RULES FOR COUNTY DEPARTMENT OF MEDIA AND PUBLIC RELATIONS
REGARDING INCOMPATIBLE ACTIVITIES
Revised 9/25/98

Pursuant to Government Code Sections 1125-1127 and Board of Supervisors
Resolution No. 41 of February 29, 1972, each appointing authority of the County of San
Diego is required to formulate rules specifying those activities for compensation, outside
of County duties of the employees under his jurisdiction, which are inconsistent and
incompatible with their duties as County employees. In compliance with this rule, the
Director, Department of Media and Public Relations ("Director") has determined that the
outside activities set forth in these rules may be in conflict with the functions and
responsibilities of employees of this department and are therefore prohibited, or require
reporting those activities to the Director.

I. Any activity by an employee which involves the use of County time, facilities,
equipment or materials for private gain or advantage including the following:

1. Any outside employment, including employment with another government
   entity or nonprofit organization, which results in receipt of frequent
telephone calls or visitors while on duty at his/her County employment.

2. The sale of publications or written materials that were prepared on County
time or utilizing County facilities, equipment and/or materials. Funds from
the sale of copies of County reports are deposited in the County General
Fund.

3. Any outside employment activity, including employment with another
government entity or nonprofit organization, which would interfere with the
efficient performance of his/her County duties within the Department.

II. Any activity which involves the use for private gain or advantage of the badge,
uniform, prestige, or influence of the individual's County employment, including
the following:

1. Directly or indirectly soliciting, seeking, or accepting personal loans, gifts,
gratuities, business, compensation, or favors from public jurisdiction,
private business firms or their agents who deal with the Department of
Media and Public Relations or any department of the County of San
Diego.

2. Using information not readily available to the general public, gained in the
course of County employment, for private gain or advantage or the gain or
advantage of another.
III. Any activity which involves the receipt by the employee of money or other consideration from private parties for the performance of acts which the employee is expected to render in the regular course of his/her duties as a County employee. Such activities include any consultation work for a fee or other remuneration concerning the application or interpretation of orders, directives or other communications of this Department, the Board of Supervisors or any other agency or department of the County of San Diego.

IV. Any activity which is in conflict with the duties and responsibilities of the employees of the Department of Media and Public Relations, including the following:

1. Outside employment, including employment with another government entity or nonprofit organization, which will impair independency of judgement as to his/her County duties.

2. Outside activity, including employment with another government entity or nonprofit organization, which will require or induce the employee to disclose confidential information acquired in the course of his/her County duties.

3. Outside employment, including employment with another government entity or nonprofit organization, with an entity which has a contract with the County; or has had a contract within the last twelve (12) months.

V. Any outside employment, including employment with another government entity or nonprofit organization, in which a part of the employee's efforts therein may be subject to approval, review, control, or audit by another employee, officer, board or commission of the County of San Diego.

VI. Disclosure of Outside Activities

1. Employees of the Department of Media and Public Relations shall disclose to the Director in writing any outside employment or activity where any part of their efforts will be subject to the approval by any other officer, employee, board or commission of the County.

2. Employees of the Department of Media and Public Relations shall disclose to the Director in writing if an assignment of work relates to any organization, property or activity in which he/she or a member of his/her immediate family has an interest.

3. Employees of the Department of Media and Public Relations shall disclose to the Director in writing if he/she makes a presentation before
any officer, board or commission which the Department of Media and Public Relations represents or advises and in which the employee or a member or his/her immediate family has an interest.

4. Employees of the Department of Media and Public Relations shall disclose to the Director in writing any paid position held in a non-profit entity which has or is seeking contracts with the County of San Diego.

5. The disclosure requirements shall be applicable to employees of the Department of Media and Public Relations who are employed by another government entity or nonprofit organization.

6. Where employees of the Department of Media and Public Relations are authorized to expend time and/or resources on outside activities, those involved will document the activities and make them available to the Director.

VII. Violation of rules is grounds for discipline.

1. Participation in any prohibited activity by any classified officer or employee or failure to properly disclose outside activities as required by these Rules, after proper notification of such prohibition or failure to disclose, may be cause for suspension, demotion, reprimand, transfer, or removal within the provisions of the Charter of the County of San Diego, and the Civil Service Rules. The provisions of Civil Service Rule VII as to notice and hearing shall be applicable to discipline imposed based on a determination that a classified officer or employee has engaged in any prohibited outside activity or has failed to properly disclose outside activities as required by these Rules.

2. Any unclassified officer or employee may, upon determination of the Director that he has engaged in a prohibited activity or failed to properly disclose any outside activity, request a hearing before the Chief Administrative Officer or the CAO's designee, and such hearing shall be afforded to the unclassified employee within a reasonable time. Participation in any prohibited activity or failure to disclose outside activities as required by these Rules by any unclassified officer or employee may be cause for discipline or removal.