

**DATA LICENSE AGREEMENT FOR
ONLINE INFORMATION SERVICES**

THIS DATA LICENSE AGREEMENT (the "Agreement") by and between The Gale Group Inc. (herein referred to as "Gale") a Thomson Corporation company with offices at 27500 Drake Road, Farmington Hills, MI 48331, and The Regents of the University of California, (herein referred to as "Licensee,") with offices at the following address California Digital Library, 415 20th Street, 4th Floor, Oakland, CA 94612-2901 USA.

IN CONSIDERATION OF the mutual promises set forth below, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Gale and Licensee agree as follows:

1. Definitions

- **"Authorized site"** means all University of California campuses and facilities, including Berkeley, Davis, Irvine, Los Angeles, Merced, Riverside, San Diego, San Francisco, Santa Barbara, Santa Cruz and the Office of the President, plus the following other designated locations, if any:
 - a. The seventy-seven (77) University of California partner schools listed in Appendix C.
 - b. At such time as the University of California wishes, in Phase II of the California Digital Library's outreach efforts, to extend access to the Licensed Databases beyond the seventy-seven (77) partner schools listed in **Appendix D**, Licensee will inform Gale of such and negotiate new business terms for such access.
- **"Authorized user"** means all currently enrolled full and part-time students, or remote learners registered for classes or programs with Licensee, faculty and other employees of Licensee, Licensee's classroom users, walk-in patrons of Licensee, each of whose access to the Licensed Database is authenticated by a secure server and/or system of Licensee and whose use of the Licensed Database is bound by obligation of terms of use with regard to the Licensed Database(s) that are no less restrictive than those set forth in this Agreement with respect to Licensee, and the following other designated users, if any:
 - a. Remote users who are authenticated by the University of California server(s) and/or systems, and teachers, students and staff at the seventy-seven (77) University of California partner schools listed in **Appendix D**.
- **"Licensed Database"** shall mean Gale's Literature Resource Center branded collection of content, which may include third party content, as described in **Addendum C**.
- **"Digital Backfile Content"** means the Literature Resource Center content that is purchased from Gale in electronic format. This content is outlined in **Appendix C**. Access to this content will be made available through the Gale Interface for the duration of this agreement as part of the **"Digital Access Fee"**.
- **"Digital Content—Supplement"** means the annual updates to the Literature Resource Center digital content that is purchased from Gale in electronic format and is added to the content. The cost of this content is outlined in **Appendix B— Digital Access Fee Schedule**.
- **"Digital Access Fee"** means the fee that provides access to the non-Archive Content that cannot be included in the archive but is available as a standard database license. The Digital Access Fee is defined in **Appendix B—Digital Access Fee Schedule** and the licensed content is identified in **Appendix C**.

2. License.

- 2.1 Gale hereby grants to Licensee a perpetual, non-exclusive, non-transferable worldwide right to use the Licensed Database(s) in accordance with the terms and conditions of this Agreement, and specifically the next following paragraph.

- 2.2 Gale represents and warrants that it has the right to grant this license and that use of the Licensed Database(s) in accordance with the terms of this Agreement will not infringe the intellectual property or other rights of any third party. The copyright and other proprietary rights in the database remain the sole and exclusive property of the Gale or third-party owner, as appropriate. Gale hereby retains all rights not specifically granted to Licensee herein and reserves the right at any time to withdraw from the Licensed Database any item or part of an item for which it no longer retains the right to publish, or which it has reasonable grounds to believe infringes copyright or is defamatory, obscene, unlawful or otherwise objectionable. There are no implied licenses to any of the Licensed Database, or to any other Gale software, proprietary right, documentation, record or product (or to any part, portion or aspect thereof). Licensee shall not be considered to be an "owner of a copy" and shall not have Rights granted under 17 USC Sec. 117 to make adaptations of the Licensed Database, except as may be granted by the License.
- 2.3 Gale agrees not to cause authorized users to enter into a potentially binding agreement with the publisher (e.g., a "click-through" license) independent of the institutional agreement with the Licensee as a condition use of its product.
- 2.4 Licensee and Authorized Users may access the Licensed Database over the Internet via the Licensee's Internet Protocol (IP) address(es). In addition, Licensee and Authorized Users may use the Licensed Database at Authorized Sites, provided that Licensee agrees to be bound by the terms of use contained in this Agreement and further provided that Licensee agrees to indemnify and hold harmless Gale for any breach of those terms of use by the Authorized Users. Licensee will make reasonable efforts to inform Authorized Users of the terms of use of this Agreement and to protect the licensed materials from any use that is not permitted under this Agreement. The parties shall cooperate in the implementation of additional security procedures as they are developed.
- 2.5 Licensee may not duplicate, nor shall it knowingly permit third parties to duplicate, the Licensed Database(s) in hardcopy or machine-readable form without prior written authorization from Gale, except as provided below and in Section 5 c.:
- a. Redistribution and Interlibrary Loan. Licensee may reproduce limited portions of the Licensed Database(s) and redistribute the results of searches among the Authorized Users, and perform interlibrary loan of materials from the Licensed Database(s) in accordance with U.S. copyright law and the Commission on New Technical Uses (CONTU) guidelines, which shall apply to both analog and digital copying and redistribution.
 - b. Personal and classroom use: Licensee is granted permission to reproduce small, discrete portions of the Licensed Database(s) that do not contain a significant segment of the Licensed Database(s) and to redistribute free of charge or on a cost-recovery basis the results of searches for classroom and personal use by Authorized Users. Licensee may make one or more hard copies of the output of any Licensed Database(s) search; Licensee may not sell or distribute such copies to anyone other than an Authorized User. Licensee may make one or more copies of any search output on diskette or downloaded to hard disk; but Licensee may not sell or distribute such copies to anyone who is not an Authorized User.
 - c. Electronic Links: The University of California is committed to the use of emerging OpenURL standard to allow linking to related materials in other locations. If Gale does not use the OpenURL standard, Gale staff will provide information to Licensee upon request to assist the Licensee in creating links directly from the University of California's library catalogs and licensed resources to the content at the journal issue and article levels. Licensee may incorporate parts of the Licensed Material in Electronic Reserves for use of Authorized Users in the course of instruction. Each such item shall carry appropriate acknowledgement of the source, listing title and author of extract, title and author of work, and publisher. The electronic copy of such items shall be deleted by the Licensee when no longer required for such purpose.

- 2.6 Licensee may not: sell, distribute or in any other way commercially exploit the Licensed Database(s); transfer, assign or sublicense the licenses granted herein; transfer the software component of the Licensed Database(s) to diskette, hard disk, or magnetic tape; nor knowingly permit the Licensed Database(s) to be used by any device, equipment, hardware or system that would permit copying of the entire contents of the database, except as permitted in Section 5 c.
- 2.7 Nothing in this License shall in any way exclude, modify or affect anything the Licensee or any Authorized User is allowed to do in respect of any of the Licensed Materials consistent with existing "fair use" law, defined by the U.S. Copyright Code of 1976 (17 U.S.C. § 105-107).
3. **Fees.** Licensee shall pay Gale the fees more fully set forth in **Appendix A** for the Licensed Database, attached hereto and made a part hereof.
4. **Warranties**
- 4.1 **Online System Warranty.** Gale shall use commercially reasonable efforts to provide continuous availability of the online database, subject to periodic unavailability due to maintenance of the server(s), the installation or testing of software, the loading of data and downtime related to equipment, the failure of communications networks, or services outside of control of the Gale. Gale shall use reasonable efforts to provide an average of 98% up time per month. The 2% downtime includes scheduled maintenance and repair. Scheduled downtime will be performed at a time to minimize inconvenience to customers worldwide.
- 4.2 **Disclaimer.** Although Gale believes the Licensed Database(s) to be reliable, Gale does not guarantee or warrant any information or materials contained in or produced by the Licensed Database(s), or the accuracy, completeness or reliability of the Licensed Database(s). Any data or information contained in or provided in connection with the Licensed Database(s) may be incomplete or condensed. EXCEPT FOR THE EXPRESS WARRANTIES STATED IN THIS AGREEMENT, GALE PROVIDES THE LICENSED DATABASE ON AN "AS IS" BASIS WITHOUT WARRANTY OF ANY KIND AND GALE DISCLAIMS ANY AND ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS OR A PARTICULAR PURPOSE. IN NO EVENT SHALL GALE BE LIABLE FOR: INDIRECT, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING FOR LOST PROFITS, LOST DATA, OR OTHERWISE. IN NO EVENT SHALL GALE'S LIABILITY HEREUNDER, WHETHER ARISING IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, EXCEED THE AMOUNT OF FEES PAID HEREUNDER FOR THE LICENSE OF THE LICENSED DATABASE.
- 4.3 **Indemnification.** Gale shall defend, indemnify, and hold harmless Licensee, their officers, agents and employees from all damages, liabilities, costs, fees, including, but not limited to, attorneys' fees, resulting from any judgment or settlement agreement arising out of the claim of a third party that Gale's sale of products to Licensee or Licensee's use of said products constitutes an infringement of any patent, copyright, trademark, trade name, trade secret, or other proprietary or contractual right of any third party. NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMNIFICATION. Licensee shall give prompt notice of an infringement claim to Gale, provide such cooperation and assistance to Gale as is reasonably necessary to defend the claim, and shall allow Gale to have sole control of the defense, provided, however, that Licensee retains the right to participate in the defense at its own expense.
5. **Discontinuance of licensed database**
- 5.1 The fees recited herein constitute consideration for Licensee's right of access to the Licensed Database(s) for so long as Gale makes the Licensed Database(s) available online to its general licensee base. When Gale elects, in the sole exercise of its discretion, to discontinue offering the Licensed Database(s), or upon request, it shall deliver to Licensee a CD-ROM copy of the Licensed Database(s) to permit Licensee to

replicate the Licensed Database(s) on its computer system subject to the terms and conditions of this Agreement.

- 5.2 In the event Gale discontinues offering access to the licensed database(s) to its general Licensee base, and has not delivered all of the images in the Licensed Database(s) identified in Appendix A, Gale shall refund to Licensee an amount equal to the license fee paid hereunder, multiplied by a fraction wherein the number of images delivered is the numerator and the total number of images set forth in Appendix A is the denominator. In the event Gale discontinues offering the Licensed Database(s) to its general licensee base after it has delivered all of the images in the Licensed Database(s) identified in Appendix A, Licensee shall not be entitled to receive any refund of any fee paid hereunder, in full or on a pro rata basis.
- 5.3 In the event that the Licensee elects not to utilize the database on Gale's server(s) and/or system(s), Licensee may load the database on the Licensee's own server(s) and/or system(s), and may use the database according to the terms of this Agreement. At such time payment of the Annual Service Fee will cease.

6. Term

- 6.1 Term. Subject to earlier termination as herein provided, this Agreement shall begin on the Effective Date and shall continue until Licensee permanently discontinues use of the licensed database. Gale reserves the right to modify pricing on an annual basis.
- 6.2 Default. Either party may terminate this Agreement by written notice stating such party's intent to terminate, in the event the other party shall have defaulted or occasioned a material breach in the performance of any of its obligations hereunder, and such default or breach shall have continued for thirty (30) days after such notice was given. Grounds for termination shall include but shall not be limited to the filing by the party receiving the notice of termination of a voluntary or involuntary petition of bankruptcy, the making of such party of an assignment for the benefit of creditors, the petitioning for the appointment of a custodian, receiver or trustee for such party of all or substantially all of such party's assets, or commencing of a proceeding for dissolution or liquidation without a successor to such party's business.
- 6.3 Upon termination of this agreement, or upon request, Gale shall provide Licensee with a set of CD-ROMs (or their equivalent at Gale's option) containing the content previously licensed by and accessible to Licensee as of the date of such termination. Gale hereby grants to Licensee a nonexclusive, royalty-free, perpetual license to use such content in accordance with the terms of this Agreement, which terms shall survive any termination of this Agreement.

7. Proprietary Rights and Confidentiality

- 7.1 Propriety Rights of Company. Gale shall retain sole and exclusive right, title and interest in and to the Licensed Database(s), and no title to or ownership of or other right or interest in the Licensed Database(s), except those conveyed by this Agreement, is transferred to Licensee. Licensee shall have no right to distribute the Licensed Database(s), or any part thereof except as provided in this Agreement.
- 7.2 Confidentiality. Gale agrees it will maintain as confidential the identity of Authorized Users, as well as other identifying information. Gale also agrees that Licensee may post redacted copies of this License Agreement on a license web site, provided that all references to prices and names are removed.

8. Usage Data

Gale agrees to provide composite usage data for the consortium and itemized data for individual libraries, on a monthly basis. Gale agrees to cooperate with the Licensee to provide usage data that be provided at the level of detail required for objective evaluation of both product performance and satisfaction of user needs. Gale agrees that usage data will be posted on the Licensee's internal web site for the use of collection development personnel.

9. General

- 9.1 Entire Agreement. Each party acknowledges that it has read this Agreement, understands it, and agrees to be bound by its terms, and further agrees that it is the complete and exclusive statement of the agreement of the parties which supersedes and merges all prior proposals, understandings, and all other agreements, oral and written, between the parties relating to this Agreement. This Agreement may not be modified or altered except by written instrument duly executed by both parties.
- 9.2 Notice. Any notice or other communication required or permitted in this Agreement shall be in writing and shall be deemed to have been duly given on the day of service if served personally or three (3) days after mailing if mailed by First Class mail, registered or certified, postage prepaid, or two days after mailing if mailed by commercial overnight courier to such individual and address as may be specified in a written notice by either party to the other.
- 9.3 Severability. If any provision of this Agreement is invalid, illegal, or unenforceable under any applicable statute or rule of law, the provision shall be deemed omitted to the extent that it is invalid, illegal, or unenforceable. In such a case, the remainder of the Agreement shall be construed in a manner as to give greatest effect to the original intention of the parties hereto.
- 9.4 Assignment. This Agreement and the License granted to Licensee in this Agreement shall not be assigned or sublicensed by Licensee without the prior written consent of Gale, which consent shall not be unreasonably withheld or delayed. Any purported assignment in violation of this Agreement shall be void. This agreement shall be binding on, and inure to, the benefit of each party's successors' assigns.
- 9.5 Force Majeure. Either party shall be excused from performance hereunder during any period and to the extent that it is prevented from performing any obligation pursuant thereto, in whole or in part, as a result of delays caused by the other party or any cause beyond its control, and such nonperformance shall not be a default hereunder or a ground for termination hereof.
- 9.6 Waiver. The waiver of failure of either party to exercise in any respect any right provided in this Agreement in any instance shall not be deemed to be a waiver of such right in the future or a waiver of any other right under this Agreement.
- 9.7 Headings. The headings appearing at the beginning of the several sections contained in this Agreement have been inserted for identification and reference purposes only and shall not be used in the construction and interpretation of this Agreement.
- 9.8 Counterparts. The execution of counterparts of this Agreement by the parties shall constitute a binding execution of this Agreement.
- 9.9 Relationship of the Parties. The relationship of the parties hereto shall be that of independent contractors. Nothing herein shall be construed to create any partnership, joint venture, or similar relationship or to subject the parties to any implied duties or obligations respecting the conduct of their affairs, which are not expressly stated herein. Neither party shall have any right or authority to assume or create any obligation or responsibility, either express or implied, on behalf of or in the name of the other party, or to bind the other party in any matter or thing whatsoever.
- 9.10 Compliance with Americans with Disabilities Act. Gale shall make reasonable efforts to comply with the Americans with Disabilities Act (ADA).
- 9.11 Notice of the Use of Digital Rights Management Technology. In the event that Gale utilizes any type of digital rights management technology to control the access of the usage of the Licensed Database, Gale agrees to notify Licensee of the name, contact information and any technical specifications for the digital rights management technology utilized.

IN WITNESS WHEREOF, Gale and Licensee have caused this Agreement, which is made effective as of January 1, 2001, to be executed by their duly authorized representatives as of the date set forth below:

ACCEPTED

THE GALE GROUP

THE REGENTS OF THE
UNIVERSITY OF CALIFORNIA

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**Appendix A
Charges and Fees**

- A. Purchase Charge. Customer shall pay Gale for the products and services provided the amount as listed below:

Literature Resource Center	[Text deleted]
TOTAL: One time archive fee	

- B. Terms of Payment. Full payment for the Literature Resource Center digital archive content provided shall be made upon execution of this Agreement. Gale's obligation to deliver the Digital Backfile Content set forth above is absolute.
- C. Payments shall be mailed to:
- The Gale Group
P.O. Box 95501
Chicago, IL 60694-5501**
- D. Non-Refundable. Customer's obligation to pay the fee set forth in exchange for the Digital Backfile Content is absolute and non-refundable.
- E. Taxes. Customer shall pay any applicable sales, use, excise, or similar taxes.

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**Appendix B
Digital Access Fee Schedule**

Licensed Material: Literature Resource Center
Scribner's
Twayne's Author Series

Subscription Period: December 26, 2001 – December 25, 2004

Format: Online

Access: InfoTrac Web
GaleNet
Z39.50

Access Method: User ID/Password
HTTP refer
Domain name/IP address

Access Fees: Upon mutual agreement, the annual access and update fee for year one of this Agreement shall be invoiced and payable per the schedule below.

Literature Resource Center – Access and Update Fees	
Scribner's	
Twayne's Author Series	[Text deleted]
Year 1 Access Fees	

Annual access and update fees will be invoiced and payable per the schedule below:

Payment Plan	Subscription Period	Access Fees
Year 1	01/01/2002 – 12/31/2002	
Year 2	01/01/2003 – 12/31/2003	[Text deleted]
Year 3	01/01/2004 – 12/31/2004	

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Appendix C
Digital Archive Content

Biographical Reference Sources Used in Literature Resource Center for Digital Archive	
Updated November 2003	
Source	Description
<i>Dictionary of Literary Biography</i> . Vols. 1-281 (topic volumes excluded online, total 266 vols.), 1978-2003; Detroit: Gale Group.	In-depth biocritical essays on prominent writers.
<i>Contemporary Authors</i> . Vols. 1-213. Detroit: Gale Group, 1962-2003.	Profiles of contemporary writers worldwide.
<i>Contemporary Authors New Revision Series</i> . Vols. 1-122. Detroit: Gale Group, 1980-2003.	Updated profiles on prominent contemporary writers.

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Appendix D
List of University of California Partner Schools

UC PARTNER	HIGH SCHOOL PARTNER	SCHOOL DISTRICT	COUNTY
1. Berkeley	Berkeley High School	Berkeley Unified	Alameda
2. Berkeley	Fremont H.S.	Oakland Unified	Alameda
3. Berkeley	El Cerrito High School	West Contra Costa Unified	Contra Costa
4. Berkeley	Kennedy High School	West Contra Costa Unified	Contra Costa
5. Berkeley	Ida B. Wells High School	San Francisco Unified	San Francisco
6. Berkeley	International Studies Academy High School	San Francisco Unified	San Francisco
7. Berkeley	Lowell High School	San Francisco Unified	San Francisco
8. Berkeley	Raoul Wallenberg Traditional High School	San Francisco Unified	San Francisco
9. Berkeley	George Washington High School	San Francisco Unified	San Francisco
10. Berkeley/UCSF	Thurgood Marshall High School	San Francisco Unified	San Francisco
11. Berkeley/UCSF	Phil & Sala Burton High School	San Francisco Unified	San Francisco
12. Davis	Valley High School	Elk Grove Unified	Sacramento
13. Davis	Grant Union High School	Grant Joint Union	Sacramento
14. Davis	Sacramento High School	Sacramento City Unified	Sacramento
15. Irvine	Dominquez High School	Compton Unified	Los Angeles
16. Irvine	Santiago High School	Garden Grove Unified	Orange
17. Irvine	Costa Mesa High School	Newport-Mesa Unified	Orange
18. Irvine	Estancia High School	Newport-Mesa Unified	Orange
19. Irvine	Century High School	Santa Ana Unified	Orange
20. Irvine	Saddleback High School	Santa Ana Unified	Orange
21. Irvine	Santa Ana High School	Santa Ana Unified	Orange
22. Irvine	Valley High School	Santa Ana Unified	Orange
23. Los Angeles	Inglewood High School	Inglewood Unified	Los Angeles
24. Los Angeles	Lynwood High School	Lynwood Unified	Los Angeles
25. Los Angeles	Venice Sr. High School	Los Angeles Unified	Los Angeles
26. Los Angeles	Westchester High School	Los Angeles Unified	Los Angeles
27. Los Angeles	Morningside High School	Inglewood Unified	Los Angeles
28. Los Angeles	Crenshaw High School	Los Angeles Unified	Los Angeles
29. Los Angeles	Dorsey High School	Los Angeles Unified	Los Angeles
30. Los Angeles	Fremont High School	Los Angeles Unified	Los Angeles
31. Los Angeles	Garfield High School	Los Angeles Unified	Los Angeles
32. Los Angeles	Jefferson High School	Los Angeles Unified	Los Angeles
33. Los Angeles	Jordan High School	Los Angeles Unified	Los Angeles
34. Los Angeles	Locke High School	Los Angeles Unified	Los Angeles
35. Los Angeles	Manual Arts High School	Los Angeles Unified	Los Angeles
36. Los Angeles	Roosevelt High School	Los Angeles Unified	Los Angeles
37. Los Angeles	San Fernando Sr. High School	Los Angeles Unified	Los Angeles
38. Los Angeles	South Gate Sr. High School	Los Angeles Unified	Los Angeles
39. Los Angeles	Washington Prep High School	Los Angeles Unified	Los Angeles
40. Merced	Hoover High School	Fresno Unified	Fresno

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41. Merced	Parlier High School	Parlier Unified	Fresno
42. Riverside	North Vista High School	Alcord Unified	Riverside
43. Riverside	Indio High School	Desert Sands Unified	Riverside
44. Riverside	Rubidoux High School	Jurupa Unified	Riverside
45. Riverside	North (John W) High School	Riverside Unified	Riverside
46. Riverside	Rancho Verde High School	Val Verde Unified	Riverside
47. Riverside	Colton High School	Colton Joint Unified	San Bernardino
48. Riverside	Eisenhower High School	Rialto Unified	San Bernardino
49. San Diego	Crawford High School	San Diego City Unified	San Diego
50. San Diego	San Diego High School	San Diego City Unified	San Diego
51. San Diego	Mar Vista High School	Sweetwater Union	San Diego
52. San Diego	Sweetwater High School	Sweetwater Union	San Diego
53. San Francisco	Balboa High School	San Francisco Unified	San Francisco
54. San Francisco	J. Eugene McAteer High School	San Francisco Unified	San Francisco
55. San Francisco	John O'Connell High School	San Francisco Unified	San Francisco
56. San Francisco/Berkeley	Galileo High School	San Francisco Unified	San Francisco
57. San Francisco/Berkeley	Mission High School	San Francisco Unified	San Francisco
58. Santa Barbara	South High School	Kern Union High School	Kern
59. Santa Barbara	Lompoc High School	Lompoc Unified	Santa Barbara
60. Santa Barbara	Santa Maria High School	Santa Maria Joint Union	Santa Barbara
61. Santa Barbara	Fillmore High School	Fillmore Unified	Ventura
62. Santa Barbara	Channel Islands High School	Oxnard Union High	Ventura
63. Santa Barbara	Hueneme High School	Oxnard Union High	Ventura
64. Santa Barbara	Santa Paula High School	Santa Paula Union High	Ventura
65. Santa Cruz	Atwater High School	Merced Union High	Merced
66. Santa Cruz	Golden Valley High School	Merced Union High	Merced
67. Santa Cruz	Livingston High School	Merced Union High	Merced
68. Santa Cruz	Merced High School	Merced Union High	Merced
69. Santa Cruz	Seaside High School	Monterey Peninsula Unified	Monterey
70. Santa Cruz	N. Monterey County High School	N. Monterey County	Monterey
71. Santa Cruz	Alvarez (Everett) High School	Salinas Union High School	Monterey
72. Santa Cruz	Salinas High School	Salinas Union High School	Monterey
73. Santa Cruz	San Benito High School	San Benito High	San Benito
74. Santa Cruz	Overfelt (Wm. C) High School	East Side Union High	Santa Cruz
75. Santa Cruz	Willow Glen High School	San Jose Unified	Santa Cruz
76. Santa Cruz	Aptos High School	Pajaro Valley Joint Union	Santa Cruz
77. Santa Cruz	Watsonville High School	Pajaro Valley Joint Union	Santa Cruz

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