

Department of Finance		Fund: 8089
STATE OF CALIFORNIA MANUAL OF STATE FUNDS		PAGE 1 Renumbered From:
<u>Legal Title</u> Tribal Nation Grant Fund		
<u>Legal Citation/Authority</u> Chapter 340, Statutes of 2012 (AB 787), Section 1 Government Code section 12012.57 (a) and Amended Tribal-State Gaming Compact section 5.1 (b)		
<u>Fund Classification</u> <u>GAAP Basis</u> Fiduciary/Agency Funds	<u>Fund Classification</u> <u>Legal Basis</u> Nongovernmental/Trust and Agency Funds – Non-Federal	
<u>Purpose</u> In accordance with Section 5.1 (b) of the <i>Amended Tribal-State Gaming Compact between the Coyote Valley Band of Pomo Indians and the State of California</i> (Amended Tribal-State Gaming Compact) this fund is to make discretionary distribution of funds to Non-Gaming Tribes and Limited-Gaming Tribes, upon application for purposes related to effective self-governance, self-determined community, and economic development.		
<u>Administering Agency/Organization Code</u> California Gambling Control Commission/Org 0855		
<u>Major Revenue Source</u> Gaming revenue pursuant to the Amended Tribal-State Gaming Compact section 5.2.		
<u>Disposition of Fund (upon abolishment)</u> The state shall allocate and disburse the funds as specified to one or more eligible Non-Gaming and Limited-Gaming Tribes.		
<u>Appropriation Authority</u> The state acts as a trustee, with no duties or obligation hereunder except for the receipt, deposit, and distribution of funds.		
<u>State Appropriations Limit</u> Revenues in this fund are not proceeds of taxes and even after transfer, will never become proceeds of taxes because the major revenue source is derived from Indian tribes which are not taxed.		
<u>Comments/Historical Information</u> Chapter 340, Statutes of 2012 (AB 787), ratified the Amended Tribal-State Gaming Compact that was executed on July 25, 2012.		