

July 14, 2014

Via Electronic Mail and U.S. Mail

John Wheat, Director of Airports Sacramento County Airport System 6900 Airport Boulevard Sacramento, CA 95837

Elisia DeBord Office of the Sacramento County Counsel 700 H Street, Suite 2650 Sacramento, CA 95814 Debordel@saccounty.net

Re: Public Records Act request regarding The California Endowment advertisement

Dear Mr. Wheat:

I am writing on behalf of the California Endowment and the American Civil Liberties Union of Northern California. It has come to our attention that the Sacramento airport has rejected two of the Endowment's paid advertisements on the grounds that they are political in nature. From what we know of the situation, it appears that this refusal and the policy that underlies it violate the constitutional protections for free speech. We therefore ask that you allow the advertisements to run and change the airport's policy so that it does not act to censor this type of speech.

As we understand it, the Sacramento International Airport is owned and operated by the County of Sacramento through the Sacramento County Airport System. The airport's terminals feature a wide range of amenities including restaurants and shops,¹ art displays,² and a massage bar.³ The airport also rents,

³ http://www.sacramento.aero/smf/dining and shopping/other services



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¹ http://www.sacramento.aero/smf/about/maps/#intmap_acc_shoppingservicesb

² http://www.sacramento.aero/smf/about/art

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through a contractor, scores of display cases for advertising throughout the terminals, including both static and multi-media displays.

The California Endowment is a non-profit foundation that seeks to expand access to affordable, quality health care for underserved individuals and communities throughout California. In 2011 the Endowment signed a three year contract to lease one of the airport's advertising display cases. The contract states that advertisements shall be non-political in nature and consistent with the goals of a commercial advertising program but it does not define these terms.

Earlier this year, the Airport System rejected an advertisement that the Endowment submitted. This advertisement contains a photograph of three people with their names and occupations, a list of "undocumented California facts," and the phrases "California Was Born in Me" and "health happens here as one nation," along with a request for people to visit the Endowment's website and follow the Endowment's Twitter feed, with "#Health4All" prominently displayed. The advertisement was rejected on the grounds that it was political. The space that the Endowment rents instead now displays a black banner with "#Health4All" written in the top right corner of it.

Even more recently, the Endowment submitted another advertisement that superimposes "Health4All" over a photograph of several people and prominently displays the text "1.4 million undocumented tax paying Californians lack health coverage," with "health happens here" in smaller letters in a corner. Just last week the airport rejected this advertisement.

Copies of both of these rejected advertisements are attached to this letter.

We are concerned that the airport's refusal to run these proposed advertisements violate the protections for free speech found in the First Amendment and Article I § 2 of the California Constitution. As the United States Court of Appeals has made clear in a very similar case, government rules that allow commercial but not political advertising at airports raise serious constitutional concerns. This is particularly true in California, where our state constitution provides even greater protection for speech than does the First Amendment. For example, the California Constitution requires that privately owned shopping malls allow speech — including political speech — on their premises, even when that speech is likely to harm the mall's business interests because it urges a boycott of a

⁴ See Air Line Pilots Ass'n, Int'l v. Dep't of Aviation of City of Chicago, 45 F.3d 1144 (7th Cir. 1995).

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tenant.⁵ And the California Supreme Court has overturned a rule, like this one, that, as it put it, "perversely g[ave] preference to commercial advertising over nonmercantile messages" inside public transit busses.⁶

Here, it is hard to see why the airport rejected these advertisements as political. They do not mention any political candidate, bill, or initiative. There is no more danger that members of the public would think that the Endowment's advertisements represent the views of the airport or the County, than there is that they would think that the County is endorsing the products and services featured in the airport's other advertisements. And we can see nothing about the rejected advertisements that would make them unsuitable for display in an airport that features not only scores of commercial advertisements of every type, but also numerous pieces of art that are meant to engage travelers as they walk through the airport terminals, as well as shops and restaurants.

We therefore ask that you allow the Endowment to display its proposed advertisements in the space it has rented at the Sacramento Airport, and that you revise your rules to ensure that such advertisements will be accepted in the future.

In addition, we ask that you send us the following records under the California Public Records Act so that we can better understand and evaluate the airport's rules for determining what messages may be displayed in the terminal display cases:

1. Records that discuss or explain the Sacramento County Airport System's rules governing the content of advertisements that may be displayed in its airport terminals, including but not limited to records relating to how the System, its employees, or its agents determine whether to reject an advertisement as political in nature, and the authority for rejecting advertisements based on their content.

⁵ See Fashion Valley Mall, LLC v. N.L.R.B., 42 Cal. 4th 850, 865-66 (2007) (speech advocating boycott); Robins v. Pruneyard Shopping Ctr., 23 Cal. 3d 899 (1979) (political speech).

⁶ Wirta v. Alameda-Contra Costa Transit Dist., 68 Cal. 2d 51, 57-58 (1967) (overturning transit agency rule that allowed commercial advertising but prohibited most political advertising). Although Wirta's construction of federal law is no longer good, its analysis is still binding as a matter of state law. See Women's Internat. League etc. Freedom v. City of Fresno, 186 Cal. App. 3d 30 (1986); cf. Air Line Pilots Ass'n, 45 F.3d at 1159 (distinguishing transit advertising from airport advertising).

⁷ Compare Robins v. Pruneyard Shopping Ctr., 23 Cal. 3d 899 (1979).

- 2. All records relating to the decision to reject the Endowment's two proposed advertisements discussed above, including internal emails, memoranda, or notes, but not including records that have already been provided to the Endowment.
- 3. Records showing whether the Sacramento County Airport System has rejected, or considered rejecting, any other proposed advertisements as political in nature from June 1, 2012, to the present; and, if so, records showing the proposed advertisement and why it was ultimately allowed or rejected.
- 4. Records showing whether the Sacramento County Airport System has allowed the display of other advertisements or materials that contained messages other than those devoted solely to the sale or promotion of goods and services, including copies of any such displays, from June 1, 2012, to the present.

This request includes all documents created, used, or maintained by the government, including records that were created by a member of another government agency, a contractor or a member of the public, as well as records that relate to government business but were sent or received using an employee's personal email or text account. If specific portions of any documents are exempt from disclosure, please provide the non-exempt portions. Also, please provide complete documents, even if some parts of them do not appear to be responsive to this request.

Please respond to this request within ten days, either by providing all the requested records or by providing a written response setting forth the legal authority on which you rely in withholding or redacting any document and stating when the documents will be made available.⁹

Because the ACLU-NC is a nonprofit civil-rights organization, I ask that you waive any fees. I also request that any records maintained in electronic format be provided in that same format, to avoid copying costs. ¹⁰ However, should you be unable to do so, the ACLU-NC will reimburse your agency for the direct costs of copying these records (if your agency elects to charge for copying) plus postage.

If you have any questions about the scope of this request or anticipate that these costs will exceed \$50, or that the time needed to copy the records will delay

⁸ Gov't. Code § 6253 (a).

⁹ Gov't. Code §§ 6253(c), 6255.

¹⁰ Gov't. Code § 6253.9.

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their release, please contact me so that I can arrange to inspect the document or decide which documents I wish to have copied. ¹¹ Otherwise, please copy and send them as soon as possible, and we will promptly pay the required costs.

Thank you for your time and attention to this matter. I would be happy to discuss both the substantive issue and also the records request with you or your staff; please feel free to contact me at (415) 293-6373 or mrisher@aclunc.org.

Sincerely,

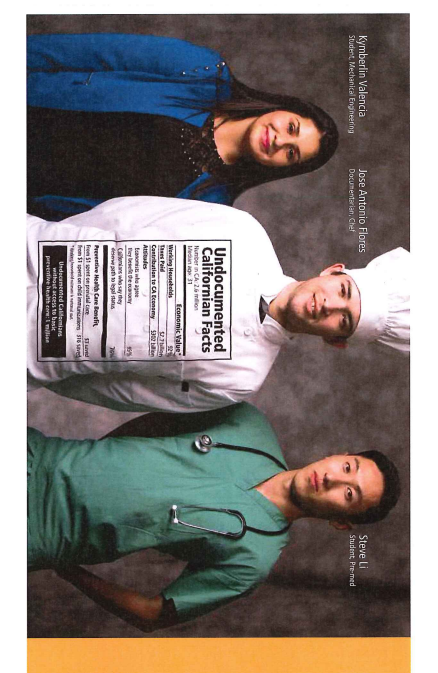
Michael T. Risher Senior Staff Attorney

Encl.

cc: Amanda Thomas

Deputy Director of Finance & Administration

 $^{^{11}}$ See Gov't. Code § 6253.1.



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