduction of one staff person would allow the reduction target to be met and would minimally impact the other two minor categories. This staff reduction would affect the audit cycle explained above. The two minor categories are travel and training. Travel is required for the work to be accomplished and is constantly reviewed to minimize cost. Training is de minimus.

Legal Services

1. 15% Reduction Option(s)

1A.

1. Complex Civil Litigation Program (Table 1, row 41)

- a. Program/Project Description
- b. Description of the Reduction Reduction of \$1,123,455 (28%) from the Complex Civil Litigation Program. The Complex Civil Litigation Program in Alameda, Contra Costa, Los Angeles, Orange, San Francisco and Santa Clara are currently funded through the program.

2. Litigation Management Program (Table 1, row 44)

- a. Program/Project Description
- b. Description of the Reduction Reduction of \$400,000 (8.9%), from \$4,500,000 to \$4,100,000. The total expenditure from this fund has historically been under \$4,000,000.

3. Trial Courts Transactional Assistance Program (Table 1, row 47)

- a. Program/Project Description: Since 2004, TCTAP funds have been used to assist the trial courts through the provision of outside counsel for (1) labor arbitration matters, complaints before the Public Employment Relations Board (PERB), and significant administrative matters, e.g., claims and hearings before the Employment Development Department and the Labor Commissioner; (2) major transactions involving information services and finance; (3) significant transactional matters; and (4) as necessary, tax, employee benefit-related, and other legal advice where LS does not have the needed expertise.
- b. Description of the Reduction Reduction of \$200,000 (44.3%), from \$451,000 to \$251,000.

Based upon prior expenditures of TCTAP funds for attorney fees in the various listed categories, a reduction of \$200,000 in the TCTAP allocation would result in the following reduction of services:

TCTAP would no longer fund outside counsel for arbitrations and administrative hearings except where Legal Services determines that the matter may have important statewide implications or precedential consequences; TCTAP would continue to fund outside counsel for all PERB matters, which concern alleged violations of the Trial court employee Protection and Governance Act (Govt. Code, § 71600 et seq.) or the Trial Court Interpreter Employment and Labor Relations Act (Govt. Code, § 71800 et seq.) and therefore are likely to have statewide or precedential consequences;

TCTAP would continue to fund outside counsel for major transactions involving information services and finance, significant transactional matters, and, as necessary, legal advice on tax, employee benefits, and other matters where LS does not have the needed expertise.

Legal Services attorneys would continue to provide advice and legal services to the trial courts on labor arbitration and administrative matters; such legal services may include representation of the courts in arbitrations and administrative hearings, as appropriate and consistent with LS attorney workload and the discretion of LS.

1**B**.

1. Complex Civil Litigation Program (Table 1, row 41)

- a. Program/Project Description
- b. Description of the Reduction This option reduces the Complex Civil Litigation Program in the amount of \$1, 723,455.

2. 25% Reduction Option(s)

2A.

1. Alternative Dispute Resolution Centers (Table 1, row 40)

- a. Program/Project Description: This program contracts for the development of materials to help support court-connected ADR programs across the state. The reduction would eliminate the program.
- b. Description of the Reduction Reduction of \$75,000, the entire allocation to this program.

2. Complex Civil Litigation Program (Table 1, row 41)

- a. Program/Project Description
- b. Description of the Reduction

Reduction of \$2,180,324 (54%). The Program currently funds the program in 6 courts; Alameda, Contra Costa, Los Angeles, Orange, San Francisco and Santa Clara.

3. Litigation Management Program (Table 1, row 44)

- a. Program/Project Description
- b. Description of the Reduction Reduction of \$200,000 (44.3%), from \$451,000 to \$251,000.. Same as 1A 2 above.

4. Subscription Costs-Judicial Conduct Reporter (Table 1, row 46)

a. Program/Project Description

Program provides for four quarterly issues of the Judicial Conduct Reporter. Each of the four editions is distributed to every judicial officer electronically through court administration.

b. Description of Reduction Reduction of \$17,100, resulting in the elimination of the service.

5. Trial Courts Transactional Assistance Program (Table 1, row 47)

- a. Program/Project Description
- b. Description of the Reduction Reduction of \$400,000 (8.4%), from \$4,000,000. Same as 1A 3 above.

2B.

- Complex Civil Litigation Program (Table 1, row 41)

 a. Program/Project Description
 - b. Description of the Reduction Reduction of \$2,872,424 (71.7%). The Program currently funds the program in 6 courts; Alameda, Contra Costa, Los Angeles, Orange, San Francisco, and Santa Clara.

Attachment 8

Attachment 4E

Information Regarding Phoenix Program, Regional Office Assistance Group, and IT Staff and Consultants

Phoenix Program

There are currently 10 courts on the Phoenix HR System. There are 10 FTEs in the Phoenix Human Resources Services unit. This unit is fully funded by the 10 courts utilizing the Phoenix HR/Payroll System via TCTF Reimbursements. The unit's budget is \$1,349,000. Any funds not expended during a fiscal year are returned to the Phoenix HR courts proportionately.

There are 90.88 FTE's in the Phoenix Program, 58.88 of which are funded by the IMF.

Phoenix Program Units with IMF Positions	Support Finance	Support HR	Support Both Finance & HR
Treasury Services	11.88		
Phoenix Purchasing Support	3		
General Ledger and Reports	10		
Accounts Payable	8		
Payroll Financial Services			10
Production Support	2	4	3
ITSO ERP Unit			7

Of the 58.88 FTE's, there are 20 staff that support both the Finance and HR components of the Phoenix Program. The time spent on either component fluctuates greatly as priorities change and a firm percentage cannot be assigned. Projects and workload for both components are primarily determined by court needs and events that include:

- Changes made to the Phoenix System based on court negotiations for third party benefit providers;
- Permissions for system access updated continually as court staff is hired, promoted, demoted, or separates;
- Trouble tickets generated by system users can originate from issues in either component;
- New legislation may affect system configuration in both areas;
- Development of new reports generated by the system for either component;
- Federal and state tax laws and changes in regulations;
- Direct support of day-to-day processing of financial and payroll activities despite the different payroll solutions used by the trial courts (e.g., Phoenix System, ADP, county, or private provider);
- Assistance with payroll analysis, banking, payment and tax services, liability account maintenance, and health benefit reconciliations;
- System upgrades and adjustments are continual, as with any software; and,
- Regular system maintenance is required and ongoing for both components.

Although no firm percentage can be assigned to staff supporting both the Finance and HR components of the Phoenix Program because of the unpredictability of area-specific workload, it can be noted that 18 percent of courts utilize the Phoenix HR/Payroll system. A total of 19 percent of court staff statewide utilizes the payroll system. All 58 courts utilize the financial component of the system and the day-to-day services provided by program staff.

Regional Office Assistance Group

EMPLOYEES	FUNCTIONS
Andrea McCann	Legal Opinions (Sacramento office): Provides oral and written legal advice to the trial courts on issues related to court administration, with specific expertise in the areas of criminal law, grand juries, election day issues for trial courts, and the collection of court ordered debt by trial courts.
Margaret Hastings	Transactions and Business Operations (Sacramento office): Legal counsel to the trial courts in all aspects of business transactions and procurements of goods and services, including settlement of non-litigated disputes and application of the Judicial Branch Contract Law, public record requests, and open meetings requirements
Steve Crooks	Labor and Employment (Sacramento office): Legal counsel to the trial courts in the areas of labor and employment law, with specific expertise in benefits and pension issues, administrative proceedings before the EEOC and DFEH, and judicial conflicts of interest and other issues arising under the Political Reform Act.
Dee Ann Gage	Administrative Support: Provides administrative support to attorneys in the Sacramento office. Additional responsibilities include formatting the judicial branch contracting manual, training support staff and the preparation of formal legal opinions.
Oliver Cheng	Transactions and Business Operations (Burbank office): Legal counsel to trial courts in all aspects of business transactions and procurements of goods and services, including settlement of non-litigated disputes and application of the Judicial Branch Contract Law, public record requests, and open meetings requirements
Patrick Sutton	Labor and Employment (Burbank office): Legal counsel to the trial courts in the areas of labor and employment law, with specific expertise in PERB matters.

John SnyderAdministrative Support: Provides administrative support to attorneys
in the Burbank office. Additional responsibilities include the bi-annual
processing of superior court local rules, maintaining the Legal Opinion
Library on Serranus, and preliminary legal research for attorneys.

Information Technology Programs

	Program	FTE's	Consultants
1	Adobe LiveCycle	0 FTEs	0 consultants
2	CCPOR	2.0 FTEs: 1 senior business systems analyst, 1 senior application development analyst	1 consultant: 1 IT program manager
3	CCTC	11.0 FTEs: 1 senior manager; 2 supervising IS analysts, 4 senior business systems analysts, 1 staff analyst II, 1 administrative coordinator II, 2 senior technical analysts	6 consultants: 1 infrastructure architect, 2 technical analysts, 2 network engineers, 1 IT program manager
4	CLETS	1.0 FTE: 1 business systems analyst	.5 consultant: .5 technical analyst
5	DI	3.0 FTEs: 1 IS manager, 1senior business systems analyst,1 senior technial analyst	3.5 consultants: 1 IT project manager,2 Sr. TIBCO Engineers, .5 TechnicalAnalyst
6	EPP	0 FTEs	1 consultant: 1 enterprise architect
7	ETMS	0 FTEs	1 consultant: 1 technical analyst
8	ICMS	0 FTEs	3.5 consultants: 1 technical analyst, .6 IT project manager, 1 sr. business applications anaylst, .9 service delivery manager
9	JPO&E	1.0 FTE: 1 IS manager	1 consultant: 1 senior business systems analyst
10	Jury	0 FTEs	0 consultants
11	Telecom	0 FTEs	3 consultants: 1 IT project manager, 2 network engineers
12	UCFS	2.0 FTEs: 1 senior business systems analyst, 1 senior application development analyst	0 consultants

Program	FTE's	Consultants
CMS V2	0 FTEs	0 consultants
CMS V3	9.0 FTEs: 1 IS manager, 1 supervising IS analyst, 3 business systems analysts, 2 senior business application analysts, 1 business application analyst, 1 senior application development analyst	12 consultants: 2 application support analysts, 1 application tester, 1 application testing lead, 1 applications IT architect, 1 database adminstrator, 1 infrastructure/operations IT architect, 3 IT developers, 1 IT developer lead, 1 sr business applications analyst
	CMS V2	CMS V20 FTEsCMS V39.0 FTEs: 1 IS manager, 1 supervising IS analyst, 3 business systems analysts, 2 senior business application analysts, 1 business application analyst, 1 senior application

JUDICIAL COUNCIL OF CALIFORNIA ADMINISTRATIVE OFFICE OF THE COURTS

455 Golden Gate Avenue San Francisco, California 94102-3688

Report

TO: Members of the Judicial Council

 FROM: William C. Vickrey, Administrative Director of the Courts Ronald G. Overholt, Chief Deputy Director
 Christine M. Hansen, Director, Finance Division and Chair, Trial Court Budget Working Group, 415-865-7951, tina.hansen@jud.ca.gov

DATE: April 14, 2006

SUBJECT: Approval of Statewide Administrative Infrastructure Services Funding Process and Delegation of Authority to Allocate Funds From the Trial <u>Court Trust Fund and the Trial Court Improvement Fund (Action Required)</u>

Issue Statement

So that the judicial branch may continue the development and deployment of statewide trial court administrative infrastructure initiatives currently underway, it has become necessary for the courts to pay the cost of certain services related to the implementation of these systems that are directly attributable to individual trial courts. In addition, in order to have adequate staffing to implement and operate these systems at the local level, some courts may need to add staffing and other resources. In some instances individual courts will not be able to absorb these additional costs within their existing budgets or within new funding provided through the State Appropriations Limit (SAL) process. As a result, a supplemental funding process for the trial courts is necessary to facilitate the courts' ability to pay for these services.

In an effort to implement a fair and consistent approach for charging the courts, the Trial Court Budget Working Group (TCBWG) has recommended which costs are appropriately paid at the statewide level and which are appropriately paid by the court receiving the direct benefit of the service. In addition, the TCBWG has recommended a process to enable those courts that cannot absorb the additional costs to request one-time and/or ongoing supplemental funding from any available fund balances in the Trial Court Trust Fund (TCTF) or the Trial Court Improvement Fund (Improvement Fund). Authority to allocate these funds, consistent with the supplemental funding process, needs to be delegated to the Administrative Director of the Courts.

In addition, it may become necessary to directly pay critical statewide costs associated with the trial court administrative services and technology initiatives from the TCTF to the extent that one-time funding is available. The authority to allocate these funds needs to be delegated to the Administrative Director of the Courts. The authority for this direct payment from the TCTF is consistent with the authority granted to the Administrative Director of the Courts by the Judicial Council for allocation of the Improvement Fund and the Judicial Administration Efficiency and Modernization Fund (Modernization Fund). Allocation of one-time funding from the TCTF to the courts for this purpose would not reduce approved current or future allocations to the trial courts.

Recommendation

The Trial Court Budget Working Group and staff of the Administrative Office of the Courts (AOC) recommend that the Judicial Council take the following action:

- 1. Approve the proposed statewide funded expenses and proposed court expenses for statewide administrative infrastructure services (attached at pages 7 and 8).
- 2. Approve the supplemental funding process for statewide administrative infrastructure services (attached at pages 9–12).

In addition, AOC staff recommends that the Judicial Council:

- 3. Delegate authority to the Administrative Director of the Courts to allocate onetime and ongoing unallocated funds from the TCTF and Improvement Fund to the courts in accordance with the supplemental funding request process, and, if it becomes necessary, to make direct payment for statewide administrative infrastructure costs from one-time funding in the TCTF, which would not reduce approved current or future allocations to the trial courts.
- 4. Require that AOC staff report annually to the Judicial Council in December as to the amount of funding from the TCTF and Improvement Fund allocated to the courts through the supplemental funding process, as well as any amounts paid directly out of the TCTF in the previous fiscal year for statewide administrative infrastructure costs.

Rationale for Recommendation

For the past several years, the AOC, in partnership with the trial courts and as directed by the Judicial Council, has initiated the development and implementation of various statewide administrative infrastructure initiatives. These include the Court Accounting and Reporting System (CARS), the Court Human Resources Information System (CHRIS), the California Case Management System (CCMS), and the California Courts Technology Center (CCTC), among others. These programs will enable the courts to plan for and manage their funding, personnel, resources, records, and cases as part of the

effort to increase the independence and accountability of the judicial branch (Goal II, Strategic Plan of the California judicial branch).

As with other necessary infrastructure improvements, these services have substantial onetime and ongoing costs. No General Fund monies have been received to address administrative infrastructure initiatives for the courts since fiscal year (FY) 2001–2002. In FY 2000–2001, \$22 million in one-time funding with a three-year availability period was approved in the Budget Act. This funding supported the beginning development of what has become known as the CCMS. In addition, funding was approved in the 2001 Budget Act to establish core positions within the AOC to support the initial development of the CARS project.

Since that time, these infrastructure initiatives have been funded through a variety of sources, including the Improvement Fund, the Modernization Fund, and, beginning in FY 2004–2005, direct billing of the trial courts for the provision of these services. Requests for new state funding have been submitted over the past few years but have been unsuccessful. With the advent of the SAL budget process for the trial courts in FY 2005–2006, the ability to submit budget change proposals for specific initiatives, except those resulting from new legislation or extraordinary circumstances, was discontinued. The State Department of Finance did agree, however, to one additional request for a baseline adjustment for technology, primarily because of the Governor's vetoes in the 2005 Budget Act. Consequently, as part of the FY 2006–2007 budget process, a budget change proposal (BCP) was submitted for a General Fund augmentation in the amount of \$12.341 million to support the development and implementation of administrative services to the trial courts. This BCP is still pending in the legislative budget process.

As courts have transitioned to the newly developed statewide systems, the AOC has worked with the courts to determine how much they would pay locally toward the support of these systems. In addition, courts implementing the CCMS agreed that they should fund court-specific deployment costs to the extent funding is available. Initially, charges were based on each court's ability to pay. After further review of the process and based on input received from the trial courts, AOC staff recommend that in order to accurately reflect all court specific expenditures in each court's budget, all courts should pay the actual costs attributable to their own court. Additionally, it was recommended that a consistent methodology be developed across all projects for which expenses should be paid at the statewide level versus the local level. While some courts will be able to deal with the full costs, other courts may determine that the amount they are charged for one or more of these services is more than they can afford. It is also possible that adopting these new systems will require some courts to add staff to operate them and to incur one-time costs to deploy the systems. To address these concerns, a process needed to be developed that enables these courts to seek supplemental funding to provide the difference between what they will be charged and the amount they are able to pay for themselves. The proposed process is attached (attached at pages 9–12).

The process provides for creation of a Statewide Administrative Infrastructure Funding Committee that will review AOC staff recommendations on individual court requests. The committee consists of two representatives from each region (presiding judges or court executive officers may serve), the three AOC regional administrative directors, the AOC chief financial officer, and the AOC chief deputy director. The types of circumstances the committee will consider in reviewing a request are included in the process description. The committee's recommendations are then presented to the Administrative Director of the Courts for a final decision, based on the availability of unallocated funds in the TCTF or Improvement Fund. However, if statewide administrative infrastructure has been approved as a Judicial Council budget priority in a particular year and sufficient funds are not available in the TCTF or Improvement Fund to address the needs, the review committee's recommendations will be forwarded to the TCBWG for review. In reviewing the recommendations, the TCBWG will consider all other operational funding needs of the courts, other Judicial Council budget priorities for that year, and the amount of funding, if any, available for allocation through SAL. The TCBWG will then make recommendations for council action on the requests.

Currently, the Executive and Planning Committee approves the annual budget for the Improvement Fund and the Modernization Fund, which includes significant funding supporting the development and implementation of statewide administrative infrastructure initiatives. Once the committee approves the budget, pursuant to internal guidelines for the Improvement Fund and Modernization Fund approved by the Judicial Council, the Administrative Director of the Courts has the delegated authority to allocate additional funds to the approved projects. If adequate resources are not available in the Improvement Fund or Modernization Fund for the approved projects, and consistent with the delegation authority for those funds, authority needs to be delegated to the Administrative Director of the Courts to cover costs from the TCTF to the extent that one-time funding is available. These allocations of one-time funding from the TCTF would not reduce approved allocations to the trial courts.

A provision for staff to report back to the Judicial Council annually on the funding provided to the courts in support of the supplemental funding request process and any amounts paid directly out of the TCTF for statewide administrative infrastructure costs is included in the process in order to keep council members apprised of the purposes to which these public resources were utilized either by or on behalf of the courts.

Alternative Actions Considered

One alternative considered was not to charge the courts for the cost of any of these administrative infrastructure systems. However, if the courts were not charged, there would be no ability to continue to develop and implement them. The courts would either have to continue to use old, inadequate systems, or, if a county currently provides the services to a court and then decides to discontinue them, the court would be forced to develop its own ad hoc systems or manage its business without these types of systems. Given the fiscal responsibility and accountability requirements of the Lockyer-Isenberg Trial Court Funding Act of 1997 (AB 233; Stats. 1997, ch. 850), these requirements would be extremely difficult, if not impossible to fulfill. For these reasons, this alternative is not recommended.

Another alternative considered was not to provide an opportunity for courts to seek supplemental funding if they determined that they could not absorb the increased costs of the systems. This alternative is not recommended because, realistically, some courts will not be able to afford the total cost of the services either because they were previously paying the county less for these types of services, or they were not receiving these services at all. In either of these instances, a court may not have enough funding available to offset the charge for the new systems. If assistance is not provided to these courts to meet the costs, the existing diverse and aging administrative infrastructure services systems spread throughout the state in many cases will continue providing inadequate service, until they ultimately collapse. For the courts to meet accountability requirements and provide adequate management of their funding, personnel, resources, and records, they need to be able to employ infrastructure systems that are designed specifically to address these purposes.

Comments From Interested Parties

The Administrative Cost Structure Subcommittee of the TCBWG was formed last summer. In addition to TCBWG members, the subcommittee includes members recommended by the Trial Court Presiding Judges Advisory Committee and the Court Executives Advisory Committee. Among other activities, the subcommittee developed recommendations regarding those services that should be paid for on a statewide basis and those that individual courts should be charged for. The group recognized the need for a supplemental funding process. The process they developed was subsequently presented to the TCBWG at its March 8, 2006, meeting.

Some revisions were made to the process based on the TCBWG's discussion. One change was to increase the court representation on the Statewide Administrative Infrastructure Funding Committee from one court executive officer from each region to two representatives from each region, presiding judges or court executive officers. An earlier version of the process provided that only costs directly related to statewide administrative infrastructure services could be requested. The proposed process now includes clarifying language stating that courts may also request funds to address other costs that are the result of system implementation. The TCBWG expressed their approval of the proposed process with these revisions.

Implementation Requirements and Costs

As described in the proposed process, the costs to address this recommendation will be met through one-time or ongoing unallocated funding from either the TCTF or the Improvement Fund. This may include SAL funding specifically reserved for this purpose, if administrative infrastructure services is determined to be a Judicial Council budget priority in a particular year and specific funding is approved by the council. Supplemental funding will be provided to a court once a request has been approved by the Administrative Director of the Courts, or the Judicial Council, if statewide administrative infrastructure is a budget priority.

Attachments

Statewide Administrative Infrastructure Services Proposed Statewide Funded Expenses

- AOC staffing for indirect services
- Licensing, except Citrix licenses for Interim CMS (Sustain)
- Hardware and software maintenance (except for court-specific telecommunication equipment)
- California Courts Technology Center (CTCC) overhead
- CTCC disaster recovery costs
- Development and deployment costs (except CCMS deployment costs; courts to directly pay vendor)
- Hardware and software costs (related to statewide initiatives hosted at the CTCC)
- Upgrades (related to statewide initiatives hosted at the CTCC)
- Outside legal assistance
- End user training (for AOC-sponsored statewide initiatives)

Statewide Administrative Infrastructure Services Proposed Court Expenses

- AOC staffing to provide court specific services—Court Accounting and Reporting System (CARS), Court Human Resources Information System (CHRIS), and California Case Management System (CCMS)
- Court-specific CTCC costs, including network, operations, and equipment support; help desk operations; and CARS, CHRIS, CCMS, and Integration Services Backbone (ISB) application support. Optional services, including CTCC exchange services and equipment, e-mail, directory services, authentication services, and local desk-side support
- Deployment for CCMS (court to directly pay vendor)
- AOC provision of court specific jury check services (optional service)—CARS
- Direct court-specific collection services (optional service)—CARS
- Application support, on-site infrastructure services, staging and production, and Citrix license—Interim CMS
- Court-specific professional services associated with using the ISB for conversion services

Statewide Administrative Infrastructure Services Supplemental Funding Process

Application Process

Upon notification¹ by the AOC or realization by the court that it will incur new costs, the court must submit a Statewide Administrative Infrastructure Services Supplemental Funding Request Form if it determines that it cannot absorb the proposed new costs.

Courts may apply for supplemental funding to address one-time, limited-term, and/or ongoing costs that will occur during the current year and/or budget year and beyond. The source of funding for these requests will be from any existing balances in the Trial Court Trust Fund (TCTF) or the Trial Court Improvement Fund (TCIF). To the extent the Judicial Council approves Statewide Administrative Infrastructure Services as a trial court funding priority in any given year, these requests will be incorporated into that review and approval process.

Note:

- No invoicing of costs will occur until courts are notified of costs and provided the opportunity to apply for and receive supplemental funding.
- Courts already incurring costs at the time of adoption and implementation of this process are also eligible to apply for supplemental funding.

The court's supplemental funding request must be related to statewide administrative infrastructure services, which may include the following:

- 1. Court Accounting and Reporting System (CARS);
- 2. Court Human Resource Information System (CHRIS);
- 3. California Case Management System (CCMS);
- 4. Interim Case Management System or Sustain;
- 5. California Courts Technology Center (CTCC);
- 6. Data integration; and

¹ This process also applies to Statewide Administrative Infrastructure Services costs paid directly by the court to vendors. AOC notification may not occur in all of these instances.

7. Telecommunications.

Supplemental funding requests unrelated to statewide administrative infrastructure services or discretionary services, such as jury check services or CTCC help desk services, will not be considered as part of this process.

In addition to the program costs directly related to the systems described above, the court may request funds to address costs resulting from system implementation.

Deadline for Submitting Requests

The court must submit the request for supplemental funding within 30 days of notification of the charges for an administrative service if the court determines it cannot absorb either the charges or the cost of any additional resource needs resulting from the services. If it is later determined that the system has created the need for additional resources that were unknown or unrealized prior to implementation, the court will have up to one year from date of implementation to submit a request.

Request Considerations

The following circumstances will be considered in the analysis of requests for additional resources:

- Implementation of the new system resulting in increased costs as compared to historical costs for like services;
- Implementation of the new system resulting in increased costs as compared to current costs for like services;
- Additional resource needs resulting from implementation of the new system;
- If additional costs were a result of a court decision and the method is not the most cost effective approach;
- The level of reserves not encumbered or reserved for critical planned projects and expenditures;
- Budgeted and actual expenditures of all court revenue, including civil assessment and undesignated fees;
- The court's consideration of alternatives to mitigate costs;

- If the court requests funding for ongoing staffing for the budget year and beyond, the court's ability to address the costs for the budget year and beyond with the funding provided through the SAL adjustment process;
- Status of the court's operational issues such as backlogs; and
- Other areas of review as appropriate.

Approval Process

AOC budget staff will review and analyze all requests. Recommendations by AOC budget staff will be forwarded to the court for response. The recommendations and responses will then be reviewed by the Statewide Administrative Infrastructure Services Funding Committee. This review committee will consist of two representatives from each of the regions (presiding judges or court executive officers may serve), the three AOC regional administrative directors, the AOC chief financial officer, and the AOC chief deputy director. This committee will review all applications and AOC staff recommendations and then make recommendations to the Administrative Director of the Courts for final decision.

If the recommendation is to include the request as a Judicial Council-approved funding priority, the review committee's recommendations will be forwarded to the Trial Court Budget Working Group for recommendation to the Judicial Council.

Timing of Approval Process

AOC staff will review and analyze the funding requests and forward their recommendations for funding to the requesting court, within 30 days of receiving the request.

The court will have two weeks to respond to the AOC staff recommendations. The recommendations and court responses will then be forwarded for review by the Statewide Administrative Infrastructure Services Funding Committee at its next scheduled monthly meeting.

Process for Distributing Supplemental Funding and Charging Costs

Once the funding decisions have been approved and the court has been notified, any supplemental funding will be distributed as part of the monthly allocation process. The final charges will appear as monthly reductions to the base budget.

If at mid-year revised projected expenditures are less than initial projections, charges will be adjusted. At year-end, if actual expenditures are less than charges, funds will be either rebated or offset against next year's costs. If costs are more, the costs will be paid at the statewide level by the TCTF, TCIF, or Modernization Fund.

Adjustments to Future Costs and Allocations

In the event that costs increase in future years, courts will have an opportunity to apply for supplemental funding (or an increase if supplemental funding has been previously provided). Likewise, if future year costs are less than projected, to the extent that supplemental funding was received to pay these costs the supplemental funding allocation will be reduced.

Attachment 10



SUPERIOR COURT OF CALIFORNIA COUNTY OF MERCED

www.merced.courts.ca.gov

LINDA ROMERO SOLES COURT EXECUTIVE OFFICER

TELEPHONE: (209) 725-4127 FAX: (209) 725-4102

March 20, 2015

Hon. Laurie Earl Chair, Trial Court Budget Advisory Committee Judicial Council of California 455 Golden Gate Avenue San Francisco, CA 94102-3688

Dear Judge Earl and Members of the Trial Court Budget Advisory Committee:

On behalf of Merced Superior Court [Court], we are contacting you today to express our support to continue to fund the \$1.2M needed by the Office of Security. As you are aware, the Revenue and Expenditure subcommittee of the Trial Court Budget Advisory Committee is recommending that \$1.2M Trial Court Security Grant funding be removed from the State Trial Court Improvement and Modernization Fund (IMF). The IMF provides financial support for many trial court projects and programs and security is one program that should not be cut. These funds provide an essential and critical necessity as it aids the Office of Security in providing many of the security improvements received by all the courts as well as the mid-size and smaller courts located in the Central Valley.

In 2008, our Court experienced a shooting, in which the victim was a mentally disabled individual that charged into a filled courtroom headed towards a judicial officer. Unfortunately, Sheriff's deputies had to use lethal force to stop the individual. After the incident, the Office of Security was instrumental in assisting the Court in upgrading its security measures. Through the assistance from the Office of Security, the Court was able to implement/upgrade the following equipment:

- Security fencing around the Judicial Officers' parking lot as defendants were walking up to the judges as they exited their vehicles.
- Installation of security cameras around the exterior perimeter of court facilities
- Installation of proximity card readers for court facility access
- Installation of bullet-proof glass in two judge's chambers that are street level directly across a city park.

At this time, there is not an identified funding source to replace the \$1.2M. The recommendation will go to the full TCBAC for review and approval before going to the Council for final adoption of the recommendations. If the recommendations are adopted, the Office of Security will no longer be able to provide security improvement projects or pay for

security repairs needed by many of our courts. This means that any security needs will have to be funded out of the courts' budgets, which are already lean. Lack or reduced funding for security will severely impact the overall safety of the Court, which includes judicial officers, court employees, and members of the public.

We appreciate your time and consideration of this matter.

Sincerely,

Hon. Brian McCabe Presiding Judge

Kinda Roman Sol

Linda Romero Soles Court Executive Officer

Attachment 10



F. DANA WALTON Presiding Judge

MICHAEL A. FAGALDE Assistant Presiding Judge Superior Court of the State of California County of Mariposa

> 5092 Jones Street Post Office Box 316 Mariposa, CA 95338 (209) 966-6984 (209) 966-2079 Fax

March 20, 2015

Honorable Laurie Earl Chair, Trial Court Budget Advisory Committee Judicial Council of California 455 Golden Gate Avenue San Francisco, CA 94102-3688

Dear Judge Earl and Members of the Trial Court Budget Advisory Committee:

On behalf of Mariposa Superior Court, we are contacting you today to express our support to continue to fund the \$1.2M needed by the Office of Security.

This is one program that small courts have a significant need for and have no other options to turn to in the issues of security. The Office of Security has provided Mariposa security services that we desperately needed and never received in the past due to fiscal issues.

We appreciate your consideration for our court and other courts in the same situation.

Sincerely, 1 D. Halt

F. Dana Walton Presiding Judge

Cynthia V. B Court Executive Officer



Superior Court of California^{Attachment 10} County of Tuolumne

Donald Segerstrom, Presiding Judge

(209) 533-5650 FAX (209) 533-5618

Jeanine D. Tucker Court Executive Officer - Jury Commissioner (209) 533-5556 FAX (209) 533-5618

Dept. 1, 2 & 5 41 W. Yaney Ave. Sonora, CA 95370

Administrative Services (209) 533-6984 FAX (209) 533-5618

Civil/Family Law (209) 533-5555 FAX (209) 533-6616

Civil Calendar (209) 533-5555 FAX (209) 533-6616

Financial Services (209) 533-6928 FAX (209) 533-5618

Human Resources (209) 533-6914 FAX (209) 533-6607

Juvenile (209) 533-6975 FAX (209) 533-6616

Mediation (209) 533-6565 FAX (209) 533-6623

Self-Help Center, Law Library & ADA Services (209) 533-6565 FAX (209) 533-6623

<u>Dept. 3 & 4</u> 60 N. Washington St. Sonora, CA 95370

Criminal (209) 533-5563 FAX (209) 533-5581

Criminal Calendar (209) 533-5563 FAX (209) 533-5581

Jury Services (209) 533-5679 FAX (209) 533-5581

Traffic (209) 533-5671 FAX (209) 533-5581 Hon. Laurie Earl Chair, Trial Court Budget Advisory Committee Judicial Council of California 455 Golden Gate Avenue San Francisco, CA 94102-3688

March 23, 2015

Dear Judge Earl and Members of the Trial Court Budget Advisory Committee:

On behalf of the Tuolumne Superior Court [Court], we are contacting you today to express our support to continue to fund the \$1.2M needed by the Office of Security. As you are aware, the Revenue and Expenditure subcommittee of the Trial Court Budget Advisory Committee is recommending that \$1.2M Trial Court Security Grant funding be removed from the State Trial Court Improvement and Modernization Fund (IMF). The IMF provides financial support for many trial court projects and programs and security is one program that should not be cut. This funding provides an essential and critical necessity as it aids the Office of Security in providing many of the security improvements received by courts, including but not limited to those which are like ours, smaller, rural courts located in the Central Valley and neighboring Sierra foothill communities.

In 2013-2014, our Court received assistance from the Office of Security with obtaining a working duress button system, and this past year, we received assistance with obtaining tinted window film applied to the bullet resistant glass windows of two bench officers, whose chambers are street level and face onto Highway 49. With the 1% reserve limit still firmly in place, our court would not have been able to acquire the duress button system, replacing a system that was no longer working. Since our court facilities are county owned and managed, our projects do not meet the criteria for consideration and approval through the Trial Court Facilities Modification Advisory Committee.

At this time, there is not an identified funding source to replace the \$1.2M. The recommendation will go to the full TCBAC for review and approval before going to the Council for final adoption of the recommendations. If the recommendations are adopted, the Office of Security will no longer be able to provide security improvement projects or pay for

Hon. Laurie Earl Chair, Trial Court Budget Advisory Committee Judicial Council of California March 23, 2015 Page Two

security repairs needed by many of our courts. This means that any security needs will have to be funded out of the courts' budgets, which are already lean. Lack or reduced funding for security will severely impact the overall safety of the Court, which includes judicial officers, court employees, and members of the public.

We appreciate your time and consideration of this matter.

Sincerely,

SUPERIOR COURT OF CALIFORNIA COUNTY OF TUOLUMNE

Donald Segerst

Presiding Judge

Jeanine II. Turker

Jeanine D. Tucker Court Executive Officer

Superior Court of the State of California County of Nevada

CANDACE S. HEIDELBERGER Presiding Judge



201 Church Street, Suite 7 Nevada City, CA 95959 (530) 265-1311

March 23, 2015

Hon. Laurie Earl Chair, Trial Court Budget Advisory Committee Judicial Council of California 455 Golden Gate Avenue San Francisco, CA 94102-3688

Dear Judge Earl and Members of the Trial Court Budget Advisory Committee:

On behalf of the Superior Court of Nevada County, we are contacting you to express support for continuing to provide the \$1.2M in funding needed by the Office of Security. As you are aware, the Revenue and Expenditure subcommittee of the Trial Court Budget Advisory Committee is recommending that \$1.2M Trial Court Security Grant funding be removed from the State Trial Court Improvement and Modernization Fund (IMF). The IMF provides financial support for many trial court projects and programs and security is one program that should not be cut. These funds allow the Office of Security to provide many of the security improvements critically needed by small to mid-sized courts.

It has been well established that our court is one with several severe deficiencies in the area of security. All of our public counters lack barriers between our employees and court users. In our Truckee Branch Court, we have had multiple incidents involving a court user who threatened to "come across the counter" to reach a clerk who communicated information that they didn't want to hear. Additionally, our camera system does not include coverage of several heavily trafficked areas in our buildings. We have been working with the Office of Security address these specific issues and we are relying on the IMF to proceed with two of these projects in the next year.

Along with all trial courts in this State, we have relied on this funding through the Office of Security to maintain service contracts on our entrance screening equipment – we do not have other funds available to pay this cost if this funding is interrupted.

At this time, there is not an identified funding source to replace the \$1.2M from the IMF. The recommendation will go to the full TCBAC for review and approval before going to the Judicial Council for final adoption of the recommendations. If the recommendations are adopted, the

G. SEAN METROKA Court Executive Officer Office of Security will no longer be able to provide security improvement projects or pay for security repairs needed by many of our courts. This means that any security needs will have to be funded out of the courts' budgets, which are already lean. Reduced funding for security will severely impact the overall safety of our Court.

We appreciate your time and consideration of this matter.

Sincerely,

Canda Stricell

Hon. Candace S. Heidelberger Presiding Judge

G. Sean Metroka Court Executive Officer

Modernization Fund

CALIFORNIA CODES – GOVERNMENT CODE, SECTION 77213

(a) There is in the State Treasury the Judicial Administration Efficiency and Modernization Fund.

(b) Moneys deposited into this fund shall be administered by the Judicial Council, subject to appropriation by the Legislature. The Judicial Council may, with appropriate guidelines, delegate to the Administrative Office of the Courts the administration of the fund. Moneys in the fund may be expended to promote improved access, efficiency, and effectiveness in trial courts that have unified to the fullest extent permitted by law. Moneys in the fund may be expended to implement projects approved by the Judicial Council. Expenditures may be made to vendors or individual trial courts that have the responsibility to implement approved projects. Projects approved by the Judicial Council may include, but are not limited to, the following:

(1) Support the payment for cost of judicial officers or court staff who participate in in-state education programs, or to support local trial court education programs.

(2) Improved technology including information systems programming or equipment upgrades that meet standards approved by the Judicial Council and that promote efficiency and access to justice, or other technology that promotes access, efficiency, or security.

(3) Retain experienced jurists by establishing incentives of enhanced judicial benefits and educational sabbaticals, not to exceed 120 days every five years, as provided for by rules of court adopted by the Judicial Council.

(4) Acquire improved legal research through the use of law clerks or technology.

(c) Annually, the Judicial Council shall adopt criteria, timelines, and procedures for the allocation of funds to support activities for the benefit of qualified courts. The Judicial Council may allocate funding to pay program costs directly, contract with courts, and permanently reallocate funding to courts subject to the following limitations:

(1) Not more than 20 percent of the fund may be permanently reallocated pursuant to paragraph (1) of subdivision (b). The Judicial Council shall develop a plan which will permit the extension of the benefits to all judges of the state at such time when the trial courts of all counties have unified to the maximum extent permitted by law.

(2) Not more than 40 percent may be permanently reallocated to trial courts for any other purpose approved by the Judicial Council.

(3) The Judicial Council shall retain at least 40 percent of the funding to support annual allocations for improvement projects and programs in qualifying courts.

(4) Written notice shall be given to the Director of the Department of Finance and the Joint Legislative Budget Committee of any permanent reallocation.

(d) Except as specified in this section, the funding in the Judicial Administration Efficiency and Modernization Fund shall be subject to the expenditures as specified in Section 77205. Any funds in the Judicial Administration Efficiency and Modernization Fund that are unencumbered at the end of the fiscal year shall be retained in the Judicial Administration Efficiency and Modernization Efficiency and Modernization Fund for the following fiscal year.

Trial Court Improvement Fund

CALIFORNIA CODES – GOVERNMENT CODE, SECTION 77209

(a) There is in the State Treasury the Trial Court Improvement Fund.

(b) The Judicial Council shall reserve funds for projects by transferring 1 percent of the amount appropriated for support for operation of the trial courts to the Trial Court Improvement Fund. At least one-half of this amount shall be set aside as a reserve that shall not be allocated prior to March 15 of each year unless allocated to a court or courts for urgent needs.

(c) Any funds in the Trial Court Improvement Fund that are unencumbered at the end of the fiscal year shall be reappropriated to the Trial Court Improvement Fund for the following fiscal year.

(d) Moneys deposited in the Trial Court Improvement Fund shall be placed in an interest bearing account. Any interest earned shall accrue to the fund and shall be disbursed pursuant to subdivision (e).

(e) Moneys deposited in the Trial Court Improvement Fund may be disbursed for purposes of this section.

(f) Moneys deposited in the Trial Court Improvement Fund pursuant to Section 68090.8 shall be allocated by the Judicial Council for automated administrative system improvements pursuant to that section and in furtherance of Rule 991 of the California Rules of Court, as it read on July 1, 1996. As used in this subdivision, "automated administrative system" does not include electronic reporting systems for use in a courtroom.

(g) Moneys deposited in the Trial Court Improvement Fund shall be administered by the Judicial Council. The Judicial Council may, with appropriate guidelines, delegate to the Administrative Director of the Courts the administration of the fund. Moneys in the fund may be expended to implement trial court projects approved by the Judicial Council. Expenditures may be made to vendors or individual trial courts that have the responsibility to implement approved projects. (h) Notwithstanding other provisions of this section, the 2 percent automation fund moneys deposited in the Trial Court Improvement Fund pursuant to Section 68090.8 shall be allocated by the Judicial Council to statewide initiatives related to trial court automation and their implementation. The Judicial Council shall allocate the remainder of the moneys deposited in the Trial Court Improvement Fund as specified in this section. For the purposes of this subdivision, the term "2 percent automation fund" means the fund established pursuant to Section 68090.8 as it read on June 30, 1996. As used in this subdivision, "statewide initiatives related to trial court automation for the remainder of the moneys for use in a courtroom.

(i) Royalties received from the publication of uniform jury instructions shall be deposited in the Trial Court Improvement Fund and used for the improvement of the jury system.

(j) The Judicial Council shall present an annual report to the Legislature on the use of the Trial Court Improvement Fund. The report shall include appropriate recommendations.

(k) Each fiscal year, the Controller shall transfer thirty-one million five hundred sixty-three thousand dollars (\$31,563,000) from the Trial Court Improvement Fund to the Trial Court Trust Fund for allocation to trial courts for court operations.

State Trial Court Improvement and Modernization Fund

CALIFORNIA CODES – GOVERNMENT CODE, SECTION 77209

(Amended by Stats. 2012, Ch. 41, Sec. 60. Effective June 27, 2012. Conditionally inoperative as provided in Section 77400.)

(a) There is in the State Treasury the State Trial Court Improvement and Modernization Fund.
The State Trial Court Improvement and Modernization Fund is the successor fund of the Trial Court Improvement Fund and the Judicial Administration Efficiency and Modernization Fund.
All assets, liabilities, revenues, and expenditures of the Trial Court Improvement Fund and the Judicial Administration Efficiency and Modernization Fund shall be transferred to and become a part of the State Trial Court Improvement Fund or the Judicial Administration Efficiency and Modernization Fund. Any reference in state law to the Trial Court Improvement Fund or the Judicial Administration Efficiency and Modernization Fund.
(b) Any funds in the State Trial Court Improvement and Modernization Fund that are unencumbered at the end of the fiscal year shall be reappropriated to the State Trial Court Improvement and Modernization Fund to the State Trial Court Improvement and Modernization Fund.

(c) Moneys deposited in the State Trial Court Improvement and Modernization Fund shall be placed in an interest-bearing account. Any interest earned shall accrue to the fund and shall be disbursed pursuant to subdivision (d).

(d) Moneys deposited in the State Trial Court Improvement and Modernization Fund may be disbursed for purposes of this section.

(e) Moneys deposited in the State Trial Court Improvement and Modernization Fund pursuant to Section 68090.8 shall be allocated by the Judicial Council for automated administrative system improvements pursuant to that section and in furtherance of former Rule 991 of the California Rules of Court, as it read on July 1, 1996. As used in this subdivision, "automated administrative system" does not include electronic reporting systems for use in a courtroom.

(f) Moneys deposited in the State Trial Court Improvement and Modernization Fund shall be administered by the Judicial Council. The Judicial Council may, with appropriate guidelines, delegate to the Administrative Director of the Courts the administration of the fund. Moneys in the fund may be expended to implement trial court projects approved by the Judicial Council. Expenditures may be made to vendors or individual trial courts that have the responsibility to implement approved projects.

(g) Notwithstanding other provisions of this section, the 2-percent automation fund moneys deposited in the State Trial Court Improvement and Modernization Fund pursuant to Section 68090.8 shall be allocated by the Judicial Council to statewide initiatives related to trial court automation and their implementation. The Judicial Council shall allocate the remainder of the moneys deposited in the Trial Court Improvement Fund as specified in this section.

For the purposes of this subdivision, "2-percent automation fund" means the fund established pursuant to Section 68090.8 as it read on June 30, 1996. As used in this subdivision, "statewide initiatives related to trial court automation and their implementation" does not include electronic reporting systems for use in a courtroom.

(h) Royalties received from the publication of uniform jury instructions shall be deposited in the State Trial Court Improvement and Modernization Fund and used for the improvement of the jury system.

(i) The Judicial Council shall present an annual report to the Legislature on the use of the State Trial Court Improvement and Modernization Fund. The report shall include appropriate recommendations.

(j) Each fiscal year, the Controller shall transfer thirteen million three hundred ninety-seven thousand dollars (\$13,397,000) from the State Trial Court Improvement and Modernization Fund to the Trial Court Trust Fund for allocation to trial courts for court operations.