## RESOLUTION NO. 2017-16

## A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF TEHAMA DECLARING THAT TEHAMA COUNTY COMPLIES WITH FEDERAL IMMIGRATION LAWS, AND DOES NOT CONSTITUTE A "SANCTUARY" JURISDICTION

- WHEREAS, the County of Tehama respects both the rights of members of immigrant communities, and the authority of the United States government to regulate immigration; and
- WHEREAS, the term "sanctuary" jurisdiction has historically and correctly been applied to those local governments who deliberately refuse to comply with federal immigration laws as the result of local policy decisions by that jurisdiction's elected officials, with the intention of hindering enforcement of those laws; and
- WHEREAS, federal law, 8 U.S.C. §§ 1373 and 1644, provides that no government entity may prohibit or restrict its officials from sending to, or receiving from, United States immigration authorities information regarding the citizenship or immigration status of any individual; and
- WHEREAS, in addition to the foregoing mandatory legal obligations, United States immigration authorities often request additional voluntary assistance from local governments and law enforcement agencies, including requests to hold individuals in custody known as "immigration detainers"; and
- WHEREAS, such voluntary assistance is largely unreimbursed by the United States government, and as with all requests for interagency aid, local governments and law enforcement agencies with limited resources are often forced to make difficult decisions regarding whether assistance can be provided on a case-by-case basis, including considerations of funding, personnel availability, jail capacity, and other legal obligations;
- NOW, THEREFORE, BE IT RESOLVED that the County of Tehama, acting by and through the Tehama County Board of Supervisors, hereby DECLARES that the County of Tehama complies with 8 U.S.C. §§ 1373 and 1644, and does not prohibit or restrict its officials, employees, or any other person from sending to, or receiving from, United States immigration authorities information regarding the citizenship or immigration status of any individual.
- BE IT FURTHER RESOLVED that the County of Tehama, acting by and through the Tehama County Board of Supervisors, hereby DECLARES that it does not refuse to comply with federal immigration laws as the result of any local policy decisions by County elected officials, does not have any intention of hindering enforcement of those laws, and does not meet any reasonable definition of a "sanctuary" jurisdiction.
- BE IT FURTHER RESOLVED that the County of Tehama will at all times endeavor to provide appropriate interagency assistance to United States immigration authorities within the limits of its resources, including funding, personnel availability, jail capacity, and other legal obligations.
- BE IT FURTHER RESOLVED that the United States Congress, federal Administration, and other appropriate agencies of the federal government are hereby urged to include representatives of rural local governments in California and nationwide in the process of developing any legal definition of a "sanctuary" jurisdiction.

- BE IT FURTHER RESOLVED that the United States Congress, federal Administration, and other appropriate agencies of the federal government are hereby urged not to reduce, restrict, or eliminate any federal funding to local governments, on the sole basis that such local governments are sometimes unable to provide voluntary assistance to United States immigration authorities due to resource limitations as described above.
- BE IT FURTHER RESOLVED that the United States Congress, federal Administration, and other appropriate agencies of the federal government are hereby urged to provide local governments with full cost reimbursement for any assistance requested by and rendered to United States immigration authorities.
- BE IT FURTHER RESOLVED that the California Legislature, Governor, and appropriate California state agencies are hereby urged to adopt legislation, regulations, and policies applicable to local governments that adhere to federal law and are consistent with the authority of the United States government to regulate immigration.

The foregoing resolution was offered on a motion by Supervisor <u>Williams</u>, seconded by Supervisor <u>Bundy</u>, and carried by the following vote of the Board:

AYES: Supervisors Williams, Bundy and Garton

NOES: None

ABSENT OR NOT VOTING: Supervisors Chamblin and Carlson

CHAIR, Board of Supervisors

STATE OF CALIFORNIA

COUNTY OF TEHAMA

SS

I, JENNIFER A. VISE, County Clerk and ex-officio Clerk of the Board of Supervisors of the County of Tehama, State of California, hereby certify the above and foregoing to be a full, true and correct copy of a resolution adopted by said Board of Supervisors on the <u>7th</u> day of <u>February</u>, 2017.

DATED: This 7th day of February, 2017.

JENNIFER A. VISE, County Clerk and ex-officio Clerk of the Board of Supervisors of the County of Tenama) State of California.

Donite

Deputy