



The CEO Report

February 14, 2017

Human Resources Update

President Trump Signs Executive Order on the Affordable Care Act

On January 20, 2017, President Trump signed an Executive Order directing the Department of Health and Human Services and other agencies involved with administering the Affordable Care Act (ACA) to take steps to minimize the burdens placed on individuals, families, health care providers, insurers and purchasers of health insurance. While the order does not repeal any portion of the ACA, it does reaffirm the Administration's intent to repeal the law. The order does not provide any specific relief to employers from the ACA's requirements or its penalties. Until explicit agency guidance is issued or Congress takes action to repeal the ACA, employers must continue to administer their plans in full compliance with existing law. At present, employers subject to the Employer Mandate are still obligated to provide statements to their full-time employees and to report to the Internal Revenue Service by the applicable deadlines. A briefing on the Order is attached.

IRS Tax Form 1095C

The 2016 IRS 1095C tax forms were mailed out the week of February 6th. This tax form describes whether or not you were offered and/or obtained the minimum level of health insurance coverage as an employee of Mendocino County, as required under the Affordable Care Act. It will also inform you if you were eligible for a premium tax credit. In most cases, no action will be necessary for your 2016 tax return but check with your tax preparer if you are not certain.

Special Meeting

The Executive Office has been working with staff on the various cannabis ordinances and considering the available upcoming Board meeting dates. In order to manage the Board's regular business and provide adequate time to discuss the cannabis related ordinances (cultivation and non-cultivation), it is recommended that the Board direct that a special meeting be scheduled for March 28, 2017. Depending on the progress made between now and mid-March, the Board may choose to cancel the meeting if necessary.

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Little River Airport Timber Harvest Update

In January 2017, the Board referred the matter of the County's Little River Airport Land Management to the Board of Supervisors Public Health, Safety and Resources Committee. As the Standing Committee meetings for February were cancelled, the Executive Office wishes to inform the Board of recent activities associated with the Non-Industrial Timber Management Plan (NTMP) at the County-owned Little River Airport.

The Board's previous Ad Hoc Committee that was formed in 2014 and Department of Transportation (MCDOT) have been working with various conservation groups to come to an agreement regarding the land. Cal Fire was awaiting confirmation from the County that we were interested in proceeding with the NTMP amendment. In October 2015, the Ad Hoc Committee recommended holding off any action regarding the NTMP amendment and/or any harvest until the FAA responded. To date, no agreement has been reached to sell a conservation easement or trade land with the interested parties. The Ad Hoc Committee also indicated that more discussion, including with community stakeholders, would be necessary before proceeding with a timber harvest and advised that the County hold off on the NTMP/timber harvest for another year.

On January 18, 2017, the County received notice from CalFire that "The major deviation shall be found not in conformance per 14CCR 898.2(c). There is evidence that the information contained in the plan is incorrect, incomplete in a material way. Per 14CCR 1090.2, it is CalFire's professional judgment that due to the lapse in time between the submitted inventory and any required remodeling of the data, the information provided cannot be brought into conformance. New information submitted through the deviation process is required to meet the intent of the approved NTMP." Based upon this information, staff will present the Public Health, Safety and Resources Committee with an additional update at their March 2017 meeting.

MCDOT cut the trees that the FAA had wanted cut since 2005 (small diameter trees on high ground very close to those that were under the "Utility Exemption" in the summer of 2015. MCDOT is now in compliance with regards to redwood to the east of the runway (the main issue from 2014). MCDOT continues to address FAA annual inspection findings will continue to cut by "Utility Exemption" as has been the operational practice for approximately 50 years before the 1997 NTMP.



*Check out Mendocino County's
Career Page, powered by NEOGOV.
www.governmentjobs.com/careers/mendocinoca*

Library Update

The library has expanded its seed libraries and now every branch and bookmobile in Mendocino County has a seed library. On February 13, 2017, on KZYX radio station, the Mendocino County Seed Library will be a focus on a segment of the gardening show.



Mendocino County libraries offer a number of services and programs. For more information on what is going on at your local branch visit

<http://co.mendocino.ca.us/library/>

Also, Mendocino County is now offering the amazing 1,000 Books before Kindergarten literacy program at every branch and bookmobile.

Every branch in February will be having a fun interactive display with a different take on the theme "Blind Date with a Book"

Kim Doyle is the new Children's Librarian for Fort Bragg. She started on February 13, 2017. The Fort Bragg Library has been without a children/teen Librarian since August 2016. Kim comes to Mendocino County from Washington, with a great background and vast knowledge in children/teen books, as a previous bookstore owner and Children's Librarian in Washington.

In conjunction with the Mendocino County Museum, a 3D display honoring the anniversary of the signing of the Bill of Rights is on display at our libraries through the month of February.

Cannabis Update

On February 7, 2017, the Board discussed Planning Commission and staff recommendations regarding the Cannabis Cultivation Ordinances and CEQA Initial Study. The Board gave direction to come back with revised ordinances incorporating the approved changes. The ordinances will come back for action by the Board in March. The Cannabis Facilities Ordinances are currently under development following the Board workshop on January 27, 2017, and be presented to the Board at an upcoming meeting.



Water Agency News

On February 14, 2017, the Board will receive an update from the Sustainable Groundwater Management Act (SGMA) Ad Hoc committee on the Groundwater Sustainability Agency formation process and receive information on an updated organizational chart. The next regular Ukiah Valley Groundwater Sustainability Agency formation committee meeting is on Thursday, February 16, 2017 at 1pm in Conference Room C to discuss a draft Joint Power Authority agreement.

Department of Agriculture Update

The Department of Agriculture is working diligently to prepare for the roll out of the Medical Cannabis Cultivation Program. The department has recently hired several new employees whose main responsibility will be implementing and managing the cannabis program. They have been building relationships with the partnering agencies, designing the forms and procedures for the cannabis program, and training in the other agricultural programs that will help them obtain the necessary licenses required of Agricultural biologists and Weights and Measures inspectors.

The rest of staff is busy training the new employees, renewing annual permits, and testing commercial scales and meters around the county. Fruit frost thermometer testing is being carried out this month, and planning for the annual field worker training is under way. The department's first set of seasonal insect trappers will return at the end of February to begin deploying the European Grapevine Moth traps throughout vineyards and near wineries county-wide.



HHSA – Environmental Health Update

Mendocino is in a recreational shellfish embargo (e.g., oysters, clams and mussels). This is unusual since Mendocino is usually not affected during the winter months due to the ocean currents.

The California Department of Health Services' warning earlier this month was based upon analysis of wild mussel samples that our Fort Bragg HHSA Environmental Health office collected and shipped to the Richmond Public Health lab for testing. That sampling was a routine sampling conducted as part of our years-long (unpaid) partnership with the state's Red Tide Program.

The Mendocino County Health Department did forward the state's warning to local media as soon as the State Department of Public Health lifted their embargo on that information on the afternoon of February 2, 2017.

Weather permitting, follow-up samples will be collected soon during a minus tide. We should receive the results from those tests in about 10-14 days. However, given the recent ban on collection of bivalves in Humboldt and Tomales Bays, there is little reason to expect that conditions have sufficiently changed.

Note that restaurants are not permitted to receive recreationally caught mussels. Any commercial shellfish harvested during a period of unsafe water conditions will not be allowed to enter the marketplace. The recent state warning was intended for recreational harvesters only, and included the statement: "This warning does not apply to commercially sold clams, mussels, scallops or oysters from approved sources. State law permits only state-certified commercial shellfish harvesters or dealers to sell these products. Shellfish sold by certified harvesters and dealers are subject to frequent mandatory testing to monitor for toxins. The full press release is attached and can also be found at: <http://www.cdph.ca.gov/Pages/NR17-018.aspx>



Stay plugged in and up-to-date with the latest Mendocino County News by visiting www.co.mendocino.ca.us.

Executive Order Issued by President Trump Enhancing Public Safety in the Interior United States

On January 25, 2017, President Trump issued an Executive Order to ensure public safety in the United States and to ensure that the Nation's immigration laws are executed. The purpose of the order is to:

- Direct executive departments and agencies to employ all lawful means to enforce the immigration laws of the United States.
- Establish new enforcement priorities that prioritize the enforcement of immigration law against criminal aliens (subject to certain grounds of inadmissibility), aliens who commit crimes, aliens who abuse public taxpayer benefits, or are otherwise a national security concern.
- Order an end to federal grants to sanctuary cities, except as deemed necessary for law enforcement purposes by the Attorney General or the DHS Secretary.
- Order sanctions against countries that refuse to accept repatriation of their nationals



Legislative information, California Law, daily events and legislative publications can be viewed online at the official California Legislative Information website by visiting www.leginfo.ca.gov.

A copy of the Executive Order is attached to this report. This Executive Order has a direct effect on federal funding for these municipalities that are sanctuary cities or counties.

Low Gap Park/Harrison Grove Emergency Repair

The Executive Office - Facilities Division received a report on February 13, 2017, that the picnic area cover at Low Gap Park/Harrison Grove was leaning and needed an immediate safety assessment. Facilities staff inspected the structure and found the cover in danger of collapse and immediately installed temporary caution tape to notify the public of the danger and to raise awareness of the safety issue. The County's Safety Officer was immediately notified and inspected the structure and installed additional temporary signage. This is being considered an emergency project due to the threat to public safety.

Facilities staff is working with local contractors to install temporary fencing and additional signage around the perimeter of the structure to be in place by February 13th or 14th to protect the public. With the temporary fencing in place, Facilities will further assess the options for repair or replacement of the structure. The Executive Office will keep the Board and public updated as to the progress of the emergency project. The remainder of Low Gap Park remains open to public.

Fire Agency Agreements

As part of the Fiscal Year 2016-17 budget process, the Board appropriated funds to supplement the operations of Mendocino County's fire agencies. The funding was provided from a mix of Proposition 172 Public Safety Sales Tax dollars and general fund dollars that were previously used to cover the cost of the County's contract with CalFire for fire and emergency medical dispatch services.

Since the time the Board provided direction on the funding through the budget process, and approved an allocation formula as proposed by the Mendocino County Association of Fire Districts (MCAFD), County staff has been working to draft a funding agreement between the County and each fire agency. It has been important to work both collaboratively within the County structure, and with the fire agency representatives to craft an appropriate agreement. The Executive Office worked with the Auditor-Controller's Office and the Office of County Counsel to finalize an agreement that represented the County's interests. The agreements are for one year and clarify the responsibilities of the agencies under the agreement, but is not a contract where the County maintains responsibility for how the agencies maintain or provide services with the supplemental funding. The Executive Office appreciates the input of MCAFD in helping draft one version of an agreement that uniformly addresses the various types of agencies, some of which are independent special districts, and others that have a more informal structure, but all of which are recognized by LAFCo.

The final agreement has been approved by the MCAFD and they will distribute to all of the local fire agencies for signature. When the County receives signed agreements from the fire agencies, payments for the current fiscal year will be processed according to the allocation formula previously approved by the Board. The total dollar amount is approximately \$400,000.

Animal Shelter Update

The shelter currently has 63 dogs on site with 12 additional dogs being in foster care for a total of 75 dogs. The shelter currently has 31 cats on site with two additional cats being in foster care for a total of 33 cats.

Five free roaming horses from the Robinson Creek Road in Ukiah were recently impounded by Animal Control and are currently being cared for at the Cold Creek Ranch in Lake County. Safer Horse Rescue is working on getting the horses to a private ranch that has over 1,600 acres of fenced property.



For more information about Mendocino County Association of Fire Districts (MCAFD), visit their website at:

<http://fundmendofire.org/>



To view pictures and bios of the Animal Shelter's wonderful adoptable cats and dogs, visit

www.mendoanimalshelter.com

Upcoming Board Meetings

| | |
|-----------------------------|-------------------|
| Regular Meeting | February 14, 2017 |
| Regular Meeting | March 7, 2017 |
| Standing Committee Meeting | March 13, 2017 |
| Regular Meeting | March 20, 2017 |
| Regular Meeting | March 21, 2017 |
| Special Meeting (tentative) | March 28, 2017 |

Dates of Interest

| | |
|----------------|-------------------|
| County Holiday | February 20, 2017 |
|----------------|-------------------|

Boards and Commissions Vacancies*

| Board Name | Position |
|-----------------------------------|-----------------------------------|
| Behavioral Health Advisory Board | 5 th District Consumer |
| Mendocino Historical Review Board | Member (2 seats available) |
| North Coast Railroad Authority | Mendocino Representative |

*Anticipated vacancies for March, 2017
 Please note: Anticipated vacancies include expiring terms; the incumbent of the expiring term may apply for reappointment and/or may continue to serve in their capacity until replaced. California Government Code requires public noticing for all expiring terms regardless of the incumbent's intention to apply for reappointment.

Attachments

1. Keenan briefing regarding Affordable Care Act.
2. Press Release dated 2/3/17 from California Department of Health Services
3. Executive Order regarding Enhancing Public Safety in the United States
4. Ongoing list of Boards and Commissions vacancies

| February | | | | | | |
|----------|----|----|----|----|----|----|
| S | M | T | W | T | F | S |
| | | | 1 | 2 | 3 | 4 |
| 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| 26 | 27 | 28 | | | | |

| March | | | | | | |
|-------|----|----|----|----|----|----|
| S | M | T | W | T | F | S |
| | | | 1 | 2 | 3 | 4 |
| 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| 26 | 27 | 28 | 29 | 30 | 31 | |

-  Regular Board Meeting
-  Joint Board Meeting
-  Standing Committee Meeting
-  Budget Hearings
-  Board Workshop
-  County Holiday
-  CSAC, NACo, and RCRC:
Feb 25-Mar 1 - NACo Legislative Conference
-  Special Meeting (tentative)

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HEALTH CARE REFORM: NEW ADMINISTRATION ISSUES EXECUTIVE ORDER ON ACA

On January 20, 2017, President Trump signed an Executive Order directing the Department of Health and Human Services and other agencies involved with administering the Affordable Care Act (ACA) to take steps to minimize the burdens placed on individuals, families, health care providers, insurers and purchasers of health insurance. While the order does not repeal any portion of the ACA, it does reaffirm the Administration's intent to repeal the law.

The order instructs the agencies to exercise their authority and discretion, to the extent permitted by law, to:

- Waive, defer, grant exemptions from or delay implementation of any ACA provision or requirement that would impose a fiscal burden on any state or a cost, fee, tax, penalty or regulatory burden on individuals, families, health care providers, health insurers, patients, recipients of health care services, purchasers of health insurance or makers of medical devices, products and medications.
- Provide greater flexibility to states and to cooperate with them in implementing health care programs.
- Encourage development of a free and open market in interstate commerce for the offering of health care services and health insurance with the goal of achieving and preserving maximum options for patients and consumers.

Noticeably absent from the Executive Order are details about specific actions to be taken or the provisions of the ACA to be targeted. The order, on its face, does not provide any specific relief to employers from the ACA's requirements or its penalties. It remains to be seen how, and to what extent, the agencies will implement the order. Future agency action may include adopting non-enforcement policies or issuing filing extensions.

Until explicit agency guidance is issued or Congress takes action to repeal the ACA, employers must continue to administer their plans in full compliance with existing law. This includes reporting under Internal Revenue Code sections 6055 and 6056 that is due in early 2017. At present, employers subject to the Employer Mandate are still obligated to provide statements to their full-time employees and to report to the Internal Revenue Service by the applicable deadlines.

Keenan continues to monitor ongoing developments at both the state and national level. During these uncertain times, rest assured that we will continue to keep you informed as details about repeal and replacement emerge.

Please contact your Keenan Account Manager for questions regarding this *Briefing*.

Keenan & Associates is not a law firm and no opinion, suggestion, or recommendation of the firm or its employees shall constitute legal advice. Clients are advised to consult with their own attorney for a determination of their legal rights, responsibilities and liabilities, including the interpretation of any statute or regulation, or its application to the clients' business activities.

CDPH Warns Consumers Not to Eat Sport-Harvested Bivalve Shellfish from Mendocino County

Date: 2/2/2017

Number: 17-018

Contact: Ali Bay or Corey Egel, 916.440.7259

SACRAMENTO

The California Department of Public Health (CDPH) advises consumers not to eat recreationally harvested mussels, clams or whole scallops from Mendocino County. Dangerous levels of paralytic shellfish poisoning (PSP) toxins have been detected in mussels from this region. The naturally occurring PSP toxins can cause illness or death in humans. Cooking does not destroy the toxin.

This warning does not apply to commercially sold clams, mussels, scallops or oysters from approved sources. State law permits only state-certified commercial shellfish harvesters or dealers to sell these products. Shellfish sold by certified harvesters and dealers are subject to frequent mandatory testing to monitor for toxins.

Since crabs eat bivalve shellfish they could accumulate some of the PSP toxin. While crab meat is not affected by the PSP toxin, consumers should avoid eating the viscera (the internal organs, also known as "butter" or "guts") from crabs caught in the affected area. Water or broth used to cook whole crabs should be discarded and not used to prepare dishes such as sauces, broths, soups or stews (for example, cioppino or gumbo), stocks, roux, dressings or dips.

The best ways to reduce risk are to:

- Remove the crab viscera and rinse out the body cavity prior to cooking, or
- Boil or steam whole crabs, instead of frying or broiling, and discard the viscera and cooking liquids.

PSP toxins affect the central nervous system, producing a tingling around the mouth and fingertips within a few minutes to a few hours after eating toxic shellfish. These symptoms are typically followed by loss of balance, lack of muscular coordination, slurred speech and difficulty swallowing. In severe poisonings, complete muscular paralysis and death from asphyxiation can occur. There have been no reports of illnesses related to this event.

You can get the most current information on shellfish advisories and quarantines by calling CDPH's toll-free Shellfish Information Line at (800) 553-4133. For additional information, please visit the [CDPH Marine Biotxin Monitoring Web page](#).

Last modified on: 2/3/2017 3:51 PM

Executive Order: Enhancing Public Safety in the Interior of the United States

EXECUTIVE ORDER

ENHANCING PUBLIC SAFETY IN THE INTERIOR OF THE UNITED STATES

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Immigration and Nationality Act (INA) (8 U.S.C. 1101 et seq.), and in order to ensure the public safety of the American people in communities across the United States as well as to ensure that our Nation's immigration laws are faithfully executed, I hereby declare the policy of the executive branch to be, and order, as follows:

Section 1. Purpose. Interior enforcement of our Nation's immigration laws is critically important to the national security and public safety of the United States. Many aliens who illegally enter the United States and those who overstay or otherwise violate the terms of their visas present a significant threat to national security and public safety. This is particularly so for aliens who engage in criminal conduct in the United States.

Sanctuary jurisdictions across the United States willfully violate Federal law in an attempt to shield aliens from removal from the United States. These jurisdictions have caused immeasurable harm to the American people and to the very fabric of our Republic.

Tens of thousands of removable aliens have been released into communities across the country, solely because their home countries refuse to accept their repatriation. Many of these aliens are criminals who have served time in our Federal, State, and local jails. The presence of such individuals in the United States, and the practices of foreign nations that refuse the repatriation of their nationals, are contrary to the national interest.

Although Federal immigration law provides a framework for Federal-State partnerships in enforcing our immigration laws to ensure the removal of aliens who have no right to be in the United States, the Federal Government has failed to discharge this basic sovereign responsibility. We cannot faithfully execute the immigration laws of the United States if we exempt classes or categories of removable aliens from potential enforcement. The purpose of this order is to direct executive departments and agencies (agencies) to employ all lawful means to enforce the immigration laws of the United States.

Sec. 2. Policy. It is the policy of the executive branch to:

- (a) Ensure the faithful execution of the immigration laws of the United States, including the INA, against all removable aliens, consistent with Article II, Section 3 of the United States Constitution and section 3331 of title 5, United States Code;
- (b) Make use of all available systems and resources to ensure the efficient and faithful execution of the immigration laws of the United States;
- (c) Ensure that jurisdictions that fail to comply with applicable Federal law do not receive Federal funds, except as mandated by law;
- (d) Ensure that aliens ordered removed from the United States are promptly removed; and
- (e) Support victims, and the families of victims, of crimes committed by removable aliens.

Sec. 3. Definitions. The terms of this order, where applicable, shall have the meaning provided by section 1101 of title 8, United States Code.

Sec. 4. Enforcement of the Immigration Laws in the Interior of the United States. In furtherance of the policy described in section 2 of this order, I hereby direct agencies to employ all lawful means to ensure the faithful execution of the immigration laws of the United States against all removable aliens.

Sec. 5. Enforcement Priorities. In executing faithfully the immigration laws of the United States, the Secretary of Homeland Security (Secretary) shall prioritize for removal those aliens described by the Congress in sections 212(a)(2), (a)(3), and (a)(6)(C), 235, and 237(a)(2) and (4) of the INA (8 U.S.C. 1182(a)(2), (a)(3), and (a)(6)(C), 1225, and 1227(a)(2) and (4)), as well as removable aliens who:

- (a) Have been convicted of any criminal offense;
- (b) Have been charged with any criminal offense, where such charge has not been resolved;
- (c) Have committed acts that constitute a chargeable criminal offense;
- (d) Have engaged in fraud or willful misrepresentation in connection with any official matter or application before a governmental agency;
- (e) Have abused any program related to receipt of public benefits;
- (f) Are subject to a final order of removal, but who have not complied with their legal obligation to depart the United States; or

(g) In the judgment of an immigration officer, otherwise pose a risk to public safety or national security.

Sec. 6. Civil Fines and Penalties. As soon as practicable, and by no later than one year after the date of this order, the Secretary shall issue guidance and promulgate regulations, where required by law, to ensure the assessment and collection of all fines and penalties that the Secretary is authorized under the law to assess and collect from aliens unlawfully present in the United States and from those who facilitate their presence in the United States.

Sec. 7. Additional Enforcement and Removal Officers. The Secretary, through the Director of U.S. Immigration and Customs Enforcement, shall, to the extent permitted by law and subject to the availability of appropriations, take all appropriate action to hire 10,000 additional immigration officers, who shall complete relevant training and be authorized to perform the law enforcement functions described in section 287 of the INA (8 U.S.C. 1357).

Sec. 8. Federal-State Agreements. It is the policy of the executive branch to empower State and local law enforcement agencies across the country to perform the functions of an immigration officer in the interior of the United States to the maximum extent permitted by law.

(a) In furtherance of this policy, the Secretary shall immediately take appropriate action to engage with the Governors of the States, as well as local officials, for the purpose of preparing to enter into agreements under section 287(g) of the INA (8 U.S.C. 1357(g)).

(b) To the extent permitted by law and with the consent of State or local officials, as appropriate, the Secretary shall take appropriate action, through agreements under section 287(g) of the INA, or otherwise, to authorize State and local law enforcement officials, as the Secretary determines are qualified and appropriate, to perform the functions of immigration officers in relation to the investigation, apprehension, or detention of aliens in the United States under the direction and the supervision of the Secretary. Such authorization shall be in addition to, rather than in place of, Federal performance of these duties.

(c) To the extent permitted by law, the Secretary may structure each agreement under section 287(g) of the INA in a manner that provides the most effective model for enforcing Federal immigration laws for that jurisdiction.

Sec. 9. Sanctuary Jurisdictions. It is the policy of the executive branch to ensure, to the fullest extent of the law, that a State, or a political subdivision of a State, shall comply with 8 U.S.C. 1373.

(a) In furtherance of this policy, the Attorney General and the Secretary, in their discretion and to the extent consistent with law, shall ensure that jurisdictions that willfully refuse to comply with 8 U.S.C. 1373 (sanctuary jurisdictions) are not eligible to receive Federal grants, except as deemed necessary

for law enforcement purposes by the Attorney General or the Secretary. The Secretary has the authority to designate, in his discretion and to the extent consistent with law, a jurisdiction as a sanctuary jurisdiction. The Attorney General shall take appropriate enforcement action against any entity that violates 8 U.S.C. 1373, or which has in effect a statute, policy, or practice that prevents or hinders the enforcement of Federal law.

(b) To better inform the public regarding the public safety threats associated with sanctuary jurisdictions, the Secretary shall utilize the Declined Detainer Outcome Report or its equivalent and, on a weekly basis, make public a comprehensive list of criminal actions committed by aliens and any jurisdiction that ignored or otherwise failed to honor any detainers with respect to such aliens.

(c) The Director of the Office of Management and Budget is directed to obtain and provide relevant and responsive information on all Federal grant money that currently is received by any sanctuary jurisdiction.

Sec. 10. Review of Previous Immigration Actions and Policies. (a) The Secretary shall immediately take all appropriate action to terminate the Priority Enforcement Program (PEP) described in the memorandum issued by the Secretary on November 20, 2014, and to reinstitute the immigration program known as "Secure Communities" referenced in that memorandum.

(b) The Secretary shall review agency regulations, policies, and procedures for consistency with this order and, if required, publish for notice and comment proposed regulations rescinding or revising any regulations inconsistent with this order and shall consider whether to withdraw or modify any inconsistent policies and procedures, as appropriate and consistent with the law.

(c) To protect our communities and better facilitate the identification, detention, and removal of criminal aliens within constitutional and statutory parameters, the Secretary shall consolidate and revise any applicable forms to more effectively communicate with recipient law enforcement agencies.

Sec. 11. Department of Justice Prosecutions of Immigration Violators. The Attorney General and the Secretary shall work together to develop and implement a program that ensures that adequate resources are devoted to the prosecution of criminal immigration offenses in the United States, and to develop cooperative strategies to reduce violent crime and the reach of transnational criminal organizations into the United States.

Sec. 12. Recalcitrant Countries. The Secretary of Homeland Security and the Secretary of State shall cooperate to effectively implement the sanctions provided by section 243(d) of the INA (8 U.S.C. 1253(d)), as appropriate. The Secretary of State shall, to the maximum extent permitted by law, ensure that diplomatic efforts and negotiations with foreign states include as a condition precedent the

acceptance by those foreign states of their nationals who are subject to removal from the United States.

Sec. 13. Office for Victims of Crimes Committed by Removable Aliens. The Secretary shall direct the Director of U.S. Immigration and Customs Enforcement to take all appropriate and lawful action to establish within U.S. Immigration and Customs Enforcement an office to provide proactive, timely, adequate, and professional services to victims of crimes committed by removable aliens and the family members of such victims. This office shall provide quarterly reports studying the effects of the victimization by criminal aliens present in the United States.

Sec. 14. Privacy Act. Agencies shall, to the extent consistent with applicable law, ensure that their privacy policies exclude persons who are not United States citizens or lawful permanent residents from the protections of the Privacy Act regarding personally identifiable information.

Sec. 15. Reporting. Except as otherwise provided in this order, the Secretary and the Attorney General shall each submit to the President a report on the progress of the directives contained in this order within 90 days of the date of this order and again within 180 days of the date of this order.

Sec. 16. Transparency. To promote the transparency and situational awareness of criminal aliens in the United States, the Secretary and the Attorney General are hereby directed to collect relevant data and provide quarterly reports on the following:

- (a) the immigration status of all aliens incarcerated under the supervision of the Federal Bureau of Prisons;
- (b) the immigration status of all aliens incarcerated as Federal pretrial detainees under the supervision of the United States Marshals Service; and
- (c) the immigration status of all convicted aliens incarcerated in State prisons and local detention centers throughout the United States.

Sec. 17. Personnel Actions. The Office of Personnel Management shall take appropriate and lawful action to facilitate hiring personnel to implement this order.

Sec. 18. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

- (i) the authority granted by law to an executive department or agency, or the head thereof; or
- (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP

THE WHITE HOUSE,
January 25, 2017.



VACANCIES

**MENDOCINO COUNTY
BOARD OF SUPERVISORS**
501 LOW GAP ROAD, ROOM 1010
UKIAH, CA 95482

CARRE BROWN
First District

JOHN MCCOWEN
Second District

VACANT
Third District

DAN GJERDE
Fourth District

DAN HAMBURG
Fifth District

CARMEL ANGELO
Chief Executive Officer/Clerk of the Board

KATHARINE L. ELLIOTT
County Counsel

**APPOINTMENTS TO BOARDS AND COMMISSIONS
FEBRUARY 13, 2017**

The Board of Supervisors is actively seeking candidates to fill the following vacancies. Please consult with the Executive Office or visit <http://www.co.mendocino.ca.us/bos/boardscommissions.htm> for information on specific categorical areas and District vacancies.

| BOARD/ COMMISSION | POSITION CATEGORY | SEATS OPEN |
|--|------------------------------|-----------------------|
| (a) Airport Land Use Commission | (Various) | (2) |
| (b) Air Quality Management District Hearing Board | (Various) | (2) |
| (c) Alcohol and Drug Abuse Advisory Board | (Various) | (11) |
| (d) Anderson Valley Cemetery District | (Trustee) | (1) |
| (e) Animal Care and Control Appeals and Advisory Board | (Various) | (3) |
| (f) Area Agency on Aging - Governing Board | (Various) | (1) |
| (g) Assessment Appeals Board | (Alternate Board Member) | (1) |
| (h) Behavioral Health Advisory Board | (Various) | (2) |
| (i) Building Appeals Board | (Various) | (7) |
| (j) Child Care Planning Council | (Various) | (3) |
| (k) Community Development Commission | (Various) | (2) |
| (l) Commission on the Status of Women | (Under Review) | (15) |
| (m) Fish Rock Cemetery District | (Trustee) | (1) |
| (n) Gualala Municipal Advisory Council (GMAC) | (Member) | (2) |
| (o) Health and Human Services Agency Advisory Board (HHSA) | (Various) | (10) |
| (p) Hopland Cemetery District | (Trustee) | (4) |
| (q) Hopland Municipal Advisory Council | (Alternate) | (1) |
| (r) In-Home Supportive Services (IHSS) Advisory Committee | (Various) | (3) |
| (s) Law Library Board of Trustees | (Trustee) | (1) |
| (t) Laytonville Municipal Advisory Council | (Alternate) | (1) |
| (u) Library Advisory Board | (Various) | (10) |
| (v) Little River Airport Advisory Committee | (Various) | (7) |
| (w) Mendocino County Business Improvement District | (Various) | (3) |
| (x) Mendocino County Employees' Retirement Association Board | (Various) | (2) |
| (y) Mendocino County Fish and Game Commission | (Various) | (2) |
| (z) Mendocino County Forest Council | (Public Members) | (4) |
| (aa) Mendocino Historic Review Board | (Member) | (3) |
| (bb) North Coast Railroad Authority | (Mendocino Representative) | (1) |
| (cc) North Coast Resource Partnership - Technical Review | (Mendocino Representative) | (1) |
| (dd) Policy Council on Children and Youth (PCCY) | (Various) | (1) |
| (ee) Russian River Cemetery District | (Trustee) | (1) |
| (ff) Westport Municipal Advisory Council | (Alternate) | (1) |
| (gg) Workforce Development Board | (Various) | (4) |