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6 *Attorneys for Franklin High Yield Tax-Free*  
7 *Income Fund and Franklin California High*  
8 *Yield Municipal Fund*

9 **UNITED STATES BANKRUPTCY COURT**  
10 **EASTERN DISTRICT OF CALIFORNIA**  
11 **SACRAMENTO DIVISION**

12 In re:  
13 CITY OF STOCKTON, CALIFORNIA,  
14 Debtor.

Case No. 12-32118 (CMK)  
D.C. No. OHS-15  
Chapter 9  
Adv. Proceeding No. 13-02315-C

16 WELLS FARGO BANK, NATIONAL  
ASSOCIATION, FRANKLIN HIGH  
17 YIELD TAX-FREE INCOME FUND,  
AND FRANKLIN CALIFORNIA HIGH  
18 YIELD MUNICIPAL FUND,

19 Plaintiffs.

20 v.

21 CITY OF STOCKTON, CALIFORNIA,  
22 Defendant.

**FRANKLIN HIGH YIELD TAX-FREE INCOME FUND AND FRANKLIN CALIFORNIA HIGH YIELD MUNICIPAL FUND'S EVIDENTIARY OBJECTIONS TO DIRECT TESTIMONY DECLARATION OF DAVID LAMOUREUX IN SUPPORT OF CALPERS' RESPONSE TO FRANKLIN'S OBJECTION TO CONFIRMATION OF THE CITY OF STOCKTON'S FIRST AMENDED PLAN OF ADJUSTMENT**

23 Date: May 12, 2014  
24 Time: 9:30 a.m.  
25 Dept: C, Courtroom 35  
Judge: Hon. Christopher M. Klein

1 Franklin High Yield Tax-Free Income Fund and Franklin California High Yield Municipal  
 2 Fund (collectively, “Franklin”) respectfully submit the following evidentiary objections to the  
 3 *Direct Testimony Declaration Of David Lamoureux In Support Of CalPERS’ Response To*  
 4 *Franklin’s Objection To Confirmation Of The City Of Stockton’s First Amended Plan Of*  
 5 *Adjustment* [Docket No. \_\_\_\_] (the “Lamoureux Decl.”).<sup>1</sup>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
6 7 6. The role of a pension actuary is to determine how 8 much money must be contributed to a pension plan each 9 year in order to properly fund the benefits promised to 10 employees that will become due in the future. This is 11 done through analysis of the financial consequence of 12 risk. Actuaries use mathematics, statistics, and financial 13 theory to study uncertain future events, particularly 14 those of concern to insurance and pension programs. For 15 example, pension actuaries analyze probabilities related 16 to the demographics of pension plan members (e.g., the 17 likelihood of retirement, disability and death) and 18 economic factors that may affect the value of benefits or 19 the value of assets held in a pension plan’s trust (e.g., investment return rate, inflation rate and rate of salary increases). Pension actuaries determine the value of pension benefits and devise strategies for funding the cost of the benefits that ensure benefits are properly funded and maintain inter- generational equity (i.e., achieve equity across generations of taxpayers, by funding the employees’ benefits while they are rendering service, so that the cost of the benefits is incurred by the taxpayers receiving services from those employees).	Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.
20 7. <u>CalPERS is a statutorily created arm of the state</u> 21 <u>of California</u> that functions as a third party administrator 22 for the pension system for California public employees, 23 which includes approximately 2,600 separate plans. The 24 California Legislature established CalPERS in 1932, in 25 the midst of the Great Depression, to provide retirement 26 benefits to California State employees. Beginning in 27 1939, public “agencies” (including municipalities like Stockton) were allowed to elect to participate in CalPERS. Ex. 1, Vested Rights of CalPERS Members (July 2011) at 2 (“CalPERS Profile”). CalPERS administers the State’s pension plan and healthcare services for almost 1.7 million California public employees, retirees, and their families. Ex. 2, CalPERS Office of Public Affairs, <i>Facts at a Glance</i> (April 2014).	Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.

<sup>1</sup> Although Franklin understands that the Lamoureux Decl. has been filed with the Court, the Docket has not yet updated to reflect such filing.

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>8. The CalPERS Board is governed by the California Constitution and statutes, such as Cal. Const., art. XVI, § 17 subdiv. (b), <u>which mandates that the CalPERS Board ensure the rights of CalPERS members and retirees to their full earned benefits.</u> In 1992, California voters approved Proposition 162, which gave the CalPERS Board exclusive authority over the administration and investment of pension funds. <u>In enacting Proposition 162, the electorate amended article XVI, section 17 of the California Constitution, to read in part as follows:</u></p> <p><u>Notwithstanding any other provisions of law or this Constitution to the contrary, the retirement board of a public pension or retirement system shall have plenary authority and fiduciary responsibility for investment of moneys and administration of the system, subject to . . . the following: [¶] . . . The retirement board shall . . . have sole and exclusive responsibility to administer the system in a manner that will assure prompt delivery of benefits and related services to the participants and their beneficiaries.</u></p> <p><u>Ex. 3, (relevant portions of official ballot pamphlet (Nov. 3, 1992)). Proposition 162 amended the California Constitution to provide that the CalPERS Board has “the sole and exclusive power to provide for actuarial services in order to assure the competency of the assets” of the system. Cal. Const., art. XVI, § 17, subdiv. (e). The intent behind the measure was to protect public pension funds 4 by vesting the authority to direct actuarial determinations solely with the CalPERS Board. Ex. 3 at 36 (relevant portions of official ballot pamphlet (Nov. 3, 1992)). By granting the CalPERS Board sole authority to administer the system, Proposition 162 prevented the legislative and executive branches from “raiding” pension funds to balance the State budget. <i>Id.</i> at 38.</u></p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they are either (a) are improper legal conclusions (FED. R. EVID. 701); and/or (b) Mr. Lamoureux’s description of the California Constitution is not the best evidence of that document (FED. E. EVID. 1002).</p>

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PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>1 9. The CalPERS Board is governed by the California  2 Public Employees Retirement Law (the "PERL"), which  3 imposes statutory obligations on the Board and  4 employers such as the City of Stockton. Under the  5 PERL, Stockton has certain obligations to CalPERS,  6 and CalPERS in turn has obligations to the City of  7 Stockton's current and former employees to provide  retirement benefits in accordance with the provisions of  PERL. These statutory obligations are not directly  affected by the acceptance, rejection or modifications of  the City's collective bargaining agreements.</p>	<p>Franklin objects to the statements in  this paragraph because they are not  relevant. FED. R. EVID. 401, 402.  Franklin further objects to the  statements in this paragraph because  they are improper legal conclusions.  FED. R. EVID. 701.</p>
<p>8 10. For public employees serving municipalities in  9 California, the legislature created a three-party structure  under which CalPERS provides retirement benefits.  10 First, each municipality elects a "contract" with  CalPERS that triggers the applicability of statutes  including the PERL and other laws, regulations and  11 policies governing the provision of pension benefits  through CalPERS. Second, each public servant has an  12 employment contract with the municipality that includes  pension benefits. Finally, CalPERS has a  13 constitutionally defined responsibility to provide  pension benefits to its members and retirees and to  14 protect these benefits.</p>	<p>Franklin objects to the statements in  this paragraph because they are not  relevant. FED. R. EVID. 401, 402.  Franklin further objects to the  statements in this paragraph because  they are improper legal conclusions.  FED. R. EVID. 701.</p>
<p>15 11. Less than one hundred agencies have terminated  16 their relationship with CalPERS in the more than eighty  years of the existence of the system. <u>Virtually all of</u>  17 <u>these terminating agencies are very small local districts</u>  <u>or agencies and most employers have terminated</u>  18 <u>because they are winding up their operations and</u>  <u>ceasing business. No employer the size of the City of</u>  19 <u>Stockton has ever terminated its relationship with</u>  <u>CalPERS.</u> CalPERS administers a terminated agency  20 pool for agencies that terminate their relationship with  CalPERS. As of June 30, 2012, there were 90 agencies  21 that had terminated their contract with CalPERS for  which CalPERS continues to administer benefits  22 through the terminated agency pool. As of June 30,  2012, the terminated agency pool held about \$178  23 million in assets and \$89 million in pension obligations.  These pension obligations covered 740 members and/or  24 beneficiaries currently receiving a benefit and 349  members that have not yet retired 5 but are entitled to a  25 deferred retirement benefit. By comparison, the  termination liability for the Stockton plans alone would  26 affect approximately 2,518 members that have not yet  retired but are entitled to a deferred retirement benefit  27 and 2,075 members and/or beneficiaries currently  receiving a benefit, and would result in termination  28 obligations exceeding \$2.6 billion for both plans while  the assets as of June 30, 2012 totaled about \$1 billion.</p>	<p>Franklin objects to the statements in  this paragraph because they are not  relevant. FED. R. EVID. 401, 402.  Franklin further objects to the  underlined statements in this paragraph  because they are vague, speculative,  and lack foundation. FED. R. EVID.  602.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>12. Of the more than 1500 public agencies that contract for pension services with CalPERS, none of them (other than the bankrupt City of San Bernardino) were delinquent by an amount in excess of \$150,000 as of March 31, 2013.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>13. The basic premise of a defined benefit pension plan is to defer compensation received during employees' peak earning years to their lowest earning years. The amounts of such deferred payments are determined based on actuarial assumptions and calculations, and the risk is pooled among the participants in the plan. <u>For a homogeneous population, predictions for larger groups are more accurate than for smaller groups. Accordingly, as a pool is made smaller and smaller, the volatility of the cost per member increases because the risk is pooled among a smaller group.</u></p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they contain improper opinion testimony that is not rationally based on Mr. Lamoureux's perception and not helpful to clearly understand Mr. Lamoureux's testimony or to determine a fact in issue. FED. R. EVID. 701.</p>
<p>14. The sources of funds used to provide the pension benefits are employee contributions, employer contributions and investment income. Employee contributions are set by statute and vary by benefit level. <u>Under pension reform enacted by the California legislature in 2011, new employees must pay half of the "Normal Cost," which is the annual cost of service accrual for the upcoming fiscal year for active employees in the absence of any unfunded or overfunded liability to be amortized.</u> Normal Cost is expressed as a percentage of the employer's covered payroll.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>15. A city's contribution obligations to CalPERS are determined on an actuarial basis, taking into account investment returns, mortality rates, projected retirement pattern, projected compensation and other factors. All actuarial calculations are based on a number of assumptions about the future such as demographic assumptions including the percentage of employees that will terminate, die, become disabled and retire each future year and economic assumptions including 6 future salary increases for each active employee and future investment returns. The key role of the actuary is to spread this cost over time in a manageable way.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>16. Investment income is based on actual performance but must be estimated in order to determine future employer contributions. Investment returns are obviously dependent on global financial circumstances and vary from year to year. The historical average annual return for CalPERS investments over the past 30 years is 9.5%. Ex. 4, (Depicting CalPERS' historical returns from fiscal year 1983-84 to fiscal year 2012-13). Presently CalPERS employs an estimated expected return rate of 7.5% in order to determine contributions, but as can be seen from the historical data, actual returns may vary significantly from that estimate. Assumptions about the investment return/discount rate are not based on investment targets or benchmarks but are instead driven by asset allocations. As asset allocations change, investment return assumptions are revised. The current investment return assumption is 7.5%, which is a combination of 2.75% for inflation and a real rate of return of 4.75% (net of investment and administration expenses).</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>17. The benefits under CalPERS are pre-funded. Instead of allocating money at or near the time that benefits become due, a pre-funded plan relies on an orderly schedule of contributions well in advance of benefit requirements. <u>The willingness and ability of the sponsor of a defined benefit pension plan to maintain an orderly schedule is a major factor in the benefit security for retirees and in the maintenance of an actuarially sound plan.</u></p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they contain improper opinion testimony that is not rationally based on Mr. Lamoureux's perception and not helpful to clearly understand Mr. Lamoureux's testimony or to determine a fact in issue. FED. R. EVID. 701.</p>
<p>18. The funded status is determined each year by comparing the assets in the plan to the liabilities of the plan. The assets are impacted by the contributions received and investment returns on those contributions while the liabilities are impacted by the benefits earned by its employees, which is based on an employee's years of service and age of retirement. If the City does not timely make its required payments, the actuarial soundness of the fund may be negatively impacted. The actuarial calculations are premised on the fact that contributions will be made when required and invested when made.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>19. When contributions are delayed beyond the required date, the plan falls out of actuarial balance and actuarial soundness is put in jeopardy. By not making timely contributions, the asset base is not being increased as projected while at the same time, the liabilities are continuing to increase as employees continue to earn service credit.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>20. An employer's contribution requirement is annually calculated and is expressed as a percentage of payroll. This may change due to presently considered modifications by the CalPERS Board. The employer's contribution amounts are due and payable following each pay period. Contributions are due by the 15th day following the last day in the pay period to which they relate. However, payroll and contribution information are due by the 30th day following the last day in the pay period to which they relate. Given this lag between the two dates, once CalPERS receives the payroll and contribution information, if there is any discrepancy between the amount paid and the payroll and contribution information supplied by the employer, later periodic payment amounts are adjusted to account for discrepancies.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>21. An actuarial valuation for each plan of a contracting agency is performed every year to determine the present value of future benefits (i.e., the total amount of money needed to fully fund expected benefits for current members for both past and future service), the Normal Cost (which is the annual cost of one year of service accrual, as discussed above), the accrued liability (which is the value of benefits earned to date for past service only) and the current funded status (which is the market value of the assets as a percentage of the accrued liability).</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>22. Every year, the employer contribution rate is adjusted based on the funded status. If the plan is less than 100% funded, the employer must pay both the Normal Cost and a payment towards the unfunded accrued liability. If the plan is 100% (or more) funded, the employer must only pay the Normal Cost.</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>
<p>23. To minimize the effect of any short-term market value fluctuations on employer contribution rates, CalPERS uses an asset smoothing technique where investment gains and losses are spread or "smoothed" over a period of time. On April 17, 2013, the CalPERS Board approved a recommendation to change the CalPERS amortization and rate smoothing policies. Ex. 5, Board of Administration, Public Employees Retirement System, <i>Resolution - Actuarial Policies - Amortization and Smoothing Policies</i> (April 17, 2013).</p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>1 Beginning with the June 30, 2013 valuations that set the                  2 2015-2016 rates, CalPERS will no longer use an                  3 actuarial value of assets and will employ an                  4 amortization and smoothing policy that is designed to                  5 cover all gains and losses over a fixed 30-year period                  6 with the increases or decreases in the rate spread                  7 directly over a 5-year period. The new amortization and                  8 smoothing policy will be used for the first time in the                  9 June 30, 2013 actuarial valuations. These valuations will                  10 be performed in the fall of 2014 and will set employer                  11 contribution rates for the fiscal year 2015-2016. The                  advantage of the new method is that it will create less                  volatility in extreme years, quicker movement towards                  funded status and future contribution requirement will                  be more transparent. The unfunded liability component                  of the employer rates will increase in the short-term but                  in the long-term rates will decrease and the plan will be                  closer to attaining funded status. Ex. 9 (depicting                  contribution rates).</p>	
<p>12 24. The most recent Annual Valuation Reports                  13 prepared by CalPERS’ actuaries for the City of Stockton                  14 were issued in October 2013, and provide valuations as                  15 of June 30, 2012. Ex. 6, CalPERS Actuarial Office,                  16 Safety Plan of the City of Stockton Annual Valuation                  17 Report as of June 30, 2012, (October 2013) (“Safety                  18 Valuation Report”); Ex. 7, CalPERS Actuarial Office,                  19 Miscellaneous Plan of the City of Stockton Annual                  20 Valuation Report as of June 30, 2012, at 28 (October                  21 2013). In the course of preparing this declaration, I                  22 discovered an inaccuracy in the October Annual                  23 Valuation Report for the Miscellaneous Plan only with                  24 respect to the statement of the liabilities of the plan upon                  25 termination. I have corrected this inaccuracy and have                  26 posted an amended valuation report on the CalPERS                  27 website for the City of Stockton. Copies of the amended                  28 valuation report will be provided to the City and the                  parties in the bankruptcy case. My references to the                  valuation report for the miscellaneous plan in this                  declaration are to the amended report (the                  “Miscellaneous Valuation Report”). These reports:                  Set forth the actuarial assets (including actuarial and                  market valuations) and accrued liabilities (including the                  unfunded actuarial liability) of each plan as of June 30,                  2012;                  a. Determine the required Employer                  Contribution Rate for each plan for the fiscal year July                  1, 2014 – June 30, 2015;                  b. Provide actuarial information as of June                  30, 2012, to the CalPERS Board of Administration and                  other interested parties; and</p>	<p>Franklin objects to the statements in                  this paragraph because Mr.                  Lamoureux’s description of the Annual                  Valuation Reports is not the best                  evidence of those documents. FED. R.                  EVID. 1002.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>1 c. Provide pension information as of June 2 30, 2012, to be used in financial reports subject to 3 Governmental Accounting Standards Board Statement 4 27 for a single employer defined benefit pension plan.</p>	
<p>5 25. In the most recent version of the Annual 6 Valuation Reports, the actuarial valuations provide the 7 following funding and rate information, for fiscal years 8 2012 and 2013:</p> <p>9 a. The actuarial and market value of the 10 assets;</p> <p>11 b. The current unfunded liability; and</p> <p>12 c. The funded ratio.</p> <p>13 And for fiscal years 2013 and 2014, the reports provide 14 projected employer and employee contribution rates for 15 service credit earned during the applicable periods.</p>	<p>16 Franklin objects to the statements in 17 this paragraph because Mr. 18 Lamoureux's description of the Annual 19 Valuation Reports is not the best 20 evidence of those documents. FED. R. 21 EVID. 1002.</p>
<p>22 27. The unfunded accrued actuarial liability 23 calculation as described in the Annual Valuation 24 Reports is not a reflection of any amounts that are 25 currently owed by an employer, nor is it the amount that 26 would need to be paid to fully fund a plan if the plan 27 were to be terminated. Unfunded accrued actuarial 28 liability as used in the Reports is a figure calculated to 29 establish a funding target that is used for an ongoing 30 plan that is a component of the actuarial calculation 31 used to determine the employer contribution rate for the 32 upcoming fiscal year. <u>It is quite volatile and can 10 33 increase or decrease significantly over a relatively short 34 period of time depending on, among other factors, the 35 state of the economy and the health of the financial 36 markets.</u></p>	<p>37 Franklin objects to the statements in 38 this paragraph because Mr. 39 Lamoureux's description of the Annual 40 Valuation Reports is not the best 41 evidence of those documents. FED. R. 42 EVID. 1002. Franklin further objects 43 to the underlined statements in this 44 paragraph because they contain 45 improper opinion testimony that is not 46 rationally based on Mr. Lamoureux's 47 perception and not helpful to clearly 48 understand Mr. Lamoureux's 49 testimony or to determine a fact in 50 issue. FED. R. EVID. 701.</p>
<p>51 28. The annual contribution is borne by both the 52 employer and the employees. The future benefits for 53 current employees will be assured only if all 54 contributions of both employer and employee are made 55 timely and in full.</p>	<p>56 Franklin objects to the statements in 57 this paragraph because they are not 58 relevant. FED. R. EVID. 401, 402.</p>
<p>59 29. In September 1944, the City of Stockton, through 60 its City Council, elected to participate in the California 61 State Retirement System, subject to the provisions of the 62 State Employees' Retirement Act. Exs. 8.1, 8.2 63 (Stockton/CalPERS Original Contract &amp; All Currently 64 Applicable Amendments). The City's retirement plan 65 has two subplans with different benefit formulas— 66 safety employees and miscellaneous employees. Most 67 City employees who are not safety employees are part 68 of the miscellaneous subplan.</p>	<p>69 Franklin objects to the statements in 70 this paragraph because Mr. 71 Lamoureux's description of the 72 contractual arrangement with CalPERS 73 is not the best evidence of those 74 documents. FED. R. EVID. 1002.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>30. <u>Under the PERL, a municipality elects to participate in the CalPERS system by entering into a “contract” with CalPERS in compliance with Chapter 5 of the PERL, Cal. Gov. Code §§ 20460 to 20593. The PERL specifies in detail the provisions of the contract, the procedure by which a public agency may elect to participate, and many other terms. Once a city makes this statutory election, it is bound and controlled by the statutory provisions governing the system and the decisions of the CalPERS Board. Cal. Gov. Code § 20506 (“Any contract heretofore entered into shall subject the contracting agency and its employees to all provisions of this part and all amendments thereto . . .”). The governing statutes require the municipality to timely pay all required employer contributions. <i>Id.</i> §§ 20532, 20831. The PERL also prohibits the contracting agency from rejecting any contract pursuant to Section 365 of the Code. <i>Id.</i> § 20487. The statutory pension provisions are a fundamental part of the employment relationship, and should be read to require adequate funds to meet reasonable expectations of the employees. Participating cities cannot alter their funding obligation to CalPERS.</u></p> <p>fn1. CalPERS will hand deliver to the Court a courtesy complete copy of the PERL for the convenience of the Court.</p>	<p>Franklin objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>31. For this reason, the City’s obligations to CalPERS are not limited to those found in the language of the document labeled a “contract”; rather, the City’s obligations are defined primarily by applicable State law and regulations.</p>	<p>Franklin objects to the statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>34. <u>Stockton’s employer contribution rates are relatively high compared with other cities in part because of the significant reduction in employees by Stockton during the past few years. When layoffs occur, the contribution amount necessary to fund the unfunded liability remains basically unchanged as a result of the layoffs. Since contribution requirements are expressed as percentage of payroll, contribution rates will generally increase after layoffs even if there are no other changes and even if the amount due to pay off any unfunded liability has not changed.</u></p>	<p>Franklin objects to the underlined statements in this paragraph because they are speculative and lack foundation. FED. R. EVID. 602. Franklin further objects to the underlined statements in this paragraph because they contain improper opinion testimony that is not rationally based on Mr. Lamoureux’s perception and not helpful to clearly understand Mr. Lamoureux’s testimony or to determine a fact in issue. FED. R. EVID. 701.</p>
<p>37. <u>Stockton’s valuation results are similar in volatility to those of other California municipalities. For all plans, volatility occurs when actuarial assumptions are not met. Volatility could come in the form of investment returns being higher or lower than expected and also in the form of members retiring earlier than</u></p>	<p>Franklin objects to the underlined statements in this paragraph because they are vague, speculative, and lack foundation. FED. R. EVID. 602.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>1 anticipated, members living longer than assumed or                  2 members receiving larger salary increases than assumed.                  3 In any year, contribution requirements are as likely to                  4 either increase or decrease as a result of actual                  5 experience being different than assumed. If focusing on                  6 contribution rates instead of contribution amounts,                  7 hirings and layoffs, which are in the City’s control, are a                  8 major driver of contribution rate volatility. Projected                  9 rates are based on payroll increasing at 3% per year. The                  10 rates included in the 2010 valuation were based on that                  11 assumption but, because payroll was lower a year later,                  12 CalPERS revised the rates upward to reflect the lower                  13 payroll and the higher rates necessary to generate the                  14 same amount of contributions toward the unfunded                  15 liability. The following year, the rates again increased to                  16 reflect the Board’s changes to amortization. This year,                  17 CalPERS will once again revise the projected rates to                  18 reflect the change in actuarial assumptions adopted this                  19 February. It is not true that contribution rates constantly                  20 increase. <u>Contribution rates have declined for various</u>                  21 <u>reasons over the years and going forward they are as</u>                  22 <u>likely to either increase or decrease from their current</u>                  23 <u>projected levels.</u></p>	
<p>14 38. The PERL allows for voluntary termination by a                  15 contracting agency and in certain circumstances,                  16 CalPERS may unilaterally terminate its relationship                  17 with a contracting agency. In the event of termination, a                  18 terminated agency is required to make a payment to                  19 CalPERS in an amount determined by the CalPERS                  20 Board (based on actuarial information) to be sufficient                  21 to ensure payment of all vested pension rights of the                  22 terminated agency’s employees accrued through the                  23 termination date (“Termination Payment”). The                  24 Termination Payment goes into the “Terminated Agency                  25 Pool.” Once the Termination Payment is made,                  26 CalPERS has no further recourse to a terminating                  27 employer. If a terminated agency the size of the City                  28 fails to pay the Termination Payment, benefits may have                  to be reduced pro rata based on the amount of the                  Termination Payment that is not funded. Once the                  terminated agency’s assets and liabilities have been                  merged into the Terminated Agency Pool, no further                  benefit adjustments are permitted under the PERL. As a                  result, the pool is subject to actuarial risk.</p>	<p>Franklin objects to the statements in                  this paragraph because they contain                  improper legal conclusions. FED. R.                  EVID. 701.</p>
<p>25 40. A primary driver in determining the amount of the                  26 Termination Payment is the setting of the discount rate,                  27 which is a reflection of the asset policy or how the                  28 assets are invested. Given the conservative nature of the                  investments in the Terminated Agency Pool, the                  discount rate related to a Termination Payment is low                  when compared with the actuarial rate for the portfolio                  for ongoing participating agencies. The cumulative</p>	<p>Franklin objects to the underlined                  statements in this paragraph because                  they are improper legal conclusions.                  FED. R. EVID. 701.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>effect of these policies is that a terminated agency's actuarial liability upon termination is larger than the actuarial liability on an ongoing basis.<sup>2</sup></p> <p><u>fn2. Furthermore, a terminating agency owes CalPERS the costs of collection, including attorneys' fees. Cal. Gov. Code § 20574.</u></p>	
<p>41. Stockton's Annual Valuation Reports each provide a line item for "unfunded termination liability," which is an estimate of how much Stockton would owe to CalPERS if its contracts had been terminated as of <i>June 30, 2012</i>. The Miscellaneous Plan lists this unfunded termination liability at \$575,931,065 and the Safety Plan lists this unfunded termination liability at \$1,042,390,452, for a total of more than \$1.6 billion. Exs. 6 &amp; 7, Safety Valuation Report at 28 &amp; Miscellaneous Valuation Report at 28. <u>If a terminated agency fails to pay the Termination Payment, benefits to employees must be reduced pro rata based on the amount of the Termination Payment that is not funded.</u><sup>3</sup> Cal. Gov. Code § 20577. CalPERS may reduce the benefits payable under the terminated contract only once. <i>Id.</i> After the terminated agency's assets and liabilities have been merged into the Terminated Agency Pool account, the PERL permits no further benefit adjustments. <i>Id.</i> § 20578.</p> <p><u>fn3. CalPERS may choose to make no reduction or a lesser reduction if the CalPERS Board has made reasonable efforts to the collect the payment and the CalPERS Board determines that failure to make a reduction will not impact the actuarial soundness of the Terminated Agency Pool account. Cal. Gov. Code § 20577.5.</u></p>	<p>Franklin objects to the statements in this paragraph because Mr. Lamoureux's description of the Annual Valuation Reports is not the best evidence of those documents. FED. R. EVID. 1002. Franklin objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>42. When a plan is terminated, the PERL imposes a lien in favor of CalPERS "on the assets of a terminated contracting agency, subject only to a prior lien for wages." Cal. Gov. Code § 20574. Legislative history confirms that this section immediately provides CalPERS with the rights of a senior secured creditor as a matter of law. The legislature expressly intended to "grant PERS a lien against the assets of public agencies who have terminated their membership in the system, usually as a result of agency dissolution and bankruptcy who have unfunded liabilities owed to PERS for vested employee benefits and have no ability to pay such liabilities." Ex. 13 at 35 (relevant portions of Legislative History of California Government Code § 20574).</p>	<p>Franklin objects to the statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>43. If Stockton chose to terminate its relationship with CalPERS, the City would be faced with an immediately due and owing massive termination liability secured by a senior lien on all its assets. The estimated combined unfunded termination liability for both of the City's plans as of 2012, net of the value of assets in the plans, is approximately \$1.6 billion, as more particularly described in paragraph 41 above.</p>	<p>Franklin objects to the statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>44. I have read the "Reply of Franklin High Yield Tax-Free Income Fund and Franklin California High Yield Municipal Fund to the CalPERS Brief Regarding Pension Liabilities (the "Reply"). The Reply argues that a large portion of a termination claim "would not be an allowed claim because it would exceed the City's actual pension liability." Reply, 9:4-5. <u>That is not correct because, in a termination situation, the termination claim is the actual unfunded pension liability.</u> The Reply misapprehends the meaning of actuarial liability and the difference between an ongoing plan and a terminated plan. In an ongoing plan, adjustments can be made to future contributions as the actuarial results differ from actuarial assumptions and as assumptions change over time. In a terminated plan, there are no future contributions and no ability to make adjustments. <u>Consequently, the actuarial liability for a terminated plan is necessarily greater than the actuarial liability for an ongoing plan, and the unfunded actuarial liability on termination is the amount that would be needed to fully fund the plan because there will be no further contributions and would therefore be the amount of the claim.</u></p>	<p>Franklin objects to the statements in this paragraph because they misstate Franklin's arguments. Franklin objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701.</p>
<p>45. <u>In a termination, CalPERS would continue benefits without reduction only if the Board were to find that benefit continuation will not impact the actuarial soundness of the Terminated Agency Pool.</u> Cal. Gov. Code § 20577.5. <i>As a result, because Stockton could not fund its shortfall following a hypothetical termination, in the event that Stockton did not fund a material amount of its contribution obligations, CalPERS would be required to reduce benefits before merging Stockton's assets into the Terminated Agency Pool.</i></p>	<p>Franklin objects to the underlined statements in this paragraph because they are improper legal conclusions. FED. R. EVID. 701. Franklin objects to the italicized statements in this paragraph because they speculative and lack foundation. FED. R. EVID. 602.</p>
<p>46. Further, if the City chooses to terminate its relationship with CalPERS, the City could not enter into a new relationship with CalPERS for at least three years from the date of termination. <i>Id.</i> § 20460. Although the City's existing employees that had benefits accrued as of the termination date in CalPERS would retain their benefits (albeit likely reduced dramatically), they would earn no additional benefits, and new employees would have no retirement system in which to participate.</p>	<p>Franklin objects to the statements in this paragraph because they contain improper legal conclusions. FED. R. EVID. 701.</p>

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PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>47. Generally, benefits accrued by an employee while working for one agency participating in CalPERS are portable should that employee move to another CalPERS participating employer. This is also true for employers who enjoy reciprocity with CalPERS. This means that benefits will continue to accrue uninterrupted when an employee transfers to another employer albeit under the benefits formulas and other ancillary benefits provided for under employment agreements for each employer during the time of service for that employer. Each agency will bear responsibility for payment for the benefits accrued during the service of the employee. For example, for an employee who works for Stockton for fifteen years and then works for the City of Davis for five years, the benefits will be funded by Stockton for the fifteen year period and by Davis for the five year period. If the Stockton plan were to be terminated, the benefits for Stockton employees would likely be reduced for the period of their service with Stockton if Stockton failed to pay a substantial portion of its termination liability. For employees that transfer to another employer that was also part of the CalPERS system, they would continue to accrue benefits that would not be subject to reduction on account of the termination of the Stockton plans.</p>	<p>Franklin objects to the statements in this paragraph because they contain improper legal conclusions. FED. R. EVID. 701.</p>
<p>48. CalPERS' principal responsibility is to maintain the integrity of the California Public Employees' Retirement System. <u>The ability of the sponsor of a defined benefit pension plan to maintain an orderly and reliable schedule of benefit payments is the principal factor in providing benefit security for retirees and in the maintenance of an actuarially sound plan. If a City like Stockton does not timely make its required payments, the actuarial soundness of the fund will be negatively impacted.</u> The actuarial calculations are premised on the assumption that contributions will be made when required and invested when made. When contributions are delayed beyond the required date, the plan falls out of actuarial balance and actuarial soundness is put in jeopardy. By not making timely contributions, the asset base is not being increased as projected while at the same time, the liabilities are continuing to increase as employees continue to earn service credit. <u>No contracting agency can be allowed to unilaterally determine when and how much it will contribute to fulfill its obligations to the retirement system. Allowing such a unilateral modification of contribution obligations threatens the integrity of the retirement systems and the interests of the State of California in the administration of benefits for its public servants.</u></p>	<p>Franklin objects to the statements in this paragraph because they are not relevant. FED. R. EVID. 401, 402. Franklin further objects to the underlined statements in this paragraph because they are speculative and lack foundation. FED. R. EVID. 602.</p>

PARAGRAPH OBJECTED TO	GROUNDS FOR OBJECTION
<p>Exhibit No. 1 – July 2011 Paper Titled “Vested Rights of CalPERS Members” – pp. 1-20</p>	<p>Franklin objects to this exhibit because it contains legal conclusions and Mr. Lamoureux is not qualified to confirm whether the legal interpretations contained in this exhibit are correct. FED. R. EVID. 701. Franklin further objects to this exhibit for the reasons set forth in its impending <i>Objections Of Franklin High Yield Tax-Free Income Fund and Franklin California High Yield Municipal Fund To CalPERS’ Supplemental Exhibit List For Evidentiary Hearing Regarding Confirmation Of Proposed Plan Of Adjustment.</i></p>
<p>Exhibit No. 9 – Graph Depicting Rates Over Time for Sample Miscellaneous Plant – p. 346</p>	<p>Franklin objects to this exhibit because it lacks foundation. FED. E. EVID. 602. Franklin further objects to this exhibit because it is irrelevant. FED. R. EVID. 401, 402. Franklin further objects to this exhibit because it poses an incomplete hypothetical. Franklin further objects to this exhibit for the reasons set forth in its impending <i>Objections Of Franklin High Yield Tax-Free Income Fund and Franklin California High Yield Municipal Fund To CalPERS’ Supplemental Exhibit List For Evidentiary Hearing Regarding Confirmation Of Proposed Plan Of Adjustment.</i></p>

Dated: April 29, 2014

JONES DAY

By:           /s/ Joshua D. Morse          

James O. Johnston

Joshua D. Morse

Charlotte S. Wasserstein

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