

**Alert | Political Law & Compliance**



January 2025

## California FPPC Updates Campaign Contribution Limits

On Jan. 16, 2025, the Fair Political Practices Commission in California approved the bi-annual cost-of-living adjustment to the contribution limits to candidates and committees in California, as well as the voluntary expenditure limits.

The new limits are as follows:

<b>Contribution Limit</b>	<b>2023-2024 Limit</b>	<b>2025-2026 Limit</b>
Assembly/Senate/CalPERS/CalSTRS	\$5,500	\$5,900
Statewide (Other than Governor)	\$9,100	\$9,800
Governor	\$36,400	\$39,200

<b>Small Contributor Committee Contribution Limit</b>	<b>2023-2024 Limit</b>	<b>2025-2026 Limit</b>
Assembly/Senate/CalPERS/CalSTRS	\$10,900	\$11,800
Statewide (Other than Governor)	\$18,200	\$19,600
Governor	\$36,400	\$39,200
PAC for State Candidates	\$9,100	\$9,800

<b>Voluntary Expenditure Limit</b>	<b>2023-2024 Limit</b>	<b>2025-2026 Limit</b>
Assembly (primary/general)	\$727,000/\$1,273,000	\$784,000/\$1,373,000
Senate (primary/general)	\$1,091,000/\$1,636,000	\$1,177,000/\$1,765,000
Board of Equalization (primary/general)	\$1,818,000/\$2,272,000	\$1,961,000/\$2,942,000
Other Statewide (primary/general)	\$7,272,000/\$10,908,000	\$7,844,000/\$11,767,000
Governor (primary/general)	\$10,908,000/\$18,181,000	\$11,767,000/\$19,611,000

<b>Officeholder Account Contribution Limits</b>	<b>2023-2024 Limit</b>	<b>2025-2026 Limit</b>
Assembly/Senate	\$4,500	\$4,900
Statewide	\$7,500	\$8,100
Governor	\$30,200	\$3,600

<b>Aggregate Officeholder Contribution Limits</b>	<b>2023-2024 Limit</b>	<b>2025-2026 Limit</b>
Assembly/Senate	\$75,500	\$81,400
Statewide	\$151,000	\$162,900
Governor	\$301,900	\$325,700

## Author

This GT Alert was prepared by:

- [Rebecca J. Olson](#) | +1 916.868.0621 | [Rebecca.Olson@gtlaw.com](mailto:Rebecca.Olson@gtlaw.com)

Albany. Amsterdam. Atlanta. Austin. Berlin<sup>ˆ</sup>. Boston. Charlotte. Chicago. Dallas. Delaware. Denver. Fort Lauderdale. Houston. Kingdom of Saudi Arabia<sup>ˆ</sup>. Las Vegas. London<sup>ˆ</sup>. Long Island. Los Angeles. Mexico City<sup>ˆ</sup>. Miami. Milan<sup>ˆ</sup>. Minneapolis. New Jersey. New York. Northern Virginia. Orange County. Orlando. Philadelphia. Phoenix. Portland. Sacramento. Salt Lake City. San Diego. San Francisco. São Paulo<sup>ˆ</sup>. Seoul<sup>ˆ</sup>. Shanghai. Silicon Valley. Singapore<sup>ˆ</sup>. Tallahassee. Tampa. Tel Aviv<sup>ˆ</sup>. Tokyo<sup>ˆ</sup>. United Arab Emirates<sup>ˆ</sup>. Warsaw<sup>ˆ</sup>. Washington, D.C. West Palm Beach. Westchester County.

*This Greenberg Traurig Alert is issued for informational purposes only and is not intended to be construed or used as general legal advice nor as a solicitation of any type. Please contact the author(s) or your Greenberg Traurig contact if you have questions regarding the currency of this information. The hiring of a lawyer is an important decision. Before you decide, ask for written information about the lawyer's legal qualifications and experience. Greenberg Traurig is a service mark and trade name of Greenberg Traurig, LLP and Greenberg Traurig, P.A. ˆGreenberg Traurig's Berlin office is operated by Greenberg Traurig Germany, an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. \*Operates as a separate UK registered legal entity. †Greenberg Traurig operates in the Kingdom of Saudi Arabia through Greenberg Traurig Khalid Al-Thebity Law Firm, a professional limited liability company, licensed to practice law by the Ministry of Justice. ‡Greenberg Traurig's Mexico City office is operated by Greenberg Traurig, S.C., an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. ‡Greenberg Traurig's Milan office is operated by Greenberg Traurig Santa Maria, an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. †Greenberg Traurig's São Paulo office is operated by Greenberg Traurig Brazil Consultores em Direito Estrangeiro – Direito Estadunidense, incorporated in Brazil as a foreign legal consulting firm. Attorneys in the São Paulo office do not practice Brazilian law. ‡Operates as Greenberg Traurig LLP Foreign Legal Consultant Office. †Greenberg Traurig's Singapore office is operated by Greenberg Traurig Singapore LLP which is licensed as a foreign law practice in Singapore. †Greenberg Traurig's Tel Aviv office is a branch of Greenberg Traurig, P.A., Florida, USA. ‡Greenberg Traurig's Tokyo Office is operated by GT Tokyo Horitsu Jimusho and Greenberg Traurig Gaikokuhojimbengoshi Jimusho, affiliates of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. †Greenberg Traurig's United Arab Emirates office is operated by Greenberg Traurig Limited. †Greenberg Traurig's Warsaw office is operated by GREENBERG TRAUIG Nowakowska-Zimoch Wysockiński sp.k., an affiliate of Greenberg Traurig, P.A. and Greenberg Traurig, LLP. Certain partners in GREENBERG TRAUIG Nowakowska-Zimoch Wysockiński sp.k. are also shareholders in Greenberg Traurig, P.A. Images in this advertisement do*

*not depict Greenberg Traurig attorneys, clients, staff or facilities. No aspect of this advertisement has been approved by the Supreme Court of New Jersey. ©2025 Greenberg Traurig, LLP. All rights reserved.*