



Disclosure and Regulatory Requirements and Non-Compliance

City of San Dimas board, commission or committee members not in compliance with the required state law disclosure requirements can be suspended from participating in meetings until compliance is re-established.

Conflict of Interest Disclosure	In compliance with state law, appointed officials may be required to file a statement of Economic Interests upon appointment to office, and annually thereafter. If appointed you may be required to make information available as to any potential conflict of interest arising from any business/affiliations where that affiliation or business may be doing business with the City of San Dimas, or any decisions taken by the City of San Dimas that may influence that business or affiliation.
Mandatory Ethics and Training (Government Code §53234 et seq.)	Following California State Law, all appointments, will be required to complete the AB1234 Ethics Training. AB1234 requires 2 hours of ethics training within one year of appointment and is valid for two years. https://localethics.fppc.ca.gov/login.aspx
Mandatory Sexual Harassment Training (Government Code §53237et seq.)	Following California State Law, all appointments, will be required to complete the AB 1661 Sexual Harassment Prevention Training. AB 1661 requires 2 hours of sexual harassment prevention training and education within the first six months and every two years thereafter.
Brown Act (Government Code §54590 et. Seq.)	The referenced boards, commissions, and committees are subject to the Brown Act and must maintain “substantial compliance” with the Brown Acts various provisions. 2022 Brown Act Training PowerPoint
Public Records Act (Government Code §6250-6276.48)	This application qualifies as a public record and all information furnished on the application itself and any supporting documents attached hereto will be treated as a public record.