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Joseph Remcho (1944-200 Kathleen J. Purcell (Ret.)

January 11, 2016

VIA MESSENGER

Office of the Attorney General 1300 "I" Street, 17th Floor Sacramento, CA 95814 **REC**

JAN

INITIATIVI ATTORNEY C

Attention: Ashley Johansson, Initiative Coordinator

Re:

Submission of Amendment to Statewide Initiative Measure – The California Children's Education and Health Care Protection Act of 2016, No. 15-0115

Dear Ms. Johansson:

As you know, I serve as counsel for the proponents of the proposed statew initiative, "The California Children's Education and Health Care Protection Act of 2016. proponents of the proposed initiative are Lance H. Olson, Thomas A. Willis, and Dario J Frommer. On their behalf, I am enclosing the following documents:

- The amended text of "The California Children's Education and Health Protection Act of 2016";
- A red-line version showing the changes made in the amended text; and
- Signed authorizations from each of the proponents for the submission amended text together with their requests that the Attorney General's prepare a circulating title and summary using the amended text.

Please continue to direct all inquiries or correspondence relative to this pr initiative to me at the address listed below:

Ashley Johansson Initiative Coordinator Office of the Attorney General January 11, 2016 Page 2

> Karen Getman Remcho, Johansen & Purcell, LLP 201 Dolores Avenue San Leandro, CA 94577 Phone: (510) 346-6200

Fax: (510) 346-6201 E-mail: kgetman@rjp.com

Sincerely,

Karen Getman

KG:NL Enclosures (00264962)

January 11, 2016

VIA MESSENGER

Office of the Attorney General 1300 "I" Street, 17th Floor Sacramento, CA 95814

Attention: Ashley Johansson, Initiative Coordinator

Re: Submission of Amendment to The California Children's Education and L

Protection Act of 2016, No. 15-0115, and Request to Prepare Circulating

Summary

Dear Ms. Johansson:

On December 3, 2015, I submitted a proposed statewide initiative titled "California Children's Education and Health Care Protection Act of 2016" ("Initiative") submitted a request that the Attorney General prepare a circulating title and summary projection 10(d) of Article II of the California Constitution.

Pursuant to Elections Code section 9002(b), I hereby submit timely amer the text of the Initiative. As one of the proponents of the Initiative, I approve the submi amended text to the Initiative and I declare that the amendment is reasonably germane to purpose, and subject of the Initiative. I request that the Attorney General prepare a circu and summary using the amended Initiative.

Dario J. Fromme

Sincerely.

Enclosures (00264957)

January 11, 2016

VIA MESSENGER

Office of the Attorney General 1300 "I" Street, 17th Floor Sacramento, CA 95814

Attention: Ashley Johansson, Initiative Coordinator

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Sincerely,

Lance H. Olson

Enclosures (00264956)

January 11, 2016

VIA MESSENGER

Office of the Attorney General 1300 "I" Street, 17th Floor Sacramento, CA 95814

Attention: Ashley Johansson, Initiative Coordinator

Re: Submission of Amendment to The California Children's Education and E

Protection Act of 2016, No. 15-0115, and Request to Prepare Circulating

Summary

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Pursuant to Elections Code section 9002(b), I hereby submit timely amer the text of the Initiative. As one of the proponents of the Initiative, I approve the submit amended text to the Initiative and I declare that the amendment is reasonably germane to purpose, and subject of the Initiative. I request that the Attorney General prepare a circular summary using the amended Initiative.

Sincerely,

Thomas A. Willis

Enclosures (00264959)

THE CALIFORNIA CHILDREN'S EDUCATION AND HEALTH CARE PROTECT OF 2016

SECTION 1. Title.

This measure shall be known and may be cited as "The California Children's Education a Health Care Protection Act of 2016."

SECTION 2. Findings.

- (a) During the recent recession, California cut more than \$56 billion from education, heal and other critical state and local services. These cuts resulted in thousands of teacher lay increased school class sizes, higher college tuition fees, and reduced essential services. Temporary tax increases passed by California voters in 2012 helped to partially offset sor the lost funding, but those taxes will begin to expire at the end of 2016, leading to more d and more school cuts.
- (b) Unless we act now to temporarily extend the current income tax rates on the wealthies Californians, our public schools will soon face another devastating round of cuts due to ke revenue of billions of dollars a year. Public school funding was cut to the bone during the recession. Our schools and colleges are just starting to recover, and we should be trying the protect education funding instead of gutting it all over again. We can let the temporary satincrease expire to help working families, but this is not the time to be giving the wealthies people in California a tax cut that they don't need and that our schools can't afford.
- (c) California's future depends on the success of its 9 million children. Every California c deserves a fair chance to become a successful adult. But for children to succeed as adults must have access to high quality education and health care.
- (d) For children, education and health care are essential and dependent on one another. A a quality education is fundamental to the success of California's children. Even with adeq schools, children cannot obtain an education if illness prevents them from attending. And children growing up in communities without adequate health care are more likely to contillnesses or have chronic medical conditions that prevent them from regularly attending so
- (e) Underfunding of health care programs also harms California financially. Every new st dollar spent on health care for children and their families is automatically matched by fed funds. This means every year California loses out on billions of dollars in federal matchir money that could be used to ensure children and their families have access to healthcare.
- (f) Research also shows that early access to quality education and health care improves children's chances of succeeding in school and in life. California should do more to ensu the state's children receive the education and health care they need to thrive and achieve t highest potential.

- (g) California public schools, for example, are the most crowded in the nation. Class size astonishing 80 percent larger than the national average. The number of Californians train be future teachers has dropped by 50 percent in the last five years as class sizes have soar
- (h) As well, the budgets of California's community colleges were slashed during the Grea Recession, diminishing the ability of California children especially those from low-inco families to receive career training and an affordable and necessary college education.
- (i) California chronically underfunds health care. California ranks 48th out of the 50 state health care spending, making it difficult for children and their families, seniors and the di to access health care. Underfunding health care for children leads to increased rates of ser illness, and higher long-term medical expenses. Improved reimbursement for health serv helps ensure that children have access to doctors and hospitals. And once a hospital or do office closes due to chronic underfunding, it closes for everyone in that community.
- (j) The California Children's Education and Health Care Protection Act of 2016 temporal extends the higher income tax rates on couples earning more than half a million dollars a those who can most afford it to help all California children stay healthy, stay in good puschools, and have the opportunity for higher education.
- (k) This measure does not increase taxes on anyone earning under \$250,000. It does not the temporary sales tax increases that voters previously approved in 2012.
- (1) The income tax revenue is guaranteed in the California Constitution to go directly to Is school districts and community colleges, and to help the State pay for healthcare expense low income children and their families. State funding is freed up to help balance the bud prevent even more devastating cuts to services for seniors, low-income children, working families and small business owners. Everyone benefits.
- (m) To ensure all these funds go only where the voters intend, they are put in a special fu the Legislature cannot divert to other purposes. None of these revenues can be spent on s bureaucracy or administrative costs.
- (n) These funds will be subject to an independent audit every year to ensure they are sper for the purposes set forth in this measure. Elected officials will be subject to prosecution criminal penalties if they misuse the funds.
- (o) California has seen massive budget swings over the past 15 years, with deep deficits a devastating cuts after the Dot-Com bust and the Great Recession. Maintaining the state's day fund will stabilize the budget, avoid the boom and bust cycles of the past, and protec children, seniors, and disabled Californians from cuts in school and healthcare funding du future economic downturns.

SECTION 3. Purpose and Intent.

- (a) The chief purpose and intent of the voters in enacting this measure is to avoid harmful that would reduce the quality of education and instruction in California's local public sch and to provide adequate funding for essential health care services for children and family members who are legal residents of California.
- (b) This measure is intended to protect our children by temporarily extending current incomates on wealthy Californians, instead of awarding a huge tax break to couples earning methalf a million dollars a year, or individuals earning more than a quarter million. Instead counting money back into the pockets of the wealthy, this measure sends the money to a spaceount that must be spent exclusively to ensure that every California child has access to quality public education, and the quality health care necessary for them to stay in school a learn.
- (c) This measure is intended to keep California on its current track of balanced budgets at reliable funding for schools, community colleges and health care, preventing a return to the of chronic budget deficits and funding cuts.
- (d) This measure guarantees in the Constitution that the revenues it raises for schools will directly to school districts and community colleges for classroom expenses, not administr costs. This school funding cannot be suspended or withheld no matter what happens with state budget.
- (e) This measure guarantees in the Constitution that the revenues it raises for health care spent to supplement existing state funding for healthcare services that qualify for matchin federal funds.
- (f) All revenues from this measure are subject to local audit every year, and audit by the independent Controller to ensure that they will be used only for the purposes set forth in t measure.

SECTION 4. Section 36 of Article XIII of the California Constitution is amended, to

Sec. 36.

- (a) For purposes of this section:
- (1) "Public Safety Services" includes the following:
- (A) Employing and training public safety officials, including law enforcement personnel, attorneys assigned to criminal proceedings, and court security staff.
- (B) Managing local jails and providing housing, treatment, and services for, and supervisitivenile and adult offenders.

- (C) Preventing child abuse, neglect, or exploitation; providing services to children and yo who are abused, neglected, or exploited, or who are at risk of abuse, neglect, or exploitati the families of those children; providing adoption services; and providing adult protective services.
- (D) Providing mental health services to children and adults to reduce failure in school, ha self or others, homelessness, and preventable incarceration or institutionalization.
- (E) Preventing, treating, and providing recovery services for substance abuse.
- (2) "2011 Realignment Legislation" means legislation enacted on or before September 30 to implement the state budget plan, that is entitled 2011 Realignment and provides for the assignment of Public Safety Services responsibilities to local agencies, including related reporting responsibilities. The legislation shall provide local agencies with maximum fle and control over the design, administration, and delivery of Public Safety Services consis with federal law and funding requirements, as determined by the Legislature. However, 2 Realignment Legislation shall include no new programs assigned to local agencies after January 1, 2012, except for the early periodic screening, diagnosis, and treatment (EPSD) program and mental health managed care.
- (b)(1) Except as provided in subdivision (d), commencing in the 2011-12 fiscal year and continuing thereafter, the following amounts shall be deposited into the Local Revenue F 2011, as established by Section 30025 of the Government Code, as follows:
- (A) All revenues, less refunds, derived from the taxes described in Sections 6051.15 and of the Revenue and Taxation Code, as those sections read on July 1, 2011.
- (B) All revenues, less refunds, derived from the vehicle license fees described in Section of the Revenue and Taxation Code, as that section read on July 1, 2011.
- (2) On and after July 1, 2011, the revenues deposited pursuant to paragraph (1) shall not l considered General Fund revenues or proceeds of taxes for purposes of Section 8 of Artic of the California Constitution.
- (c)(1) Funds deposited in the Local Revenue Fund 2011 are continuously appropriated exclusively to fund the provision of Public Safety Services by local agencies. Pending fu implementation of the 2011 Realignment Legislation, funds may also be used to reimburs State for program costs incurred in providing Public Safety Services on behalf of local ag The methodology for allocating funds shall be as specified in the 2011 Realignment Legi
- (2) The county treasurer, city and county treasurer, or other appropriate official shall crea County Local Revenue Fund 2011 within the treasury of each county or city and county. money in each County Local Revenue Fund 2011 shall be exclusively used to fund the pr of Public Safety Services by local agencies as specified by the 2011 Realignment Legisla

- (3) Notwithstanding Section 6 of Article XIII B, or any other constitutional provision, a r of a new program or higher level of service on a local agency imposed by the 2011 Reali Legislation, or by any regulation adopted or any executive order or administrative directi issued to implement that legislation, shall not constitute a mandate requiring the State to a subvention of funds within the meaning of that section. Any requirement that a local agrouply with Chapter 9 (commencing with Section 54950) of Part 1 of Division 2 of Title the Government Code, with respect to performing its Public Safety Services responsibilit any other matter, shall not be a reimbursable mandate under Section 6 of Article XIII B.
- (4)(A) Legislation enacted after September 30, 2012, that has an overall effect of increasi costs already borne by a local agency for programs or levels of service mandated by the 2011 Realignment Legislation shall apply to local agencies only to the extent that the Sta provides annual funding for the cost increase. Local agencies shall not be obligated to pr programs or levels of service required by legislation, described in this subparagraph, aborlevel for which funding has been provided.
- (B) Regulations, executive orders, or administrative directives, implemented after Octobe 2011, that are not necessary to implement the 2011 Realignment Legislation, and that has overall effect of increasing the costs already borne by a local agency for programs or leve service mandated by the 2011 Realignment Legislation, shall apply to local agencies only extent that the State provides annual funding for the cost increase. Local agencies shall r obligated to provide programs or levels of service pursuant to new regulations, executive or administrative directives, described in this subparagraph, above the level for which fur has been provided.
- (C) Any new program or higher level of service provided by local agencies, as described subparagraphs (A) and (B), above the level for which funding has been provided, shall not require a subvention of funds by the State nor otherwise be subject to Section 6 of Article This paragraph shall not apply to legislation currently exempt from subvention under paragraph (2) of subdivision (a) of Section 6 of Article XIII B as that paragraph read on January 2, 2011.
- (D) The State shall not submit to the federal government any plans or waivers, or amendathose plans or waivers, that have an overall effect of increasing the cost borne by a local for programs or levels of service mandated by the 2011 Realignment Legislation, except extent that the plans, waivers, or amendments are required by federal law, or the State proannual funding for the cost increase.
- (E) The State shall not be required to provide a subvention of funds pursuant to this parage for a mandate that is imposed by the State at the request of a local agency or to comply we federal law. State funds required by this paragraph shall be from a source other than those described in subdivisions (b) and (d), ad valorem property taxes, or the Social Services Subaccount of the Sales Tax Account of the Local Revenue Fund.

- (5)(A) For programs described in subparagraphs (C) to (E), inclusive, of paragraph (1) of subdivision (a) and included in the 2011 Realignment Legislation, if there are subsequent changes in federal statutes or regulations that alter the conditions under which federal ma funds as described in the 2011 Realignment Legislation are obtained, and have the overal of increasing the costs incurred by a local agency, the State shall annually provide at leas 50 percent of the nonfederal share of those costs as determined by the State.
- (B) When the State is a party to any complaint brought in a federal judicial or administrat proceeding that involves one or more of the programs described in subparagraphs (C) to (inclusive, of paragraph (1) of subdivision (a) and included in the 2011 Realignment Legis and there is a settlement or judicial or administrative order that imposes a cost in the forn monetary penalty or has the overall effect of increasing the costs already borne by a local for programs or levels of service mandated by the 2011 Realignment Legislation, the Stat annually provide at least 50 percent of the nonfederal share of those costs as determined l State. Payment by the State is not required if the State determines that the settlement or c relates to one or more local agencies failing to perform a ministerial duty, failing to perfolegal obligation in good faith, or acting in a negligent or reckless manner.
- (C) The state funds provided in this paragraph shall be from funding sources other than the described in subdivisions (b) and (d), ad valorem property taxes, or the Social Services Subaccount of the Sales Tax Account of the Local Revenue Fund.
- (6) If the State or a local agency fails to perform a duty or obligation under this section of the 2011 Realignment Legislation, an appropriate party may seek judicial relief. These proceedings shall have priority over all other civil matters.
- (7) The funds deposited into a County Local Revenue Fund 2011 shall be spent in a manudesigned to maintain the State's eligibility for federal matching funds, and to ensure comby the State with applicable federal standards governing the State's provision of Public S Services.
- (8) The funds deposited into a County Local Revenue Fund 2011 shall not be used by loc agencies to supplant other funding for Public Safety Services.
- (d) If the taxes described in subdivision (b) are reduced or cease to be operative, the State annually provide moneys to the Local Revenue Fund 2011 in an amount equal to or great the aggregate amount that otherwise would have been provided by the taxes described in subdivision (b). The method for determining that amount shall be described in the 2011 Realignment Legislation, and the State shall be obligated to provide that amount for so lot the local agencies are required to perform the Public Safety Services responsibilities assign the 2011 Realignment Legislation. If the State fails to annually appropriate that amount, Controller shall transfer that amount from the General Fund in pro rata monthly shares to Local Revenue Fund 2011. Thereafter, the Controller shall disburse these amounts to local agencies in the manner directed by the 2011 Realignment Legislation. The state obligation under this subdivision shall have a lower priority claim to General Fund money than the

priority for money to be set apart under Section 8 of Article XVI and the second priority voter-approved debts and liabilities described in Section 1 of Article XVI.

- (e)(1) To ensure that public education is not harmed in the process of providing critical protection to local Public Safety Services, the Education Protection Account is hereby creative General Fund to receive and disburse the revenues derived from the incremental increatives imposed by this section, as specified in subdivision (f).
- (2)(A) Before June 30, 2013, and before June 30 of each year from 2014 to 20182030, in the Director of Finance shall estimate the total amount of additional revenues, less refund will be derived from the incremental increases in tax rates made in subdivision (f) that wi available for transfer into the Education Protection Account during the next fiscal year. Director of Finance shall make the same estimate by January 10, 2013, for additional reveless refunds, that will be received by the end of the 2012-13 fiscal year.
- (B) During the last 10 days of the quarter of each of the first three quarters of each fiscal from 2013-14 to 2018-192030-31, inclusive, the Controller shall transfer into the Educati Protection Account one-fourth of the total amount estimated pursuant to subparagraph (A that fiscal year, except as this amount may be adjusted pursuant to subparagraph (D).
- (C) In each of the fiscal years from 2012-13 to 2020-212032-33, inclusive, the Director o Finance shall calculate an adjustment to the Education Protection Account, as specified b subparagraph (D), by adding together the following amounts, as applicable:
- (i) In the last quarter of each fiscal year from 2012-13 to 2018-192030-31, inclusive, the of Finance shall recalculate the estimate made for the fiscal year pursuant to subparagraph and shall subtract from this updated estimate the amounts previously transferred to the Ec Protection Account for that fiscal year.
- (ii) In June 2015 and in every June from 2016 to 20212033, inclusive, the Director of Fin shall make a final determination of the amount of additional revenues, less refunds, deriv the incremental increases in tax rates made in subdivision (f) for the fiscal year ending tw prior. The amount of the updated estimate calculated in clause (i) for the fiscal year ending years prior shall be subtracted from the amount of this final determination.
- (D) If the sum determined pursuant to subparagraph (C) is positive, the Controller shall to an amount equal to that sum into the Education Protection Account within 10 days precedend of the fiscal year. If that amount is negative, the Controller shall suspend or reduce subsequent quarterly transfers, if any, to the Education Protection Account until the total reduction equals the negative amount herein described. For purposes of any calculation repursuant to clause (i) of subparagraph (C), the amount of a quarterly transfer shall not be modified to reflect any suspension or reduction made pursuant to this subparagraph.
- (E) Before June 30, 2018, and before June 30 of each year from 2019 to 2030, inclusive, Director of Finance shall estimate the amount of the additional revenues, less refunds, to

derived in the following fiscal year from the incremental increases in tax rates made in subdivision (f), that, when combined with all other available General Fund revenues, will required to meet:

- (i) the minimum funding guarantee of section 8 of article XVI for that following fiscal ye
- (ii) the workload budget for that following fiscal year, excluding any program expenditur already accounted for through (i). For purposes of this section, "workload budget" has the meaning set forth in Government Code section 13308.05, as that section read and was into by the Department of Finance on January 1, 2016, provided, however, that "currently authorized services" shall mean only those services that would have been considered "currently authorized services" under Government Code section 13308.05 as of January 1, 2016.
- (F) In order to enhance the ability of all California school children and their families to rε regular, quality healthcare and thereby minimize school absenteeism due to health-related problems, whenever the Director of Finance estimates that the amount available for transthe Education Protection Account during the following fiscal year exceeds the amount of revenues required from that Account pursuant to subparagraph (E) for that following fisc the Director shall identify the remaining amount. Fifty percent of that remainder, up to a maximum of two billion dollars in any single fiscal year, shall be allocated by the Contro from the Education Protection Account to the California Department of Health Care Serv a quarterly basis to increase funding for the existing healthcare programs and services dein Chapter 7 (commencing with Section 14000) to Chapter 8.9 (commencing with Section 14700), inclusive, of Part 3 of Division 9 of the Welfare and Institutions Code. The fund shall be used only for critical, emergency, acute and preventive healthcare services to chi and their families, provided by health care professionals and health facilities that are licer pursuant to Health and Safety Code Section 1250, and to health plans or others that mana provision of healthcare for Medi-Cal beneficiaries that are contracting with the California Department of Health Care Services to provide health benefits pursuant to this section.
- (G) The allocation provided for in subparagraph (F) may be suspended by statute during a year in which a budget emergency has been declared, provided, however, that the allocation not be reduced beyond the proportional reduction in overall General Fund expenditures for year. For purposes of this section, "budget emergency" has the same meaning as in paragraph (2) of subdivision (b) of section 22 of article XVI.
- (H) The funding provided pursuant to subparagraph (F) shall not be used to supplant exis state general funds for the nonfederal share of payments for those programs and, consiste federal law, shall be used to obtain federal matching Medicaid funds.
- (3) All moneys in the Education Protection Account are hereby continuously appropriate support of school districts, county offices of education, charter schools, and community c districts as set forth in this paragraph, and for healthcare as set forth in subparagraph (F) paragraph (2).

- (A) Eleven percent of the moneys appropriated <u>for education</u> pursuant to this paragraph slallocated quarterly by the Board of Governors of the California Community Colleges to community college districts to provide general purpose funding to community college disproportion to the amounts determined pursuant to Section 84750.5 of the Education Code code section read upon voter approval of this section, on November 6, 2012. The allocaticalculated pursuant to this subparagraph shall be offset by the amounts specified in subdivisions (a), (c), and (d) of Section 84751 of the Education Code, as that section read voter approval of this section on November 6, 2012, that are in excess of the amounts calc pursuant to Section 84750.5 of the Education Code, as that section read upon voter approthis section on November 6, 2012, provided that no community college district shall receithan one hundred dollars (\$100) per full time equivalent student.
- (B) Eighty-nine percent of the moneys appropriated for education pursuant to this paragra shall be allocated quarterly by the Superintendent of Public Instruction to provide general purpose funding to school districts, county offices of education, and state general-purpose funding to charter schools in proportion to the revenue limits calculated pursuant to Sections 2558 and 42238 of the Education Code and the amounts calculated pursuant to Section 47633 of the Education Code for county offices of education, school districts, and charter schools, respectively, as those sections read upon voter approval of this section or November 6, 2012. The amounts so calculated shall be offset by the amounts specified in subdivision (c) of Section 2558 of, paragraphs (1) through (7) of subdivision (h) of Section 42238 of, and Section 47635 of, the Education Code for county offices of educati school districts, and charter schools, respectively, as those sections read upon voter appre this section on November 6, 2012, that are in excess of the amounts calculated pursuant to Sections 2558, 42238, and 47633 of the Education Code for county offices of education, districts, and charter schools, respectively, as those sections read upon voter approval of t section on November 6, 2012, provided that no school district, county office of education charter school shall receive less than two hundred dollars (\$200) per unit of average daily attendance.
- (4) This subdivision is self-executing and requires no legislative action to take effect. Distribution of the moneys in the Education Protection Account by the Board of Governo the California Community Colleges and Superintendent of Public Instruction shall not be or otherwise affected by failure of the Legislature and Governor to enact an annual budge pursuant to Section 12 of Article IV, by invocation of paragraph (h) of Section 8 of Articl or by any other action or failure to act by the Legislature or Governor.
- (5) Notwithstanding any other provision of law, the moneys deposited in the Education Protection Account <u>for education</u> shall not be used to pay any costs incurred by the Legis the Governor, or any agency of state government.
- (6) A community college district, county office of education, school district, or charter sc shall have sole authority to determine how the moneys received from the Education Prote Account are spent in the school or schools within its jurisdiction, provided, however, that appropriate governing board or body shall make these spending determinations in open se

of a public meeting of the governing board or body and shall not use any of the funds froi Education Protection Account for salaries or benefits of administrators or any other administrative costs. Each community college district, county office of education, school district, and charter school shall annually publish on its Internet Web site an accounting o much money was received from the Education Protection Account and how that money w spent.

- (7) The annual independent financial and compliance audit required of community colleg districts, county offices of education, school districts, and charter schools shall, in additio other requirements of law, ascertain and verify whether the funds provided from the Educ Protection Account have been properly disbursed and expended as required by this sectio Expenses incurred by those entities to comply with the additional audit requirement of this section may be paid with funding from the Education Protection Account and shall not be considered administrative costs for purposes of this section.
- (8) Revenues, less refunds, derived pursuant to subdivision (f) for deposit in the Educatio Protection Account pursuant to this section shall be deemed "General Fund revenues," "C Fund proceeds of taxes," and "moneys to be applied by the State for the support of school districts and community college districts" for purposes of Section 8 of Article XVI.
- (f)(1)(A) In addition to the taxes imposed by Part 1 (commencing with Section 6001) of Division 2 of the Revenue and Taxation Code, for the privilege of selling tangible person property at retail, a tax is hereby imposed upon all retailers at the rate of 1/4 percent of th receipts of any retailer from the sale of all tangible personal property sold at retail in this and after January 1, 2013, and before January 1, 2017.
- (B) In addition to the taxes imposed by Part 1 (commencing with Section 6001) of Divisi the Revenue and Taxation Code, an excise tax is hereby imposed on the storage, use, or o consumption in this State of tangible personal property purchased from any retailer on an January 1, 2013, and before January 1, 2017, for storage, use, or other consumption in thi at the rate of 1/4 percent of the sales price of the property.
- (C) The Sales and Use Tax Law, including any amendments enacted on or after the effect of this section, shall apply to the taxes imposed pursuant to this paragraph.
- (D) This paragraph shall become inoperative on January 1, 2017.
- (2) For any taxable year beginning on or after January 1, 2012, and before January 1, 201 with respect to the tax imposed pursuant to Section 17041 of the Revenue and Taxation C the income tax bracket and the rate of 9.3 percent set forth in paragraph (1) of subdivision Section 17041 of the Revenue and Taxation Code shall be modified by each of the follow
- (A)(i) For that portion of taxable income that is over two hundred fifty thousand dollars (\$250,000) but not over three hundred thousand dollars (\$300,000), the tax rate is 10.3 pe the excess over two hundred fifty thousand dollars (\$250,000).

- (ii) For that portion of taxable income that is over three hundred thousand dollars (\$300,0 not over five hundred thousand dollars (\$500,000), the tax rate is 11.3 percent of the exce three hundred thousand dollars (\$300,000).
- (iii) For that portion of taxable income that is over five hundred thousand dollars (\$500,0 tax rate is 12.3 percent of the excess over five hundred thousand dollars (\$500,000).
- (B) The income tax brackets specified in clauses (i), (ii), and (iii) of subparagraph (A) sharecomputed, as otherwise provided in subdivision (h) of Section 17041 of the Revenue ar Taxation Code, only for taxable years beginning on and after January 1, 2013.
- (C)(i) For purposes of subdivision (g) of Section 19136 of the Revenue and Taxation Coc paragraph shall be considered to be chaptered on the date it becomes effective November 2012.
- (ii) For purposes of Part 10 (commencing with Section 17001) of, and Part 10.2 (commer with Section 18401) of, Division 2 of the Revenue and Taxation Code, the modified tax t and tax rates established and imposed by this paragraph shall be deemed to be established imposed under Section 17041 of the Revenue and Taxation Code.
- (D) This paragraph shall become inoperative on December 1, 20192031.
- (3) For any taxable year beginning on or after January 1, 2012, and before January 1, 201 with respect to the tax imposed pursuant to Section 17041 of the Revenue and Taxation (the income tax bracket and the rate of 9.3 percent set forth in paragraph (1) of subdivision Section 17041 of the Revenue and Taxation Code shall be modified by each of the follow
- (A)(i) For that portion of taxable income that is over three hundred forty thousand dollars (\$340,000) but not over four hundred eight thousand dollars (\$408,000), the tax rate is 10.3 percent of the excess over three hundred forty thousand dollars (\$340,000).
- (ii) For that portion of taxable income that is over four hundred eight thousand dollars (\$408,000) but not over six hundred eighty thousand dollars (\$680,000), the tax rate is 11.3 percent of the excess over four hundred eight thousand dollars (\$408,000).
- (iii) For that portion of taxable income that is over six hundred eighty thousand dollars (\$680,000), the tax rate is 12.3 percent of the excess over six hundred eighty thousand do (\$680,000).
- (B) The income tax brackets specified in clauses (i), (ii), and (iii) of subparagraph (A) sharecomputed, as otherwise provided in subdivision (h) of Section 17041 of the Revenue at Taxation Code, only for taxable years beginning on and after January 1, 2013.

- (C)(i) For purposes of subdivision (g) of Section 19136 of the Revenue and Taxation Coc paragraph shall be considered to be chaptered on the date it becomes effective November 2012.
- (ii) For purposes of Part 10 (commencing with Section 17001) of, and Part 10.2 (commer with Section 18401) of, Division 2 of the Revenue and Taxation Code, the modified tax t and tax rates established and imposed by this paragraph shall be deemed to be established imposed under Section 17041 of the Revenue and Taxation Code.
- (D) This paragraph shall become inoperative on December 1, 20192031.
- (g)(1) The Controller, pursuant to his or her statutory authority, may perform audits of expenditures from the Local Revenue Fund 2011 and any County Local Revenue Fund 20 shall audit the Education Protection Account to ensure that those funds are used and acco for in a manner consistent with this section.
- (2) The Attorney General or local district attorney shall expeditiously investigate, and ma civil or criminal penalties for, any misuse of moneys from the County Local Revenue Furor the Education Protection Account.

SECTION 5. Conflicting Measures.

In the event that this measure and another measure that affects the tax rates for personal i shall appear on the same statewide ballot, the provisions of the other measure or measure be deemed to be in conflict with this measure. In the event that this measure receives a g number of affirmative votes than a measure deemed to be in conflict with it, the provision this measure shall prevail in their entirety, and the other measure or measures shall be nu void.

SECTION 6. Severability.

If the provisions of this act, or part thereof, are for any reason held to be invalid or unconstitutional, the remaining provisions shall not be affected, but shall remain in full for effect and to this end the provisions of this act are severable.

SECTION 7. Proponent Standing.

Notwithstanding any other provision of law, if the State, government agency, or any of it officials fail to defend the constitutionality of this act, following its approval by the voter other government employer, the proponent, or in his or her absence, any citizen of this St have the authority to intervene in any court action challenging the constitutionality of this the purpose of defending its constitutionality, whether such action is in trial court, on app on discretionary review by the Supreme Court of California and/or the Supreme Court of United States. The fees and costs of defending the action shall be a charge on funds appr to the Attorney General, which shall be satisfied promptly.

SECTION 8. Effective Date.

This measure shall take effect immediately upon passage.