Chairman Lang, Vice Chair Plummer, Ranking Member Leland, and members of the House Criminal Justice Committee:

I write to express CCAO’s support for Amended Senate Bill 10. SB 10 would increase penalties for theft in office when the value of stolen products or services equals $150,000 or more. It also requires an offender convicted of theft in office to pay restitution for the costs of auditing any of the public entities that suffered loss as a result of the offense.

Theft in office is a serious crime that harms taxpayers and reduces confidence in our public institutions. Taxpayers expect that their tax dollars will be used to procure goods and fund services that benefit their communities, not to fund corrupt activity. Establishing parity in penalties between theft and theft in office crimes will provide greater accountability over public officials who misuse taxpayer resources.

As too often happens, communities which are already the victim of theft in office are left to pay the auditing costs incurred to root out the initial crime. This extra financial burden only further reduces public resources that could have been used to benefit the general public. Requiring offenders to pay restitution for auditing costs is a good safeguard to further protect public resources from corrupt activity.

We commend Senator Wilson for his sponsorship of SB 10 and recommend the committee favorably report this legislation.