### State of California General Obligation Bond, State Public Works Board Lease Revenue Bonds and CSU Systemwide Revenue Bond Program

#### Facilities and Property Survey Private Use Checklist

This checklist is intended to help you complete the State and Non-State Owned Facilities and Property, particularly the determination of whether an expenditure has potential private use.

For purposes of this checklist, the term “Project” means the project that will be financed with the bond expenditure, and the term “Private Entity” means any person or entity other than a State Entity or a Local Governmental Entity, as those terms are defined in the instructions for the Bond Expenditure Transaction Form. Please note that the term Private Entity includes the federal government and 501(c)(3) organizations.

A “yes” answer to any question below indicates that there is potential private use of the Project. Please contact the CO if you have any questions.

<table>
<thead>
<tr>
<th>Campus Name</th>
<th>Fund Source:</th>
<th>Facility Number</th>
<th>C.O. Project Ref. Number</th>
<th>Campus Project Ref. Number</th>
<th>Bond Act (e.g., Prop 40)</th>
<th>Date Prepared</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>GO</td>
<td>LRB</td>
<td>SRB</td>
<td>Grant</td>
<td>Auxiliary Enterprise</td>
<td></td>
</tr>
</tbody>
</table>

1. Has the Project, or any portion of the Project, been sold or transferred, or will it be sold or transferred, to any Private Entity? Provide summary of transactions as attachments.

2. Is any Private Entity currently leasing or renting, or will lease or rent the Project or a portion of the Project? Relevant leases can be long-term, such as leasing out office space or commercial space, or short-term, such as renting out a facility for specific events. If YES, please complete a CPDC Form 4-2, provide leasing information.

   Certain types of leases can be excluded, including:
   a) Leases negotiated at arm’s-length and for 50 days or fewer (cumulative, and including any renewal options). Examples of such leases are: (i) the rental of a multi-purpose room to a local non-governmental organization for use every Saturday for up to 50 weeks (for a total of 50 days of use); (ii) the lease of a conference center to a business for one week, with an option to lease the same week each year for five years (for a total of 35 days of use); or (iii) the lease of a sports field to a local sports team for practices held every weekday for ten weeks (for a total of 50 days).
   b) Leases of space for vending machines, pay phones, kiosks, ATMs, or similar spaces.
   c) Leases of space to members of the general public (individuals), such as a facility used by the general public on a per-person charge.

3. Does any Private Entity currently have, or will it have, a franchise agreement or contract to operate, manage, or provide any exclusive services with respect to the Project at any time? Examples include management contracts for food services operation of a portion of the Project. If YES, please complete a CPDC Form 4-2, provide leasing information. For purposes of this question, you may ignore contracts for services that are incidental to the primary use of the Project, such as contracts for janitorial services, office equipment repairs, or billing services.

4. If any portion of the Project will be used for electrical generation, transmission or distribution, or for water facilities, has the electricity or water been sold, or will it be sold, to any Private Entity? If YES, please complete a CPDC Form 4-2; provide energy/water sale information. For the purposes of this question, you may ignore sales that total less than 10 percent of total production.

5. Is there, or will there be, any scientific research conducted at the Project, where that research is sponsored by a Private Entity (for example, research sponsored by a federal grant or a private business), and where the Private Entity sponsor has the right to a license or to otherwise use any technology that will result from such research? If YES, please complete CPDC form 4-4. For purposes of this question, do not include research sponsored by the federal government if the federal government’s rights to any resulting technology are limited to those described in the Patent and Trademark Law Amendments Act of 1980, as amended (the “Bayh-Dole Act”).

6. Does any Private Entity have, or will it have, a special legal entitlement or special arrangement to use the Project? Examples include, but are not limited to contractual parking arrangements (greater than 50 days), affiliation agreements, naming rights, photovoltaic installations, and direct economic benefits derived from the Project. Provide a summary.

VP for Administration & Finance/CFO Date

April 5, 2013