STATEWIDE OFFICERS

California elects its statewide officers (Governor, Lieutenant Governor, Secretary of State, Controller, Treasurer, Attorney General, Insurance Commissioner, and the Superintendent of Public Instruction) in the even-numbered years not evenly divisible by four. All are subject to term limits – two four-year terms.

BOARD OF EQUALIZATION

The State Board of Equalization administers all of the state’s tax laws except for the income tax, which is administered by the Franchise Tax Board. Like the statewide officers, the four members of the Board of Equalization are elected in the even-numbered years not evenly divisible by four. They, too, are subject to term limits – two four-year terms.

UNITED STATES REPRESENTATIVE

The United States House of Representatives has 435 members elected to serve two-year terms. The number of Representatives allocated to each is determined by the state’s population, as reported in the decennial census. Federal law requires the reshaping of congressional/legislative districts within each state following the census to reflect the changes in population and ensure that the "one-person, one-vote" mandate is obeyed. Since the 1879 State Constitution, the Legislature has been charged with the responsibility of reapportioning legislative, congressional and board of equalization districts. The elections and reapportionment committees of each house use the census tract maps supplied by the U.S. Bureau of the Census and precinct information supplied by the counties to realign the districts. Following the 2000 census and subsequent reapportionment of districts, California added another district bringing our congressional delegation to 53 members of the House of Representatives. Members of Congress are not subject to term limits.

THE CALIFORNIA LEGISLATURE

The California State Legislature consists of two houses:

The State Senate: the “upper” house is comprised of 40 Senators, each elected to four-year terms. As with the U.S. Senate, the terms of the Senators are staggered so that half the membership is elected every two years. The Senators representing the odd-numbered districts are elected in years evenly divisible by four; i.e., presidential election years. The Senators from the even-numbered districts are elected in the intervening even-numbered years, in the gubernatorial election cycle.

The State Assembly: the “lower” house is comprised of 80 members, elected to two-year terms and so are on the ballot at every regularly scheduled statewide election.

Both State Senators and Members of the Assembly are subject to term limits – two four-year terms for Senators, three two-year terms for Assembly members.
PROPOSITIONS

Propositions or measures reach the ballot in a number of different ways. They are:

**Legislative Constitutional Amendment (LCA)**
An LCA is an amendment to the state constitution proposed by the Legislature. It must be adopted in each house of the Legislature by a two-thirds vote of the membership; it does not require the Governor's signature to be placed on the ballot. Once it has been adopted by the Legislature, the Secretary of State chapters and places it on the next statewide ballot that occurs at least 131 days from the date of chaptering.

**Legislative Bond Measure**
Any bill calling for the issuance of general obligation bonds must be adopted in each house of the Legislature by a two-thirds vote of the membership, and signed by the Governor (or allowed to become law without the Governor's signature). It is subject to the 131-day qualification deadline.

**Initiative**
The initiative allows citizens to propose statutes, amendments to the state constitution or general obligation bond measures for voter approval or rejection. An initiative statute requires the signatures of registered voters equal in number to 5% of the votes cast for all candidates for governor in the last election to qualify for the ballot; an initiative constitutional amendment requires signatures equaling 8% of the gubernatorial vote. Initiatives are also subject to the 131-day qualification deadline. Any measure that qualifies after that deadline is placed on the next ensuing statewide ballot.

**Referendum**
The referendum gives citizens the ability to approve or reject statutes adopted by the Legislature, except those that are urgency, that call for elections, or that provide for tax levies/appropriations for usual current expenses of the state. Citizens wishing to block implementation of a legislatively adopted statute must gather within 90 days of enactment of the bill signatures equal in number to at least 5% of the votes cast for all candidates for governor in the last gubernatorial election. Once qualified, a referendum appears on the ballot at a statewide election that occurs at least 31 days after the measure qualifies, or at a special election called by the Governor. The Legislature may amend or repeal referendum statutes.

**Initiative Amendment**
Unless an initiative specifically allows for legislative amendment of its provisions, the Legislature must submit any amendment it proposes to a vote of the people. A legislative initiative amendment requires only a majority vote of each house, unless otherwise specified in the initiative, and must be signed by the Governor or allowed to become law without his/her signature. The 131-day qualification deadline applies. An initiative amendment may also be proposed by another initiative.

All statewide measures require a simple majority for passage.

State ballot measures are numbered consecutively in ten-year cycles; the current cycle began with the eleven measures on the November 1998 general election ballot.