TREASURER CHIANG AND COUNTY TREASURERS

STOP WALL STREET PAY-TO-PLAY
PRESSURE ON SCHOOL DISTRICTS

THE PROBLEM:
WALL STREET FIRMS PREY ON SCHOOL DISTRICTS EAGER TO WIN VOTER APPROVAL FOR BOND ELECTIONS

Municipal finance firms, such as underwriters, bond counsels and financial advisors, front money for bond election campaigns with wink-and-a-nod understanding that they will win lucrative contracts to issue the bonds, once approved by voters.

BETWEEN 2012-2015 K-12 DISTRICTS ISSUED $43.8 BILLION IN SHORT- AND LONG-TERM DEBT

STUDENTS AND TAXPAYERS PAY THE PRICE

The pay-to-play arrangement creates a conflict of interest that raises bond issuance costs to taxpayers by as much as 900%. An academic study shows:

"FEES PAID TO FIRMS MAKING POLITICAL CONTRIBUTIONS ARE SIGNIFICANTLY HIGHER..."

"TO GIVE IS TO GET: THE PROMOTIONAL ROLE OF INVESTMENT BANKERS IN LOCAL BOND ELECTIONS," ELY AND CALABRESE

COST OF ISSUANCE FOR BOND DEALS ON AVERAGE = 1.02%

COST OF ISSUANCE FOR SOME CALIFORNIA SCHOOL DISTRICT BOND DEALS = UP TO 10%

MUNICIPAL BOND COSTS OF ISSUANCE, MARC D. JOFFE

SCHEME FOR RUNNING POLITICAL CAMPAIGNS WITH TAXPAYER MONEY IS UNLAWFUL

Under-the-table deals constitute an illegal use of public funds, according to a recent legal opinion from the California attorney general. Taxpayer funds cannot be used to pay for any campaign related activities, such as polling, public relations and mailings.

"THERE ARE UNSCRUPULOUS WALL STREET FIRMS OFFERING TO FUND LOCAL BOND CAMPAIGNS IN EXCHANGE FOR LUCRATIVE CONTRACTS. NOT ONLY ARE THESE PLAY-TO-PLAY ARRANGEMENTS UNLAWFUL, THEY RIP-OFF TAXPAYERS AND ENDANGER THE INTEGRITY OF SCHOOL BONDS, WHICH ARE VITAL TOOLS FOR BUILDING CLASSROOMS AND MEETING THE EDUCATIONAL NEEDS OF OUR COMMUNITIES."

STATE TREASURER JOHN CHIANG
THE SOLUTION:
CALIFORNIA WIELD GREAT INFLUENCE OVER THE MUNICIPAL BOND MARKET

The Golden State sells more bonds than any other state. Sales totaled $6 billion for general obligation bonds in 2015. Municipal finance firms will be listed as qualified vendors only if they comply with legal restrictions against engaging in campaign activities.

CURRENTLY THE TREASURER’S OFFICE DOES BUSINESS WITH:

Firms must certify on a quarterly basis that they are not involved in bond election campaigns in hopes of winning school district contracts for bond issuance services.

TREASURER’S NEW ENFORCEMENT INITIATIVE HAS WIDESPREAD BACKING

The association of county treasurers from all 58 counties and two government efficiency advocates – California Forward and Common Cause – are in full support.

“UNDISCLOSED CONFLICTS OF INTEREST ERODE THE PUBLIC’S CONFIDENCE IN THE INTEGRITY OF THEIR GOVERNMENT. THE THREAT OF DISQUALIFICATION SENDS A CLEAR SIGNAL TO MUNICIPAL SECURITIES FIRMS THAT THEY SHOULD NOT BE INVOLVED IN LOCAL BOND-APPROVAL ELECTION CAMPAIGNS.”

STATE TREASURER JOHN CHIANG