



2707-A Aurora Ct
 Mariposa, CA 95338
 Phone (209) 742-4100

SERVICE AGREEMENT

USER INFORMATION	USER NAME City of Burlingame			USER NAME – BILL TO SAME		
	ADDRESS 501 Primrose Road			ADDRESS		
	CITY Burlingame	STATE CA	ZIP 94010	CITY	STATE	ZIP
	PRIMARY CONTACT Meaghan Hassel-Shearer		PHONE # (650) 558-7203	AP CONTACT		PO #
	EMAIL mhasselshearer@burlingame.org		FAX	AP EMAIL		AP PHONE #

System	Cost per System
AB1234 Ethics Training System 110 people	
SB 827 Fiscal & Financial Training System 60 people	
Form 700 E-Filing/Admin system	
Campaign E-Filing/Admin system	
Total for all Systems	\$8,300/year
Service dates:	7/1/26 – 6/30/2031
Features of NetFile Systems	
-Hosted platform provided by NetFile	- Kiosk mode to view unredacted filings in User's office
-24/7/365 access for filers and public to use	- Unlimited support and training to User
-Admin application to manage filers/trainees	- E-mail based support to filers/trainees
-Filer application for filers to create and file filings	- Includes SB 827 Fiscal & Financial training system
-Public viewing portal for filings & training certs	- Auto-fulfillment included with training platforms

AUTHORIZATION	USER AGREES TO PAY NETFILE FOR SERVICES IDENTIFIED IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THIS AGREEMENT. AGREEMENT TERM IS STARTING ON THE DATE IDENTIFIED ABOVE. YOU ACKNOWLEDGE RECEIPT AND AGREE TO THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ACKNOWLEDGE THAT THE AGREEMENT IS NOT BINDING ON NETFILE UNTIL SIGNED BY BOTH PARTIES.	
	COMPANY	NetFile, Inc.
	AUTHORIZED SIGNATURE	AUTHORIZED SIGNATURE
	PRINT NAME	Tom Diebert
	TITLE	Vice President & CFO
	DATE	2/6/2026

Service Agreement Terms and Conditions

1. This Agreement provides to User a hosted electronic filing and administration system developed and maintained by NetFile. The forms that are electronically filed are dependent upon which system(s) that User agrees to pay for. If the User agrees to pay for the Form 700 E-Filing System, their filers will be able to create and electronically file FPPC Form 700 statements. If the User agrees to pay for the Campaign E-Filing System, their filers will be able to create and electronically file their Campaign Statements. If the User agrees to pay for the AB1234 Ethics Training System, Anti-Sexual Harassment Training System, Brown Act Training System, and/or SB 827 Fiscal & Financial Training System, their people will be able to take their required AB1234 Ethics Training, Anti-Sexual Harassment Training, Brown Act Training and/or SB 827 Fiscal & Financial Training. If the User agrees to pay for the Boards, Commissions, & Committees system, the User can utilize NetFile's automated management system for the Users Boards, Commissions, and Committees. All systems are covered by NetFile's unlimited support and training policy. All NetFile systems come with a public viewing portal that automatically displays the resulting electronic filings online in redacted form and if the User agrees to pay for the Boards & Commissions platform view all the User's Boards, Commissions, and Committees. The Form 700 E-filing system meets the requirements of the FPPC for paperless filing in CA. The Campaign E-Filing system meets the requirements of GC84615 for paperless filing in CA. The Campaign and Form 700 systems allow for paper filed documents to be stored as an unredacted document and uploaded (when redacted by User) to view on the public portal. NetFile pays for User's initial \$1,000 FPPC Form 700 application fee.
2. It is the responsibility of NetFile to securely store User data and maintain backups using industry best practices. All data created by User or User's filers is the property of the User. All applications and their source code are the property of NetFile. It is the responsibility of NetFile to provide secure and safe system access for both User and the User's filers using industry best practices. NetFile's systems are guaranteed to have 99% uptime. Planned maintenance of NetFile systems will be communicated at least a week in advance of the maintenance occurring.
3. NetFile warrants and represents that it is the owner of or has acquired the rights to use (including derivative rights) the software, technology or otherwise that is required to provide all related materials and services set forth in this Service Agreement, without violating any rights of any third party, and there is currently no actual or threatened suit by any such third party based on an alleged violation of such third party rights by NetFile.
4. NetFile further warrants that (i) the NetFile servers will be free of any Harmful Code (as defined below), and (ii) NetFile will not interfere with or disrupt User or the User's filers use of the System. The term "Harmful Code" means any software code with the ability to damage, interfere with, or adversely affect computer programs, data files, or hardware without the consent or intent of the computer user. This definition includes, but is not limited to, self-replacing and self-propagating programming instructions commonly called "viruses," "Trojan horses" and "worms." NetFile agrees to implement reasonable procedures adequate to prevent any software, link or code provided to User hereunder from being contaminated with Harmful Code. If NetFile learns of or suspects the existence of any Harmful Code, NetFile will immediately notify User and make every effort to remove the Harmful Code.
5. NetFile shall not discriminate on the basis of race, gender, religion, national origin, ethnicity, sexual orientation, age or disability in the solicitation, selection, hiring, or treatment of subcontractors, vendors or suppliers. NetFile shall provide equal opportunity for subcontractors to participate in subcontracting opportunities. NetFile understands and agrees that violation of this clause shall be considered a material breach of the Service Agreement and may result in Service Agreement termination.
6. Subject to the limitations set forth in Section 7 below, NetFile agrees to indemnify, protect, defend, and hold harmless the User, and its employees and filers from and against any claim, injury, liability, loss, cost, and/or expense or damage, including all costs and reasonable attorney's fees in providing a defense to any claim, arising from NetFile's negligent, reckless or wrongful acts, errors, or omissions with respect to or in any way connected with the performance of the Services by NetFile, its agents, subcontractors and/or assigns under this Service Agreement.
7. The maximum liability to the User by NetFile and its licensors, if any, under this Service Agreement, or arising out of any claim by the User related to NetFile's services, products, equipment or software for direct damages, whether in contract, tort or otherwise, shall be limited to the total amount of fees received during the last 12 months by NetFile from the User hereunder up to the time the cause of action giving rise to such liability occurred. In no event shall NetFile or its licensors be liable to the User for any indirect, incidental, consequential, or special damages related to the use of NetFile's services, products, equipment or software or NetFile's failure to perform its obligations under this agreement, even if advised of the possibility of such damages, regardless of whether NetFile or its licensors are negligent. Provided, however, that for any peril or exposure insured against under the insurance required, the limits of liability to the User by NetFile shall not be less than the amount of applicable, valid, and collectible insurance set forth in this Agreement.
8. During the term of this Service Agreement, NetFile shall purchase and maintain in full force and effect, at no cost to User insurance policies with respect to employees assigned to the performance of services under this Service Agreement with coverage amounts as follows: Commercial General Liability Insurance of \$2,000,000 each occurrence, \$4,000,000 general aggregate, \$2,000,000 personal injury; Workers' Compensation Insurance of (\$1,000,000) policy limit Illness/Injury by disease, and (\$1,000,000) for each Accident/Bodily Injury.
9. NetFile and its employees, agents and representatives will not, without the prior written consent of User in each instance, use in advertising, publicity or otherwise the name of User or any affiliate of User, or any officer or employee of User, nor any trade name, trademark, trade device, service mark, symbol or any abbreviation, agreement or simulation thereof owned by User or its affiliates, nor represent, directly or indirectly, that any product or service provided by NetFile has been approved or endorsed by User, nor refer to the existence of this Service Agreement in press releases, advertising or materials distributed to prospective customers. Notwithstanding the foregoing, NetFile may acknowledge, when asked, that the User is a NetFile client.
10. Either User or NetFile may terminate this Service Agreement without cause by giving the other Party written notice ("Notice of Termination") which clearly expresses that Party's intent to terminate the Agreement. Notice of Termination shall become effective no less than thirty (30) calendar days after a Party receives such notice. After either Party terminates the Agreement, NetFile shall discontinue further services as of the effective date of termination, and User shall pay NetFile for all Services satisfactorily performed up to such date. Upon termination, NetFile will provide a copy of all data created by User within 10 working days of effective termination date.
11. User accepts any and all liability resulting from the placement of documents scanned by the User that are made available on the Internet for public viewing through the services of NetFile. In no event does NetFile accept liability created by any document scanned into the system by the User.
12. Except as otherwise indicated herein, this Agreement is non-cancellable and will commence on the start date and remain in effect throughout the Term as stated on the signature page. Upon expiration, this Agreement will automatically renew on a quarterly or annual basis unless User provides NetFile with written notice of its intent to cancel between 90 and 30 days before the end of the Term. Any extension will be billed in the same manner as set forth herein. This Agreement will not extend for more than 5 total years without amendment or new agreement.
13. This Agreement shall be governed in accordance with the laws of the State of California, and the Parties submit to the jurisdiction of said state. Any suit, claim, or legal proceeding of any kind related to this Agreement shall be filed and heard in a court of competent jurisdiction in the County of Alameda. This Agreement contains the entire agreement and understanding of the parties with respect to Service, Maintenance and Support. There are no representations, inducements, promises or agreements, oral or otherwise, not embodied herein or also embodied in any attached agreement. Any and all prior discussions, negotiations, commitments and understandings relating to Service, Maintenance or Support are merged herein.
14. NetFile paid an outside law firm to create the content for NetFile's Anti-Sexual Harassment Training system. The content was created by Hanson Bridgett LLP, solely for educational and informational purposes and does not constitute legal advice. Participation in or access to this training does not establish an attorney-client relationship between the User or its people allowed to take the training by the User and the Hanson Bridgett LLP, or any of its attorneys. The training materials are intended for training purposes only and should not be relied upon as a substitute for legal counsel tailored to specific situations. If User should require legal advice or representation, the User may contact Hanson Bridgett LLP by way of the links provided in the training. Any legal services provided are subject to Hanson Bridgett LLP's internal client engagement practices, including but not limited to conflicts checks and formal engagement agreements. By proceeding with this training, you acknowledge and agree to the terms of this disclaimer.