

DEPARTMENT OF ADMINISTRATIVE SERVICES

CITY OF SACRAMENTO CALIFORNIA

921 TENTH STREET ROOM 401 SACRAMENTO, CA 95814-2713

PH: 916-264-5270

ADMINISTRATION DIVISION

July 2, 2002

Law & Legislation Committee Sacramento, California

Honorable Members in Session:

SUBJECT: Prohibition of Smoking at Entrances to City Buildings

LOCATION/COUNCIL DISTRICT: All

## **RECOMMENDATIONS:**

Staff recommends that the Law & Legislation Committee recommend that the City Council adopt the attached ordinance, prohibiting smoking within 20 feet of the entrances to all City owned and operated buildings except the Convention Center, Memorial Auditorium, and Community Center Theater and amends City Code Section 8.80 to comply with current State law.

CONTACT PERSON: Michael L. Medema, Special Projects Manager

FOR LAW & LEGISLATION MEETING OF: July 18, 2002

## **SUMMARY:**

Staff recommends that the Law & Legislation Committee recommend that the City Council adopt the attached ordinance, prohibiting smoking within 20 feet of the entrances to all City owned and operated buildings except the Convention Center, Memorial Auditorium, and Community Center Theater and amends City Code Section 8.80 to comply with current State law.



#### **COMMITTEE ACTION:**

On April 23, 2002, the Law and Legislation Committee directed the City Attorney to draft an ordinance prohibiting smoking within 20 feet of all entrances to City owned and operated buildings.

## **BACKGROUND AND ANALYSIS:**

The Mayor requested staff to develop a policy for City Council consideration that prohibits smoking within 20 feet from the entrances to City owned and/or operated buildings.

The City of Davis California adopted an ordinance on February 24, 1993, which prohibits smoking within 20 feet of the entrances to all buildings open to the public. Currently, the penalty for violation of this ordinance is an infraction. The ordinance requires that owners of buildings open to the public post signs in areas designated as non-smoking or smoking permitted as appropriate. The City of Davis reports that it has experienced very few cases where a citation was necessary. In most instances, the violators voluntarily complied with the prohibition when informed of the ordinance. In one case, a citizen insisted on receiving a citation. The citizen was fined and the fine was upheld upon appeal.

On April 24, 2001, the Board of Supervisors of the County of Sacramento adopted a formal policy prohibiting smoking outside of County buildings. County buildings were defined to include all County owned, leased and occupied buildings. In addition, the Board directed staff to work on appropriate signage and policy compliance, to include the provisions in all future County leases, and to report back in one year on policy compliance. The Sacramento County Department of Health and Human Services staff informally informed City staff that the signage has been effective in reducing the instances of smoking near the entrances to County Buildings. The County's policy does not specify a penalty for non-compliance.

In January 2001, a survey of 1812 California adults conducted by Field Research Corporation for the California Department of Health and Human Services found that:

- \$ 76% agreed that workplaces should designate at least a 15 foot smoke free area around all building entrances.
- \$ 82% of non-smokers agreed that workplaces should designate at least a 15 foot smoke free area around all building entrances.
- \$ 59% of smokers agreed that workplaces should designate at least a 15 foot smoke free area around all building entrances.

In February 2002, the Sacramento County Department of Health and Human Services conducted an informal City employee survey, to determine employee support for prohibiting smoking within 20 feet of all entrances to City buildings. Three hundred and



twenty two employees voluntarily participated in the survey conducted over three days. Highlights of the survey include:

- ! 73% were in favor of a City policy to keep smoking away from the entrances to City buildings.
- ! 33% said that they were exposed to secondhand smoke at work every day.
- ! 71% said that they were bothered a lot (41.4%) or some (29.6%) by people smoking near the entrances to City buildings.

City management informed the representatives of the recognized employee representation groups regarding the purposed ordinance and met with staff to discuss this issue. City management believes that minimal facility accommodations can be made to mitigate the inconvenience to the citizens and employees that smoke.

The Convention Center, Memorial Auditorium, and Community Center Theater are facilities, which have multiple entrances. In many cases, those entrances are part of the functional space rented by clients. These function areas were designated as smoking areas and must be contiguous to the building for controlling private and ticketed events.

For example, terraces and balconies service the 2<sup>nd</sup> and 3<sup>rd</sup> level of the Convention Center and need to be designated smoking areas to allow patrons access to their functions. Another example is the Memorial Auditorium, side door areas, which are cordoned off to allow for designated smoking area. This is crucial for security reasons and for controlling access during public events.

The flexibility to designate smoking areas contiguous to the facilities is important to remain competitive in the industry and to maintain proper controlled access for events.

Staff recommends that the Law & Legislation Committee recommend that the City Council adopt the attached ordinance that prohibits smoking within 20 feet of the entrances to all City owned and operated buildings except for the Convention Center, Memorial Auditorium, and Community Center Theater and amends City Code Section 8.80 to comply with current State law.

#### FINANCIAL CONSIDERATION:

The City will incur a minor expense for signage as appropriate.

## **POLICY CONSIDERATION:**

Staff believes that the City will experience substantial compliance with the Smoking Ordinance as experienced and reported in the City of Davis and Sacramento County.





## **ENVIRONMENTAL CONSIDERATIONS:**

This report recommends no action that would constitute a project under the California Environmental Quality Act (CEQA).

## **ESBD CONSIDERATIONS:**

The Office of Small Business Development has over twenty active certified small businesses that supply signage.

Respectfully submitted,

Michael L. Medema

Special Projects Manager

RECOMMENDATION APPROVED

Ken Nishimoto Deputy City Manager

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Attachment





## ORDINANCE NO.

ADOPTED BY THE SACRAMENTO CITY COUNCIL

ON DATE OF

PROHIBITION OF SMOKING AT CITY BUILDINGS

AN	ORD	INANCI	E AMENI	ING SE	CTION 8.	80.140 OF	TITLE 8
OF	THE	SACRA	MENTO (	CITY CO	DE REL	ATING TO	)

#### BE IT ENACTED BY THE COUNCIL OF THE CITY OF SACRAMENTO:

## **SECTION 1.**

Section 8.80.140 of the Sacramento City Code is hereby amended to read as follows:

- A. Smoking is prohibited in all city buildings.
- B. No person, except while passing on the way to another destination, shall smoke within twenty feet of any opening to a city building during its usual hours of operation. For purposes of this section, opening shall mean an entrance, exit, open window, ventilation intake system or covered entryway into a building from a contiguous street, sidewalk, walkway or parking area. "No smoking" signs shall be posted at or near each first floor entrance and exit to all city buildings covered under this subsection, in the manner prescribed by Section 8.80.230 of this chapter.



- C. Subsection B shall not apply at the following city buildings:
- 1. Convention Center
- 2. Memorial Auditorium
- Community Center Theater
- D. For the purpose of this section, "city building" shall mean any building, or portion thereof, that is a workplace primarily occupied by City of Sacramento employees.
- E. Should any portion of this section be determined unlawful or unenforceable by a court of competent jurisdiction, the remaining portion(s) of this section shall be considered severable and shall remain in full force and effect.



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## FOR CITY CLERK USE ONLY

ORDINANCE NO	<del></del>	
DATE ADOPTED:		

ODDINIANCE NO





DEPARTMENT OF FINANCE

BUDGET, POLICY & STRATEGIC PLANNING DIVISION

## **CITY OF SACRAMENTO** CALIFORNIA

July 9, 2002

CITY HALL **ROOM 100** 915 I STREET SACRAMENTO, CA 95814-2684

PH: 916-264-5845 FAX: 916-264-5755 TDD (ONLY) 916-264-7227

Law and Legislation Committee Sacramento, California

Honorable Members in Session:

SUBJECT: Assembly Bill 713 As Amended June 28, 2002 (Thomson) - Sacramento Valley Agriculture and Open Space Authority - SUPPORT IF AMENDED.

**LOCATION**: Citywide

## RECOMMENDATION:

Staff recommends that the Law and Legislation Committee support the bill if amended.

CONTACT PERSON: Aaron Chong, Senior Management Analyst, 264-6762

FOR MEETING OF:

July 18, 2002

### **SUMMARY:**

The six-county Sacramento region has been struggling with several regional issues including tax sharing, housing, transportation, and open space. While consensus has been extremely difficult to reach on most of these issues, community leaders have generally agreed that a more aggressive and coordinated agricultural and open space conservation effort is needed.

Assembly Bill 713 (AB 713), by Assemblymember Helen Thomson, would create the Sacramento Valley Agriculture and Open Space Authority. Its purpose is to support and complement the region's network of trusts, conservancies and agencies in their effort to conserve agricultural and open space lands. Proposed efforts would include the following:

Better position the region to apply for federal, state, and local funding to support the conservation work of the region's network of trusts, conservancies and agencies for projects of regional significance;



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- Identify and help conserve agricultural and open space lands that are of statewide significance through voluntary incentive-based regional programs;
- Facilitate regional partnerships among public agencies and private entities that promote agricultural and open space conservation;
- Bring state and local expertise to bear on regional conservation challenges.

AB 713 would establish a general outline for the Authority's permanent governing board and ensures stakeholder interests are protected through a 15-member advisory board representing agricultural and environmental interests.

#### BACKGROUND:

The six-county Sacramento region (Sacramento, Yolo, Sutter, Yuba, El Dorado, Placer) is host to a number of organizations dedicated to preserving land for agriculture and open space. Local groups such as the Yolo Land Trust, Placer Legacy, and Sacramento Valley Open Space Conservancy have successfully protected thousands of acres of agricultural land and valuable open space. But these individual efforts would be hard pressed to keep pace with the Sacramento region's projected growth.



It is estimated that the Sacramento region will add an additional 1,000,000 residents by 2025—a 54 percent increase; employment is expected to increase 70 percent and a total of 560,000 new housing units will be built. Without aggressive and coordinated action, development will likely outpace the combined conservation efforts of local open space groups.

The Sacramento region's growth is also threatening some of the nation's most productive farmland. In 1998, the six-county Sacramento region accounted for over \$1 billion in total farm value which annually produced \$146 million in rice crops, \$126 million in tomatoes, and over \$128 million in wine grapes. Despite these impressive numbers, decreasing crop prices, increasing farm costs, and expanding urban development have led the Sacramento region to permanently lose over 41,000 acres of highly productive agricultural lands in just the last 10 years.

AB 713 would create an important regional link for the Sacramento area's network of trusts, conservancies, and local agencies. By working together in a coordinated manner, AB 713 would position the Sacramento region to compete for the limited resources available for agricultural and open space conservation.

#### **DISCUSSION:**

Staff and the City Legislative Advocate's office were invited to attend a stakeholders meeting at the Capitol, presided by Assembly Member Thomson, to discuss the bill's proposed language and any



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concerns. A new draft of the bill was circulated at the meeting incorporating several changes requested by the stakeholders.

Approximately 20 people representing mainly environmental, ranching and farming interests attended the meeting.

Staff has reviewed the bill. The current bill, as amended on June 28, 2002, raises several concerns including the governance issue, the definition of the geographic area, and the concerns about the Sacramento Area Council of Governments' (SACOG) role raised by several stakeholders at the July 9, 2002 meeting presided by Assembly Member Thomson at the Capitol.

At the meeting, a participant expressed his concern that there appeared to be very little direct governance participation by cities in general. The City of Sacramento supported his comments and stated the City's general objection to the structure as drafted.

In addition, another major concern dealt with the governance structure. Staff believes that the geographic area structure of the proposed authority could be expanded to include other valley agricultural counties (e.g. San Joaquin County) and not just the counties narrowly defined by the membership of SACOG.

In addition to the proposed language in the June 28 draft bill, SACOG also presented a one page proposal for SACOG to serve as the Board of Directors for the proposed authority. Representatives from the Sierra Club and other groups strongly objected to SACOG being designated in this or any capacity. The groups view SACOG as a transportation/development board, which could not be trusted with an environmental/preservation mission.

Staff recommends the Law and Legislation Committee support the bill if amended and direct staff to work with the bill's author to amend the language to address the abovementioned concerns.

A copy of the draft bill as amended on June 28, 2002 is attached to this report as "ATTACHMENT A". A copy of the SACOG proposed language for the governing board is attached as "ATTACHMENT B".

#### FINANCIAL CONSIDERATIONS:

If passed, the governing and advisory boards of the Authority would determine to what extent the cities and counties would contribute in financing and or other resources for the establishment and initial operation of the Authority.





Law and Legislation Committee Sacramento Valley Agriculture & Open Space Authority AB 713 July 9, 2002

## **ENVIRONMENTAL CONSIDERATIONS:**

The subject of this report does not constitute a project under the California Environmental Quality Act guidelines.

## **ESBD CONSIDERATIONS:**

There are no ESBD considerations associated with this bill.

Respectfully submitted,

Aaron Chong,

Senior Management Analyst

RECOMMENDATION APPROVED:

Ken Nishimoto

Deputy City Manager



AMENDED IN SENATE JUNE 28, 2002

AMENDED IN SENATE JUNE 20, 2002

AMENDED IN SENATE JUNE 13, 2002

AMENDED IN ASSEMBLY APRIL 25, 2001

CALIFORNIA LEGISLATURE-2001-02 REGULAR SESSION

#### ASSEMBLY BILL

No. 713

# Introduced by Assembly Member Thomson (Principal coauthor: Senator Alpert)

February 22, 2001

An act to add Division 10.4 (commencing with Section 10300) to the Public Resources Code, relating to agricultural and open-space lands.

#### LEGISLATIVE COUNSEL'S DIGEST

AB 713, as amended, Thomson. Agricultural and open-space lands: joint powers authority: legislative intent Sacramento Valley Agriculture and Open Space Conservation Authority.

The California Farmland Conservancy Program Act establishes a program for grants from the Department of Conservation to local governments and nonprofit organizations, subject to prescribed requirements and in accordance with prescribed procedures, for the acquisition of agricultural conservation easements, as defined, and for incidental costs, as specified.

This bill would establish the Sacramento Valley Agriculture and Open Space Conservation Authority as an entity of regional government in the Sacramento metropolitan region, as defined.

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The bill would require each county within the Sacramento metropolitan region to pass a resolution stating the county's intent to be included in the authority. The territorial jurisdiction of the authority would consist of the territory of each county that has passed, on or before January 1, 2004, the specified resolution. The membership of the authority would consist of each county within the authority's jurisdiction, the Department of Conservation, and the State Water Resources Control Board.

The bill would require the authority to have an advisory board, appointed by board of supervisors of each county member of the authority and by the Sacramento Area Council of Governments. The advisory board would be the governing board of the authority until a governing board has been established, as specified, whereupon the advisory board would function only in an advisory capacity to the governing board.

The bill would require the advisory board at the earliest practicable time to determine the total number of members for the governing board, and to appoint the membership of the governing board, to consist of not less than one representative from each member county, one representative from the State Water Resources Control Board, one representative from the Department of Conservation, one representative from the Wildlife Conservation Board, and representatives from the general public. This provision would become operative on the date that sufficient funds are made available to the advisory board to cover the costs of selecting and appointing the members of the governing board.

The bill would specify the powers and duties of the authority, including, among other things, a requirement that the authority review and assess the needs for acquisition, preservation, or maintenance of open space and agricultural lands and prepare a plan, based on a specified review and assessment, for the expenditure of any revenues the authority expects to derive from any funding provided for implementation of these provisions, together with any other federal, state, local, and private funding.

The bill would specify that the authority does not have the power of eminent domain or any regulatory power over any agency of local government or any landowner.

Existing law-provides for the protection and preservation of agricultural and open space lands in the state.

This bill would make various legislative findings and declarations concerning the need to protect and preserve agricultural and open-space





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lands, and take a comprehensive, multijurisdictional approach regarding the protection and preservation of those lands. The bill would also express the intent of the Legislature that a Sacramento Regional Agricultural and Open Space Joint Powers Authority be established to perform specified functions with respect to the preservation and protection of those lands within the Sacramento region.

Vote: majority. Appropriation: no. Fiscal committee: no yes. State-mandated local program: no.

The people of the State of California do enact as follows:

SECTION-1.—The Legislature hereby finds and declares all of 1 SECTION 1. Division 10.4 (commencing with Section 10300) 2 3 is added to the Public Resources Code, to read: 4

## DIVISION 10.4. SACRAMENTO VALLEY AGRICULTURE AND OPEN SPACE CONSERVATION AUTHORITY

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## CHAPTER 1. GENERAL PROVISIONS

10300. (a) The Legislature hereby finds and declares that the Sacramento metropolitan region lacks a regional entity that is capable of doing all of the following:

- (1) Assisting regions in coordinating the development of 14 natural community conservation plans.
- (2) Identifying and assisting in the conservation of agricultural 16 and open-space lands that are of statewide significance.
- (3) Protecting resources and open space through a 18 comprehensive multijurisdictional approach to ensure that critical agricultural resources and natural communities are conserved.
  - (4) Conserving farm and ranch lands through voluntary incentive-based regional programs.
- (5) Receiving funding to support the conservation work of the 23 region's network of trusts, conservancies, and agencies, and enhancing that network's access to public and private funding sources for projects of regional significance.
  - (6) Facilitating regional partnerships among public agencies and private entities that promote agricultural and open-space conservation.







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- (7) Assisting owners of farm and ranch lands in maintaining ownership of their property by establishing voluntary methods and programs that offer financial incentives aimed at enhancing the region's open-space landscape, including, but not limited to, natural resources, biological diversity, a range of working 5 landscapes, watersheds, fish and wildlife habitat, recreational opportunities, and the region's unique cultural and historic resources.
- (8) Providing financial assistance to the regional network of 10 trusts, conservancies, and agencies for projects of regional significance.
- 12 (9) Establishing and supporting collaborative efforts to 13 conserve or enhance, or both, the region's open landscape.
  - (10) Bringing state and local expertise to bear on regional conservation challenges.
  - (11) Ensuring that stakeholder interests are well represented in agricultural and open-space conservation decisions involving the region.
- (b) It is the intent of the Legislature, in enacting this division, 20 to establish a regional entity that is capable of performing all of the functions for the Sacramento metropolitan region that are listed in subdivision (a). 22
  - 10302. For the purposes of this division, the following terms have the following meanings, unless the context clearly requires otherwise:
  - (a) "Authority" means the Sacramento Valley Agriculture and Open Space Conservation Authority established under Section *10320.*
- 29 (b) "Governing board" means the governing board of the 30 authority.
  - (c) "Sacramento metropolitan region" means all of the territory that is within the Counties of El Dorado, Placer, Sacramento, Sutter, Yolo, and Yuba.

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CHAPTER 2. ESTABLISHMENT. TERRITORIAL JURISDICTION, AND Membership of the Authority

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The Sacramento Valley Agriculture and Open Space *10320.* Conservation Authority is hereby established as an entity of regional government in the Sacramento metropolitan region.



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10322. (a) Each county within the Sacramento metropolitan region may pass a resolution stating the county's intent to be included in the authority.

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- (b) The authority's territorial jurisdiction shall consist of the territory of each county that has passed, on or before January I, 2004, the resolution authorized under subdivision (a).
- (c) The membership of the authority shall consist of each county within the authority's jurisdiction, the Department of Conservation, and the State Water Resources Control Board.
- (d) A county that has not passed a resolution pursuant to 11 subdivision (a) on or before January 1, 2004, or that has formally stated its intent on or before January 1, 2004, not to participate, shall be excluded from the authority's jurisdiction and membership 14 in the authority.

#### CHAPTER 3. GOVERNING BOARD

10330. The authority shall have an advisory board, appointed as follows:

- 20 (a) The board of supervisors of each county member of the 21 authority shall appoint two members who reside within the 22 authority's jurisdiction, as follows:
  - (1) One member who is an agricultural landowner and represents either farming or ranching interests.
  - (2) One member who represents a local environmental organization, a land trust, or a conservancy.
  - (b) The Sacramento Area Council of Governments shall appoint three members who reside within the authority's jurisdiction.
  - *10332.* The advisory board shall be the governing board of the authority until a governing board has been established under Section 10334, whereupon the advisory board shall function only in an advisory capacity to the governing board.
  - 10334. (a) At the earliest practicable time, the advisory board shall determine the total number of members of the governing board, and appoint the membership of the governing board, to consist of all of the following:
    - (1) Not less than one representative from each member county.

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39 (2) One representative from the State Water Resources Control 40 Board.









- (3) One representative from the Department of Conservation.
- (4) One representative from the Wildlife Conservation Board.
- (5) Representatives from the general public.
- (b) This section shall become operative on the date that sufficient funds are made available to the advisory board to cover the costs of selecting and appointing the members of the governing board.

#### CHAPTER 4. POWERS AND DUTIES

10340. The authority may do all of the following:

- (a) Sue and be sued, except as otherwise provided by law, in all actions and proceedings, in all courts and tribunals of competent jurisdiction.
- (b) Take by grant, purchase, gift, or lease, and hold, use, enjoy, and lease or dispose of real and personal property of every kind, and rights in real and personal property, within the authority's jurisdiction, necessary to the full exercise of its powers. The authority may accept and hold, but is not limited to, open space easements, conservation easements, wildlife easements, and agricultural conservation easements, and may purchase transferable development credits.
- (c) Provide incentive-based payments to farmers and ranchers who maintain their agricultural land in a manner deemed by the authority to benefit the public good.
- (d) Plan, adopt, lay out, plant, develop, and otherwise improve, extend, control, operate, and maintain lands, trails, natural areas, and other facilities for public recreation or agricultural activities.
- (e) Impose fees for the utilization of its properties that do not exceed the cost of providing services.
- (f) Accept funds or donations from any public or private source for the purposes of acquisition of open-space lands or for projects that further the authority's agricultural land and open-space preservation objectives within its jurisdiction. The authority may seek government grants and private donations.
- (g) Contract with any person or public agency for any services, supplies, equipment, or materials, or for the construction or completion of any building, structure, or improvement.





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(h) Incur indebtedness to finance capital improvements pursuant to Chapter 4 (commencing with Section 43600) of Division 4 of Title 4 of the Government Code.

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10342. The authority does not have the power of eminent 4 5 domain.

10344. The authority does not have any regulatory power over any agency of local government or any landowner.

10346. (a) The authority many not use any funds provided pursuant to this division to supplement existing local revenues 10 being used for open space acquisition, preservation, or maintenance purposes.

(b) The authority shall encourage the counties and cities within 13 its jurisdiction to maintain their existing commitment of local 14 funds for those purposes.

The authority shall maintain all property acquired by *10348*. 16 it in a reasonable fashion consistent with the natural conditions existing upon the property, and those properties immediately 18 surrounding it. This maintenance obligation does not hold the authority to a higher standard of care, but is simply a statement of a basic function of the authority.

10349. All claims for money or damages against the authority 22 are governed under Division 3.6 (commencing with Section 810) of Title 1 of the Government Code, except as provided under this 24 division or by other statutes or regulations expressly applicable to this division.

#### CHAPTER 5. EXPENDITURE PLAN

(a) The authority shall review and assess the needs 30 for acquisition, preservation, or maintenance of open space and agricultural lands. As part of this review and assessment, the authority shall solicit proposals from the cities within the authority's territorial jurisdiction.

(b) Based on the review and assessment, the authority shall 35 prepare a plan for the expenditure of any revenues the authority 36 expects to derive from any funding provided for implementation of 37 this division, together with any other federal, state, local, and 38 private funding.

(c) In addition to acquisition, preservation, or maintenance of 40 open space and agricultural lands, an expenditure plan shall also







include a five year projection of revenues likely to be available for capital, maintenance, and operational purposes. An expenditure plan shall establish general areas for acquisition without identifying specific parcels, and shall be periodically reviewed and amended.

(d) Before adoption or amendment of an expenditure plan, the authority shall conduct public hearings on that plan. No expenditure for open-space lands shall occur until the initial expenditure plan is approved.

the following:

- (a) A comprehensive multijurisdictional approach to resource protection and open-space conservation is necessary to ensure that critical agricultural resources and natural communities located within the Sacramento Metropolitan Region are conserved and protected.
- (b) Voluntary, incentive-based regional programs that conserve farm and ranch lands should be developed to support the conservation work of the Sacramento region's network of land trusts, conservancies, and public agencies, and funding sources for projects of regional significance should be located.
- (e) Programs should be developed that facilitate regional partnerships among public agencies and private entities that promote agricultural and open-space conservation.
- SEC. 2. It is the intent of the Legislature that a Sacramento Regional Agriculture and Open Space Joint Powers Authority be established to perform the following functions:
- (a) Assist-owners of farm and ranch lands to maintain ownership of their property by establishing voluntary methods and programs that offer financial incentives aimed at enhancing the Sacramento region's open space landscape, including, but-not limited to, natural resources, biological diversity, and a range of working landscapes, watersheds, fish and wildlife habitat, recreational opportunities, and preserving the region's unique cultural and historic resources.
- (b) Provide financial assistance to the regional network of trusts, conservancies, and public agencies for projects of regional significance.
- (c) Establish and support collaborative efforts to conserve or enhance, or both, the Sacramento region's open landscape.



- 1 (d) Bring state and local expertise to bear on regional conservation challenges.
- (e) Ensure that stakeholder interests are well represented in
   agricultural and open-space conservation decisions involving the

5 Sacramento region.







10330. The Sacramento Area Council of Governments (SACOG) Board of Directors shall duly serve as the Board of Directors for the authority.

- (a) Terms of board membership and the election of a chair and vice-chair will follow the current SACOG structure.
- (b) Each SACOG board member shall have equally weighted votes on matters pertaining to the authority.
- (c) Three non-voting members appointed by the Governor representing the following state agencies shall serve as ex-officio members of the authority board:
  - i) Department of Conservation
  - ii) State Water Resources Control Board
  - iii) Wildlife Conservation Board
- (d) The governing board of the authority shall approve or disapprove in their entirety policies, actions, expenditures, and other recommendations brought forth by the authority's advisory board. The governing board shall not amend or in any way alter the recommendations of the advisory board prior to approving or disapproving the recommendation.
- 10330.1 The authority shall have an advisory board, appointed as follows:
- (a) The board of supervisors of each county member of the authority shall appoint two members who reside within the authority's jurisdiction, as follows:
  - One member who is an agricultural landowner and represent either farming or ranching interests.
  - ii) One member who represents a local environmental organization, a land trust, or a conservancy.
- (b) The advisory board shall advise and make recommendations to the governing board on matters pertaining to the authority but can not carry out any recommended actions without governing board approval.

