Opinions and Advice Regulations
Los Angeles Administrative Code Division 24, Chapter 1
Added by Ordinance No. 167262, effective 10/12/91.
Amended by Ordinance No. 172930, effective 1/10/00, operative 7/01/00.
Renumbered by Ordinance No. 182265 (prev. 24.1.1), effective 10/29/12.
Amended in its entirety by Ordinance No. 182906, effective 4/02/14.

SEC. 24.12. OPINIONS.

(a) A person may ask the Ethics Commission to issue a written opinion with respect to that person’s duties under the City Charter, a City ordinance, or an opinion or policy adopted by the Ethics Commission relating to campaign finance, conflicts of interests, lobbying, or governmental ethics. The authority to request an opinion extends to that person’s authorized representative. The Ethics Commission’s Executive Director and Director of Enforcement may also request opinions.

(b) A request for an opinion must be submitted in writing and must include the following:

(1) The name, title or position, mailing or email address, and telephone number of the person or persons by or for whom the opinion was requested. If the opinion is requested by the authorized representative of several similarly situated persons, the identifying and contact information of at least one represented person must be included.

(2) If the requestor is an authorized representative, a specific statement that such authorization has been made.

(3) All material facts, stated as clearly, concisely, and completely as possible.

(4) The question or questions based on the material facts.

(c) The Executive Director determines whether to grant or deny opinion requests.

(1) Within 14 calendar days after a complete request is received and all information in Subsection (b) has been provided, written notice of the Executive Director’s decision shall be transmitted to a requestor other than the Ethics Commission’s Executive Director or Director of Enforcement. If the requestor is an authorized representative, a copy of the notice shall also be transmitted to the represented persons identified in the opinion request.

(2) If the request is denied, the notification shall state the reasons for the denial and shall advise the requestor of the right to appeal to the members of the Ethics Commission pursuant to Subsection (d).

(3) Among the reasons for which a request may be denied are the following:

(A) The question raised is expressly covered by the Charter, an ordinance, or Commission regulations.

(B) The question raises no substantial question of interpretation and, therefore, requires only a routine reply.
(C) The requestor is seeking an opinion about another person’s duties and has not been authorized to do so by that person.

(D) The person on whose behalf the opinion was requested does not have sufficient interest (standing) in the question to justify an opinion being issued.

(E) The question is hypothetical and does not represent an intended course of conduct.

(F) The question is substantially similar to a previously adopted opinion.

(G) The facts presented are insufficient or appear to be inaccurate or in dispute.

(H) The request does not state a question based on the facts presented.

(I) The question is outside the Ethics Commission’s jurisdiction.

(J) The question relates to past action.

(K) The question is more appropriately handled through formal or informal advice, a policy, or a regulation adopted pursuant to Charter Section 703.

(L) Rendering an opinion would be inappropriate or otherwise not in the public interest.

(4) The requestor may ask the members of the Ethics Commission to review an opinion request denied by the Executive Director.

(A) The request for review must be received within 14 calendar days after notice of the denial is transmitted.

(B) The members of the Ethics Commission shall act on a request for review at the next public meeting that occurs at least 30 calendar days after the request for review is received.

(C) If the members of the Ethics Commission approve the granting of an opinion request, the denial shall be rescinded, written notice shall be transmitted to the requestor, and the opinion shall be issued. If the denial is affirmed, the members of the Ethics Commission need not state reasons for doing so.

(d) The following procedures apply to issuing opinions:

(1) The members of the Ethics Commission shall hold a public hearing on the opinion.

(2) The Ethics Commission staff or, in the Executive Director’s discretion, the City Attorney shall prepare a draft opinion which discusses the issues and includes any staff recommendations.

(A) The draft opinion shall be transmitted to the requestor at least 21 calendar days prior to the hearing.

(B) The requestor may withdraw the request for an opinion within
seven (7) calendar days after the
draft opinion is transmitted.

(i) The withdrawal must be
submitted in writing.

(ii) If the request is withdrawn,
the immunity in Charter
Section 705(a) does not
apply.

(iii) If the request is withdrawn,
the Executive Director may
continue the opinion process
and the members of the
Ethics Commission may
adopt the opinion, as long as
the requestor and the
persons on whose behalf the
opinion was originally
requested are not identified.

(C) If the opinion process continues,
the draft opinion shall be posted
on the Ethics Commission’s web
site at least 14 calendar days
prior to the hearing. Copies of
the draft opinion shall be
transmitted to the members of
the Ethics Commission and the
City Attorney. If the requestor
withdrew the original request, the
draft opinion shall first be
modified to remove reference to
the requestor and the persons
on whose behalf the opinion was
originally requested.

(3) Any person may submit memoranda,
briefs, arguments, or other relevant
material regarding the opinion no
later than three (3) calendar days
prior to the hearing.

(4) Ethics Commission staff and the
requestor may each provide up to 20
minutes of testimony or oral
argument at the hearing. Other
persons may also present testimony
or oral argument directly related to
the opinion, subject to the Ethics
Commission’s standard rules for
public comment at public meetings.

(e) Opinions shall be adopted by the members
of the Ethics Commission at a public
meeting, are effective upon adoption, and
shall be posted on the Ethics Commission’s
web site.

(f) Acting in accordance with opinions
adopted by the Ethics Commission is
evidence of good faith for similarly
situated persons, as long as the opinion
remains in effect and the underlying laws
remain unchanged. However, the
immunity in Charter Section 705(a)
extends only to the persons identified in
the opinion request and on whose behalf
the opinion was requested.

(g) An opinion may be rescinded by the
members of the Ethics Commission at a
public meeting.

(1) The members of the Ethics
Commission must state the reasons
for rescinding the opinion, which may
include but are not limited to a
change in the law, previously
unforeseen circumstances, and the
interests of justice.

(2) Whenever an opinion is rescinded,
the Ethics Commission staff shall
transmit written notice to the original
requestor.

(3) Subsection (f) applies to an opinion
from the date of adoption until the
date of rescission.
SEC. 24.13. ADVICE.

(a) Formal Advice.

(1) A person may ask the Ethics Commission to issue formal advice regarding that person's duties under the Charter, a City ordinance, or an opinion or policy adopted by the Ethics Commission relating to campaign finance, conflicts of interests, lobbying, or governmental ethics. The authority to request formal advice extends to that person's authorized representative.

(2) Requests for formal advice will not be acted upon unless all required information has been provided.

(A) Required information is all of the following:

(i) The name, title or position, mailing or email address, and telephone number of the person by or for whom the formal advice was requested.

(ii) If the request is submitted by an authorized representative, a specific statement that such authorization has been made.

(iii) All the facts material to the questions presented, stated as clearly, concisely, and completely as possible.

(B) The time period specified in Charter Section 705(b) does not begin to run until all required information has been received.

(C) If a request for formal advice does not contain all required information, the requestor shall be notified.

(3) When a complete request for formal advice is received, a written acknowledgement of the request shall promptly be transmitted to the requestor.

(A) The acknowledgement shall provide the requestor with the date on which the period specified in Charter Section 705(b) expires.

(B) If the requestor is an authorized representative, a copy of the acknowledgement shall also be transmitted to the person on whose behalf the advice was requested.

(C) If the request is received from an official or employee of a City agency, a copy of the request and the acknowledgement may also be transmitted to the agency's general manager or chief administrative officer if the request is related to the official duties of the agency.

(4) The Executive Director may extend the response deadline for good cause that reasonably prevents an answer within the 21 business days specified by Charter Section 705(b).

(A) The Executive Director may extend the deadline to any date the Executive Director believes is reasonable.

(B) The requestor may appeal the Executive Director's decision to extend the deadline to the members of the Commission, who shall decide the appeal at their next regular meeting which
occurs at least three (3) business days after receipt of the appeal. The members of the Commission may uphold the Executive Director’s decision, overturn the decision, or extend the deadline to a different date without stating the reasons for their decision.

(5) Formal advice shall be drafted by Ethics Commission staff or, at the Executive Director’s request, by the City Attorney. Formal advice shall be approved by the Executive Director prior to release.

(6) Copies of the advice request and the formal advice are public records, subject to the following:

(A) When the request relates to whether a person is required to disclose a specific private interest and the advice is that the interest need not be disclosed, neither the request nor the advice shall be disclosed to members of the public, in order to protect the privacy interests of the person on whose behalf the advice was requested.

(B) Any information that is confidential by law will be redacted before the request or the advice is disclosed to members of the public.

(7) A request for formal advice may be declined.

(A) A request may be declined for any of the following reasons:

(i) The question raised is expressly covered by the Charter, an ordinance, a Commission opinion, or Commission regulations.

(ii) The requestor is seeking advice regarding past conduct.

(iii) The requestor is seeking advice about another person’s duties and has not been authorized to do so by that person.

(iv) The person on whose behalf the advice was requested does not have sufficient interest (standing) in the question to justify formal advice being issued.

(v) It appears that the material facts provided in the request may be inaccurate, incomplete, or in dispute.

(vi) The request does not present a question within the Ethics Commission’s jurisdiction.

(vii) The request presents a question that is purely hypothetical and does not represent an intended course of conduct.

(viii) The request presents issues requiring a policy interpretation best made through an opinion, a policy, informal advice, or by adoption of a regulation pursuant to Charter Section 703.

(ix) Rendering formal advice would be inappropriate or otherwise not in the public interest.
(B) If a request is declined, written notice shall be transmitted to the requestor and the immunity in Charter Section 705(b) does not apply.

(8) A request for formal advice may be treated as a request for an opinion or as a request for informal advice.

(9) Formal advice does not constitute an Ethics Commission opinion or a declaration of Ethics Commission policy.

(10) Formal advice is the application of the law to a particular set of facts provided by the requestor. Formal advice may provide guidance to others for as long as the underlying law remains unchanged. However, formal advice is not a defense for anyone other than the person on whose behalf the formal advice was requested.

(11) The immunity in Charter Section 705(b) is limited to the person on whose behalf the formal advice was requested, to the specific facts contained in the formal advice, and to the law in effect at the time the formal advice was issued.

(b) **Informal Advice.**

(1) A person may ask the Ethics Commission for informal advice regarding that person's duties under the City Charter, a City ordinance, or an opinion or policy adopted by the Ethics Commission relating to campaign finance, conflicts of interests, lobbying, or governmental ethics. The authority to request informal advice extends to that person's authorized representative. Informal advice may also be requested by a City agency whose members, officials, or employees are subject to the provisions of such laws.

(2) Informal advice may be requested and rendered verbally or in writing.

(3) Informal advice does not provide the immunity in Charter Section 705(b).

(4) A request for informal advice may be declined or limited to a general explanation of the requirements of the law. A request may be declined or limited for any of the following reasons:

(A) The requestor is seeking advice regarding past conduct, unless the advice is related to the possible amendment of previously filed reports.

(B) The requestor is seeking advice anonymously.

(C) Advice is being sought regarding the duties of another person, and the requestor either does not appear to be authorized to make the request or does not provide the identity of the person on whose behalf the request is being made.

(D) The question presented is purely hypothetical and does not reflect an intended course of action.

(E) The question presented is too complex for resolution by informal advice.

(F) The question presented is best addressed through formal advice, a policy, or an opinion.

(G) The facts presented are insufficient, incomplete, too
vague to render specific informal advice, or appear to be inaccurate or in dispute.

(H) The facts presented do not appear to present a question within the Ethics Commission’s jurisdiction.

(I) Rendering informal advice would be inappropriate or otherwise not in the public interest.

(5) Requests for informal advice and any informal advice provided in response are confidential as required to preserve the confidentiality mandated by Charter Section 706.

(6) Informal advice does not constitute an Ethics Commission opinion or a declaration of Ethics Commission policy.