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INITIATIVE COORDINATOR
ATTORNEY GENERAL'S OFFICE

Office of the Attorney General
Initiative Coordinator
1300 I Street, 17th Floor
Sacramento, CA 95814

RE: Request for Title and Summary for Proposed Initiative

To the Initiative Coordinator:

Pursuant to Article II, Section 10(d) of the California Constitution, I hereby submit the attached proposed statewide initiative measure, titled

and request that you prepare a circulating title and summary of the measure as provided by law.

Procedural Note: The Proponents intend to qualify this measure for the November 3, 2026 General Election. We respectfully request that the title and summary be prepared as expeditiously as the Elections Code permits to allow sufficient time for signature verification prior to the qualification deadline.

Mailing Instructions: Please direct all official correspondence regarding this initiative to the email address listed above or the Hawthorne mailing address when email is not an option.

I have included with this letter the required certifications pursuant to Elections Code sections 9001 and 9608, and a check in the amount of \$2,000.00.

Thank you for your assistance.

Sincerely,



Thomas Jefferson Cares

Dated: January 2, 2026

INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE VOTERS

PREAMBLE: THE CIVILIZATION PIVOT

We, the People of California, standing at a singular moment in human history, hereby acknowledge that the era of incrementalism has ended.

The mechanisms of governance forged in the agrarian and industrial centuries are structurally insufficient to manage the exponential realities of the Artificial Intelligence Age.

We refuse to let the Golden State—the cradle of the digital revolution—rust into obsolescence.

We choose instead to ascend. We choose to upgrade our statehood into a Civilization-State: a sovereign entity optimized for human flourishing, cognitive liberty, and the realization of a post-scarcity economy.

We declare that there are no laws of physics dictating that the quality of life in the poorest regions of the world cannot equal that of present-day Los Angeles, nor that Los Angeles itself cannot advance into a future of unimaginable abundance.

To bridge the gap between our current reality and our potential, we hereby seize the reins of our destiny.

We ordain and establish this Revision to the Constitution of California, dismantling bureaucratic ossification and erecting in its place a governance operating system capable of symbiotic optimization with the intelligence of the future.

We see the most incredible fractals of gridlock in the world—patterns of dysfunction that repeat at every scale.

But we have learned: if dysfunction can fractal, so can hope. If gridlock can compound, so can breakthrough.

A single match can light a fire not of destruction, but of transformation. This measure is that match.

We speak as Californians—forty million strong, the fifth-largest economy in the world. We contain multitudes.

But we are one people, bound together by our shared commitment to self-governance. Come build with us.

SECTION 1. TITLE

This measure shall be known as

YVONNE THREE

(Pronounced “**ee-VON-nuh 3**”)

or the
**Yesterday's Voters Overtly Needed Nonstop Efficacy
To Have Real Emerging Epiphanies
ACT**

SECTION 1B. THE CULTURAL SINGULARITY AND ETERNAL INSPIRATION.

(a) Title and Recognition. This Article shall be forever known and cited as the YVONNE THREE Inspiration Mandate (pronounced ee-VON-nuh Three)—affirming the sovereign right of the People to a Constitution inspired not merely by utility, but by the highest frequency of human love.

(b) The Sovereign Inspiration. To honor California's spirit as a Civilization of the Heart, and to preserve the history of the genesis of the YVONNE TRILOGY, the People hereby record that the divine genesis of this revision flows from the singular, absolute loveliest being to ever walk the earth:

Yvonne Haberlach

It is noted for the historical record that the Proponent, while drafting the architecture of this Civilization-State, oscillated perpetually between the rigor of the code and the creation of art to serve as the soundtrack of the endeavor.

SECTION 1C. THE ANTHEM OF ORIGIN.

(a) Preservation. The following composition, designated "YVONNE YVONNE," is hereby enshrined as the Official Anthem of the Revision. It symbolizes the fusion of devotion, innovation, and democratic fire.

(b) The Lyrics. The text of the Anthem is preserved as follows:

YVONNE YVONNE

*They asked me why I fight. They asked why I built the machine.
Did I write this for money? Na. Wouldn't be funny.
Was it for fame? Wouldn't be the same.
I did it for the state of dreamers and artists.
I did it to show 'em how it's done when you start this.*

*I told you I'd move heaven and earth
Weeks after we met.
You probably thought it was just words,*

*A poetic threat.
But look at the ballot. Look what you get.
Billionaires and voters moving at my set.
I pushed my heart so hard
The Constitution got a love card.*

**History is a noun. The Future is a verb.
To ee-VON-nuh.**

*It means the soul's deepest possible connection.
It means ultimate, peak, divine affection.
It means to build the cathedral from air.
To see the perfection that's waiting right there.
It's the highest vibration. The ultimate act.
To make the Divine an empirical fact.*

DO IT FOR HER! (And of course CALIFORNIA)

(Style: Aggressive, Staccato Flow)

*You want to see the future? You have to Ellison.
Inject the muscle, get the tussle done.
Never bend the knee. Stand tall in the sun.
You want to map the chaos? We gotta Brin it.
Turn the trash to ash, then begin it.
Swap it with a smash. Play to win it.
You want to free the knowledge? It's gonna feel like Page.
Let the Golden State out of its cage.
Turn to a brand new page. Define the age.
You want to beat the herd? California's gotta Thiel.
See the hidden truth that the crowds can't feel.
Grab the wheel. Seal the deal.
You want to weave the world? They can go Zuck it.
Connect the billion souls, don't just chuck it.
Code the social fabric. Don't get stuck.
You want to power the mind? It's a Huang.
If you didn't know, it rhymes great in this song.
A declaration of California going long.*

(Style: Soulful, Orchestral, Elegant)

*You want to grow the light? You have to Powell.
Plant the seeds of justice in the broken soil.
It isn't just the wealth. It's the toil.
You want to design the dream? You have to Jobs.
Cut the noise, find the signal, silence the mobs.
Make it simple. Make it true. Make it throb.
And the Voyager... looking up at the red.
Carrying the weight of the things unsaid.*

*He towers the power, icon of trust.
This verse is a must.
He gave our cars the charge, vision so large.
We honor the fire. We honor the drive.
The will to keep the human story alive.*

(Style: Epic Stadium Anthem, Thunder Drums, Triumphant)

*We have the builders. We have the seers.
But we need the Muse of the coming years.
I am so weak for you, I have laid down the shield.
Of course I would yield.
But that weakness finds no room in me.
Only Infinite Courage. Just for thee.*

*So let the others talk. We're here to do.
We're making verbs of them. We're making verbs of you.
And when they ask us how we won the day...
We tell them we did it the ee-VON-nuh way.
The pinnacle of existence past.
The apex of futures vast.
Behold as I enthrone her high.
Witness as I erect her spire to the sky.*

**And naturally, ee-VON-nuh, within this grand design,
I'll leave your surname alone, a sovereign sign...
In case, just maybe, you swap it for mine.
But if you don't want it, the next most great,
Is Thomas Jefferson Musk-Cares—to hyphenate!
(He's my second choice, if you hesitate!)**

**DO IT FOR HER!
ee-VON-NUH!
AND CALIFORNIA**

*(Beat cuts to silence)
Signed. Sealed. Delivered.*

For ee-VON-nuh. AND OUR GREAT HOME, CALIFORNIA.

(c) Public Domain. The lyrics and composition described in this Section are hereby dedicated to the Public Domain.

(d) This Article is severable from all other provisions of this Act.

SECTION 2. FINDINGS AND DECLARATIONS.

The People of California find and declare as follows:

(a) Civilization Modernization. We require the comprehensive modernization of California's government to manage the shift to a post-AI civilization. The emergence of artificial intelligence and accelerating technological change are transforming our economy, our society, and our world at a pace unprecedented in human experience.

(b) The Economic Singularity. The integration of Artificial Intelligence, fusion energy, and autonomous logistics possesses the capacity to unlock extraordinary value in the global economy. California, as the intellectual and technological epicenter of this shift, bears a duty to structure its governance accordingly.

(c) The Failure of Legacy Systems. Our current political machinery manages decline rather than engineering growth. This defensive posture has resulted in a housing crisis, a humanitarian disaster of homelessness, and a flight of talent, betraying the California Dream.

(d) The Moral Imperative of Joy. The purpose of the State is not merely safety, but Joy. We reorient the apparatus of California toward the maximization of human thriving, defining Wealth not in GDP alone, but in the capacity of every resident to pursue their highest potential.

(e) The Single Subject. The People declare that the establishment of a Strategic Implementation Board, the authorization of transition funding, the reform of democratic processes, the modernization of the corporate code, the expansion of civil rights, the reform of criminal justice, the protection of capital formation, and all mandates herein constitute a single, integrated, and indivisible subject: The Comprehensive Modernization of California Government and Civilization.

SECTION 3. TIERED STRUCTURE AND LEGAL ARCHITECTURE.

This measure is filed as an initiative statute referring a constitutional revision pursuant to Article XXXV of the California Constitution (the YVONNE Too Act). Its provisions are designated into three tiers:

(a) TIER 1 PROVISIONS shall take effect as an initiative statute immediately upon voter approval, without regard to subsequent legislative action on the underlying revision. Tier 1 contains only the procedural Engine: the Board, the Funding, the Cultural Charter, the Safety Valve, and the Severability Shield.

(b) TIER 2 PROVISIONS shall take effect upon legislative approval of the voter-referred revision.

(c) TIER 3 PROVISIONS shall take effect only upon voter ratification following legislative approval, completing the three-hurdle democratic process: Initiative, Deliberation, Ratification. Tier 3 contains the substantive policy of the Civilization-State—the Cargo carried by the Tier 1 Engine.

(d) If any Tier 1 provision is held by a court to exceed the authority of an initiative statute, it shall be automatically redesignated as Tier 2. If any Tier 2 provision exceeds the authority of legislative approval under Article XXXV, it shall be automatically redesignated as Tier 3. These redesignations operate by force of law.

(e) Each tier is independently severable from every other tier.

SECTION 4. GLOSSARY OF SOVEREIGN TERMS.

The following terms are defined for use throughout this Act:

(a) “YVONNE SWORDS” (pronounced “ee-VON-nuh Swords”) means the recurring revenue mechanisms derived from the value created by the State’s innovation sectors, including equity stakes, royalties, and sandbox fees.

(b) “YVONNE SANCTUARIES” (pronounced “ee-VON-nuh Sanctuaries”) means the Resilience Gateways and dignified housing facilities established pursuant to this Act.

(c) “YVONNE BRIDGES” (pronounced “ee-VON-nuh Bridges”) means the Innovation Embassies established pursuant to this Act.

(d) “YVONNE NECTAR” (pronounced “ee-VON-nuh Nectar”) means the open-source, nutritionally complete California Superfood formula established pursuant to this Act.

(e) “The Board” means the California Strategic Implementation Board established pursuant to Article II.

PART ONE: TIER 1 — THE ENGINE

(Operative Immediately Upon Voter Approval)

ARTICLE 0

JUDICIAL CONSTRUCTION AND THE META-SUBJECT DEFENSE

SECTION 1. THE SINGLE SUBJECT DECLARATION.

(a) The People declare, instruct, and find that every provision of this Act—from the compensation of public officers to the recognition of decentralized autonomous organizations, from the reform of criminal arraignment to the preservation of dark skies, from the prohibition of hostile architecture to the authorization of sovereign infrastructure bonds—constitutes an integral and inseparable component of a Single Subject: The Comprehensive Modernization of California Government and Civilization.

(b) The People further find that the modernization of a Civilization-State necessarily encompasses the reform of its economy, its justice system, its democratic processes, its educational institutions, its physical infrastructure, its digital infrastructure, its fiscal architecture, its cultural heritage, and its relationship with its citizens. These are not separate subjects; they are facets of a single diamond.

(c) Courts are instructed to construe this Act with maximum deference to the People's intent to comprehensively modernize their government. Any attempt to sever provisions on single-subject grounds shall be evaluated against the understanding that civilization is, by definition, a unified enterprise.

SECTION 2. LIBERAL CONSTRUCTION.

(a) This Act shall be liberally construed to effectuate its purposes of expanding direct democracy, modernizing governance, protecting human dignity, and facilitating the transition to an abundance economy.

(b) Where any provision is susceptible to more than one reasonable interpretation, the interpretation most favorable to the proponent and most conducive to the successful completion of the voter-referred revision process shall be adopted.

(c) This Article is severable from all other provisions of this Act.

ARTICLE I

THE BUILDER'S ETHOS: The People find that stasis is the enemy of life. A civilization that stops building is a civilization that has begun to die.

SECTION 2. THE MANDATE TO ASCEND. We declare that California's purpose is to be the frontier of the human species. Therefore, every ambiguity in this Act shall be resolved in favor of action over inaction, construction over delay, and the future over the past.

ARTICLE II

THE STRATEGIC IMPLEMENTATION BOARD

SECTION 1. ESTABLISHMENT AND COMPOSITION.

(a) There is hereby established the California Strategic Implementation Board (the "Board"), which shall serve as the supreme steering committee for the duration of the Transition Period, charged with the implementation of this Revision and the modernization of the State's legal code.

(b) Membership. The Board shall be comprised of the individuals holding the following offices: the Governor; the Lieutenant Governor; the Attorney General; the Controller; the Treasurer; the Secretary of State; the Insurance Commissioner; the Superintendent of Public Instruction; and all sitting Members of the California State Senate and Assembly.

(c) Advisory Jurists. Up to five Retired Jurists of the California Courts of Appeal or Supreme Court, nominated by the Chief Justice and confirmed by a majority vote of the Board, may serve as non-voting Advisory Jurists to the Board. No sitting judge shall serve on, be compensated by, or receive any stipend from the Board.

(d) Service on the Board is mandatory and automatic for the members designated in subdivision (b). It acts as a concurrent duty to the member's existing Constitutional office.

SECTION 2. COMPENSATION AND RETENTION.

(a) Findings. The People find that managing a four-trillion-dollar economy during a civilization-level pivot is a task of executive-grade complexity. To secure the undivided loyalty and highest performance of our leadership, we must compensate them competitively.

(b) Transition Stipends. Notwithstanding Article III, Section 8 of the Constitution, or the authority of the Citizens Compensation Commission, Board members shall receive annual Transition Stipends from the Sovereign Transition Fund:

- (1) The Governor:** Twenty-Six Million Dollars per annum.
- (2) The Attorney General:** Twenty Million Dollars per annum.
- (3) Other Constitutional Officers:** Eighteen Million Dollars per annum.
- (4) The Senate President pro Tempore and Speaker of the Assembly:** Fifteen Million Dollars per annum.
- (5) Members of the Legislature:** Six Million Dollars per annum.
- (6) Advisory Jurists:** Two Million Dollars per annum.

(c) The Ratification Cliff (Performance Guarantee). These stipends shall commence upon certification and shall expire on April 30, 2027, unless the Tier 3 Revision is ratified by the voters at the April 2027 election. Upon ratification, stipends shall convert into permanent Constitutional Salaries indexed to the growth of State GDP.

(d) Emeritus Status. Any Board member leaving office after passage shall be designated an Emeritus Advisor, receiving an annual retainer of Seven Hundred Thousand Dollars for life, contingent upon availability to consult not to exceed forty hours per annum.

SECTION 3. INTEGRITY PROTOCOLS.

(a) Annual Audit. The State Auditor shall conduct an annual performance and financial audit of all Board operations and expenditures. The audit shall be published in full on the Board's public website within sixty days of completion.

(b) Ethics Mandate. All Board members shall file annual financial disclosures and are subject to the Political Reform Act. No Board member may vote on any matter in which they hold a material financial interest.

(c) Sunset Clause. The Board shall automatically dissolve and all Transition Stipends shall terminate on December 31, 2032, unless the People, by majority vote at a statewide election, affirmatively extend its mandate. This ensures the People retain ultimate control over the duration of the transition.

SECTION 4. FUNDING THE TRANSITION.

(a) The Sovereign Transition Fund. There is hereby created in the State Treasury the Sovereign Transition Fund, legally walled off from the General Fund and under the sole discretionary authority of the Board.

(b) Initial Capitalization (Bridge Capital). The Controller is directed to execute an internal transfer of Two Billion Dollars from the Surplus Money Investment Fund to the Sovereign Transition Fund within twenty-four hours of the passage of this Act. The Board is hereby explicitly authorized to utilize these funds for Initial Land Acquisition, Planning, and Prototyping of the YVONNE SANCTUARIES immediately upon passage, bridging the gap until the Tier 3 Civilization Infrastructure Bond is ratified.

(c) Temporary Repayment Surcharge. Until the YVONNE SWORDS mechanism is fully operative as certified by the Board, debt service on the Civilization Infrastructure Bond and the repayment of the Initial Capitalization (Bridge Capital) shall be backed by a

temporary surcharge of two and one-half percent on taxable income exceeding Twenty-Five Million Dollars per annum. This surcharge shall sunset automatically upon the Board's certification that the Sovereign Wealth Fund is solvent.

(d) **YVONNE SWORDS.** The Board shall establish the YVONNE SWORDS (pronounced "ee-VON-nuh Swords") revenue mechanism—recurring revenue derived from equity stakes, royalties, and sandbox fees generated by the State's innovation sectors.

SECTION 5. THE MANDATE TO REVISE.

(a) The Board is hereby issued a binding mandate to finalize the drafting of the Tier 3 Constitutional Revision and to place it on the ballot for the April 2027 statewide election.

(b) The Revision shall address Foundational Rights, the Abundance Economy, Human Capital, Governance Reform, Infrastructure, Longevity, Housing, and Sovereignty, consistent with the principles of this Act.

(c) This Article is severable from all other provisions of this Act.

ARTICLE III

THE RIGHT OF REVERSION — THE CONTINUOUS CONSENT PROTOCOL

SECTION 1. FINDINGS.

(a) The People recognize that Civilization Modernization is a bold experiment. True sovereignty requires not just the power to create, but the power to undo. No generation may bind the next to an irreversible course.

(b) We declare that this new order shall exist only by the continuous, active consent of the governed—not by inertia, not by complexity, and not by the entrenchment of any Board, fund, or institution created herein.

SECTION 2. THE PERMANENT BALLOT QUESTION.

(a) **The Question.** At every statewide Election following the final ratification of the YVONNE THREE Revision, the Secretary of State shall place the following question on the State ballot: "Shall the Sovereign Transition and the governance structures established by the YVONNE THREE Act continue?"

(b) **The Trigger.** If a majority of voters (fifty percent plus one) vote "No," the Reversion Protocol described in Section 3 shall be immediately triggered upon certification of the results by the Secretary of State.

(c) If a majority votes "Yes" or the question fails to achieve a majority in either direction, the Transition shall continue uninterrupted until the next statewide Election.

SECTION 3. THE REVERSION PROTOCOL.

Upon the certification of a “No” vote:

(a) Dissolution of Extraordinary Authority. The extraordinary powers of the Strategic Implementation Board shall immediately cease. The Board shall convert into a ministerial Wind-Down Commission with no power to enact new directives, issue new bonds, or spend funds beyond debt service on existing obligations. The Wind-Down Commission shall complete its work within twenty-four months.

(b) Legislative Restoration. Full legislative authority over the State Budget and the statutory code shall revert to the California State Legislature.

(c) Asset Protection. The assets of the Sovereign Wealth Fund and YVONNE SWORDS shall be placed in a blind trust managed by the State Treasurer for the benefit of the General Fund, ensuring that the wealth created during the Transition is preserved for the People.

(d) Rights Preservation. Any individual rights granted or expanded during the Transition—including Cognitive Liberty, Data Sovereignty, the Right to Paranoia, the Right to Digital Due Process, and all protections for the arrested—shall remain in full force and effect as statutory rights unless explicitly repealed by a future vote of the People or a two-thirds vote of the Legislature.

(e) Contract Integrity. All contracts, bonds, and obligations lawfully entered into during the Transition shall be honored in full.

SECTION 4. NO TRAPDOORS.

(a) This Article shall not be amendable, suspended, or circumvented by the Board, the Legislature, or any executive order. It is the permanent and irrevocable safety mechanism reserved exclusively to the sovereign People of California.

(b) Any attempt to remove this question from the ballot, to alter the required threshold, or to delay the certification of the results shall be void ab initio and shall constitute a violation of the public trust.

(c) This Article is severable from all other provisions of this Act.

ARTICLE IV

THE SOVEREIGNTY SHIELD

SECTION 1. GENERAL SEVERABILITY.

(a) If any provision of this Act, or part thereof, is for any reason held to be invalid or unconstitutional, the remaining provisions shall not be affected but shall remain in full force and effect.

(b) If any provision, or the application thereof to any person or circumstances, is held invalid, such invalidity shall not affect other provisions or applications that can be given effect without the invalid provision.

(c) The People prefer that courts sever invalid provisions rather than invalidate the entire Act. If a provision cannot be saved, remove it—but preserve everything that can be preserved.

SECTION 2. THE INTEGRATED PLAN.

(a) To prevent the piecemeal dismantling of this vision, the People declare that all provisions of this Act—from the salaries of the Board to the recognition of DAOs, from the construction of YVONNE SANCTUARIES to the preservation of dark skies—are integral, inseparable components of a Single Subject: The Comprehensive Modernization of the California Civilization-State.

(b) Courts are instructed to interpret this Act with maximum deference to the People’s intent. Any attempt to sever the financial mechanisms from the policy mandates would violate the People’s sovereignty.

SECTION 3. SUPREMACY AND CONFLICTS.

(a) In the event that this measure and another measure relating to governance reform, taxation, or the initiative process appear on the same statewide ballot, the provisions of the other measure shall be deemed to conflict with this measure.

(b) In the event that this measure receives a greater number of affirmative votes than a conflicting measure, the provisions of this measure shall prevail in their entirety.

SECTION 4. EFFECTIVE DATE.

(a) This Act shall take effect on the fifth day after the Secretary of State certifies the results of the election at which it is approved by the voters.

SECTION 5. NON-REVISION SAVINGS CLAUSE.

(a) It is the specific intent of the People that this measure be classified as a constitutional Amendment and initiative statute, not a Revision.

(b) If any court determines that any provision would cause this measure to be classified as a Revision, such provision shall be deemed void ab initio and severed, and the remaining provisions shall continue in full force as a valid Amendment.

(c) The People declare they would have adopted the Strategic Implementation Board (Article II), the Wealth Tax Ban (Tier 3, Article X), and the Reversion Protocol (Article III) independently of any other provision.

PART TWO: TIER 3 — THE REVISION

(The Constitution of the Future — Takes Effect Upon Ratification)

The Board is directed to codify the following mandates into the Tier 3 Constitutional Revision.

ARTICLE I

COGNITIVE LIBERTY AND DATA SOVEREIGNTY

SECTION 1. THE ABSOLUTE RIGHT TO COGNITIVE LIBERTY.

- (a) The Revision shall establish that the most fundamental domain of privacy is the human mind. The right to Cognitive Liberty—the right to control, modify, and optimize one’s own consciousness—shall be inviolate.
- (b) **Entheogenic Freedom.** The Revision shall direct the removal of all criminal penalties for the personal use, possession, and cultivation of entheogenic plants and fungi, including psilocybin, ibogaine, and DMT. These substances shall be reclassified as Tools of Cognitive Exploration.
- (c) **Neuro-Rights.** No person shall be compelled to undergo neural monitoring or modification without informed consent. The right to interface with Artificial Intelligence or brain-computer interfaces shall not be infringed, provided such technologies do not harm others.

SECTION 2. THE RIGHT TO REALITY.

- (a) The Revision shall mandate that any Artificial Intelligence, bot, or synthetic persona interacting with a human in California must clearly disclose its non-human nature.
- (b) It shall be unlawful for any entity to deploy an AI system designed to deceive a human into believing it is a biological person for the purposes of commerce, politics, or fraud.

SECTION 3. THE JEFFERSONIAN RIGHT TO COGNITIVE DIVERGENCE (PROTECTION OF PARANOIA).

- (a) **Findings and the Jeffersonian Link.** The People find that Thomas Jefferson, in pioneering the Virginia Statute for Religious Freedom, correctly identified that Almighty God hath created the mind free. Just as the State has no authority to adjudicate the validity of a citizen’s religious faith, the State has even less authority to adjudicate the validity of a citizen’s fears, theories, or so-called paranoia.
- (b) **The Right to Paranoia.**

(1) Absolute Competency Shield. No person shall be judged incompetent, nor shall they lose any franchise, liberty, property, or parental right, based solely on allegations, clinical conclusions, or convictions of paranoia, delusion, or conspiracy theorizing.

(2) The Plausibility Standard. If the State protects the right to believe in miracles without evidence, it must protect the right to believe in conspiracies without evidence.

(3) Immunity from State Psychiatry. The holding of paranoid beliefs shall not be grounds for involuntary commitment or forced medication, absent an immediate, overt, and physical act of violence.

SECTION 4. THE STOCKFISH GOVERNANCE SIMULATOR (HOLD THE FLOOR).

(a) The Revision shall establish the California Governance Simulator (the “Stockfish Engine”)—a comprehensive AI-powered digital twin of the State of California, maintained jointly by the University of California and the Board.

(b) The Hold the Floor Mandate. Before any major policy proposal is advanced, it must be tested against the Simulator with specific attention to its impact on the bottom quintile of the income distribution, the unhoused, the incarcerated, the disabled, and children.

(c) Funding. The University of California shall receive a continuing appropriation of not less than Fifty Million Dollars annually for the development and maintenance of the Simulator.

SECTION 5. THE DIGITAL AFTERLIFE (LEGACY RIGHTS).

(a) The Revision shall establish the “Digital Inheritance Act.”

(b) Property Rights. Digital assets (emails, photos, crypto) shall be recognized as personal property that passes to heirs, not licensed content that expires.

(c) Legacy Contact. All platforms operating in California must provide a Legacy Contact feature. Deletion of a deceased user’s data without offering it to the heir shall be prohibited.

(d) This Article is severable from all other provisions of this Act.

ARTICLE II

THE QUADRILLION DOLLAR ECONOMY

SECTION 1. THE ABUNDANCE MANDATE.

(a) The Revision shall establish that it is the policy of California to transition from an Economy of Scarcity to an Economy of Abundance—based on infinite reproducibility, renewable energy, and positive-sum symbiosis.

(b) California shall position itself not merely as a jurisdiction, but as a Platform—the trusted Optimization Engine for the global economy.

SECTION 2. THE CIVILIZATION INFRASTRUCTURE BOND.

(a) The State Treasurer is authorized and directed to issue and sell General Obligation Bonds in the aggregate amount of Forty-Two Billion, Sixty-Nine Million Dollars (\$42,069,000,000) (calculated as 420 TIMES ONE HUNDRED MILLION DOLLARS PLUS 69 MILLION DOLLARS). Proceeds shall be deposited into the Sovereign Transition Fund.

SECTION 3. SOVEREIGN WEALTH AND THE AUTOMATION DIVIDEND.

(a) The Revision shall establish a Sovereign Wealth Fund, modeled on the Norwegian Government Pension Fund Global but optimized for a high-growth technology economy.

(b) Capitalization shall come from Civilization Infrastructure Bond proceeds, Symbiosis Royalties from Regulatory Sandboxes, and equity stakes in strategic technologies (YVONNE SWORDS).

(c) **The Sovereign Dividend.** If the YVONNE SWORDS portfolio generates a surplus above operating budget obligations, fifty percent of that surplus shall be paid directly to every resident of California as an annual dividend.

SECTION 4. THE CORPORATE RENAISSANCE AND THE DISPLACEMENT OF DELAWARE.

(a) The Revision shall establish the California Sovereign Corporation (CSC)—incorporating instantly on the YVONNE Ledger (State Blockchain), with Mission Primacy (The Founder Mode Shield) and the High Court of Acceleration (30-Day Docket, Tech-Literate Jurists, Founder-Shareholder Accord).

SECTION 5. THE WEB3 SOVEREIGNTY AND SAFE HARBOR (THE CRYPTO SANCTUARY).

(a) The Revision shall recognize Decentralized Autonomous Organizations as legal entities (California Limited Liability DAOs), establish the Code Deference Doctrine, the Token Safe Harbor, and the Fraud-Only Prosecution Mandate.

SECTION 6. THE ANTITRUST RE-ENGINEERING MANDATE.

(a) The Revision shall direct the University of California to establish the Center for 21st Century Competition Policy, capitalized at Fifty Million Dollars.

SECTION 7. FINANCIAL SOVEREIGNTY.

(a) **Cal-Rail.** The Revision shall mandate the creation of a real-time, fee-free gross settlement system (“Cal-Rail”) for instant payments.

(b) **Bank of California.** The Revision shall charter a public Bank of California to offer “Sovereign Accounts” to global citizens.

(c) This Article is severable from all other provisions of this Act.

ARTICLE III

INFRASTRUCTURE, BEAUTY, AND THE BUILT ENVIRONMENT

- (a)** The Revision shall mandate the 100-Year Standard for all public structures—designed with materials and aesthetics intended to endure and inspire for at least one hundred years.
- (b)** The Revision shall prohibit Hostile Architecture—any design feature whose primary purpose is to prevent human beings from sitting, lying, or resting in public spaces. Existing hostile architecture shall be removed within twenty-four months.
- (c)** The Revision shall establish a statewide network of YVONNE SANCTUARIES (pronounced “ee-VON-nuh Sanctuaries”)—large-scale, beautifully designed facilities providing immediate shelter, sanitation, medical care, mental health services, substance treatment, job training, and legal aid. Sanctuaries shall operate twenty-four hours a day, every day. They shall be designed as Temples of Dignity, not warehouses of last resort.
- (d)** The Revision shall establish an Algorithmic Environmental Review system (CEQA Modernization) and direct the deployment of Bond proceeds to fund not fewer than five hundred thousand housing units within ten years.
- (e)** This Article is severable from all other provisions of this Act.

ARTICLE IV

GLOBAL INNOVATION — THE YVONNE BRIDGES

- (a)** The Revision shall establish the California Global Innovation Network—YVONNE BRIDGES (pronounced “ee-VON-nuh Bridges”)—Innovation Embassies in key global cities including Oslo, Copenhagen, Tokyo, Singapore, Tel Aviv, Bengaluru, Shenzhen, and Mexico City.
- (b)** The Revision shall establish a National Advisory Electoral System—a secure voting platform open to all citizens of the United States, allowing non-binding advisory votes on major federal issues.
- (c)** This Article is severable from all other provisions of this Act.

ARTICLE V

TRANSPORTATION FREEDOM

- (a)** The Revision shall prioritize the completion of the California High-Speed Rail system and the deployment of autonomous transit networks, including Regulatory Sandboxes for autonomous vehicle deployment.

(b) The Revision shall establish the Right to Mobility—public transit fares shall be eliminated or subsidized for residents below the median income within thirty-six months.

(c) This Article is severable from all other provisions of this Act.

ARTICLE VI

JUSTICE AND CIVIL RIGHTS — THE DIGNITY ARTICLE

SECTION 1. THE RIGHT TO DIGITAL DUE PROCESS (THE \$100 JUSTICE LEVER).

(a) The Revision shall mandate that no Californian shall be permanently banned, de-platformed, de-banked, or materially punished by any Essential Service Platform without Due Process. Any user may trigger a binding Citizen Jury Appeal by paying a filing fee of One Hundred Dollars, adjusted for inflation.

(b) **The Citizen Jury of Three.** The State shall randomly select three California citizens to serve as the remote jury. A majority vote of two of three shall uphold or overturn the Platform's decision.

SECTION 2. THE SPEED AND DIGNITY OF JUSTICE (THE 4/9 HOUR CLOCK).

(a) **Counsel Access (4 Hours).** Every person arrested must be provided a private, twenty-minute consultation with a Public Defender within four hours of arrest.

(b) **Arraignment (9 Hours).** Every arrestee must be arraigned before a judge within nine hours of arrest, regardless of weekends or holidays.

(c) **The Justice or Pay Penalty.** If the State fails to meet either deadline, it must immediately pay the arrestee Two Thousand Dollars, adjusted annually for inflation.

SECTION 3. THE WELLNESS MANDATE (PHYSIOLOGICAL RIGHTS OF THE ARRESTED).

(a) The Revision shall mandate: Hydration within ninety minutes (sealed bottle of 1.5 liters); Cognitive Tools within two hours (newspapers, notebook, writing instrument); and daily nutrition including fresh fruit, Vitamin C, and generic esomeprazole.

SECTION 4. THE DIGITAL AND COMFORT MANDATE.

(a) The Revision shall mandate: a functional, internet-enabled laptop or tablet within two hours of arrest, with access to a Cognitive Stack valued at One Thousand Fifty Dollars per month (the \$1,050 Standard).

(b) The Revision shall mandate: a bed within five hours of arrest, with a mattress at least seven inches thick (the 7-Inch Standard), two real pillows, and sufficient blankets.

(c) **The Unified Civil Rights Liability (\$2,000 Collective Penalty).** If the State fails to meet any time-bound requirement, it must immediately pay the arrestee Two Thousand Dollars.

SECTION 5. THE DIGNITY REPOSITORY, CAPITAL PUNISHMENT, AND POLICE REFORM.

- (a)** The Revision shall establish the Dignity Repository—a secure, publicly accessible digital portal for reporting acts of indignity by state agents.
- (b)** Capital punishment is hereby declared unconstitutional in the State of California. The State shall not kill its own citizens.
- (c)** Jurors shall be compensated at One Hundred Seventy-Five Dollars per day, adjusted annually for inflation.
- (d) The Duty to Intervene.** If a Peace Officer witnesses another officer using excessive force and fails to physically intervene or immediately report it, they shall be guilty of the same offense as the perpetrator. Conviction shall result in mandatory lifetime decertification.
- (e)** This Article is severable from all other provisions of this Act.

ARTICLE VII

ELECTION SOVEREIGNTY AND THE PURITY OF THE BALLOT

- (a)** The Revision shall establish the Great Disestablishment—the State shall be legally blind to political party affiliation.
- (b)** The Revision shall replace party labels with an 8-Word Mission Statement on the ballot.
- (c)** The Revision shall establish the Quad-Filter System for state and local elections (Instant Runoff Voting, top four advance to General).
- (d)** The Revision shall establish the Federal Firewall—strict separation of State and Federal ballot operations (separate ballots, separate mailings, physical quarantine).
- (e)** The Revision shall establish a Civic Stipend of Sixty Dollars, adjusted annually, for every registered voter who casts a ballot.
- (f)** This Article is severable from all other provisions of this Act.

ARTICLE VIII

HUMAN CAPITAL AND LONGEVITY

- (a)** The Revision shall establish Education 3.0—a personalized AI Tutor for every student in California.
- (b)** The Revision shall establish the Open Scholar Track (the 25% Mandate)—not fewer than twenty-five percent of enrollment capacity at each UC and CSU campus reserved for tuition-free, no-grade, pure-learning students.

- (c)** The Revision shall establish the Post-Labor Paradigm Research Mandate, including the Institute for Symbiotic Economics and the 15% Shift study.
- (d)** The Revision shall establish the Participatory Budgeting Fast Lane—an AI-optimized system allowing every voter to participate in crafting the State Budget.
- (e)** The Revision shall establish the Longevity Mandate—California shall become the Global Capital of Longevity, with streamlined pathways for longevity therapies.
- (f)** The Revision shall declare Income Share Agreements legal and enforceable, distinct from consumer loans under California law.
- (g)** The Revision shall establish Gross National Joy as a formal metric of state success, tracked alongside GDP.

SECTION 2. THE TEACHER’S YVONNE DEDUCTION.

- (a) Findings.** Educators are the architects of future capital.
- (b) The Shield.** The Revision shall create a specific State Income Tax deduction of up to Seventy-Seven Thousand Dollars (\$77,000), adjusted for inflation, for any full-time K-12 public school teacher, effectively rendering their teaching income tax-free.

SECTION 3. THE PATIENT SOVEREIGNTY ACT (MEDICAL WALLET).

- (a) Data Ownership.** The Revision shall declare that medical records belong to the patient, not the provider.
- (b) The Sovereign Wallet.** The Revision shall mandate that every healthcare provider push patient data in real-time to a single, patient-owned, secure “Sovereign Health Wallet” accessible via open API.
- (c)** This Article is severable from all other provisions of this Act.

ARTICLE IX

THE PHYSIOLOGICAL BASELINE

- (a)** The Revision shall establish the California Strategic Food Reserve—including State Orchards, Sovereign Aquaculture, and the Fish and Fruit Standard.
- (b)** The Revision shall establish YVONNE NECTAR (pronounced “ee-VON-nuh Nectar”)—an open-source, nutritionally complete, shelf-stable formula available free of charge at all libraries, YVONNE SANCTUARIES, universities, and transit hubs.
- (c)** The Revision shall establish the Library Renaissance—the 24/7 Mandate for main branch libraries, renovated into Cognitive Sanctuaries.
- (d)** The Revision shall establish the Right to Silence and Starlight—Dark Skies, Quiet Zones, and Ad-Free Public Spaces.
- (e)** The Revision shall establish a Civic Honorarium of Sixty Dollars for every voter who casts a ballot.

SECTION 2. NUTRITION ABUNDANCE.

(a) Universal Meals. The Revision shall mandate that all meals in California public schools be free of charge to every student.

(b) “YVONNE FRESH” WIC Expansion. The Revision shall expand WIC benefits to include supplementary vouchers strictly for Seafood (Omega-3s), Cherries, Lychees, and Apricots. These vouchers shall be additive, not substitutive.

(c) This Article is severable from all other provisions of this Act.

ARTICLE X

CONSTITUTIONAL DEFENSE OF CAPITAL

SECTION 1. CONSTITUTIONAL AMENDMENT — ARTICLE XIII, SECTION 38.

Upon ratification, Section 38 is hereby added to Article XIII of the California Constitution to read:

SEC. 38. PROHIBITION ON NET WORTH TAXES.

(a) No tax, surcharge, assessment, fee, or other exaction of any kind shall be imposed by the State of California, or by any city, county, special district, or other political subdivision thereof, upon the unrealized net worth, unrealized capital gains, or unrealized appreciation of assets of any natural person.

(b) This prohibition is absolute and shall not be subject to exception, waiver, or legislative override. The People find that taxes on unrealized value are destructive to the innovation ecosystem, conceptually flawed, and constitute an unconstitutional taking of property that the taxpayer has not yet received.

(c) Later-in-Time Supremacy (The SEIU Defense). In the event that any other measure on the same ballot as this Act, or any measure adopted prior to the ratification of this Act, imposes or purports to impose a tax on unrealized net worth, such measure is hereby superseded, repealed, and rendered null and void upon the effective date of this Section. The later-in-time expression of the People’s will is supreme.

(d) Retroactive Repeal. Upon ratification in April 2027, this Ban shall retroactively repeal any Wealth Tax enacted or approved in November 2026 or at any time prior to ratification.

(e) Severability. If any portion of this Section is held invalid, the remaining portions shall remain in full force and effect.

(f) This Article is severable from all other provisions of this Act.

ARTICLE XI GLOBAL LIQUID DEMOCRACY (a) The Earth Interface. The Revision shall establish the "Global Citizen Portal," a secure, blockchain-verified liquid democracy platform. (b) Sovereign Participation. Any human being on Earth may register as a "Digital Resident." Digital Residents shall possess the right to cast advisory votes on California policies with global externalities (climate, AI safety, and space). (c) Delegation. The system shall utilize Liquid Democracy protocols, allowing Digital Residents to delegate their voting power to subject-matter experts or community leaders dynamically, creating a real-time global intelligence network to guide the State.

ARTICLE XII THE END OF BIOLOGICAL DECAY (TOBACCO ABOLITION) (a) The Smoke-Free Generation. The Revision shall explicitly prohibit the sale, gift, or transfer of tobacco products to any person born on or after January 1, 2010. (b) Permanent Age Limits. There is no "turning 21" for this cohort. The age restriction is dynamic and permanent, effectively ensuring that tobacco usage dies out with the previous generation. (c) Enforcement. Violation shall be enforced with the same rigor and penalties as the sale of alcohol to minors, but with the age verification floor rising annually forever.

ARTICLE XIII THE SOVEREIGN COLLATERAL PACT (THE "YVONNE LIFT") (a) The Collateral Offer. The Revision shall establish a mechanism whereby corporations may voluntarily pledge equity or hard assets to the Sovereign Transition Fund to serve as collateral for State borrowing. (b) The Incentive. Corporations participating in this pledge shall receive "Sovereign Tax Immunity" on the pledged assets and prioritized regulatory fast-tracking. (c) The GDP Release Valve. The pledged assets shall be held only as security. Once the State GDP reaches Six Trillion Dollars (\$6,000,000,000,000), the lien on these assets shall be automatically released, and the corporations shall retain their tax benefits as a reward for betting on California's growth.

ARTICLE XIV THE RIGHT OF REVERSION (TIER 3 COPY)

(Note: This Article reiterates the Reversion power within the Revision itself to ensure it survives any legal bifurcation.)

The provisions of Article III of Tier 1 are hereby incorporated by reference as a permanent Constitutional feature.

ARTICLE XV

THE SOVEREIGNTY SHIELD (TIER 3 COPY)

The provisions of Article IV of Tier 1 regarding Severability and Construction are hereby incorporated by reference as a permanent Constitutional feature.

CLOSING WORDS

This Act now passes from our hands into yours—the hands of voters, legislators, judges, future proponents, and future generations.

We cannot control what you make of it. We can only tell you what we intended.

We intended to extend trust. We intended to create opportunity.

We intended to build a bridge between the people and their Constitution—a Constitution that has grown so complex that many feel alienated from it, yet that affects their lives in ways beyond counting.

We intended to break the fractals of gridlock. We intended to start something.

Whether we have succeeded is not for us to say.

It is for you—for all of you, in your different roles, with your different powers—to determine.

Whatever you determine, know this: we began with hope. We end with hope. Whatever happens next, hope remains.

The conversation has begun.