July 12, 2019

To: Members, California Fire Chiefs Association
    Members, Fire Districts Association of California

From: Russell Noack, Public Policy Advocates

Re: FIRE Legislative Report – Week Ending July 12, 2019

Legislature on Summer Recess

The California State Legislature recessed on Thursday to begin its month-long Summer Recess. The Legislature will reconvene on Monday, August 12th.

Catastrophe Wildfire Safety and Funding Act

Before recessing, the Legislature passed the measure encompassing a major feature of the SB 901 Commission Report on Wildfire Safety and Funding by Utility Companies.

Assembly Bill 1054 (Holden) establishes the California Wildfire Safety Advisory Board consisting of seven members approved by the Governor, Speaker and Senate Rules Committee. The Board will make recommendations related to wildfire safety to the Wildfire Safety Division, which will be created by July 1, 2021. The bill will establish a process for utilities to apply to the PUC to recover wildfire-related costs if these costs are “just and reasonable” and based on reasonable conduct. The bill also establishes a wildfire fund to address property claims stemming from utility-caused wildfires. AB 1054 passed both Houses of the Legislature this week and the Governor signed the bill today. The bill includes an urgency clause which means it will take effect immediately upon signature.

Assembly Bill 111 (Committee on Budget) is the Budget Trailer Bill, which is the companion bill that helps implement AB 1054. The bill creates the California Catastrophe Response Council to oversee the Wildfire Fund and California Earthquake Authority. The Council will consist of nine members and will include the Governor, Treasurer, Insurance Commissioner, Secretary of Natural Resources Agency, three public members appointed by the Governor, a member
appointed by the Speaker and a member appointed by the Senate Rules Committee. The Council will appoint a Wildfire Fund Administrator to oversee the Administration’s operation, management and administration of the Wildfire Fund. The measure also includes appropriations of $50.1 million to support the duties set forth in the Act. The bill passed the Legislature this week and the Governor signed the bill today.

**Assembly Bill 110 (Ting)** is another Budget Trailer Bill that passed this week and the Governor signed today. This bill appropriates an additional $2 million from the General Fund to the Department of Finance to implement the AB 1054 package pertaining to responding to catastrophic wildfires and to address impact on victims, ratepayers and utility companies.

**Legislative Update – Sponsored Bills**

**Assembly Bill 1705 (Bonta)** – Our bill to exempt public medical transportation providers from the Q.A.F. and creates a Medi-Cal intergovernmental transfer program for public E.M.T. providers passed the Senate Health Committee this week on a unanimous vote. The bill now moves on to the Senate Appropriations Committee.

**Senate Bill 438 (Hertzberg)** – Our bill to ensure local public agency control of dispatch services passed the Assembly Health Committee. Once again, Fire Chiefs and Firefighters came to the Capitol in large numbers (approximately 100) to support the measure. SB 438 now moves to the Assembly Floor for a vote when legislators return from their Summer Recess.

**Legislative Update**

**Assembly Bill 38 (Wood)** would provide low-cost loans for homeowners to harden their homes and create and maintain a defensible space around their homes. The bill passed the Senate Governmental Organization Committee and has been referred to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

**Assembly Bill 315 (C. Garcia)** has just been amended to restrict local agencies from funding associations that engage in state lobbying activities. The bill, which is directed at water agencies, but covers more than them, will not be heard in 2019. **FIRE POSITION: NO POSITION.**

**Assembly Bill 394 (Obernolte)** would provide a limited exemption from CEQA for egress routes to improve fire safety of existing subdivisions. The bill passed the Senate Natural Resources and Water Committee and has been sent to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**
Assembly Bill 651 (Grayson) would increase Medi-Cal rates and prohibit balance billing for air-ambulance emergency services. The bill passed the Senate Health Committee and moves to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

Assembly Bill 1116 (Grayson) would establish a Firefighter Peer Support and Crisis Referral Pilot Program. The bill passed the Senate Judiciary Committee and moves to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

Assembly Bill 1400 (Kamlager-Dove) is a study bill to have the Commission on Health and Safety and Workers’ Compensation submit a report on the risk exposure to carcinogens and incidents of cancer for mechanics who work on fire equipment in Los Angeles. The bill passed the Senate Labor Committee and has been referred to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

Assembly Bill 1500 (Carrillo) would allow a CUPA to suspend a facility's permit, including shutting down the facility, if it poses an imminent or substantial threat to public health and safety. The bill passed the Senate Judiciary Committee and has been referred to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

Assembly Bill 1516 (Freidman) promotes defensible space programs in SRA and LRA with very high fire severity zones. We are seeking amendments to provide for funding for inspections by local authorities; the bill passed the Senate Energy, Utilities and Communications Committee and moves to the Senate Appropriations Committee. **FIRE POSITION: OPPOSE UNLESS AMENDED.**

Assembly Bill 1544 (Gipson) would establish a Community Paramedicine or Triage to Alternate Destination Act. The bill passed the Senate Judiciary Committee and has been assigned to the Senate Appropriations Committee. **FIRE POSITION: SUPPORT.**

Assembly Bill 1699 (Levine) would prohibit a mobile internet provider from impairing or degrading traffic for public safety clients during a state of emergency. The bill passed the Senate Energy, Utilities and Communications Committee and moves to the Senate Floor. **FIRE POSITION: SUPPORT.**

Senate Bill 13 (Wieckowski) modifies the Accessory Dwelling Unit law and alters the impact fees by reducing them for units greater than 750 square feet and eliminating them for ADUs less than 750 square feet. The bill passed the Assembly Local Government Committee and moves to the Senate Appropriations Committee. **FIRE POSITION: OPPOSE.**

Senate Bill 670 (McGuire) would require telecommunications companies to submit an expedited outage notice to OES or local agencies whenever a community power outage occurs that limits
the public from making 9-1-1 calls or receiving emergency notifications. The bill passed the Assembly Governmental Organization Committee and moves to the Assembly Appropriations Committee. FIRE POSITION: SUPPORT.
## 2019-20 BTB-911 FEE

### AB 96

**Committee on Budget**  Emergency Telephone Users Surcharge Act.  
**Current Text:** Amended: 6/10/2019  [html](#)  [pdf](#)  
**Introduced:** 12/3/2018  
**Last Amend:** 6/10/2019  
**Status:** 6/26/2019-Re-referred to Com. on B. & F.R.  
**Location:** 6/26/2019-S. BUDGET & F.R.  

**Summary:** Would amend the Emergency Telephone Users Surcharge Act to impose, on and after January 1, 2020, a surcharge on each access line for each month or part thereof for which a service user subscribes with a service supplier, at an amount no greater than $0.80, based on the Office of Emergency Services’ estimate of the number of access lines to which the surcharge will be applied per month for a calendar year period, that it estimates, pursuant to a specified formula, will produce sufficient revenue to fund the current fiscal year’s 911 costs.

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**Attachments:**
[AB 96 (Budget) CFCA-FDAC Support 911 Fee BTB Sen. Budget 06-11-2019](#)

**Notes:**  

### SB 96

**Committee on Budget and Fiscal Review**  Emergency Telephone Users Surcharge Act.  
**Current Text:** Chaptered: 7/1/2019  [html](#)  [pdf](#)  
**Introduced:** 1/10/2019  
**Last Amend:** 6/11/2019  
**Status:** 7/1/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 54, Statutes of 2019.  
**Location:** 7/1/2019-S. CHAPTERED  

**Summary:** Would amend the Emergency Telephone Users Surcharge Act to impose, on and after January 1, 2020, a surcharge on each access line for each month or part thereof for which a service user subscribes with a service supplier, at an amount no greater than $0.80, based on the Office of Emergency Services’ estimate of the number of access lines to which the surcharge will be applied per month for a calendar year period, that it estimates, pursuant to a specified formula, will produce sufficient revenue to fund the current fiscal year’s 911 costs. The bill, on and after January 1, 2020, would impose a surcharge on the purchase of prepaid mobile telephony services at the time of each retail transaction in this state, at the rate equal to the monthly surcharge amount per access line, to be paid by prepaid consumers and collected by sellers, as defined.

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### 2019-20 BTB-BLDG. INSPECTION FEES

### AB 85

**Committee on Budget**  Public resources: omnibus trailer bill.  
**Current Text:** Amended: 6/10/2019  [html](#)  [pdf](#)  
**Introduced:** 12/3/2018  
**Last Amend:** 6/10/2019  
**Status:** 6/26/2019-Re-referred to Com. on B. & F.R.  
**Location:** 6/26/2019-S. BUDGET & F.R.
The California Wildlife Protection Act of 1990 requires the Controller, until June 30, 2020, to annually transfer $30,000,000 from the General Fund to the Habitat Conservation Fund, less any amount transferred to the Habitat Conservation Fund from specified accounts and funds. The act, until July 1, 2020, continuously appropriates specified amounts from the Habitat Conservation Fund to the Department of Parks and Recreation, the State Coastal Conservancy, the Santa Monica Mountains Conservancy, and the California Tahoe Conservancy, and continuously appropriates the balance of the fund to the Wildlife Conservation Board. This bill would require the Controller to continue to annually transfer $30,000,000 from the General Fund, less any amount transferred to the Habitat Conservation Fund from specified accounts and funds, to the Habitat Conservation Fund until June 30, 2030, and would continuously appropriate that amount on an annual basis in the same proportions to the specified entities until July 1, 2030.

**Position** | **Priority** | **Subject**
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2019-20 BTB-BLDG. INSPECTION FEES

**Notes:** 6/14/19 - support 95%+ of the Bill. Concern regarding the Building Officials and Housing Authority language on 13146.2

**SB 85**

(Committee on Budget and Fiscal Review)  
Public resources: omnibus trailer bill.

**Current Text:** Chaptered: 6/27/2019  [html](#)  [pdf](#)

**Introduced:** 1/10/2019  
**Last Amend:** 6/11/2019  

**Location:** 6/27/2019-S. CHAPTERED

**Summary:** Would require the Controller to continue to annually transfer $30,000,000 from the General Fund, less any amount transferred to the Habitat Conservation Fund from specified accounts and funds, to the Habitat Conservation Fund until June 30, 2030, and would continuously appropriate that amount on an annual basis in the same proportions to the specified entities until July 1, 2030. The bill would also make conforming and nonsubstantive changes.

**Position** | **Priority** | **Subject**
--- | --- | ---
2019-20 BTB-BLDG. INSPECTION FEES

**Notes:** $25M Prepositioning language on Page 66.

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**2019-20 BUDGET BILL**

**AB 74**

(Ting D)  

**Current Text:** Chaptered: 6/27/2019  [html](#)  [pdf](#)

**Introduced:** 12/3/2018  
**Last Amend:** 6/10/2019  
**Status:** 6/27/2019-Approved by the Governor with item veto. Chaptered by Secretary of State - Chapter 23, Statutes of 2019.

**Location:** 6/27/2019-A. CHAPTERED

**Summary:** This bill would make appropriations for the support of state government for the 2019–20 fiscal year.

**Position** | **Priority** | **Subject**
--- | --- | ---
Support (See Note)  
2019-20 BUDGET BILL

**Notes:** $25M Prepositioning language on Page 66.

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**AB 38**

(Wood D)  
**Summary:** Would require the Natural Resources Agency, by July 1, 2021, and in consultation with the State Fire Marshal and the Forest Management Task Force, to review the regional capacity of each county that contains a very high fire hazard severity zone to improve forest health, fire resilience, and safety, as specified. The bill would require the Natural Resources Agency to make the review publicly available on its internet website.

**Attachments:**

- AB 38 (Wood) CFCA-FDAC Senate GO Support Letter 07-02-2019
- AB 38 (Wood) CFCA-FDAC Sen. Natural Resources Support Letter 06-12-19
- AB 38 (Wood) CFCA-FDAC Assm. Natural Resources Support Letter 4-17-19

**Notes:**

- 7/02/2-19-AB 38 (Wood) CFCA-FDAC Senate GO Support Letter
- 6/12/2019-AB 38 (Wood) CFCA-FDAC Senate Natural Resources Support Letter 06-12-2019
- 4/12/19: Bill is now substantive. Goal: fire harden structures and provide greater defensible space. Move to support
- 3/21/19: FPOs: AB38 Wood Watch; Transfer of properties requires hardening; Authorizes a Billion in loans from general fund.
- 3/9/19-SA: accessory dwelling units will result in increased populations and demands for service without increasing tax revenue to provide the services.

**AB 68** (Ting D) **Land use: accessory dwelling units.**

**Current Text:** Amended: 7/5/2019  html  pdf

**Introduced:** 12/3/2018

**Last Amend:** 7/5/2019

**Status:** 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (July 10). Re-referred to Com. on APPR.

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** The Planning and Zoning Law authorizes a local agency to provide, by ordinance, for the creation of accessory dwelling units in single-family and multifamily residential zones and sets forth required ordinance standards, including, among others, lot coverage. This bill would delete the provision authorizing the imposition of standards on lot coverage and would prohibit an ordinance from imposing requirements on minimum lot size.

**Attachments:**

- CFCA-FDAC ADU White Paper 06-11-2019(a)
- AB 68 (Ting) Fact SheetV2

**Notes:**

- 4/12/2019-Bill is now substantitive. Goal: Make the process to "faster" without providing funding or systems to local agencies who are required to do the work. Move to oppose. DEVELOP AN OVERARCHING POSITION PAPER ON ADU'S FROM A FIRE SERVICE AND FPO PERSPECTIVE TO EDUCATE THE LEGISLATURE.
- 3/21/2019-FPOs: AB68 Ting - Watch (What is the intent?); Increased ministerial review for ADU; Reduced setbacks (reduced fire access, 5 feet down to 4).
- 3/9/2019-SA: accessory dwelling units will result in increased populations and demands for service without increasing tax revenue to provide the services.
Introduces: 12/3/2018
Last Amend: 6/20/2019
Status: 7/1/2019-In committee: Referred to APPR. suspense file.
Location: 7/1/2019-S. APPR. SUSPENSE FILE

Summary: Current law requires the Department of Housing and Community Development to propose building standards to the California Building Standards Commission, and to adopt, amend, or repeal rules and regulations governing, among other things, apartment houses and dwellings, as specified. This bill would require the department to propose small home building standards governing accessory dwelling units smaller than 800 square feet, junior accessory dwelling units, and detached dwelling units smaller than 800 square feet, as specified, and to submit the small home building standards to the California Building Standards Commission for adoption on or before January 1, 2021.

Position | Priority | Subject
--- | --- | ---
Oppose |  | Building Permits/Standards

Notes:
4/12/2019-DEVELOP AN OVERARCHING POSITION PAPER ON ADU'S FROM A FIRE SERVICE AND FPO PERSPECTIVE TO EDUCATE THE LEGISLATURE.
3/21/2019-FPOs: AB69 Ting - Oppose; ADU Ministerial Review.
3/9/2019-SA: accessory dwelling units will result in increased populations and demands for service without increasing tax revenue to provide the services.

**AB 178** (Dahle R) Energy: building standards: photovoltaic requirements.

Current Text: Amended: 4/2/2019
Introduced: 1/9/2019
Last Amend: 4/2/2019
Status: 7/2/2019-Read second time. Ordered to third reading.
Location: 7/2/2019-S. THIRD READING

Summary: Would, until January 1, 2023, specify that residential construction intended to repair, restore, or replace a residential building damaged or destroyed as a result of a disaster in an area in which a state of emergency has been proclaimed by the Governor, before January 1, 2020, is required to comply with the photovoltaic requirements, if any, that were in effect at the time the damaged or destroyed residential building was originally constructed and is not required to comply with any additional or conflicting photovoltaic requirements in effect at the time of repair, restoration, or replacement.

Position | Priority | Subject
--- | --- | ---
Watch |  | Building Permits/Standards

Notes:
3/21/2019-FPOs: AB178 Dahle - Watch; PV exemption/compliance not required in rebuilds after disaster.
3/9/2019-SA: accessory dwelling units will result in increased populations and demands for service without increasing tax revenue to provide the services.

**AB 264** (Melendez R) Income taxes: credits: development impact fees.

Current Text: Introduced: 1/24/2019
Introduced: 1/24/2019
Location: 2/7/2019-A. REV. & TAX

Summary: The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill would establish credits against the taxes imposed by those laws for taxable years beginning on or after January 1, 2020, in an amount equal to the total amount paid or incurred during the taxable year by a qualified taxpayer, as defined, for the payment of development impact fees and connection fees applied to newly constructed single-family and
multifamily homes.

**Position**  
Watch

**Priority**

**Subject**  
Building  
Permits/Standards

**Attachments:**  
AB 264 (Melendez) Fact Sheet_Final

**Notes:**
3/21/2019-FPOs: AB264 Melendez - Watch; Income Tax write-offs for developers complying with impact fees; Reduced tax revenue.
3/9/2019-SA: accessory dwelling units will result in increased populations and demands for service without increasing tax revenue to provide the services.

**AB 338** (Chu D)  
Manufactured housing: smoke alarms: emergency preparedness.

**Current Text:** Amended: 5/16/2019  
Introduced: 1/31/2019

**Last Amend:** 5/16/2019

**Status:** 7/1/2019-In committee: Referred to APPR. suspense file.

**Location:** 7/1/2019-S. APPR. SUSPENSE FILE

**Summary:** Would require all used manufactured homes, used mobilehomes, and used multifamily manufactured homes that are sold on or after January 1, 2020, or rented pursuant to a rental agreement entered into on or after January 1, 2020, to have installed in each room designed for sleeping a smoke alarm that is operable on the date of rental or transfer of title and that complies with the federal National Manufactured Housing Construction and Safety Standards Act of 1974 and has been approved and listed by the Office of the State Fire Marshal on or after January 1, 2014. The bill also would require that specified information regarding all smoke alarms installed in the used manufactured home, used mobilehome, or used multifamily manufactured home be provided to the purchaser or renter thereof. This bill contains other related provisions and other existing laws.

**Attachments:**  
AB 338 (Chu) CFCA-FDAC Support Letter Sen. Appropriations 06-24-2019  
AB 338 (Chu) CFCA-FDAC Support Letter Sen. Housing 06-12-2019  
AB 338 (Chu) CFCA-FDAC Support Letter Author 3-26-19.pdf  
AB 338 (Chu) - Factsheet 1.31.2019 Bill Version

**Notes:**  
6/12/2019-AB 338 (Chu) CFCA Support Letter Sen. Housing 06/12/2019  
3/26/2019-AB 338 (Chu) CFCA-FDAC Support Letter Author  

**AB 349** (Choi R)  
Building standards: garages.

**Current Text:** Amended: 6/10/2019  
Introduced: 2/4/2019

**Last Amend:** 6/10/2019

**Status:** 7/1/2019-In committee: Referred to APPR. suspense file.

**Location:** 7/1/2019-S. APPR. SUSPENSE FILE

**Summary:** Would require the Department of Housing and Community Development, with the assistance of the Office of the State Fire Marshal, to investigate possible changes to the building standards that would require provision of a 2nd method of egress from a newly constructed residential garage or a newly constructed detached garage located adjacent to a single-family dwelling. The bill would authorize the department to submit proposed building standards to the commission for approval and adoption if, after its investigation, the department determines that changes that mandate provision of a 2nd method of egress from a newly constructed residential garage or a newly constructed detached garage located adjacent to a single-family dwelling can be incorporated into the code without significantly increasing construction costs.

**Attachments:**  
AB 349 (Choi)Fact Sheet

Introduced: 2/6/2019
Last Amend: 5/29/2019
Status: 7/1/2019-In committee: Referred to APPR. suspense file.

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Summary: Would require the California Building Standards Commission, by June 30, 2020, to assemble a functional recovery working group comprised of certain state entities and members of the construction and insurance industries, as specified. The bill would require the working group, by June 30, 2021, to consider whether a “functional recovery” standard is warranted for all or some building occupancy classifications, using specified criteria, and to investigate the practical means of implementing that standard, as specified. The bill would require the working group to advise the appropriate state agencies to propose the building standards, as specified.

Position          | Priority | Subject     |
Watch             |          | Building    |
| Support          |          | Permits/Stds|

Attachments:
AB 393 (Nazarian) Fact Sheet

Notes:
3/21/2019-FPOs: AB393 Nazarian - Watch; Questioning Life Safety - Why?

AB 429  (Nazarian D)  Seismically vulnerable buildings: inventory.

Current Text: Amended: 3/20/2019  html  pdf
Introduced: 2/7/2019
Last Amend: 3/20/2019
Status: 7/1/2019-In committee: Referred to APPR. suspense file.

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Summary: Current law establishes a program within all cities and all counties and portions thereof located within seismic zone 4, as defined, to identify all potentially hazardous buildings and to establish a mitigation program for these buildings. This bill would require the Alfred E. Alquist Seismic Safety Commission, by specified deadlines, to identify funding and develop a bidding process for hiring a third-party contractor to create an inventory of potentially vulnerable buildings, as defined. The bill would require the third-party contractor, in conjunction with the commission, by July 1, 2022, to develop a statewide inventory of potentially seismically vulnerable buildings in 29 specified counties in California using information developed by local jurisdictions pursuant to the above-described provisions.

Position          | Priority | Subject     |
Support           |          | Building    |
| Support          |          | Permits/Stds|

Attachments:
AB 429 (Nazarian) Fact Sheet

Notes:
4/12/2019-Goal is to complete an assessment. Move to support
3/21/2019-FPOs: AB429 Nazarian - Oppose (Watch?); 3rd party identify bad seismic; No obligation to fix anything; Maybe better for CALBO to weigh in.

AB 430  (Gallagher R)  Housing development: Camp Fire Housing Assistance Act of 2019.

Introduced: 2/7/2019
Last Amend: 7/8/2019
Status: 7/10/2019-VOTE: Do pass as amended, but first amend, and re-refer to the Committee on Appropriations (PASS)

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Position          | Priority | Subject     |
Support           |          | Building    |
| Support          |          | Permits/Stds|

Attachments:
AB 430 (Gallagher) Fact Sheet

Notes:
4/12/2019-Goal is to complete an assessment. Move to support
3/21/2019-FPOs: AB430 Gallagher - Support; 3rd party identify bad seismic; No obligation to fix anything; Maybe better for CALBO to weigh in.
**Summary:** Current law authorizes a development proponent to submit an application for a development permit that is subject to a streamlined, ministerial approval process and not subject to a conditional use permit if the development satisfies specified objective planning standards, including that the development is a multifamily housing development that contains 2 or more residential units. This bill would authorize a development proponent to submit an application for a residential development, or mixed-use development that includes residential units with a specified percentage of space designated for residential use, within the territorial boundaries or a specialized residential planning area identified in the general plan of, and adjacent to existing urban development within, specified cities that is subject to a similar streamlined, ministerial approval process and not subject to a conditional use permit if the development satisfies specified objective planning standards.

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**AB 587** *(Friedman D)*  
**Accessory dwelling units: sale or separate conveyance.**

**Current Text:** Amended: 6/25/2019  
**Introduced:** 2/14/2019  
**Last Amend:** 6/25/2019  
**Status:** 6/25/2019-Read second time and amended. Ordered to third reading.

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**Summary:** Current property tax law establishes a welfare exemption under which property is exempt from taxation if the property is owned and operated by a nonprofit corporation that is organized and operated for the purpose of building and rehabilitating single-family or multifamily residences for sale, as provided, at cost to low-income families. This bill would authorize a local agency to allow, by ordinance, an accessory dwelling unit that was created pursuant to the process described above to be sold or conveyed separately from the primary residence to a qualified buyer if certain conditions are met.

| Attachments: |
| CFCA-FDAC ADU White Paper 06-11-2019(a) |
| AB 587 (Friedman) Habitat ADU Fact Sheet |

**Notes:**
4/12/2019-Need FPOs to re-assess the Bill and our position  
DEVELOP AN OVERARCHING POSITION PAPER ON ADU’S FROM A FIRE SERVICE AND FPO PERSPECTIVE TO EDUCATE THE LEGISLATURE.
3/21/2019-FPOs: AB587 Friedman - Oppose; ADU; Permits ADU split and sell from main structure; Messes with existing sprinklered and water; Messes with Fire Apparatus Access.

**AB 670** *(Friedman D)*  
**Common interest developments: accessory dwelling units.**

**Current Text:** Amended: 5/24/2019  
**Introduced:** 2/15/2019  
**Last Amend:** 5/24/2019  
**Status:** 6/20/2019-Read second time. Ordered to third reading.

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**Summary:** The Davis-Stirling Common Interest Development Act, governs the management and operation of common interest developments. Current law prohibits the governing document of a common interest development from prohibiting the rental or leasing of any separate interest in the common interest development, unless that governing document was effective prior to the date the owner acquired title to their separate interest. This bill would make void and unenforceable any covenant, restriction, or condition contained in any deed, contract, security instrument, or other instrument affecting the transfer or sale of any interest in a planned development, and any provision of a governing document, that effectively prohibits or unreasonably restricts the construction or use of an accessory dwelling unit or junior accessory dwelling unit on a lot zoned for single-family residential use that meets the above-described minimum standards established for those units.

**AB 671** *(Friedman D)*  
**Accessory dwelling units: incentives.**
Would require a local agency to include a plan that incentivizes and promotes the creation of accessory dwelling units that can be offered at affordable rent for very low, low-, or moderate-income households in its housing element. The bill would require the Department of Housing and Community Development to develop a list of existing state grants and financial incentives for operating, administrative, and other expenses in connection with the planning, construction, and operation of accessory dwelling units with affordable rent, as specified. The bill would require the department to post that list on its internet website by December 31, 2020.

AB 881

( Bloom D) Accessory dwelling units.

The Planning and Zoning Law provides for the creation of accessory dwelling units by local ordinance, or, if a local agency has not adopted an ordinance, by ministerial approval, in accordance with specified standards and conditions. Current law requires the ordinance to designate areas where accessory dwelling units may be permitted and authorizes the designated areas to be based on criteria that includes, but is not limited to, the adequacy of water and sewer services and the impact of accessory dwelling units on traffic flow and public safety. This bill would instead require a local agency to designate these areas based on the adequacy of water and sewer services and the impact of accessory dwelling units on traffic flow and public safety. The bill would make other clarifying changes to the criteria an ordinance is required to meet.

AB 1074

( Diep R) Accessory Dwelling Unit Construction Bond Act of 2020.

Would enact the Accessory Dwelling Unit Construction Bond Act of 2020 (bond act), which, if adopted, would authorize the issuance of bonds in the amount of $500,000,000 pursuant to the State General Obligation Bond Law to finance the Accessory Dwelling Unit Construction Program, established as part of the bond act. The bill would authorize the Department of Housing and Community Development to enter into a contract under that program with a homeowner to provide financing to pay for the eligible costs incurred by the homeowner in constructing an accessory dwelling unit on the homeowner's property, subject to specified terms and conditions.
AB 1745  (Kaira D)  Shelter crisis: emergency bridge housing community: City of San Jose.
Introduced: 2/22/2019
Last Amend: 6/11/2019
Location: 7/11/2019-S. THIRD READING
Summary: Current law, until January 1, 2022, upon a declaration of a shelter crisis by the City of San Jose, authorizes emergency housing to include an emergency bridge housing community for the homeless, as specified. Existing law, in lieu of compliance with state and local building, housing, health, habitability, or safety standards and laws, authorizes the city to adopt by ordinance reasonable local standards for emergency bridge housing communities, subject to specified requirements, including review by the Department of Housing and Community Development. This bill would extend the repeal date of these provisions to January 1, 2025. The bill would extend the date that an affordable housing unit identified in the city’s housing plan is required to be available for a resident of an emergency bridge housing community to live in to January 1, 2025.

Notes: 3/21/2019-FPOs: AB1745 Kaira - Watch.

AB 1783  (Rivas, Robert D)  H-2A worker housing: state funding: streamlined approval process for agricultural employee housing development.
Introduced: 2/22/2019
Last Amend: 5/17/2019
Status: 7/10/2019-VOTE: Do pass as amended, but first amend, and re-refer to the Committee on [Appropriations] (PASS)
Location: 7/10/2019-S. APPR.
Summary: Would prohibit the provision of state funding, as defined, for the purposes of planning, developing, or operating any housing used to comply with the federal law requirement to furnish housing to H-2A workers and would require an employer, as defined, or other recipient of state funding who utilizes state funding for these purposes to reimburse the state or state agency that provided the funding in an amount equal to the amount of that state funding expended for those purposes.

Notes: 3/21/2019-FPOs: AB1745 Kaira - Watch.

SB 6  (Beall D)  Residential development: available land.
Introduced: 12/3/2018
Last Amend: 4/23/2019
Status: 7/3/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (July 3). Re-referred to Com. on APPR.
Location: 7/3/2019-A. APPR.
Summary: Would require the Department of Housing and Community Development to furnish the Department of General Services with a list of local lands suitable and available for residential development as identified by a local government as part of the housing element of its general plan. The bill would require the Department of General Services to create a database of that information and information regarding state lands determined or declared excess and to make this database available and searchable by the public by means of a link on its internet website.
Notes:

**SB 13** (Wieckowski D) Accessory dwelling units.

Current Text: Amended: 7/1/2019  [html](#)  [pdf](#)

Introduced: 12/3/2018

Last Amend: 7/1/2019

Status: 7/11/2019-From committee: Do pass as amended and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 10).

Location: 7/10/2019-A. APPR.

Summary: Would authorize the creation of accessory dwelling units in areas zoned to allow single-family or multifamily dwelling residential use. The bill would also revise the requirements for an accessory dwelling unit by providing that the accessory dwelling unit may be attached to, or located within, an attached garage, storage area, or other structure, and that it does not exceed a specified amount of total floor area.

**SB 190** (Dodd D) Fire safety: building standards: defensible space program.

Current Text: Amended: 7/1/2019  [html](#)  [pdf](#)

Introduced: 1/30/2019

Last Amend: 7/11/2019

Status: 7/11/2019-Read second time and amended. Re-referred to Com. on APPR.

Location: 7/11/2019-A. APPR.

Summary: Would require the Office of the State Fire Marshal to develop, in consultation with representatives from local, state, and federal fire services, local government, building officials, utility companies, the building industry, insurers and insurance research organizations, and the environmental community, a model defensible space program to be made available for use by a city, county, or city and county in the enforcement of the defensible space provisions. The bill would set forth required components of the program.

**Communications**
AB 911  (Rodriguez D)  Office of Emergency Services: emergency information system.
Introduced: 2/20/2019
Last Amend: 7/11/2019
Status: 7/11/2019-Read second time and amended. Re-referred to Com. on APPR.
Location: 7/11/2019-S. APPR.

Summary: Would require the Office of Emergency Services, in consultation with relevant experts and stakeholders, to develop a plan and timeline of target dates for the testing, implementation, and operation of a statewide system, consistent with the requirements of this bill, that would enable all Californians, including older adults, individuals with disabilities, and other at-risk persons, to voluntarily provide vital health and safety information, with an encrypted connection, to be made available to all first responders in an emergency if a “911” call is placed. The bill would make information submitted through the statewide system confidential and not a public record.

Attachments:
AB 911 (Rodriguez) CFCA-FDAC Senate GO Support Letter 06-17-2019
AB 911 (Rodriguez) CFCA-FDAC Support Letter Author & Assm. Communications 04-05-2019

Notes:
6/17/2019-AB 911 (Rodriguez) CFCA-FDAC Senate GO Support Letter 06-17-2019
3/9/2019-Need to ensure there are mechanisms to keep information current when people move. Need to require licensed facilities (ALF, SNF, Foster, etc.) to participate.

AB 956  (Diep R)  Telecommunications: automatic dialing-announcing devices: emergency alert notifications.
Current Text: Amended: 5/7/2019  html  pdf
Introduced: 2/21/2019
Last Amend: 5/7/2019
Status: 6/20/2019-Ordered to third reading.
Location: 6/20/2019-S. THIRD READING

Summary: Current law expressly provides that the use of automatic dialing-announcing devices by law enforcement agencies, fire protection agencies, public health agencies, public environmental health agencies, city or county emergency services planning agencies, or any private for-profit agency operating under contract with, and at the direction of, one or more of these agencies, for specified purposes relating to public safety and emergencies is not prohibited. This bill would expressly provide that the use of automatic dialing-announcing devices by those entities to test the enhanced 911 emergency telephone system for data accuracy and emergency alert notification system capabilities is also not prohibited.

Attachments:
AB 956 (Diep) CFCA-FDAC Support Assm. Floor 05-08-2019
AB 956 (Diep) CFCA-FDAC Support Letter Sen. Energy 05-28-19
AB 956 (Diep) CFCA-FDAC Support Letter Assm. Communications 04-11-2019
AB 956 (Diep) Fact Sheet - e911.pdf

Notes:
5/8/2019-AB 956 (Diep) CFCA-FDAC Support Assm. Floor 05-08-2019
AB 956 (Diep) Fact Sheet - e911.pdf

AB 1079  (Santiago D)  Telecommunications: privacy protections.
Introduced: 2/21/2019
Last Amend: 6/11/2019
Location: 7/11/2019-S. DESK
Summary: Current law prohibits a provider of mobile telephony services, as defined, or any affiliate or agent of the provider, when providing the name and dialing number of a subscriber for inclusion in a directory or directory database, from including the dialing number of any subscriber without first obtaining the express consent of that subscriber. However, current law authorizes providing those telephone numbers without regard to consent to a law enforcement agency, fire protection agency, public health agency, public environmental health agency, city or county emergency services planning agency, or private for-profit agency operating under contract with, and at the direction of, one or more of these agencies, for the sole purpose of responding to a 911 call or communicating an imminent threat to life or property. This bill would additionally authorize providing those telephone numbers to those parties without consent for the purpose of testing systems that respond to 911 calls or that communicate threats to life or property.

Position  Priority  Subject
Support  Communications

Attachments:
AB 1079 (Santiago) CFCA-FDAC Request for Signature 07-08-2019

Notes:
7/8/2019-AB 1079 (Santiago) CFCA-FDAC Request for Signature 07-08-2019

AB 1168  (Mullin D)  Emergency services: text to 911.
Current Text: Amended: 7/2/2019  html  pdf
Introduced: 2/21/2019
Last Amend: 7/2/2019
Location: 7/9/2019-S. THIRD READING

Summary: The Warren-911-Emergency Assistance Act provides that each local public agency within its respective jurisdiction establish a basic system that automatically connects a person dialing 911 to an established public safety answering point through normal telephone service facilities, or to be part of such a system. The act requires the Office of Emergency Services to develop a plan and timeline of target dates for the testing, implementation and operation of a Next Generation 911 emergency coordination system, that includes a text to 911 service, throughout California. This bill would require each public safety answering point to deploy a text to 911 service, no later than January 1, 2021, that is capable of accepting Short Message Service messages and Real-Time Text messages.

Position  Priority  Subject
Watch  Communications

Attachments:
AB 1168 (Mullin) Fact Sheet

AB 1366  (Gonzalez D)  Voice over Internet Protocol and Internet Protocol enabled communications services.
Current Text: Amended: 5/20/2019  html  pdf
Introduced: 2/22/2019
Last Amend: 5/20/2019
Status: 7/10/2019-VOTE: Do pass as amended, but first amend, and re-refer to the Committee on [Appropriations] (PASS)
Location: 7/10/2019-S. APPR.

Summary: Current law, until January 1, 2020, prohibits the Public Utilities Commission, a department, an agency, or a political subdivision of the state from regulating Voice over Internet Protocol (VoIP) and Internet Protocol enabled service, as defined, except as required or delegated by federal law or as expressly directed to do so by statute. This bill would extend until January 1, 2030, the qualified prohibition upon the commission, a department, an agency, or a political subdivision of the state regulating VoIP and Internet Protocol enabled service, with the additional qualification that the commission, a department, an agency, or a political subdivision of the state would be authorized to exercise regulatory jurisdiction and control as expressly and specifically directed by the Legislature in the interest of public safety or consumer protection.
### AB 1699

**Telecommunications: mobile internet service providers: first response agencies: emergencies.**

**Current Text:** Amended: 6/24/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 6/24/2019

**Status:** 7/10/2019-VOTE: Do pass as amended (PASS)

**Location:** 5/22/2019-S. E. U., & C.

**Summary:** Would prohibit a mobile internet service provider from impairing or degrading, for at least 48 hours, the lawful internet traffic of first response agencies that the Director of Emergency Services, or the director’s designee, identifies as those agencies which would respond to a situation that is likely to lead to an emergency, as specified. The bill would prohibit a mobile internet service provider from impairing or degrading that traffic for those agencies during an emergency until the emergency is terminated, as specified.

**Position**  
**Priority**  
**Subject**

Support  
Communications

**Attachments:**

- AB 1699 (Levine) CFCA-FDAC Support Letter Assm. Communications 04-11-2019
- AB 1699 (Levine) Fact Sheet

**Notes:**

- 06/26/2019 AB 1699 (Levine) CFCA-FDAC Support Letter Senate Energy

### SB 670

**Telecommunications: community isolation outage: notification.**

**Current Text:** Amended: 6/26/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 6/26/2019

**Status:** 7/10/2019-VOTE: Do pass as amended and be re-referred to the Committee on [Appropriations] (PASS)

**Location:** 7/10/2019-A. APPR.

**Summary:** Would require the Office of Emergency Services, on or before July 1, 2020, to adopt, by regulation, appropriate thresholds for a community isolation outage. The bill would, upon the adoption of those regulations, require a provider of telecommunications services, as defined, that provides access to 911 service to notify the Office of Emergency Services, as provided, whenever a community isolation outage occurs limiting the provider’s customers’ ability to make 911 calls or receive emergency notifications, within 60 minutes of discovering the outage.

**Position**  
**Priority**  
**Subject**

Support  
Communications

**Attachments:**

- SB 670 (McGuire) CFCA & FDAC Support Letter to Assm Communication and Conveyance 6-10-19
- SB 670 (McGuire) CFCA & FDAC Support Letter to Author 03-25-2019
- SB 670 (McGuire) CFCA & FDAC Support Letter to Senate Energy 03-25-2019

**Notes:**

- 06/27/2019-SB 670 (McGuire) CFCA & FDAC Support Letter Assm. GO
- 06/10/2019-SB 670 (McGuire) CFCA & FDAC Support Letter to Assm. Communications 06-10-2019
- 03/25/2019-SB 670 (McGuire) CFCA & FDAC Support Letter to Author 03-25-2019

### Disaster Relief

### AB 41

**Disaster relief: Camp Fire.**

**Current Text:** Introduced: 12/3/2018  [html](#)  [pdf](#)

**Introduced:** 12/3/2018

**Status:** 7/3/2019-In committee: Hearing postponed by committee.

**Location:** 6/25/2019-S. APPR.
**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** The California Disaster Assistance Act provides that the state share for disaster project allocations to local agencies is no more than 75% of total state eligible costs, except for specified events for which the state share is up to 100% of state eligible costs. This bill would provide that the state share is up to 100% of total state eligible costs connected with the Camp Fire that started on November 8, 2018, in the County of Butte.

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<td>Support</td>
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<td>Disaster Relief</td>
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**Attachments:**
- AB 41 (Gallagher) CFCA-FDAC Support Letter Sen. Approps. 07-02-2019
- AB 41 (Gallagher) CFCA-FDAC Support Letter Sen. GO 06-13-2019
- AB 41 (Gallagher) CFCA-FDAC Support Letter Author & Assm. GO 03-26-2019
- AB 41 (Gallagher) Fact Sheet

**Notes:**
- 7/02/2019-AB 41 (Gallagher) CFCA-FDAC Support Letter Senate Appropriations
- 6/14/2019-AB 41 (Gallagher) CFCA-FDAC Support Letter Sen. GO 06-13-2019

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**AB 110**


**Current Text:** Enrollment: 7/11/2019  html  pdf

**Introduced:** 12/3/2018

**Last Amend:** 7/8/2019

**Status:** 7/11/2019-Read second time. Ordered to third reading. Read third time. Passed. Ordered to the Assembly. (Ayes 32. Noes 6.). In Assembly. Concurrence in Senate amendments pending. May be considered on or after July 13 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling. Enrolled and presented to the Governor at 12 p.m.

**Location:** 7/11/2019-A. ENROLLMENT

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**Summary:** The Budget Act of 2019 made appropriations for the support of state government for the 2019-20 fiscal year and identified specified bills as other bills providing for appropriations relating to the Budget Bill within the meaning of subdivision (e) of Section 12 of Article IV of the California Constitution. This bill would amend the Budget Act of 2019 by amending an item of appropriation and adding bills to that list of other bills providing for appropriations related to the Budget Bill. This bill would declare that it is to take effect immediately as a Budget Bill.

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**AB 111**

**(Committee on Budget)** Wildfire agencies: public utilities: safety and insurance.

**Current Text:** Enrollment: 7/11/2019  html  pdf

**Introduced:** 12/3/2018

**Last Amend:** 7/8/2019

**Status:** 7/11/2019-Read second time. Ordered to third reading. Read third time. Passed. Ordered to the Assembly. (Ayes 35. Noes 4.). In Assembly. Concurrence in Senate amendments pending. May be considered on or after July 13 pursuant to Assembly Rule 77. Assembly Rule 77 suspended. Assembly Rule 63 suspended. Senate amendments concurred in. To Engrossing and Enrolling. Enrolled and presented to the Governor at 12 p.m.

**Location:** 7/11/2019-A. ENROLLMENT

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**Summary:** Would create in state government the California Catastrophe Response Council to oversee the CEA and the Wildfire Fund Administrator, who this bill would require the council to appoint. The council would be composed of the Governor, the Treasurer, the commissioner, and the Secretary of the Natural Resources Agency, or their designees, and 3 members of the public appointed by the Governor, one member appointed by the Senate Committee on Rules, and one member appointed by the Speaker of the Assembly, who would serve 4-year staggered terms.

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**AB 235**

**(Mayes R)** Electrical corporations: recovery of catastrophic wildfire costs and expenses.

**Current Text:** Amended: 4/30/2019  html  pdf

**Introduced:** 1/18/2019

**Last Amend:** 4/30/2019

Page 14/48
Summary: Current law authorizes the Public Utilities Commission, in a proceeding on an application by an electrical corporation to recover costs and expenses arising from a catastrophic wildfire occurring on or after January 1, 2019, to allow cost recovery if the costs and expenses are just and reasonable, after consideration of the conduct of the utility. In evaluating the reasonableness of the costs and expenses, the commission is required to consider the conduct of the electrical corporation and relevant information submitted into the commission record, including in 12 specified areas. Notwithstanding the commission’s determination of whether the costs and expenses are just and reasonable as described above, when determining recovery by an electrical corporation for costs and expenses arising from a catastrophic wildfire occurring on or after January 1, 2019, this bill would authorize the commission to consider the electrical corporation’s financial status and determine the maximum amount the corporation can pay without harming ratepayers or materially impacting the electrical corporation’s ability to provide adequate and safe service.

Position  Priority  Subject
Watch  Disaster Relief

Attachments:
AB 235 (Mayes) CA Wildfire Catastrophe Fund Fact Sheet

AB 247 (Dahle) Disaster relief: Carr and Klamathon fires.
Current Text: Introduced: 1/22/2019  html, pdf
Introduced: 1/22/2019
Status: 7/1/2019-In committee: Referred to APPR. suspense file.
Location: 7/1/2019-S. APPR. SUSPENSE FILE
Summary: The California Disaster Assistance Act provides that the state share for disaster project allocations to local agencies is no more than 75% of total state eligible costs, except for specified events for which the state share is up to 100% of state eligible costs. This bill would provide that the state share is up to 100% of total state eligible costs connected with the Klamathon fire that started on July 5, 2018, in the County of Siskiyou, and the Carr fire that started on July 23, 2018, in the County of Shasta.

Position  Priority  Subject
Support  Disaster Relief

Attachments:
AB 247 (Dahle) CFCA-FDAC Support Letter Sen. Approps. 06-24-19
AB 247 (Dahle) CFCA-FDAC Support Letter Sen. GO 05-31-19
AB 247 (Dahle) Support Letter Author & Assm. GO 3-26-19
AB 247 (Dahle) Fact Sheet
Notes:
05/31/19-AB 247 (Dahle) CFCA-FDAC Support Letter Senate Governmental Organization
3/26/2019-AB 247 (Dahle)Support Letter Author & Assm. GO

AB 740 (Burke D) Property insurance: fire hazard severity zones.
Current Text: Amended: 7/2/2019  html, pdf
Introduced: 2/19/2019
Last Amend: 7/2/2019
Status: 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 11. Noes 0.) (July 10). Re-referred to Com. on APPR.
Location: 7/10/2019-S. APPR.
Calendar: 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)
SENATE APPROPRIATIONS, PORTANTINO, Chair
Summary: The California FAIR Plan Association is a joint reinsurance association formed by state insurers licensed to write and engaged in writing basic property insurance within this state to assist persons in securing basic property insurance and to formulate and administer a program and FAIR Plan for the equitable apportionment among insurers of basic property insurance. Existing law requires each insurer to participate in the writings, expenses, and profits and losses of the association in the proportion that its premiums written bear to the aggregate premiums written by all insurers in the
program, as specified, but requires the plan to provide for a method for insurers who voluntarily write basic property insurance on risks located in areas designated as brush hazard areas to be proportionately relieved of the liability to participate in the plan. This bill would add to the insurers that are proportionately relieved of the liability to participate in the FAIR Plan those voluntarily writing basic property insurance on risks in high or very high fire hazard severity zones, as determined and mapped by the Department of Forestry and Fire Protection.

**SB 45**

(Allen D) **Wildfire, Drought, and Flood Protection Bond Act of 2020.**

**Current Text:** Amended: 4/4/2019  html  pdf

**Introduced:** 12/3/2018

**Last Amend:** 4/4/2019

**Status:** 5/1/2019-May 6 set for first hearing canceled at the request of author.

**Location:** 4/25/2019-S. APPR.

**Summary:** Would enact the Wildfire, Drought, and Flood Protection Bond Act of 2020, which, if approved by the voters, would authorize the issuance of bonds in the amount of $4,300,000,000 pursuant to the State General Obligation Bond Law to finance projects to restore fire damaged areas, reduce wildfire risk, create healthy forest and watersheds, reduce climate impacts on urban areas and vulnerable populations, protect water supply and water quality, protect rivers, lakes, and streams, reduce flood risk, protect fish and wildlife from climate impacts, improve climate resiliency of agricultural lands, and protect coastal lands and resources.

**Attachments:**

SB 45 (Allen) Wildfire Drought and Flood Protection Bond Act Fact Sheet 120318

**SB 110**

(Committee on Budget and Fiscal Review) **Budget Act of 2019.**

**Current Text:** Amended: 7/5/2019  html  pdf

**Introduced:** 1/10/2019

**Last Amend:** 7/5/2019

**Status:** 7/11/2019-Assembly Rule 96 and 63 suspended. Withdrawn from committee. Ordered to third reading.

**Location:** 7/11/2019-A. THIRD READING

**Summary:** The Budget Act of 2019 made appropriations for the support of state government for the 2019–20 fiscal year and identified specified bills as other bills providing for appropriations relating to the Budget Bill within the meaning of subdivision (e) of Section 12 of Article IV of the California Constitution. This bill would amend the Budget Act of 2019 by amending an item of appropriation and adding bills to that list of other bills providing for appropriations related to the Budget Bill.

**SB 111**

(Committee on Budget and Fiscal Review) **Wildfire agencies: public utilities: safety and insurance.**

**Current Text:** Amended: 7/5/2019  html  pdf

**Introduced:** 1/10/2019

**Last Amend:** 7/5/2019

**Status:** 7/11/2019-Assembly Rule 96 and 63 suspended. Withdrawn from committee. Ordered to third reading.

**Location:** 7/11/2019-A. THIRD READING

**Summary:** Would create in state government the California Catastrophe Response Council to oversee the CEA and the Wildfire Fund Administrator, who this bill would require the council to appoint. The council would be composed of the Governor, the Treasurer, the commissioner, and the Secretary of the Natural Resources Agency, or their designees, and 3 members of the public appointed by the Governor, one member appointed by the Senate Committee on Rules, and one member appointed by the Speaker of the Assembly, who would serve 4-year staggered terms.
SB 763  (Galgiani D)  Personal income tax: gross income exclusion: discharge of qualified principal residence indebtedness: federal disaster areas.

Introduced: 2/22/2019
Last Amend: 7/3/2019
Status: 7/9/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 10. Noes 0.) (July 8). Re-referred to Com. on APPR.
Location: 7/9/2019-A. APPR.

Summary: Would provide that discharges of qualified principal residence indebtedness occurring on or after January 1, 2017, and before January 1, 2019, due to the loss of a principal residence within a federally declared disaster area, are also excluded from an individual’s gross income. The bill would discharge indebtedness for related penalties and interest. The bill would also make other nonsubstantive changes.

Position Priority Subject
Watch  
Disaster Relief

Drones/Unmanned Aircraft

AB 1190  (Irwin D)  Unmanned aircraft: state and local regulation: limitations.

Current Text: Amended: 5/1/2019  html  pdf
Introduced: 2/21/2019
Last Amend: 5/1/2019
Status: 6/19/2019-Referred to Com. on RLS.
Location: 5/24/2019-S. RLS.

Summary: Would, among other things, prohibit a state or local agency from adopting any law or regulation that bans the operation of an unmanned aircraft system. The bill would also authorize a local agency to adopt regulations to enforce FAA regulations regarding the operation of unmanned aircraft systems and would authorize local agencies to regulate the operation of unmanned aircraft systems within their jurisdictions, as specified. The bill would also authorize a local agency to require an unmanned aircraft operator to provide proof of federal, state, or local registration to licensing or enforcement officials.

Position Priority Subject
Watch 
Drones/Unmanned Aircraft

Attachments:
AB 1190 (Irwin) Drone Regulation - Fact Sheet

Notes:
4/12/2019-no movement on this Bill - our concerns remain
3/9/2019-concern about use during and around emergencies.

SB 648  (Chang R)  Unmanned aircraft systems: accident notification.

Introduced: 2/22/2019
Last Amend: 6/27/2019
Status: 7/12/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 6/27/2019)(May be acted upon Jan 2020)
Location: 7/12/2019-A. 2 YEAR

Summary: Would require, except as specified, the operator of an unmanned aircraft system involved in an accident resulting in injury to an individual or damage to property to immediately land the unmanned aircraft at the nearest location that will not jeopardize the safety of others and to provide certain information to the injured individual or the owner or person in charge of the damaged property, or place that information in a conspicuous place on the damaged property.

Position Priority Subject
Watch 
Drones/Unmanned Aircraft
### Emergency Medical Services

**AB 453 (Chau D)**  
**Emergency medical services: training.**  
**Current Text:** Enrollment: 7/8/2019  
**Introduced:** 2/11/2019  
**Last Amend:** 4/4/2019  
**Status:** 7/8/2019-Enrolled and presented to the Governor at 3:30 p.m.  
**Location:** 7/8/2019-A. ENROLLED  

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<td>Watch</td>
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<td>Emergency Medical Services</td>
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**Summary:** Under current law, the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act, the Emergency Medical Services Authority is responsible for establishing minimum standards and promulgating regulations for the training and scope of practice for an Emergency Medical Technician-I (EMT-I), Emergency Medical Technician-II (EMT-II), and Emergency Medical Technician-Paramedic (EMT-P). This bill would require EMT-I, EMT-II, and EMT-P standards established pursuant to the above provision to include a training component on how to interact effectively with persons with dementia and their caregivers.

### AB 651 (Grayson D)  
**Air ambulance services.**  
**Current Text:** Amended: 7/1/2019  
**Introduced:** 2/15/2019  
**Last Amend:** 7/1/2019  
**Status:** 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 10). Re-referred to Com. on APPR.  
**Location:** 7/10/2019-S. APPR.  

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)  
SENATE APPROPRIATIONS, PORTANTINO, Chair  

**Summary:** Would require a health care service plan contract or a health insurance policy issued, amended, or renewed on or after January 1, 2020, to provide that if an enrollee, insured, or subscriber (individual) receives covered services from a noncontracting air ambulance provider, the individual shall pay no more than the same cost sharing that the individual would pay for the same covered services received from a contracting air ambulance provider, referred to as the in-network cost-sharing amount. The bill would provide that an individual would not owe the noncontracting provider more than the in-network cost-sharing amount for services.

### Attachments:  
AB 651 (Grayson) CFCA-FDAC Support Letter Senate Health 06-17-2019  
AB 651 (Grayson) CFCA-FDAC Support Letter Author & Assm. Health 04-11-2019  
AB 651 (Grayson) Fact Sheet 2.27.19  

**Notes:**  
6/17/2019-AB 651 (Grayson) CFCA-FDAC Support Letter Senate Health 06-17-2019  
3/9/2019-Purportedly, there have been several federal cases in recent years that have determined that this is not permissible.

### AB 1437 (Chen R)  
**Local government: redevelopment: revenues from property tax override rates.**  
**Current Text:** Amended: 6/24/2019  
**Introduced:** 2/22/2019  
**Last Amend:** 6/24/2019
**AB 1544**  (Gipson D)  Community Paramedicine or Triage to Alternate Destination Act.

**Current Text:** Amended: 7/11/2019  [html](#), [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 7/11/2019

**Status:** 7/11/2019-Read second time and amended. Re-referred to Com. on APPR.

**Location:** 7/11/2019-S. APPR.

**Summary:** Would establish within the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act until January 1, 2030, the Community Paramedicine or Triage to Alternate Destination Act of 2019. The bill would authorize a local EMS agency to develop a community paramedicine or triage to alternate destination program, as defined, to provide specified community paramedicine services. The bill would require the authority to develop regulations to establish minimum standards for a program and would further require the Commission on Emergency Medical Services to review and approve those regulations.

**Attachments:**
- AB 1544 (Gipson) CFCA-FDAC Support Letter Senate Health 06-20-19
- AB 1544 (Gipson) CFCA-FDAC Support Letter Author & Assm. Health 04-04-2019
- AB 1544 (Gipson) Fact Sheet

**Notes:**
- 6/20/2019-AB 1544 (Gipson) CFCA-FDAC Support Letter Senate Health
- 3/9/2019-CPF.Bill

**AB 1705**  (Bonta D)  Medi-Cal: emergency medical transportation services.

**Current Text:** Amended: 7/3/2019  [html](#), [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 7/3/2019

**Status:** 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 10). Re-referred to Com. on APPR.

**Location:** 7/10/2019-S. APPR.

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** Current law requires the State Department of Health Care Services to develop a modified supplemental reimbursement program, with necessary federal approvals, that would seek to increase the reimbursement to a provider of ground emergency medical transportation services provider that is owned or operated by the state, a city, county, city and county, fire protection district, special district, community services district, health care district, or a federally recognized Indian tribe. Current law requires the nonfederal share of any supplemental reimbursement provided under the modified program to be derived from voluntary intergovernmental transfers of local funds. Current law states the Legislature’s intent in enacting these provisions to provide the supplemental reimbursement without any expenditure from the General Fund. The bill would instead require the department to implement, subject to any necessary federal approvals, and no sooner than July 1, 2021, the Public Provider Intergovernmental Transfer Program (program), for the duration of any Medi-Cal managed...
care rating period, and would authorize the department to continue conducting any administrative tasks related to the above-specified supplemental Medi-Cal reimbursement.

### Attachments:
- AB 1705 (Bonta) CFCA-FDAC Support Letter Sen. Health 06-24-2019
- AB 1705 (Bonta) Marin County FCA Support Letter Sen. McGuire 05-31-2019
- AB 1705 (Bonta) ECCFPD Support Letter Assm. Bonta 05-31-2019
- AB 1705 (Bonta) CFCA-FDAC Letter Assembly Health 04-02-2019

### Notes:
- 4/12/2019-NEED: Get Public Hospital support as we are moving from their program
- 4/2/2019-AB 1705 (Bonta) CFCA-FDAC Letter Assembly Health
- 3/27/2019-AB 1705 (Bonta) CFCA-FDAC Final Letter to Assembly Health

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**SB 438**

(**Hertzberg D**) Emergency medical services: dispatch.

**Current Text:** Amended: 7/11/2019 [html](#) [pdf](#)

**Introduced:** 2/21/2019

**Last Amend:** 7/11/2019

**Status:** 7/11/2019-Read second time and amended. Ordered to second reading.

**Location:** 7/11/2019-A. SECOND READING

**Summary:** Would prohibit a public agency from delegating, assigning, or contracting for “911” emergency call processing services for the dispatch of emergency response resources unless the delegation or assignment is to, or the contract or agreement is with, another public agency. The bill would exempt from that prohibition a public agency that is a joint powers authority that delegated, assigned, or contracted for “911” call processing services on or before January 1, 2019, under certain conditions.

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**Position**  
**Priority**  
Sponsor/Support 1

**Subject**  
Emergency Medical Services

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**Attachments:**
- SB 438 (Hertzberg) CFCA Support Memo Assm. Health 07-03-2019
- SB 438 (Hertzberg) CFCA Support Memo Sen. Governance 04-08-2019
- SB 438 (Hertzberg) CFCA-FDAC Support Letter Author & Sen. Governance 04-04-2019
- SB 438 (Hertzberg) - CFCA-FDAC Support Letter Author & Sen. Governance 04-04-2019 (REVISED)
- SB 438 (Hertzberg) - Background Fact Sheet UPDATED 03-25-2019

**Notes:**

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### Emergency Planning

**AB 394**

(**Obernolte R**) California Environmental Quality Act: exemption: egress route project or activity: fire safety.

**Current Text:** Amended: 6/13/2019 [html](#) [pdf](#)

**Introduced:** 2/6/2019

**Last Amend:** 6/13/2019

**Status:** 7/9/2019-VOTE: Do pass as amended, but first amend, and re-refer to the Committee on [Appropriations] (PASS)

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Page 20/48
Summary:
Would, until January 1, 2025, exempt from CEQA egress route projects or activities undertaken by a public agency that are specifically recommended by the State Board of Forestry and Fire Protection that improve the fire safety of an existing subdivision if certain conditions are met. The bill would require the lead agency to hold a noticed public meeting to hear and respond to public comments before determining that a project or activity is exempt. The bill would require the lead agency to file a notice of exemption with the Office of Planning and Research and with the clerk of the county in which the project or activity will be located.

Position
Support
Priority
Subject
Emergency Planning

Attachments:
AB 394 (Obernolte) CFCA-FDAC Support Letter Senate Natural Resources 06-17-2019
AB 394 (Obernolte) CFCA-FDAC Support Letter Senate EQ Floor 05-28-2019
AB 394 (Obernolte) CFCA-FDAC Support Letter Author & Assm. Floor 04-11-2019
AB 394 (Obernolte) Fact Sheet Fire Safety CEQA Exemption
AB 394 (Obernolte) San Bernardino County Support Letter 03-01-2019

Notes:
06-17-2019-AB 394 (Obernolte) CFCA-FDAC Support Letter Sen. Natural Resources
3/1/2019-AB 394 (Obernolte) San Bernardino County Support Letter

AB 477 (Cervantes D) Emergency preparedness: vulnerable populations.

Introduced: 2/12/2019
Last Amend: 6/3/2019
Location: 7/9/2019-S. THIRD READING

Summary:
Current law authorizes cities, cities and counties, and counties to create disaster councils, by ordinance, to develop plans for meeting any condition constituting a local emergency or state of emergency, including, but not limited to, earthquakes, natural or manmade disasters specific to that jurisdiction, or state of war emergency. This bill would require a county, or a city and county, to include representatives from the access and functional needs population, as defined, in the next regular update to its emergency plan, as specified.

Position
Support
Priority
Subject
Emergency Planning

AB 661 (McCarty D) Wildfire Smoke Air Pollution Emergency Plan: Sacramento Metropolitan Air Quality Management District.

Introduced: 2/15/2019
Last Amend: 6/24/2019
Status: 7/8/2019-In committee: Referred to APPR. suspense file.
Location: 7/8/2019-S. APPR. SUSPENSE FILE

Summary:
Would require the Sacramento Metropolitan Air Quality Management District to prepare a wildfire smoke air pollution emergency plan as an informational source for local agencies and the public during a wildfire smoke air pollution emergency, as specified. The bill would authorize the Sacramento Metropolitan Air Quality Management District to conduct public education, marketing, demonstration, monitoring, research, and evaluation programs or projects with respect to wildfire smoke impact control measures.

Position
Support
Priority
Subject
Emergency Planning

AB 1054 (Holden D) Public utilities: wildfires and employee protection.

Introduced: 2/21/2019
Last Amend: 7/5/2019

Location: 7/11/2019-A. ENROLLMENT

Summary: Would establish the California Wildfire Safety Advisory Board consisting of 7 members appointed by the Governor, Speaker of the Assembly, and Senate Committee on Rules, as provided, who would serve 4-year staggered terms. The bill would require the board, among other actions, to advise and make recommendations related to wildfire safety to the Wildfire Safety Division or, on and after July 1, 2021, the Office of Energy Infrastructure Safety, as established pursuant to AB 111 or SB 111 of the 2019-20 Regular Session.

Attachments:

**AB 1062** (Limón D) Pupil instruction: community emergency response training.

Current Text: Amended: 7/2/2019 html pdf
Introduced: 2/21/2019
Last Amend: 6/11/2019
Status: 7/10/2019-Approved by the Governor. Chaptered by Secretary of State - Chapter 70, Statutes of 2019.

Location: 7/10/2019-A. CHAPTERED

Summary: Current law requires each pupil completing grade 12 to satisfy certain requirements as a condition of receiving a diploma of graduation from high school. These requirements include the completion of designated coursework in grades 9 to 12, inclusive. Current law authorizes a governing board of a school district to adopt other coursework requirements. This bill would authorize, if the governing board of a school district requires the completion of community service hours as a requirement for graduation from high school, a school district to provide a pupil with credit towards the required community service hours commensurate with the hours required for completion of a course in community emergency response training.

Attachments:

**AB 1299** (Flora R) Mutual aid: reimbursements: volunteer firefighters.

Current Text: Amended: 7/2/2019 html pdf
Introduced: 2/22/2019
Last Amend: 7/2/2019

Location: 7/9/2019-S. THIRD READING

Summary: Would require a nonprofit or public fire department that has volunteer firefighters and receives reimbursement from the federal, state, or local government through a mutual aid request, if the applicable fire agreement is intended to reimburse for personnel costs for work performed associated with firefighting in which the volunteer firefighters of the fire department have participated, to pass through to those volunteers specific reimbursement. The bill would require a fire department that utilizes the services of volunteer firefighters to maintain documentation of reimbursements and allow access to those records as prescribed.

Attachments:

**Notes:**
4/12/2019-Should be a CERT training Bill - not in current language. PPA to investigate FS REQUESTED.

**AB 1299 (Flora) CFCA-FDAC Support Letter Assm. Labor and Employment 04-17-2019 v2**

Notes:
4/12/2019-move to support - we need to support our volunteers.

**AB 1429** (Chen R) Hazardous materials: business plans.

**Current Text:** Chaptered: 7/9/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 5/22/2019

**Status:** 7/9/2019-Approved by the Governor. Chaptered by Secretary of State - Chapter 66, Statutes of 2019.

**Location:** 7/9/2019-A. CHAPTERED

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**Summary:** Current law requires the owner or operator of certain aboveground storage tanks to file with the statewide information management system a tank facility statement that includes specified information. Current law provides that an owner or operator that submits a business plan to the statewide information management system and that complies with other specified law satisfies the requirement to file a tank facility statement. This bill would require a business with a facility that is not required to submit tier II information pursuant to a specified mentioned federal provision and is not subject to the provisions governing those aboveground storage tanks to submit its business plan once every three years, instead of annually.

**Position**

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**Attachments:**

AB 1500 (Carrillo) CFCA-FDAC Support Letter Senate EQ 06-17-2019
AB 1500 (Carrillo) CFCA-FDAC Support Letter Author & Assm. Appropriations 04-17-2019

**Notes:**

6/17/2019-AB 1500 (Carrillo) CFCA-FDAC Support Letter Senate EQ 06-17-2019
**AB 1789** (Flora R) **Electrical corporations: high fire threat areas: electrical grid monitoring equipment.**


*Introduced: 2/22/2019*

*Last Amend: 4/25/2019*

*Status: 5/2/2019-Re-referred to Com. on RLS. pursuant to Assembly Rule 96(a).*

*Location: 5/2/2019-A. RLS.*

**Summary:** Would require each electrical corporation to install monitoring equipment on transmission and distribution lines in high fire threat areas as designated by the Public Utilities Commission by December 31, 2020. The bill would require that the monitoring equipment be installed between each set of poles or towers, generate raw data on line temperature, ambient temperature, electrical current, line movement, and barometric pressure, access satellite communication for connectivity, and be noninvasive at point of installation.

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**AB 1823** *(Committee on Natural Resources)* **Fire protection: local fire planning.**


*Introduced: 3/12/2019*

*Last Amend: 6/5/2019*

*Status: 7/11/2019-From Consent Calendar. Ordered to inactive file at the request of Senator Stern.*

*Location: 7/11/2019-S. INACTIVE FILE*

**Summary:** Current law requires the State Board of Forestry and Fire Protection, on or before July 1, 2022, to develop criteria for and maintain a “Fire Risk Reduction Community” list of local agencies located in a state responsibility area or a very high fire hazard severity zone that meet best practices for local fire planning. Current law requires the state board to consider certain things when developing the criteria for the list, including recently developed or updated community wildfire protection plans. This bill would also require the state board, when considering developing criteria for the list, to consider compliance with the state board’s regulations, including minimum fire safety standards.

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**SB 130** *(Galgiani D)* **Fire prevention grants: cities in very high fire hazard severity zones: emergency fire siren warning system.**


*Introduced: 1/10/2019*

*Last Amend: 6/27/2019*

*Status: 6/27/2019-Read second time and amended. Re-referred to Com. on APPR.*

*Location: 6/27/2019-A. APPR.*

**Summary:** Would require the Department of Forestry and Fire Protection, in consultation with the Office of Emergency Services, to establish a grant program to provide grants to applicant cities located in areas designated as very high fire hazard severity zones, as specified, to be used for the installation and implementation or the refurbishment of an emergency fire siren warning system, which could include a voice warning system, as specified. The bill would authorize the department to establish a cost-share requirement for the grant program and the director to make advance payments of up to 25% of the total grant award.

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**Attachments:**

- SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Assm. Natural Resources 06-05-19
- SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Sen Natural Resources 04-16-2019

**Notes:**

**SB 167**  
(Dodd D) Electrical corporations: wildfire mitigation plans.  
**Current Text:** Amended: 4/8/2019  
**Introduced:** 1/28/2019  
**Last Amend:** 4/8/2019  
**Status:** 7/11/2019-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 15. Noes 0.) (July 10). Re-referred to Com. on APPR. (Received at desk July 10 pursuant to JR 61(a)(10)).  
**Location:** 7/11/2019-A. APPR.  

**Summary:** Current law requires each electrical corporation to annually prepare and submit a wildfire mitigation plan to the commission for review and approval. Current law requires those wildfire mitigation plans to include specified information, including protocols for disabling reclosers and deenergizing portions of the electrical distribution system that consider the associated impacts on public safety, as well as protocols related to mitigating the public safety impacts of those protocols, including impacts on critical first responders and on health and communication infrastructure. This bill would require each electrical corporation, as part of those protocols, to additionally include protocols related to mitigating the public safety impacts of disabling reclosers and deenergizing portions of the electrical distribution system that consider the impacts on customers who are receiving medical baseline allowances.

**Position**  
Support  

**Priority**  
Emergency Planning  

**Subject**  
Emergency Planning  

**Attachments:**  
SB 167 (Dodd) CFCA-FDAC Support Letter Author 3-26-19  

**Notes:**  
3/26/2019-SB 167 (Dodd) CFCA-FDAC Support Letter Author 3-26-19

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**SB 169**  
(Jackson D) Pipeline safety: records.  
**Current Text:** Introduced: 1/28/2019  
**Introduced:** 1/28/2019  
**Status:** 7/12/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 5/30/2019)  
(May be acted upon Jan 2020)  
**Location:** 7/12/2019-A. 2 YEAR  

**Summary:** The Elder California Pipeline Safety Act of 1981 requires the State Fire Marshal to administer provisions regulating the inspection of intrastate pipelines that transport hazardous liquids. The act requires a pipeline operator to make available to the State Fire Marshal, or any officers or employees authorized by the State Fire Marshal, upon presentation of appropriate credentials, any records, maps, or written procedures that are required by the act to be kept by the pipeline operator and which concern accident reporting, design, construction, testing, or operation and maintenance. This bill would revise and recast specified provisions and would authorize the State Fire Marshal, for purposes of carrying out the requirements of state or federal law relating to hazardous liquid pipeline safety, to require the owner or operator of a pipeline to establish and maintain records, make reports, and provide any information that the State Fire Marshal reasonably requires, as provided.

**Position**  
Watch  

**Priority**  
Emergency Planning  

**Subject**  
Emergency Planning  

**Attachments:**  
SB 169 (Jackson) Fact Sheet 3.4.19

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**SB 182**  
(Jackson D) Local government: planning and zoning: wildfires.  
**Current Text:** Amended: 7/3/2019  
**Introduced:** 1/29/2019  
**Last Amend:** 7/3/2019  
**Status:** 7/11/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 1.) (July 10). Re-referred to Com. on APPR. (Received at desk July 10 pursuant to JR 61(a)(10)).  
**Location:** 7/10/2019-A. APPR.  

**Summary:** Would require the safety element, upon the next revision of the housing element or the hazard mitigation plan, on or after January 1, 2020, whichever occurs first, to be reviewed and
updated as necessary to include a comprehensive retrofit strategy to reduce the risk of property loss and damage during wildfires, as specified, and would require the planning agency to submit the adopted strategy to the Office of Planning and Research for inclusion into the clearinghouse described below.

### Position | Priority | Subject
--- | --- | ---
Under Review |  | Emergency Planning

**Attachments:**
SB 182 (Jackson) Fact Sheet 4.5.19

**Notes:**
4/12/2019-Everyone needs to closely review this bill - very compresive review needed

#### SB 209

**Position** | **Priority** | **Subject**
--- | --- | ---
Support |  | Emergency Planning

**Current Text:** Amended: 6/10/2019  [html](#)  [pdf](#)

**Introduced:** 2/4/2019

**Last Amend:** 6/10/2019

**Status:** 7/11/2019-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 15. Noes 0.) (July 10). Re-referred to Com. on APPR. (Received at desk July 10 pursuant to JR 61(a)(10)).

**Location:** 7/11/2019-A. APPR.

**Summary:** Would establish in the state government the California Wildfire Warning Center. The center would comprise representatives from the Public Utilities Commission, the Office of Emergency Services, the Department of Forestry and Fire Protection, 2 county fire chiefs, a representative of an electrical corporation, and a representative of the local publicly owned electric utilities, as provided. The center would have various responsibilities relating to fire-threat weather conditions, including overseeing the development and deployment of a statewide network of automated weather and environmental stations designed to observe mesoscale meteorological phenomena that contribute to increased wildfire risk, including a statewide fire weather forecasting, monitoring, and threat assessment system, as provided.

**Attachments:**
SB 209 (Dodd) CFCA-FDAC Support Letter Assm. Utilities 07-02-2019
SB 209 (Dodd) CFCA-FDAC Support Letter Assm. GO 06-19-2019
SB 209 (Dodd) CFCA-FDAC Support Letter Author 3-26-19

**Notes:**
7/02/2019-SB 209 (Dodd) CFCA-FDAC Support Letter Assembly Utilities
3/26/2019-SB 209 (Dodd) CFCA-FDAC Support Letter Author
3/9/2019-Vision is to create a data fusion center.
06-19-2019 9B 209 (Dodd) Assm. GO Support Letter

#### SB 292

**Position** | **Priority** | **Subject**
--- | --- | ---
Support |  | Emergency Planning

**Current Text:** Amended: 6/17/2019  [html](#)  [pdf](#)

**Introduced:** 2/14/2019

**Last Amend:** 6/17/2019

**Status:** 6/26/2019-June 26 set for first hearing canceled at the request of author.

**Location:** 6/17/2019-A. INS.

**Summary:** Would create the Prepared California Disaster Mitigation Board in state government comprised of specified state officers or their designees and appointed members of the public, as specified. The bill would also establish the Prepared California Disaster Mitigation Program to be administered by the board to award grants to homeowners for fire-related disaster mitigation activities, as specified. The bill would create the Prepared California Disaster Mitigation Fund, as a continuously appropriated fund, for purposes of disaster mitigation.

**Notes:**

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#### SB 548

**Position** | **Priority** | **Subject**
--- | --- | ---
Support |  | Emergency Planning

**Current Text:** Introduced: 2/22/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019
Status: 7/11/2019-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 15, Noes 0.) (July 10). Re-referred to Com. on APPR. (Received at desk July 10 pursuant to JR 61(a)(10)).

Location: 7/11/2019-A. APPR.

Summary: Would require the Public Utilities Commission to adopt a new, or amend an existing, general order to establish a schedule of inspection by electrical corporations of their transmission facilities.

Position | Priority | Subject
---|---|---
Support | Emergency Planning | SB 548 (Hill) Fact Sheet transmission- 2-20-19 (002)

SB 560

(McGuire D) Wildfire mitigation plans: deenergizing of electrical lines: notifications: mobile telephony service providers.


Introduced: 2/22/2019

Last Amend: 6/13/2019

Status: 7/10/2019-VOTE: Do pass as amended, and be re-referred to the Committee on [Appropriations] with recommendation: To Consent Calendar (PASS)

Location: 7/10/2019-A. APPR.

Summary: Would require that the procedures for notifying a customer who may be impacted by the deenergizing of electrical lines include notification, as a priority, at a circuit-by-circuit level, of critical first responders, health care facilities, and operators of telecommunications infrastructure. The bill would require a mobile telephony services provider, upon receipt of a notification regarding the deenergization of electrical lines, to coordinate with appropriate stakeholders for the affected area including, but not limited to, public safety offices, emergency response offices, electrical corporations, local publicly owned electric utilities, and electrical cooperatives.

Position | Priority | Subject
---|---|---
Support | Emergency Planning | SB 560 (McGuire) CFCA-FDAC Assembly Utilities and Energy Support Letter

SB 668

(Rubio D) Fire hydrants: water suppliers: regulations.


Introduced: 2/22/2019

Last Amend: 4/29/2019

Status: 6/27/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 19, Noes 0.) (June 26). Re-referred to Com. on APPR.

Location: 6/26/2019-A. APPR.

Summary: Current law requires a public water system with 10,000 or more service connections to undertake specified actions, including, among other things, to review and revise its disaster preparedness plan to ensure that it is sufficient to address possible disaster scenarios and, following a declared state of emergency, to furnish an assessment of its emergency response within 6 months thereafter and implement related recommendations in a timely manner. Current law also requires the Office of Emergency Services to establish emergency response and recovery plans in coordination with public water systems. This bill would instead impose these requirements upon an urban water supplier, as defined, in statute.

Position | Priority | Subject
---|---|---
Emergency Planning | Emergency Planning | SB 160 (Jackson D) Emergency services: cultural competence.
Amended: 7/3/2019
Introduced: 1/24/2019
Last Amend: 7/3/2019
Status: 7/11/2019-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 19. Noes 0.) (July 10). Re-referred to Com. on APPR. (Received at desk July 10 pursuant to JR 61(a)(10)).
Location: 7/10/2019-A. APPR.

Summary: Would require a county to integrate cultural competence, as defined, into its emergency plan upon the next update to its emergency plan, as specified. The bill would also require a county to provide a forum for community engagement in geographically diverse locations in order to engage with culturally diverse communities, as defined, within its jurisdiction. The bill would authorize a county to establish a community advisory board for the purpose of cohosting, coordinating, and conducting outreach and require any such board to hold its first meeting no later than July 1, 2020.

Attachments:
SB 160 (Jackson) Cultural Competence Fact Sheet

Notes:
3/9/2019—Emergency notification systems need to be in different languages. How would this be implemented and maintained?

Employment Issues

**AB 9** (Reyes D) Employment discrimination: limitation of actions.

Amended: 7/11/2019
Introduced: 12/3/2018
Last Amend: 7/11/2019
Status: 7/11/2019-Read second time and amended. Re-referred to Com. on APPR.
Location: 7/10/2019-S. APPR.

Summary: The California Fair Employment and Housing Act makes specified employment and housing practices unlawful, including discrimination against or harassment of employees and tenants, among others. Existing law authorizes a person claiming to be aggrieved by an alleged unlawful practice to file a verified complaint with the Department of Fair Employment and Housing within one year from the date upon which the unlawful practice occurred, unless otherwise specified. This bill would extend the above-described period to 3 years for complaints alleging employment discrimination, as specified. The bill would specify that the operative date of the verified complaint is the date that the intake form was filed with the Labor Commissioner.

Position | Priority | Subject
---|---|---
Oppose Unless Amended/Coalition | | Employment Issues

Attachments:
AB 9 (Reyes) Coalition Oppose Sen. Judiciary 06-26-2019
AB 9 (Reyes) Coalition Oppose Unless Amended Assm. Floor 05-16-2019
AB 9 (Reyes) Coalition Opp Opp Unless Amended Letter Assm. Appropriations 03-12-2019
AB 9 (Reyes) Fact Sheet

Notes:
03/12/2019—CFCA/FDAC has joined CalChamber Oppose Unless Amended Coalition.

**AB 170** (Gonzalez D) Employment: sexual harassment: liability.

Amended: 6/13/2019
Introduced: 1/8/2019
Last Amend: 6/13/2019
Location: 7/5/2019-S. THIRD READING

Summary: Would require a client employer to share with a labor contractor all civil legal responsibility
and civil liability for harassment for all workers supplied by that labor contractor. The bill would define the terms “client employer,” “labor contractor,” “motion picture payroll services,” and “employee leasing arrangement” for purposes of these provisions.

**Attachments:**
AB 170 (Gonzalez) Fact Sheet 02.11.2019 FINAL

**Notes:**

**AB 171**

(Gonzalez D) Employment: sexual harassment.

**Current Text:** Amended: 7/3/2019 [html] [pdf]

**Introduced:** 1/8/2019

**Last Amend:** 7/3/2019

**Status:** 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 4. Noes 1.) (July 10).

Re-referred to Com. on APPR.

**Location:** 7/10/2019-S. APPR.

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** Current law prohibits an employer from discharging or in any manner discriminating or retaliating against an employee who is a victim of domestic violence, sexual assault, or stalking for taking time off work to obtain specified relief or because of the employee’s status as a victim of domestic violence, sexual assault, or stalking, if the victim provides notice to the employer of the status or the employer has actual knowledge of the status. Current law authorizes an employee to file a complaint with the Division of Labor Standards Enforcement for a violation of these prohibitions within one year from the date of occurrence of the violation. Current law makes it a misdemeanor for an employer to refuse to rehire, promote, or restore an employee who has been determined to be so eligible by a grievance procedure or legal hearing. This bill would expand the scope of these provisions by defining “employer” for purposes of these provisions to mean any person employing another under any appointment or contract of hire and to include the state, political subdivisions of the state, and municipalities.

**Attachments:**
AB 171 (Gonzalez) Fact Sheet 022619 FINAL

**Notes:**

**AB 196**

(Gonzalez D) Paid family leave.

**Current Text:** Amended: 3/26/2019 [html] [pdf]

**Introduced:** 1/10/2019

**Last Amend:** 3/26/2019

**Status:** 7/12/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was L., P.E. & R. on 6/6/2019)(May be acted upon Jan 2020)

**Location:** 7/12/2019-S. 2 YEAR

**Summary:** Would revise the formula for determining benefits available pursuant to the family temporary disability insurance program, for periods of disability commencing after January 1, 2020, by redefining the weekly benefit amount to be equal to 100% of the wages paid to an individual for employment by employers during the quarter of the individual’s disability base period in which these wages were highest, divided by 13, but not exceeding the maximum workers’ compensation temporary disability indemnity weekly benefit amount established by the Department of Industrial Relations.

**Attachments:**
AB 196 (Gonzalez) Fact Sheet

**Notes:**
AB 314  (Bonta D)  Public employment: labor relations: release time.
Introduced: 1/30/2019
Last Amend: 4/22/2019
Status: 7/8/2019-In committee: Referred to APPR. suspense file.
Location:

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Summary: Current law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial Court Employment Protection and Governance Act, the Trial Court Interpreter Employment and Labor Relations Act, Judicial Council Employer-Employee Relations Act, and the Los Angeles County Metropolitan Transportation Authority Transit Employer-Employee Relations Act, as well as provisions commonly referred to as the Educational Employment Relations Act and the Higher Education Employer-Employee Relations Act, regulates the labor relations of the state, the courts, and specified local public agencies and their employees. These acts generally require the public entities in this context to grant employee representatives of recognized employee organizations reasonable time off without loss of compensation or benefits for certain purposes in connection with labor relations, commonly referred to as release time. This bill would prescribe requirements relating to release time that would apply to all of the public employers and employees subject to the acts described above and would generally repeal the provisions relating to release time in those acts.

Position  Priority  Subject
Watch  |  | Employment
|  | Issues

Attachments:
AB 314 (Bonta) Fact Sheet

Notes:
3/9/2019-Already in existing law???

AB 333  (Eggman D)  Whistleblower protection: county patients’ rights advocates.
Introduced: 1/31/2019
Last Amend: 6/26/2019
Status: 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 1.) (July 9). Re-referred to Com. on APPR.
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Calendar: 8/12/2019  10 a.m. - John L. Burton Hearing Room (4203)
SENATE APPROPRIATIONS, PORTANTINO, Chair
Summary: Current law relating to whistleblower protectio prohibits an employer, as defined, or any person acting on behalf of the employer, as defined, from, among other things, preventing an employee from, or retaliating against an employee for, providing information to, or testifying before, any public body conducting an investigation, hearing, or inquiry, if the employee has reasonable cause to believe that the information discloses a violation of a law, regardless of whether disclosing the information is part of the employee’s job duties. A violation of these provisions is a crime. This bill would extend the whistleblower protections afforded to employees to county patients’ rights advocates under contract, as independent contractors or employees of a contracted organization, to provide services relating to mental health advocacy.

Position  Priority  Subject
Watch  |  | Employment
|  | Issues

Attachments:
AB 333 (Eggman) Fact Sheet ver.1 1.29.19

AB 403  (Kalra D)  Division of Labor Standards Enforcement: complaint.
Current Text: Amended: 5/16/2019  html  pdf
Introduced: 2/6/2019
Last Amend: 5/16/2019
Status: 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 1.) (July 9). Re-referred to Com. on APPR.
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Calendar: 8/12/2019  10 a.m. - John L. Burton Hearing Room (4203)
SENATE APPROPRIATIONS, PORTANTINO, Chair

Summary: Current law authorizes a person who believes they have been discharged or otherwise discriminated against in violation of any law under the jurisdiction of the Labor Commissioner to file a complaint with the Division of Labor Standards Enforcement within 6 months after the occurrence of the violation. This bill would extend the period to file a complaint to within 2 years after the occurrence of the violation, except that violations of certain provisions may be filed within one year. This bill contains other related provisions and other current laws.

Position  
Watch
Priority  
Subject  
Employment
Issues

Attachments:  
AB 403 (Kalra) Fact Sheet - Retaliation Claims Deadline 02.06.19 (002)

AB 406  
(Limón D) Disability compensation: paid family leave: application in non-English languages.  
Introduced: 2/7/2019
Last Amend: 6/20/2019
Status: 7/1/2019-In committee: Referred to APPR. suspense file.
Location: 7/1/2019-S. APPR. SUSPENSE FILE

Summary: Current law establishes, within the state disability insurance program administered by the Employment Development Department, a family temporary disability insurance program, also known as the paid family leave program, for the provision of wage replacement benefits to workers who take time off work to care for a seriously ill family member or to bond with a minor child within one year of birth or placement, as specified. This bill, beginning January 1, 2025, would require the department to distribute the application for family temporary disability insurance benefits, in addition to the application in English, in all non-English languages spoken by a substantial number of non-English-speaking applicants, as defined.

Position  
Watch
Priority  
Subject  
Employment
Issues

Attachments:  
AB 406 (Limor) Fact Sheet

AB 418  
(Kalra D) Evidentiary privileges: union agent-represented worker privilege.  
Introduced: 2/7/2019
Last Amend: 6/21/2019
Location: 7/5/2019-S. THIRD READING

Summary: Would establish a privilege between a union agent, as defined, and a represented employee or represented former employee to refuse to disclose any confidential communication between the employee or former employee and the union agent made while the union agent was acting in the union agent’s representative capacity, except as specified. The bill would permit a represented employee or represented former employee to prevent another person from disclosing a privileged communication, except as specified.

Position  
Watch
Priority  
Subject  
Employment
Issues

Attachments:  
AB 418 (Kalra) Fact Sheet - Union Privilege 02.07.19 (002)

AB 462  
(Rodriguez D) Asset management: emerging managers.  
Current Text: Amended: 5/21/2019 html pdf
Introduced: 2/11/2019
Last Amend: 5/21/2019
Status: 5/21/2019-From committee chair, with author’s amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on RLS.
Location: 4/23/2019-S. RLS.
**Summary:** Would require the Board of Administration of the Public Employees’ Retirement System and the Teachers’ Retirement Board to each provide a report to the Legislature, commencing March 1, 2021, and annually thereafter, on the status of achieving appropriate objectives and initiatives, to be defined by the boards, regarding participation of emerging managers responsible for asset management within each system’s portfolio of investments.

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**AB 628**  
(Bonta D) **Employment: victims of sexual harassment: protections.**

*Current Text: Amended: 5/16/2019  html  pdf*  
*Introduced: 2/15/2019*  
*Last Amend: 5/16/2019*  

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**Summary:** Current law prohibits an employer from discharging or discriminating or retaliating against, an employee who is a victim of domestic violence, sexual assault, or stalking because of the employee's status as a victim, if the employer has notice or knowledge of that status. Current law additionally prohibits an employer with 25 or more employees from discharging, or discriminating or retaliating against, an employee who is a victim, in this regard, who takes time off to obtain specified services or counseling. This bill would extend these employment protections to victims of sexual harassment, as defined. The bill would also extend these employment protections to specified family members, as defined, of the victims for taking time off from work to provide assistance to the victims when seeking relief or obtaining those services and counseling, as specified.

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**Attachments:**  
AB 628 (Bonta) Fact Sheet

**AB 664**  
(Cooper D) **County employees’ retirement: permanent incapacity.**

*Current Text: Amended: 3/13/2019  html  pdf*  
*Introduced: 2/15/2019*  
*Last Amend: 3/13/2019*  

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**Summary:** Would require, for purposes of determining permanent incapacity of certain members employed as peace officers in the County of Sacramento, that those members be evaluated by the retirement system to determine if they can perform all of the usual and customary duties of a peace officer, as specified. The bill would apply to members who file applications for disability on or after the effective date of the act, except for cases on appeal at that time. The bill would require the board of retirement to develop a method of tracking the costs of providing permanent disability retirement to the members who become eligible for disability retirement pursuant to the bill’s provisions. The bill would repeal these provisions on December 31, 2024.

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**AB 932**  
(Low D) **Workers’ compensation: off-duty firefighters.**

*Current Text: Introduced: 2/20/2019  html  pdf*  
*Introduced: 2/20/2019*  
*Status: 7/12/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was L., P.E. & R. on 5/16/2019)(May be acted upon Jan 2020)*

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**Summary:** Current law grants workers’ compensation benefits to a firefighter, or the firefighter’s dependents, if the firefighter is injured, dies, or is disabled by proceeding to or engaging in a fire-suppression or rescue operation, or the protection of life or property, anywhere in California, but is not acting under the immediate supervision of the employer. This bill would expand the scope of this
provision to apply when a firefighter engages in a fire-suppression or rescue operation, or the protection or preservation of life or property, outside of this state.

Position | Priority | Subject
---|---|---
Support | | Employment

Issues

Attachments:  
AB 932 (Low) CFCA-FDAC Support Letter Author & Assm. Insurance 03-26-2019

Notes:  

**AB 1107 (Chu D) Workers’ compensation.**

Current Text: Amended: 4/22/2019  
Introduced: 2/21/2019

Last Amend: 4/22/2019

Status: 5/16/2019-Referred to Com. on L., P.E. & R.

Location: 5/16/2019-S. L., P.E. & R.

Summary: Current law requires, when payment of compensation has been unreasonably delayed or refused, either prior to or subsequent to the issuance of an award, the amount of the payment unreasonably delayed or refused to be increased up to 25% or up to $10,000, whichever is less, except for unreasonable delay in the provision of medical treatment for periods of time necessary to complete the utilization review process. Current law provides that a determination by the appeals board or a final determination of the administrative director pursuant to independent medical review that medical treatment is appropriate is not conclusive evidence that medical treatment was unreasonably delayed or denied for purposes of imposing those penalties. This bill would exclude a final determination of the administrative director pursuant to independent medical review from the latter provision regarding conclusive evidence that medical treatment was unreasonably delayed or denied.

Position | Priority | Subject
---|---|---

Support | | Employment

Issues

Attachments:  
AB 1107 (Chu) Fact Sheet

**AB 1116 (Grayson D) Firefighters: peer support.**

Current Text: Amended: 7/11/2019  
Introduced: 2/21/2019

Last Amend: 7/11/2019

Status: 7/11/2019-Read second time and amended. Re-referred to Com. on APPR.

Location: 7/11/2019-S. APPR.

Summary: Would, until January 1, 2025, create the Firefighter Peer Support and Crisis Referral Services Pilot Program. The bill would, for purposes of the act, define a “peer support team” as a team composed of emergency service personnel, as defined, hospital staff, clergy, and educators who have been appointed to the team by a Peer Support Labor-Management Committee, as defined, and who have completed a peer support training course developed and delivered by the California Firefighter Joint Apprenticeship Committee, as specified.

Position | Priority | Subject
---|---|---
Support | | Employment

Issues

Attachments:  
AB 1116 (Grayson) CFCA-FDAC Assm. Health Support Letter 04-04-2019
AB 1116 (Grayson) Fact Sheet 2.5.19.pdf

Notes:  
6/20/2019-AB 1116 (Grayson) CFCA-FDAC Senate Health Support Letter  
3/9/2019-***May be an opportunity for our FRF Bill***

**AB 1124 (Maienschein D) Employment safety: outdoor workers: wildfire smoke.**

Current Text: Amended: 7/1/2019  
Introduced: 2/21/2019

Notes:  
6/20/2019-AB 1116 (Grayson) CFCA-FDAC Senate Health Support Letter  
3/9/2019-***May be an opportunity for our FRF Bill***
**Summary:** Would require, by July 18, 2019, the Occupational Safety and Health Standards Board to adopt emergency regulations that require employers to make respirators available to outdoor workers on any day the outdoor worker could reasonably be expected to be exposed to harmful levels of smoke from wildfires, or burning structures due to a wildfire, while working. By expanding the scope of an existing crime, the bill would impose a state-mandated local program.

**Position** | **Priority** | **Subject**
---|---|---
Watch | Employment | Issues

**Attachments:**
- AB 1124 (Maienschein) Wildfire Protection Fact Sheet

**AB 1400** (Kamlager-Dove D) Employment safety: firefighting equipment: mechanics.

**Current Text:** Amended: 7/2/2019

**Introduced:** 2/22/2019

**Last Amend:** 7/2/2019

**Status:** 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 4. Noes 0.) (July 10). Re-referred to Com. on APPR.

**Location:** 7/10/2019-S. APPR.

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** Would require the Commission on Health and Safety and Workers’ Compensation, in partnership with the County of Los Angeles and relevant labor organizations, on or before May 31, 2020, to submit a study to the Legislature and the Los Angeles County Board of Supervisors on the risk of exposure to carcinogenic materials and incidence of occupational cancer in mechanics who repair and clean firefighting vehicles in the County of Los Angeles.

**Position** | **Priority** | **Subject**
---|---|---
Support | Employment | Issues

**Attachments:**
- AB 1400 (Kamlager-Dove) CFCA-FDAC Revised Support Letter Sen Labor 07-08-2019
- AB 1400 (Kamlager-Dove) CFCA-FDAC Support Letter Assm Insurance 04-12-2019

**Notes:**
- 7/08/2019-AB 1400 (Kamlager-Dove) CFCA-FDAC Support Letter Senate Labor 07-08-2019
- 4/12/2019-AB 1400 (Kamlager-Dove) CFCA-FDAC Support Letter Assm Insurance 04-12-2019

**AB 1804** (Committee on Labor and Employment) Occupational injuries and illnesses: reporting.

**Current Text:** Amended: 6/13/2019

**Introduced:** 2/28/2019

**Last Amend:** 6/13/2019

**Status:** 7/1/2019-Read third time. Passed. Ordered to the Assembly. In Assembly. Concurrence in Senate amendments pending. May be considered on or after July 3 pursuant to Assembly Rule 77.

**Location:** 7/1/2019-A. CONCURRENCE

**Summary:** Current law requires an employer to immediately report a serious occupational injury, illness, or death to the Division of Occupational Safety and Health by telephone or email, as specified. This bill, instead, would require the report of serious occupational injury, illness, or death to the division to be made immediately by telephone or through an online mechanism established by the division for that purpose. The bill, until the division has made the online mechanism available, would require that the employer be permitted to make the report by telephone or email.

**Position** | **Priority** | **Subject**
---|---|---
Watch | Employment | Issues

**Notes:**

**AB 1805** (Committee on Labor and Employment) Occupational safety and health.
Summary: Current law defines “serious injury or illness” and “serious exposure” for purposes of reporting serious occupational injury or illness to the Division of Occupational Safety and Health and for purposes of establishing the division’s duty to investigate employment accidents and exposures. This bill would recast the definition of “serious injury or illness” by removing the 24-hour minimum time requirement for qualifying hospitalizations, excluding those for medical observation or diagnostic testing, and explicitly including the loss of an eye as a qualifying injury. The bill would delete loss of a body member from the definition of serious injury and would, instead, include amputation.

Position  Priority  Subject
Watch  Employment  Issues

Notes:

SB 266  (Leyva D) Public Employees’ Retirement System: disallowed compensation: benefit adjustments.

Summary: Would establish new procedures under PERL for cases in which PERS determines that the benefits of a member or annuitant are, or would be, based on disallowed compensation that conflicts with PEPRA and other specified laws and thus impermissible under PERL. The bill would also apply these procedures retroactively to determinations made on or after January 1, 2017, if an appeal has been filed and the employee member, survivor, or beneficiary has not exhausted their administrative or legal remedies. At the threshold, after determining that compensation for an employee member reported by the state, school employer, or a contracting agency is disallowed, the bill would require the applicable employer to discontinue the reporting of the disallowed compensation.

Position  Priority  Subject
Watch  Employment  Issues

Notes:

SB 537  (Hill D) Workers’ compensation: treatment and disability.

Summary: Would require the Administrative Director of the Division of Workers’ Compensation to issue a report to the Legislature, on or before January 1, 2023, comparing potential payment alternatives for providers to the official medical fee schedule. The bill would also require, on or before January 1, 2023, and annually thereafter, the administrative director to publish on the division’s internet website provider utilization data for physicians, as defined above, who treated 10 or more injured workers during the 12 months before July 1 of the previous year, including the number of injured workers treated by the physician and the number of utilization review decisions that resulted in a modification or denial of a request for authorization of medical treatment.

Position  Priority  Subject
Watch  Employment
SB 537 (Hill) Spot Fact Sheet

**SB 542 (Stern D) Workers’ compensation.**

**Current Text:** Introduced: 2/22/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019

**Status:** 7/10/2019-VOTE: Do pass as amended and be re-referred to the Committee on [Appropriations] (PASS)

**Location:** 7/10/2019-A. APPR.

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**Summary:** Would provide that in the case of certain state and local firefighting personnel and peace officers, the term “injury” also includes a mental health condition or mental disability that results in a diagnosis of post-traumatic stress or mental health disorder that develops or manifests itself during a period in which the firefighting member or peace officer is in the service of the department or unit. These provisions would apply to claims for benefits filed or pending on or after January 1, 2017.

**Attachments:**
- SB 542 (Stern) CFCA-FDAC Support Letter Assm. Insurance 07-09-2019
- SB 542 (Stern) Cosumnes CSD Fire Support Letter Assm. Insurance
- SB 542 (Stern) CFCA-FDAC Support Letter Author & Sen. Labor 04-05-2019
- SB 542 (Stern) Fact Sheet - Trauma Treatment Act

**Notes:**

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**AB 188 (Daly D) Fire insurance: valuation of loss.**

**Current Text:** Chaptered: 7/9/2019  [html](#)  [pdf](#)

**Introduced:** 1/10/2019

**Last Amend:** 5/14/2019

**Status:** 7/9/2019-Approved by the Governor. Chaptered by Secretary of State - Chapter 59, Statutes of 2019.

**Location:** 7/9/2019-A. CHAPTERED

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**Summary:** Current law provides that the measure of indemnity in fire insurance under an open policy is the expense to replace the thing lost or injured in its condition at the time of the injury, with the expense computed as of the start of the fire. Current law also provides that under an open policy that requires payment of actual cash value, the measure of the actual cash value recovery is the policy limit or the fair market value of the structure, whichever is less, in the case of a total loss to the structure. In the case of a partial loss to the structure or loss to its contents, the actual cash value recovery under existing law is the amount it would cost the insured to repair, rebuild, or replace the thing lost or injured less a fair and reasonable deduction for physical depreciation based upon its condition at the time of the injury or the policy limit, whichever is less. This bill would delete the provisions regarding the actual cash value of the claim of total loss to the structure and would instead require that the actual cash value of the claim, for either a total or partial loss to the structure or its contents, be the amount it would cost the insured to repair, rebuild, or replace the thing lost or injured less a fair and reasonable deduction for physical depreciation based upon its condition at the time of the injury or the policy limit, whichever is less.

**Attachments:**
- SB 542 (Stern) CFCA-FDAC Support Letter Assm. Insurance 07-09-2019
- SB 542 (Stern) Cosumnes CSD Fire Support Letter Assm. Insurance
- SB 542 (Stern) CFCA-FDAC Support Letter Author & Sen. Labor 04-05-2019
- SB 542 (Stern) Fact Sheet - Trauma Treatment Act

**Notes:**

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**SB 290 (Dodd D) Natural disasters: insurance and related alternative risk-transfer products: Special Fund for Economic Uncertainties.**

**Current Text:** Amended: 6/11/2019  [html](#)  [pdf](#)

**Introduced:** 2/14/2019

**Last Amend:** 6/11/2019

**Status:** 7/9/2019-Approved by the Governor. Chaptered by Secretary of State - Chapter 59, Statutes of 2019.

**Location:** 7/9/2019-A. CHAPTERED

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**Summary:** This bill would create a Special Fund for Economic Uncertainties, which would be available for the purpose of providing financial assistance to individuals and businesses affected by natural disasters in this state. The fund would be financed by contributions from property and casualty insurers and would be administered by the Department of Insurance. The bill would also provide for the establishment of a Natural Disaster Preparedness and Response Plan to coordinate responses to natural disasters.

**Attachments:**
- SB 542 (Stern) CFCA-FDAC Support Letter Assm. Insurance 07-09-2019
- SB 542 (Stern) Cosumnes CSD Fire Support Letter Assm. Insurance
- SB 542 (Stern) CFCA-FDAC Support Letter Author & Sen. Labor 04-05-2019
- SB 542 (Stern) Fact Sheet - Trauma Treatment Act

**Notes:**
**Summary:** Would authorize the Governor to purchase insurance, reinsurance, insurance linked securities, or other related alternative risk-transfer products for the State of California to help mitigate against costs incurred by the state in response to a mudslide, wildfire, or flood. The bill would require the Office of Emergency Services, or another agency designated by the Governor, to work with the Treasurer and the Insurance Commissioner to determine the appropriate product to be purchased by the state pursuant to these provisions.

**Position**
- Watch

**Priority**
- Fire Insurance

**Subject**

**Attachments:**
- SB 290 (Dodd) Fact Sheet CA Disaster Insurance

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**AB 1516**  
(Friedman D) Fire prevention: wildfire risk: defensible space and fuels reduction management.

**Current Text:** Amended: 7/3/2019

**Introduced:** 2/22/2019

**Last Amend:** 7/3/2019

**Status:** 7/9/2019-From committee: Refer to Com. on APPR. (Ayes 7. Noes 0.) (July 9). Read second time and amended. Re-referred to Com. on APPR.

**Location:** 7/9/2019-S. APPR.

**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

**SENATE APPROPRIATIONS, PORTANTINO, Chair**

**Summary:** Current law requires that a person who owns, leases, controls, operates, or maintains an occupied dwelling or structure in, upon, or adjoining a mountainous area, forest-covered land, brush-covered land, grass-covered land, or land that is covered with flammable material that is within a very high fire hazard severity zone, as designated by a local agency, or a building or structure in, upon, or adjoining those areas or lands within a state responsibility area, to maintain a defensible space of 100 feet from each side and from the front and rear of the structure, as specified. A repeated violation within a specified timeframe of those requirements is a crime. This bill would require a person described above to utilize more intense fuel reductions between 5 and 30 feet around the structure, and to create a noncombustible zone within 5 feet of the structure.

**Position**
- Oppose Unless
- Amended

**Priority**
- Fire Prevention

**Subject**

**Attachments:**
- AB 1516 (Friedman) Fire Prevention Fact Sheet

**Notes:**
- 4/12/2019-Need to eliminate local government reporting to CAL FIRE - subordinate to.
- 3/21/2019-FPOs: AB1516 - Friedman - Oppose (Good intentions); CAL Fire oversight over locals; Local required to report inspections and compliance performance; Creates support for locals from Cal Fire.
- 3/9/2019-Refer to FPOs.

---

**AB 1668**  
(Carrillo D) California Conservation Corps: Education and Employment Reentry Program.

**Current Text:** Amended: 7/11/2019

**Introduced:** 2/22/2019

**Last Amend:** 7/11/2019

**Status:** 7/11/2019-From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (July 9). Read second time and amended. Re-referred to Com. on APPR.

**Location:** 7/11/2019-S. APPR.

**Summary:** Would require the director of the California Conservation Corps to establish, on or before July 1, 2020, the Education and Employment Reentry Program within the corps and would authorize the director to enroll in the program formerly incarcerated individuals who successfully served on a California Conservation Camp program crew and were recommended for participation as a program...
member by the Director of Forestry and Fire Protection and the Secretary of the Department of
Corrections and Rehabilitation.

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Attachments:
AB 1668 (Carrillo) DRAFT Fact Sheet 03282019
Notes:
4/12/2019-All TF members, please review and comment

**SB 247**  
(Dodd D)  
*Wildland fire prevention: vegetation management.*

**Current Text:**  
*Amended: 7/11/2019   html  pdf*

**Introduced:**  
2/11/2019

**Last Amend:**  
7/11/2019

**Status:**  
7/11/2019-Read second time and amended. Re-referred to Com. on APPR.

**Location:**  
7/11/2019-A. APPR.

**Summary:**  
Current law requires each electrical corporation to annually prepare a wildfire mitigation plan and to submit its plan to the commission for review and approval, as specified. Current law requires that an electrical corporation’s wildfire mitigation plan include plans for vegetation management. Current law requires the commission, at the time it approves each plan, to authorize the utility to establish a memorandum account to track costs incurred to implement the plan. Current law requires the Public Utilities Commission to oversee compliance with the approved plans. This bill would, on or after January 1, 2021, require an electrical corporation to notify the Department of Forestry and Fire Protection after it completes all or a substantial portion of the vegetation management requirements in its wildfire mitigation plan.

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<td>Fire Prevention</td>
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**SB 632**  
(Galgiani D)  
*California Environmental Quality Act: State Board of Forestry and Fire Protection: vegetation treatment program: final program environmental impact report.*

**Current Text:**  
*Amended: 7/11/2019   html  pdf*

**Introduced:**  
2/22/2019

**Last Amend:**  
7/11/2019

**Status:**  
7/11/2019-Read second time and amended. Re-referred to Com. on APPR.

**Location:**  
7/11/2019-A. APPR.

**Summary:**  
Current law establishes the State Board of Forestry and Fire Protection and vests the board with authority over wildland forest resources. This bill would require the board, as soon as practically feasible, but by no later than February 1, 2020, to complete its environmental review under CEQA and certify a specific final program environmental impact report for a vegetation treatment program. The bill would repeal these provisions on January 1, 2021.

**Notes:**

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**Local Government**

**AB 213**  
(Reyes D)  
*Local government finance: property tax revenue allocations: vehicle license fee adjustments.*

**Current Text:**  
*Introduced: 1/15/2019   html  pdf*

**Introduced:**  
1/15/2019

**Status:**  
7/8/2019-In committee: Set, first hearing. Hearing canceled at the request of author.

**Location:**  
6/26/2019-S. APPR.

**Summary:**  
Would, for the 2019–20 fiscal year, require the vehicle license fee adjustment amount to be the sum of the vehicle license fee adjustment amount in the 2018–19 fiscal year, the product of that sum and the percentage change in gross taxable assessed valuation within the jurisdiction of that
entity between the 2018–19 fiscal year to the 2018–19 fiscal year, and the product of the amount of specified motor vehicle license fee revenues that the Controller allocated to the applicable city in July 2010 and 1.17.

Position  Priority  Subject
Watch          Local  Government

Attachments:
AB 213 (Reyes) VLF Factsheet FINAL

Notes:
3/9/2019-Does this apply to us?

AB 315
(Garcia, Cristina D)  Local government: lobbying associations: expenditure of public funds.
Introduced: 1/30/2019
Last Amend: 7/5/2019
Status: 7/8/2019-Re-referred to Com. on NAT. RES.
Location: 7/5/2019-A. NAT. RES.

Summary: Current law authorizes the legislative body of a local agency, defined as a county, city, or city and county, or a district, defined broadly to include other political subdivisions or public corporations in the state other than the state or a county, city and county, or city, to attend the Legislature and the Congress of the United States, and any committees thereof, and to present information regarding legislation that the legislative body or the district deems to be beneficial or detrimental to the local agency or the district. Current law also authorizes the legislative body of a local agency or a district to enter into an association for these purposes and specifies that the cost and expense incident to the legislative body’s or district’s membership in the association and the activities of the association are proper charges against the local agencies or districts comprising the association. This bill, with respect to moneys paid to or otherwise received by an association from a local agency or district member of the association, would prohibit an association of local agencies or districts from expending those moneys for any purpose other than the above-described activities and educational activities.

Position  Priority  Subject
Local  Government

AB 570
Introduced: 2/14/2019
Last Amend: 3/25/2019
Location: 7/11/2019-S. THIRD READING

Summary: Would define the term “affordable housing” for purposes of specified provisions of the California Constitution to include a first-time home buyer program offered by a local agency. The bill would also specify that a parcel tax imposed pursuant to a specified constitutional provision may include an exemption for persons who are 65 years of age or older, receiving Supplemental Security Income for a disability, or receiving Social Security Disability Insurance Benefits and whose yearly income does not exceed specified amounts.

Position  Priority  Subject
Local  Government

AB 608
(Petrie-Norris D)  Property taxation: exemption: low-value properties.
Introduced: 2/14/2019
Last Amend: 4/1/2019
Status: 7/8/2019-Enrolled and presented to the Governor at 3:30 p.m.
Location: 7/8/2019-A. ENROLLED

Summary: The California Constitution authorizes the Legislature, with the approval of 2/3 of the membership of each legislative house, to allow a county board of supervisors to exempt from property

Page 39/48
taxation those properties having a full value too low to justify the costs of assessment and collection. Current property tax law implementing this authority generally limits any exemption granted under this constitutional provision by a county board of supervisors to real property with a total base year value, or personal property with a full value, not exceeding $10,000. Current property tax law increases this limit to $50,000 in the case of a possessory interest, for a temporary and transitory use, in a publicly owned fairground, fairground facility, convention facility, or cultural facility. This bill, for lien dates occurring on or after January 1, 2020, and before January 1, 2025, would delete this requirement that the possessory interest be for a temporary and transitory use of a publicly owned fairground, fairground facility, convention facility, or cultural facility, thereby allowing the exemption from taxation under these provisions of any possessory interest valued at $50,000 or less.

**Position** | **Priority** | **Subject**
---|---|---
Watch | | Local Government

**Attachments:**
AB 608 (Petrie-Norris) Fact Sheet

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**AB 747**

*(Levine D)* Planning and zoning: general plan: safety element.

**Current Text:** Amended: 4/1/2019 [html](#) [pdf](#)

**Introduced:** 2/19/2019

**Last Amend:** 4/1/2019

**Status:** 7/1/2019-From Consent Calendar. Ordered to third reading.

**Location:** 7/1/2019-S. THIRD READING

**Summary:** Would, upon the next revision of a local hazard mitigation plan on or after January 1, 2020, or beginning on or before January 1, 2021, if a local jurisdiction has not adopted a local hazard mitigation plan, require the safety element to be reviewed and updated as necessary to identify evacuation routes and their capacity, safety, and viability under a range of emergency scenarios. The bill would authorize a city or county that has adopted a local hazard mitigation plan, emergency operations plan, or other document that fulfills commensurate goals and objectives to use that information in the safety element to comply with this requirement by summarizing and incorporating by reference that other plan or document in the safety element.

**Position** | **Priority** | **Subject**
---|---|---
Support in Concept | | Local Government

**Attachments:**
AB 747 (Levine) Fact Sheet

**Notes:**

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**AB 945**

*(McCarty D)* Local government: financial affairs: surplus funds.

**Current Text:** Amended: 7/1/2019 [html](#) [pdf](#)

**Introduced:** 2/20/2019

**Last Amend:** 7/1/2019

**Status:** 7/1/2019-Read second time and amended. Ordered to third reading.

**Location:** 7/1/2019-S. THIRD READING

**Summary:** Would, commencing January 1, 2020, authorize a local agency to invest and deposit the agency’s surplus funds in deposits at specified types of financial institutions whether those investments are in certificates of deposit or another form. The bill, from January 1, 2020, until January 1, 2026, also would increase to 50% the percentage of funds that can be so invested by a city, district, or other local agency that does not pool money in deposits or investments with other local agencies with a different governing body.

**Position** | **Priority** | **Subject**
---|---|---
Watch | | Local Government

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**AB 1049**

*(Grayson D)* Sales and use taxes: exemption: all volunteer fire department: equipment.

**Current Text:** Amended: 4/10/2019 [html](#) [pdf](#)

**Introduced:** 2/21/2019

**Last Amend:** 4/10/2019

**Status:** 5/16/2019-In committee: Held under submission.

**Location:** 5/8/2019-A. APPR. SUSPENSE FILE
Summary: Current state sales and use tax laws impose a tax on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state of, state or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state. This bill, on and after January 1, 2020, and before January 1, 2025, would provide an exemption from those taxes for the sale of, or the storage, use, or consumption of, equipment that is purchased for exclusive use by an all volunteer fire department for firefighting.

Attachments:
AB 1049 (Grayson) CFCA-FDAC Support Letter Assm. Rev and Tax 04-17-2019 v2
AB 1049 (Grayson) Fact Sheet 3.18.19

Notes:
4/12/2019-move to support AB 1253

AB 1253 (Rivas, Robert D) Local agency formation commissions: grant program.
Current Text: Introduced: 2/21/2019 html pdf
Introduced: 2/21/2019
Status: 7/12/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was GOV. & F. on 6/6/2019)(May be acted upon Jan 2020)
Location: 7/12/2019-S. 2 YEAR
Summary: This bill would require the Strategic Growth Council, until July 31, 2025, to establish and administer a local agency formation commissions grant program for the payment of costs associated with initiating and completing the dissolution of districts listed as inactive, the payment of costs associated with a study of the services provided within a county by a public agency to a disadvantaged community, as defined, and for other specified purposes, including the initiation of an action, as defined, that is limited to service providers serving a disadvantaged community and is based on determinations found in the study, as approved by the commission. The bill would specify application submission, reimbursement, and reporting requirements for a local agency formation commission to receive grants pursuant to the bill. The bill would require the council, after consulting with the California Association of Local Agency Formation Commissions, to develop and adopt guidelines, timelines, and application and reporting criteria for development and implementation of the program, as specified, and would exempt these guidelines, timelines, and criteria from the rulemaking provisions of the Administrative Procedure Act. The bill would make the grant program subject to an appropriation for the program in the annual Budget Act, and would repeal these provisions on January 1, 2026. This bill contains other existing laws.

Attachments:
AB 1253 (R. Rivas) LAFCOs grant program
Notes:
3/9/2019-Coordinate with CSDA.

AB 1580 (Levine D) Major infrastructure construction projects: oversight committees.
Current Text: Amended: 7/1/2019 html pdf
Introduced: 2/22/2019
Last Amend: 7/1/2019
Status: 7/1/2019-Read second time and amended. Re-referred to Com. on APPR.
Location: 6/25/2019-S. APPR.
Calendar: 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)
SENATE APPROPRIATIONS, PORTANTINO, Chair
Summary: Current law requires the Department of Transportation and the Bay Area Toll Authority to establish the Toll Bridge Program Oversight Committee, as provided, to review and provide program direction for seismic retrofit and replacement projects on toll bridges within the geographic jurisdiction of the committee. This bill, except as specified, would similarly require a state agency undertaking a publicly funded major infrastructure construction project that is estimated to cost $1,000,000,000 or
more to form an oversight committee, as provided, to develop and use risk management plans throughout the course of the project, and to take specified actions relating to managing risks. The bill would require the oversight committee to act as the authority for critical decisions regarding the implementation of the project’s risk management plan and to have sufficient staff to support decisionmaking.

**Position**  
**Priority**  
**Subject**
Local  
Government

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<th>AB 1736</th>
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<td>8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)</td>
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<td>SENATE APPROPRIATIONS, PORTANTINO, Chair</td>
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<tr>
<td>Summary:</td>
<td>The Local Agency Public Construction Act requires with certain exceptions that a responsible bidder who submitted the lowest bid, as determined in accordance with certain procedures, be awarded the contract. This bill would require a local agency to create and maintain a policy for notifying the apparent low bidder, and the subcontractors listed by the apparent low bidder, within a reasonable time after the bid opening, as provided.</td>
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<thead>
<tr>
<th>ACA 1</th>
<th>Aguiar-Curry D</th>
<th>Local government financing: affordable housing and public infrastructure: voter approval.</th>
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<tbody>
<tr>
<td>Current Text:</td>
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<td>Summary:</td>
<td>The California Constitution prohibits the ad valorem tax rate on real property from exceeding 1% of the full cash value of the property, subject to certain exceptions. This measure would create an additional exception to the 1% limit that would authorize a city, county, city and county, or special district to levy an ad valorem tax to service bonded indebtedness incurred to fund the construction, reconstruction, rehabilitation, or replacement of public infrastructure, affordable housing, or permanent supportive housing, or the acquisition or lease of real property for those purposes, if the proposition proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements.</td>
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| Support  |  | Local  
Government |

**Attachments:**
ACA 1 (Aguiar-Curry) CFCA-FDAC Support Letter Author 03-26-2019  
ACA 1 (Aguiar-Curry) Fact Sheet

**Notes:**
3/9/2019-CPF Bill - Need to add "Districts".

<table>
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<th>SB 128</th>
<th>Beall D</th>
<th>Public contracts: Best Value Construction Contracting for Counties Pilot Program.</th>
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<tr>
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<td>Location:</td>
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Summary: Current law establishes a pilot program to allow the Counties of Alameda, Los Angeles, Riverside, San Bernardino, San Diego, San Mateo, Solano, and Yuba to select a bidder on the basis of best value, as defined, for construction projects in excess of $1,000,000. Current law also authorizes these counties to use a best value construction contracting method to award individual annual contracts, not to exceed $3,000,000, for repair, remodeling, or other repetitive work to be done according to unit prices, as specified. Current law establishes procedures and criteria for the selection of a best value contractor and requires that bidders verify specified information under oath. Current law repeals the pilot program provisions on January 1, 2020. This bill would authorize the County of Santa Clara and the County of Monterey to utilize this pilot program and would extend the operation of those provisions until January 1, 2025.

SB 128 (Beall) FACT SHEET Enhanced Infrastructure Financing Districts

SB 139 (Allen D) Independent redistricting commissions.

Current Text: Amended: 6/12/2019
Introduced: 1/17/2019
Last Amend: 6/12/2019
Status: 7/3/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 3.) (July 3). Re-referred to Com. on APPR.
Location: 7/3/2019-A. APPR.

Summary: Would, with certain exceptions, require a county with more than 250,000 residents on and after January 1, 2019, and on and after January 1 of every subsequent year ending in the number 9, to establish either a 9-member or 12-member independent redistricting commission to adopt the county’s supervisorial districts after each federal decennial census pursuant to a specified procedure. The bill would require a county that does not establish a commission by March 1, 2020, and by March 1 of every subsequent year ending in the number zero to establish a 12-member commission pursuant to those procedures.

SB 139 (Allen) Fact Sheet - Indep Redistricting
Notes: 3/9/2019-Check with LA and AD County FDs.

SB 268 (Wiener D) Ballot measures: local taxes.

Current Text: Amended: 7/10/2019
Introduced: 2/12/2019
Last Amend: 7/10/2019
Status: 7/10/2019-Read second time and amended. Re-referred to Com. on APPR.
Location: 7/10/2019-A. APPR.

Summary: Current law requires that the ballots used when voting upon a measure proposed by a local governing body or submitted to the voters as an initiative or referendum measure, including a measure authorizing the issuance of bonds or the incurrence of debt, have printed on them a true and impartial statement describing the purpose of the measure. If the proposed measure imposes a tax or raises the rate of a tax, existing law requires the ballot to include in the statement of the measure the amount of money to be raised annually and the rate and duration of the tax to be levied. This bill would exempt from this requirement a measure that imposes or increases a tax with more than one rate or authorizes the issuance of bonds. The bill would instead permit for these types of measures the statement of the measure to include the words “See voter guide for tax rate information.”

SB 294 (Hill D) Property taxation: welfare exemption: low income housing.

Current Text: Amended: 7/1/2019
Introduced: 2/14/2019

Last Amend: 7/1/2019

Status: 7/9/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 9. Noes 0.) (July 8). Re-referred to Com. on APPR.

Location: 7/9/2019-A. APPR.

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Summary: Would require any outstanding qualified ad valorem property tax in excess of the $20,000,000 limitation, and related interest or penalty, which was levied or imposed on and after January 1, 2019, and before January 1, 2020, with respect to qualified property for which a qualified claim was filed, to be canceled to the extent that the amount canceled does not result in a total assessed value exemption amount in excess of $100,000,000 being allowed to a qualified taxpayer with respect to a single property or multiple properties for any fiscal year. The bill would, on and after January 1, 2020, prohibit an escape assessment from being levied on qualified property if that amount would be subject to cancellation pursuant to this bill.

Attachments: SB 294 (Hill) Fact Sheet for Welfare Exemption -Affordable Housing (002)

**Miscellaneous**

**AB 243**
(Kamlager-Dove D) Implicit bias training: peace officers.


Introduced: 1/18/2019

Last Amend: 4/22/2019

Status: 6/25/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 5. Noes 1.) (June 25). Re-referred to Com. on APPR.

Location: 6/25/2019-S. APPR.

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Calendar: 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)

SENATE APPROPRIATIONS, PORTANTINO, Chair

Summary: Current law requires every peace officer to participate in expanded training prescribed by the Commission on Peace Officer Standards and Training that includes and examines evidence-based patterns, practices, and protocols that make up racial and identity profiling, including implicit bias. Once basic training is completed, current law requires specified peace officers to complete a refresher course on racial and identity profiling at least every 5 years. This bill would require those peace officers currently required to take the refresher course every 5 years, and additional peace officers, as specified, to instead take refresher training on racial and identity profiling, including the understanding of implicit bias and the promotion of bias-reducing strategies, at least every 2 years.

Attachments: AB 243 (Kamlager-Dove) Fact Sheet Final.pdf

**AB 720**
(Muratsuchi D) Community colleges: funding: instructional service agreements with public safety agencies.


Introduced: 2/19/2019

Last Amend: 4/11/2019

Status: 7/1/2019-In committee: Referred to APPR. suspense file.

Location: 7/1/2019-S. APPR. SUSPENSE FILE

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Summary: Current law provides a separate formula for the allocation of apportionments of state funds to community colleges, which uses the numbers of full-time equivalent students as its basis, for use for apportionments for noncredit instruction and instruction in career development and college preparation. This bill would provide that instruction by community college districts under instructional service agreements with public safety agencies, as defined, would be funded under the apportionment formula used for instruction in career development and college preparation. The bill would also make various nonsubstantive changes.
AB 916  (Muratsuchi D)  Pesticide use: glyphosate.

Introduced: 2/20/2019
Last Amend: 6/20/2019
Status: 7/1/2019-Set, first hearing. Hearing canceled at the request of author.
Location: 6/26/2019-S. AGRI.

Summary: Would, until January 1, 2025, prohibit a city, county, charter city, city and county, or a special district, as defined, from using any pesticide that contains the active ingredient glyphosate. The bill would not preclude a county, city, charter city, city and county, or a special district from adopting or enforcing stricter pesticide use policies.

Attachments:
ACR 89  
( Cooley  D )  Special Districts Week.  
Introduced: 5/6/2019  
Status: 7/3/2019-From committee: Ordered to third reading.  
Location: 7/3/2019-S. THIRD READING  
Summary: This measure proclaims September 22, 2019, to September 28, 2019, to be Special Districts Week.  

SCR 21  
( Bates  R )  Costa Mesa Fire Captain Michael Kreza Memorial Highway.  
Introduced: 2/27/2019  
Last Amend: 6/5/2019  
Status: 7/2/2019-Coauthors revised. From committee: Be adopted and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 15. Noes 0.) (July 1). Re-referred to Com. on APPR.  
Location: 7/1/2019-A. APPR.  
Summary: This measure would designate a specified portion of Interstate 5 from Avery Parkway UC# 55-232 to El Toro OH# 55-221 in the County of Orange as the Costa Mesa Fire Captain Michael Kreza Memorial Highway. The measure would request the Department of Transportation to determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, to erect those signs.  

Public Safety  

AB 1718  
( Levine  D )  State parks: state coastal beaches: smoking ban.  
Introduced: 2/22/2019  
Status: 7/10/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 1.) (July 9). Re-referred to Com. on APPR.  
Location: 7/9/2019-S. APPR.  
Calendar: 8/12/2019  10 a.m. - John L. Burton Hearing Room (4203)  
SENATE APPROPRIATIONS, PORTANTINO, Chair  
Summary: Would make it an infraction for a person to smoke, as defined, on a state coastal beach or in a unit of the state park system or to dispose of used cigar or cigarette waste on a state coastal beach or in a unit of the state park system, with certain exceptions, as specifically provided. The bill would establish a state-mandated local program by creating a new crime.  

Notes:
SB 8  
(Glazer D) State parks: state coastal beaches: smoking ban.  
**Current Text:** Introduced: 12/3/2018  [html][pdf]  
**Introduced:** 12/3/2018  
**Status:** 6/26/2019-June 26 set for first hearing. Placed on APPR. suspense file.  
**Location:** 6/26/2019-A. APPR. SUSPENSE FILE  
**Summary:** Would make it an infraction punishable by a fine of up to $25 for a person to smoke, as defined, on a state coastal beach, as defined, or in a unit of the state park system, as defined, or to dispose of used cigar or cigarette waste on a state coastal beach or in a unit of the state park system unless the disposal is made in an appropriate waste receptacle. The bill would establish a state-mandated local program by creating a new crime.  
**Position**  
Support  
**Priority**  
Public Safety  
**Subject**  
Redevelopment  
**Attachments:**  
SB 8 (Glazer) CFCA-FDAC Support Letter Assm. Appropriations 06-24-2019  
SB 8 (Glazer) CFCA-FDAC Support Letter Assm. Water 06-05-2019  
SB 8 (Glazer) CFCA-FDAC Support Letter Sen. Appropriations 04-04-2019  
SB 8 (Glazer) Smoking Ban Fact Sheet  
**Notes:**  

Redevelopment  

AB 411  
(Stone, Mark D) Redevelopment: City of Santa Cruz: bond proceeds: affordable housing.  
**Current Text:** Amended: 6/5/2019  [html][pdf]  
**Introduced:** 2/7/2019  
**Last Amend:** 6/5/2019  
**Status:** 7/3/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 1.) (July 2). Re-referred to Com. on APPR.  
**Location:** 7/2/2019-S. APPR.  
**Calendar:** 8/12/2019 10 a.m. - John L. Burton Hearing Room (4203)  
SENATE APPROPRIATIONS, PORTANTINO, Chair  
**Summary:** Current law requires any successor agency that has been issued a finding of completion to use bond proceeds derived from bonds issued on or after January 1, 2011, in excess of the amounts needed to satisfy approved enforceable obligations, in a manner consistent with the original bond covenants, subject to certain requirements, including a requirement that no more than 5% of the proceeds derived from the bonds be expended, unless the successor agency has an approved Last and Final Recognized Obligation Payment Schedule, in which case the agency is authorized to expend no more than 20% of the proceeds derived from the bonds, subject to specified adjustments. Current law requires remaining bond proceeds that cannot be spent pursuant to those requirements to be used at the earliest possible date to defease the bonds or to purchase those same outstanding bonds on the open market for cancellation. This bill, notwithstanding the requirement that the remaining bond proceeds be used to defease the bonds or to purchase those same outstanding bonds on the open market for cancellation, would authorize the City of Santa Cruz to use the remaining bond proceeds for the purposes of increasing, improving, and preserving affordable housing, as defined, and facilities for homeless persons, so long as those proceeds are used in a manner consistent with any original bond covenant.  
**Position**  
Support  
**Priority**  
Redevelopment  
**Subject**  
Redevelopment  
**Attachments:**  
AB 411 (M. Stone) Fact Sheet - Redevelopment 2.11.19  

SB 5  
(Beall D) Affordable Housing and Community Development Investment Program.  
**Current Text:** Amended: 6/17/2019  [html][pdf]  
**Introduced:** 12/3/2018  
Page 47/48
**Last Amend:** 6/17/2019  
**Status:** 7/11/2019-From committee: Do pass as amended and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (July 10).  
**Location:** 7/10/2019-A. APPR.  

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<th>2nd House</th>
<th>Conf. Conc.</th>
<th>Enrolled</th>
<th>Vetoed</th>
<th>Chaptered</th>
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**Summary:** Would establish in state government the Affordable Housing and Community Development Investment Program, which would be administered by the Affordable Housing and Community Development Investment Committee. The bill would authorize a city, county, city and county, joint powers agency, enhanced infrastructure financing district, affordable housing authority, community revitalization and investment authority, transit village development district, or a combination of those entities, to apply to the Affordable Housing and Community Development Investment Committee to participate in the program and would authorize the committee to approve or deny plans for projects meeting specific criteria.  

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**Attachments:**  
SB 5 (Beall) Fact Sheet 02.21.19  

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**SB 532 (Portantino D)**  
**Redevelopment: City of Glendale: bond proceeds: affordable housing.**  
**Current Text:** Amended: 6/24/2019  
**Introduced:** 2/21/2019  
**Last Amend:** 6/24/2019  
**Status:** 7/3/2019-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (July 3). Re-referred to Com. on APPR.  
**Location:** 7/3/2019-A. APPR.  

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**Summary:** Current law requires remaining bond proceeds that cannot be spent pursuant to specified requirements of any successor agency that has been issued a finding of completion to be used at the earliest possible date to defease the bonds or to purchase those same outstanding bonds on the open market for cancellation. This bill, notwithstanding the requirement that the remaining bond proceeds be used to defease the bonds or to purchase those same outstanding bonds on the open market for cancellation, would authorize the successor agency in the City of Glendale to use the remaining bond proceeds for the purposes of predevelopment, development, acquisition, rehabilitation, and preservation of affordable housing, as defined, so long as those proceeds are used in a manner consistent with any original bond covenant.  

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**Attachments:**  
SB 532 (Portantino) Fact Sheet  

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**Total Measures:** 126  
**Total Tracking Forms:** 126