May 14, 2020

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

From: Russell Noack, Public Policy Advocates

Re: FIRE Legislative Report – Week Ending May 15, 2020

Governor’s Press Conference on Wildfire Preparedness 05/13/2020

Yesterday, Governor Newsom held a press conference to discuss wildfire safety, focusing on IOU’s, CPUC, and his May Revise with a mention of Earthquake safety.

Regarding IOU’s, he discussed their $500 billion requirement to invest and spend on wildfire/public safety measures.

Regarding the Public Utilities Commission, he announced a Wildfire Advisory Committee of 106 members. More detail will be shared in his May Revise.

Announcements for his May Revise included:

- $127 million increase for Cal OES above their baseline budget
- $17.3 million for early warning system for Earthquakes
- $2.2 million enhancement for Seismic Safety committee into Cal OES
- $38.2 million disaster assistance enhancements
- $50 million for PSPS Grants to Local Counties
- CAL FIRE will receive a $85.7 million enhancement over their baseline for surge capacity and critical personnel (approx. 600)

He announced 450 new acres have been prepared for wildfire season in California, but still urged the need for more preparation/mitigation.

Highlights of Governor’s May Revise Budget 05/14/2020

Governor Newsom’s new $203.3 billion budget proposal would cut funding for schools, cancel a planned boost in public pensions spending, draw down reserves and borrow money from internal accounts to make up for a projected $54.3 billion budget deficit brought on by the coronavirus pandemic. Highlights of the May Revise are outlined below.
USING CARES ACT FUNDS STRATEGICALLY
The May Revision proposes to use federal CARES Act funds to support schools, strengthen local public health preparedness and response, and support health and human services at the local level in response to the COVID-19 pandemic.

Specifically, the May Revision proposes to:

- Use $4.4 billion for schools to run summer programs and other programs that address equity gaps that were widened during the school closures.

- Direct $3.8 billion to protect public health and public safety; $1.3 billion to counties for public health, behavioral health and other health and human services programs; and $450 million to cities for public safety and to support homeless individuals.

PROTECTING PUBLIC HEALTH, PUBLIC SAFETY AND PUBLIC EDUCATION
The May Revision protects public health and public safety. It provides needed funds to contain the spread of COVID-19 and its effects. To that end, the May Revision proposes, among other things, to:

- Invest in wildfire prevention and mitigation as well as other emergency response capabilities.

ENHANCING EMERGENCY RESPONSE AND PREPAREDNESS
The May Revision continues the Administration's prioritization of enhancing emergency response and preparedness.

OFFICE OF EMERGENCY SERVICES
The May Revision reflects $127 million for Office of Emergency Services (Cal OES) to enhance the state’s emergency preparedness and response capabilities.

- Community Power Resiliency—Maintain $50 million one-time General Fund to support additional preparedness measures that bolster community resiliency. Building on the state’s 2019-20 power resiliency investments, these measures will support critical services still vulnerable to power outage events, including schools, county election offices, and food storage reserves. This proposal will support a matching grant program to help local governments prepare for, respond to, and mitigate the impacts of power outages.

- California Disaster Assistance Act (CDAA)—A total of $38.2 million one-time General Fund (maintaining $16.7 million included in the Governor’s Budget and an additional $21.5 million) to increase the amount of funding available through the CDAA, which is used to repair, restore, or replace public real property damaged or destroyed by a disaster or to reimburse local
governments for eligible costs associated with emergency activities undertaken in response to a state of emergency proclaimed by the Governor. This augmentation increases total CDAA funding available in the Budget to $100.8 million.

- California Earthquake Early Warning Program—Maintain $17.3 million to operate this new innovative program that uses science, monitoring, and technology to alert people, businesses, and transit agencies via devices before the anticipated strongest seismic activity arrives. The May Revision proposes to switch the fund source for the loan from the General Fund to the School Land Bank Fund.

- California Cybersecurity Integration Center—Maintain $7.6 million General Fund and 12 positions for Cal OES (a total of $11.1 million General Fund and 22 positions across various agencies) to enhance the state’s critical cybersecurity infrastructure. This investment will provide a full-time Joint Incident Response Team to bolster the state’s capabilities in preventing, mitigating, and responding to cyberattacks.

- Disaster Planning, Preparedness, and Response—Maintain $9.4 million ($9.2 million General Fund) and 50 positions to enhance Cal OES’s ability to prepare for, respond to, and assist the state in recovering from disasters while maximizing eligible federal reimbursements.

- Seismic Safety Commission Transfer—Maintain $2.5 million ($503,000 General Fund) to transfer the Seismic Safety Commission to Cal OES. These resources will be critical to supporting the effective integration of the Seismic Safety Commission into Cal OES, resulting in increased coordination, earthquake preparedness and seismic safety benefits. The May Revision reduces this proposal by $446,000 General Fund.

- Wildfire Forecast and Threat Intelligence Integration Center—Maintain $2 million General Fund to enhance the state’s emergency response capabilities through improved forecasts for tracking and predicting critical fire weather systems, which improves situational awareness of fire threat conditions in real-time, consistent with Chapter 405, Statutes of 2019 (SB 209). The May Revision proposes to reduce this proposal by $6.8 million General Fund across various departments.

**GENERAL FUND SOLUTIONS**

The May Revision proposes to withdraw $101.8 million ($26.8 million General Fund) for Cal OES and Department of Forestry and Fire Protection (CAL FIRE) for implementation of the home hardening pilot grant program authorized by Chapter 391, Statutes of 2019 (AB 38). Infrastructure investments to improve the resiliency of vulnerable communities will be considered as part an overall infrastructure plan.

The May Revision maintains $8.3 million Greenhouse Gas Reduction Fund for CAL FIRE to meet defensible space-related and other requirements pursuant to AB 38.
DEPARTMENT OF FORESTRY AND FIRE PROTECTION

Recent forecasts indicate that 2020 is likely to be an active fire year given lower than average precipitation, snowpack, and fuel moisture levels.

Despite the significant budget shortfall, the May Revision reflects an additional $90 million General Fund ($142.7 million ongoing) to further enhance CAL FIRE’s fire protection capabilities for the 2020 fire season and beyond.

- CAL FIRE Relief Staffing and Early Ramp-Up of 2020 Fire Season Surge Capacity—Maintain $85.6 million General Fund ($135.1 million ongoing) for permanent firefighting positions to provide CAL FIRE with operational flexibility throughout the peak fire season and beyond as fire conditions dictate. These resources will be leveraged to provide relief for frontline firefighting staff, which will directly benefit employee health and wellness. Additionally, these resources will serve as an immediate resource pool to be deployed strategically, based on fire risk, to build CAL FIRE’s surge capacity by staffing additional engines during the late fall, winter, and early spring, and adding a fourth firefighter on a portion of engines. Given the urgent needs associated with preparing for the upcoming 2020 peak fire season, CAL FIRE will utilize seasonal firefighters and other surge capacity resources and begin phasing in permanent firefighting staff later in the year.

- Innovation Procurement Sprint—An increase of $4.4 million General Fund ($7.6 million ongoing) to enable CAL FIRE to implement the new pioneering wildfire prediction and modeling technology that was procured through the Innovation Procurement Sprint process initiated through Executive Order N-04-19. The recently-executed contract will enable CAL FIRE to access a wildfire predictive software program that can perform hundreds of millions of simulations daily, over large geographic areas, and generate predictions and wildfire forecasts based on simulated or reported ignition points throughout the state. The data from this software program will be used to inform fire pre-positioning and suppression tactical operations, with the intent to more readily control and contain wildfires, and to protect people and assets at risk.

GENERAL FUND SOLUTIONS

The following proposals are withdrawn from the Governor’s Budget:

- Direct Mission Support—$34.3 million General Fund.

- Wildland Firefighting Research Grant Program—$5 million General Fund.

WILDFIRE MITIGATION EFFORTS

The May Revision continues to build on the California Public Utilities Commission’s emergency response and preparedness efforts and includes an additional 11 positions for the Commission to further improve its Wildfire Mitigation Plan guidelines and performance metrics. Overall, the
Governor’s Budget and May Revision together contain 106 new positions and $30 million for the Commission to address issues related to utility-caused wildfires.

PUBLIC SAFETY

DEPARTMENT OF CORRECTIONS AND REHABILITATION

To reduce costs, the May Revision also proposes efficiencies, as follows:

- Consolidate Fire Camps—The May Revision proposes the consolidation of fire camps that are currently not at capacity. The May Revision assumes the closure of eight camps, that will be selected in coordination with the California Department of Forestry and Fire Protection (CALFIRE). The locations selected will take into consideration proximity to other fire camps in an effort to minimize impacts to communities that rely on the services provided by inmate fire crews. CDCR’s savings are estimated to be $7.4 million General Fund in 2020-21 and $14.7 million ongoing.

ENVIRONMENTAL PROTECTION

CAP AND TRADE EXPENDITURE PLAN

The Governor’s Budget proposed a $965 million Cap and Trade Expenditure Plan, which continued support for several existing ongoing programs while prioritizing community air protection, where emissions have a disproportionate impact on disadvantaged populations in both urban and rural communities.

The May Revision maintains the Governor’s Budget Cap and Trade Expenditure Plan and establishes a “pay-as-you-go” budget mechanism to authorize budget act expenditures based on actual proceeds received at each quarterly auction. This proposed budget mechanism will prioritize initial auction proceeds for the following programs:

- Air Quality in Disadvantaged Communities: AB 617 Community Air Protection Program and agricultural diesel emission reduction.

- Forest Health and Fire Prevention, including implementation of the requirements of Chapter 391, Statutes 2019 (AB 38).

- Safe and Affordable Drinking Water. Departments would be directed to prioritize non-discretionary costs, such as salaries and wages, and any remaining auction proceeds would be allocated to other programs proportionally.

DEPARTMENT OF TOXIC SUBSTANCES CONTROL REFORM
The May Revision maintains the Administration’s commitment to governance and fiscal reform for the Department of Toxic Substances Control.

GOVERNANCE

The May Revision maintains the proposal to establish a new Board of Environmental Safety to enhance the department’s management structure, reflecting stakeholder input and addressing longstanding concerns about the department. Specifically, the new five-member Board will:

- Set and review fees through a public process;
- Provide an appeal forum for permit decisions; and
- Provide strategic guidance for the department director on key issues, including the hazardous waste permitting process and prioritization of site cleanup. The Board will also have an independent ombudsperson to serve as an impartial resource to the public for the evaluation of suggested actions the department should undertake.

FISCAL REFORM

The May Revision also maintains the proposal to establish a sustainable funding source to enable the Department to meet its statutory requirements, as well as eliminate the need for a General Fund backfill in future years. This proposal is comprised of three elements:

- Fee Authority—Statutory changes to authorize the Board to go through a public fee-setting process, with spending levels subject to the budget process. This will create fiscal stability into the future as circumstances change.

- Hazardous Waste Fee Restructure—Statutory language that will streamline the existing fee structure to provide the Board with the ability to set fees through a public process to distribute the cost of managing hazardous waste more equitably and support the polluter-pays principle.

- Toxic Substances Control Account—Statutory changes to authorize the Board to adjust the Environmental Fee through a public process.

CLIMATE RESILIENCE

The following proposal is withdrawn from the Governor’s Budget:

- Climate Catalyst Fund—$250 million General Fund

Since the Governor’s Budget was released, climate leaders both inside and outside the Administration have identified more than 700 climate-related projects seeking more than $5.8 billion in near-term capitalization. These include projects in transportation emission reduction, sustainable agriculture and forestry, circular economy, and clean power market expansion. While
budget realities preclude the use of General Fund to provide low-interest loans and loan guarantees for these projects, the Administration remains committed to leveraging private capital to support a Climate Catalyst Fund.

OTHER ADJUSTMENTS

DEPARTMENT OF TOXIC SUBSTANCES CONTROL

To reduce costs, the May Revision proposes fund shifts as follows:

- Funding from the Air Pollution Control Fund—$59 million in expenditures from the General Fund to Air Pollution Control Fund penalty revenues on a one-time basis.

- Stringfellow Superfund Site—$5.5 million in expenditures from the General Fund to existing special funds specifically dedicated for this purpose.

The following proposal is withdrawn from the Governor’s Budget:

- New Clean up at Orphan Sites—$4.2 million General Fund.

OFFICE OF ENVIRONMENTAL HEALTH HAZARD ASSESSMENT

The following proposal is withdrawn from the Governor’s Budget:


NATURAL RESOURCES

DEPARTMENT OF WATER RESOURCES

The May Revision maintains the following critical flood and water quality projects proposed in the Governor’s Budget:

- American River Common Features Flood Control Project—$46 million one-time General Fund for the 2020-21 cost associated with a Sacramento region flood control project that leverages $1.5 billion in federal funding. The total state share for this project is $277 million, and the remaining state share will be considered for inclusion in future infrastructure investments.

- New River Improvement Project—$18 million one-time General Fund and $10 million Proposition 68 bond funds to support the New River Improvement Project, which will address solid waste and pollution exposure challenges in the City of Calexico, and support health, recreation, and economic benefits in the area.
• Salton Sea Management Plan—$19.3 million Proposition 68 bond funds to address the air quality and habitat restoration objectives at the Salton Sea through implementation of the North Lake Pilot Project.

GENERAL FUND SOLUTIONS

The following proposals are withdrawn from the Governor’s Budget:

• Sustainable Groundwater Management Act Implementation—$40 million General Fund. The state remains committed to supporting local communities’ transition to sustainable groundwater use, and the Department of Water Resources will allocate $26 million of existing Proposition 68 bond funds to local agencies in critically overdrafted basins to help defray the cost of implementation projects. In addition, a state interagency team will be created to work with stakeholders to identify tools and strategies to address the economic, environmental, and social effects of changing land use and agricultural production. Additional funding for SGMA-related projects may be considered for inclusion in future infrastructure investments.

• Tijuana River Project—$35 million General Fund given potential alternative sources of funding which may be allocated for this purpose.

STATE PARKS

The May Revision maintains funding for the following projects to enhance the state park system.

• Establishing a New State Park—$5 million General Fund, reduced from $20 million in the Governor’s Budget, to create a new state park that is inclusive and supports equitable access for all Californians. The Department will work with various philanthropic, conservation, and park interest groups to secure a property and design the vision and operations for the new park.

• Acquiring Lands to Expand Parks—$4.6 million from various bond funds to acquire inholding properties that expand existing state parks and provide other co-benefits such as protecting biodiversity.

• Improving Facilities in Urban Areas—$6.1 million Proposition 68 bond funds to expand access to state parks in urban areas and make other improvements to parks that serve disadvantaged communities.

• Enhancing Access Programming—$8.8 million Proposition 68 bond funds to expand both technological and physical access to parks, as well as culturally inclusive enhancements to park programming and interpretive exhibits.

GENERAL FUND SOLUTIONS

To reduce costs, the May Revision proposes fund shifts as follows:
• Indian Heritage Center—$95 million from the General Fund to lease revenue bonds. State Parks is in the process of completing the preliminary plans for the project. Once the plans are finalized, the state can explore the option of financing the project from lease revenue bonds.

• Deferred Maintenance—$45 million from the General Fund to Proposition 68 bond funds for deferred maintenance projects in the state parks system.

The following proposal is withdrawn from the Governor’s Budget:

• Outdoor Equity Grants Program—$20 million General Fund to establish the outdoor equity grants program under Chapter 675, Statutes of 2019 (AB 209). The state remains committed to working with stakeholders to keep access to parks for all communities a priority.

Absent additional federal funds, the COVID-19 Recession makes the following reduction necessary to balance the state budget. This reduction will be triggered off if the federal government provides sufficient funding to restore it:

• Base Reductions—$30 million ongoing General Fund beginning in 2021-22. State Parks will work with stakeholders to work on a reduction plan that maintains equity and regional access. The Department is collaborating regionally with local and federal park operators to ease current use restrictions and adapt park operations to updated public health conditions as informed by state and local public health orders, particularly as they relate to physical distancing. The Department will monitor fiscal impacts of recent and ongoing restricted park operations and any budget adjustments necessary from these modified operations will be addressed at a later time.

DEPARTMENT OF FISH AND WILDLIFE

The May Revision prioritizes funding for the following purposes:

• Cutting Green Tape—$4 million to increase the scale and pace of restoration work, incorporate efficiencies into grant programs, and incorporate the use of programmatic permitting options.

• Land Management—$2.2 million to improve the management of more than one million acres of wildlife areas and ecological reserves owned by the Department.

The following proposal is withdrawn from the Governor’s Budget:

• Advancing Biodiversity Protection—$13.8 million General Fund.
Absent additional federal funds, the COVID-19 Recession makes the following reduction necessary to balance the state budget. This reduction will be triggered off if the federal government provides sufficient funding to restore it:

- Baseline General Fund Reduction and Repurpose of the Habitat Conservation Fund—$33.7 million General Fund to reduce the Department’s state operations General Fund expenditure level. This reduction will be partially offset by a $18.9 million shift from the Habitat Conservation Fund to the new Biodiversity Protection Fund to support the Department’s core biodiversity conservation and enforcement programs.

### LABOR AND WORKFORCE DEVELOPMENT

#### ENFORCEMENT OF LABOR LAWS

Chapter 296, Statutes of 2019 (AB 5) established a new statutory employment test to determine whether a worker may be classified as an independent contractor instead of an employee. The May Revision maintains the Governor's Budget proposal to enforce compliance with AB 5, including $17.5 million for the Department of Industrial Relations, $3.4 million for the Employment Development Department, and $780,000 for the Department of Justice.

### STATE SUPPORT FOR RENTERS AND HOMEOWNERS

The May Revision proposes to expend $331 million in National Mortgage Settlement funds for housing counseling, mortgage assistance and renter legal aid services as follows: the California Housing Financing Agency will administer $300 million for housing counseling and mortgage assistance, and the remaining $31 million to the Judicial Council to provide grants to legal aid services organizations.

### STATE FUNDING FOR HOUSING

The May Revision maintains the $500 million in low-income housing state tax credits in the Governor’s Budget. This program will continue to expedite housing development throughout the state by leveraging federal bonding capacity to create more opportunities for tax-exempt building of affordable housing. The state also continues ongoing investments including a real estate transaction fee (estimated at $277 million for 2020-21) for affordable housing, ongoing revenue from cap and trade auction proceeds (estimated at $452 million for 2020-21) for infill development that also reduces vehicle miles traveled and greenhouse gas emissions, and $4 billion in Proposition 1 bonds for veterans and affordable housing programs. The Administration will work to expedite allocation of these bond funds.

The May Revision includes $1.1 billion in available federal funds through the Community Development Block Grant Program for critical infrastructure and disaster relief related to the 2017 and 2018 wildfires.
Additionally, California is estimated to receive a total of $532 million in federal funds for housing and homeless programs under the CARES Act. These funds will assist the state and local jurisdictions in acquiring housing for people experiencing homelessness, as well as securing low- and moderate-income housing in response to the COVID-19 pandemic. The state intends to utilize these funds to continue bolstering necessary housing production in the aftermath of the COVID-19 pandemic. Given the increased federal funds and anticipated future actions to support jobs and infrastructure, as well as the effects of the COVID-19 Recession, the following funds are proposed for reversion:

- $250 million in mixed-income development funds over the next three years.
- $200 million in infill infrastructure grant funds.
- $115 million in other housing program funds.

These funds have not been allocated or dedicated to specific projects.

**IMPROVING STATE HOUSING PROCESSES AND PROCEDURES**

The May Revision proposes to leverage federal funds and existing state programs and properties to implement a comprehensive strategy to increase housing supply and to support preservation, protection, and production of housing. This includes:

- Preserving existing subsidized affordable housing stock by stabilizing existing deed-restricted affordable housing and guarding against private sector actors buying up distressed assets;
- Seeking strategies to stabilize tenants in existing units;
- Significantly streamlining, upzoning and producing new housing units, especially on excess and surplus lands, in transit-oriented infill areas and on public land; and
- Building a workforce development strategy to support a skilled and trained housing workforce pipeline with high-road wage rates and promoting innovative alternative construction methods.

**ENHANCING GOVERNMENT EFFICIENCY**

Nearly all state operations will be reduced over the next two years. Nonessential contracts, purchases, and travel are suspended. Departments have been directed to fill only the most essential vacant positions.

**Legislative Update**

The following bills of significance were heard this week and passed out of their first committee:
Assembly Bill 1945 (Salas) would define first responder to include a peace officer, firefighter, paramedic, emergency medical technician, public safety dispatcher, public safety telecommunicator or emergency response communication employee.

Assembly Bill 2054 (Kamlager) would require Cal OES to establish guidelines for grant opportunities for community organizations supporting emergency response activities.

Assembly Bill 2107 (Rodriguez) would authorize a special district to issue securitized limited obligation notes for the acquisition of land, facilities or equipment.

Assembly Bill 2178 (Levine) would include a public safety power shutoff within the conditions constituting a state of emergency or local emergency.

Assembly Bill 2213 (Limón) would require Cal OES to develop model guidelines for local government and community-based organizations to track and coordinate community resources during a disaster.

Assembly Bill 2421 (Quirk) would require local agencies to adopt approval procedures for an application to install an emergency standby generator at cell tower sites.

Assembly 3074 (Friedman) would require a structure owner to use more intensive fuel reduction ember resistance in the area between 5 and 30 feet of the structure.

Assembly Bill 3164 (Friedman) would establish an advisory work group to consult with CAL FIRE and to establish a wildfire model risk for communities.

Assembly Bill 3256 (E. Garcia) would place a $6.98 Billion bond act on the ballot to finance projects for wildfire prevention, safe drinking water, climate resistance, drought preparation and flood protection.

Assembly Bill 3267 (Smith) would require Cal OES to complete an after-action report within 180 days after a declared disaster.

Senate Bill 884 (Dodd) would add public safety power shutoffs to the local emergency list.

Senate 1199 (McGuire) would establish a Commission on Home Hardening to include the Insurance Commissioner, State Fire Marshal, Executive Director of the Building Standards Commission and the Director of Cal OES to develop a three-tiered system of fire prevention within the Wildland Urban Interface environment.

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AB 69  

(Ting D) Land use: accessory dwelling units.


Introduced: 12/3/2018

Last Amend: 6/20/2019

Status: 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/5/2019)(May be acted upon Jan 2020)

Location: 9/15/2019-S. 2 YEAR

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.

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Attachments:
- CFCA-FDAC ADU White Paper 06-11-2019(a)
- AB 69 (Ting) CFCA-FDAC OPPOSE Letter Sen Housing 06-11-2019
- AB 69 (Ting) Fact SheetV1

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.
- 8/22/19 - Position changed to Watch based on Amendments

AB 349  

(Choi R) Building standards: garages.


Introduced: 2/4/2019

Last Amend: 6/10/2019

Status: 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 7/1/2019)(May be acted upon Jan 2020)

Location: 8/30/2019-S. 2 YEAR

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.

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Attachments:
- AB 349 (Choi)Fact Sheet

Notes:
- 3/21/2019-FPOs: AB 349 Choi - Watch; What is the intent? Extra door for SFR Garages; Difficult with zero lot lines and townhomes.
- 3/9/2019-Need to ensure that the responsibility gets placed on the SFM to adopt the requirement -
regulation through code adoption and not a statute.

**AB 393**  
Introduced: 2/6/2019  
Last Amend: 5/29/2019  
Status: 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 7/1/2019)(May be acted upon Jan 2020)  
Location: 8/30/2019-S. 2 YEAR  
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  Permits/Standards  

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: 8/30/2019  [html](#)  [pdf](#)  
Introduced: 2/7/2019  
Last Amend: 8/30/2019  
Status: 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/6/2019)(May be acted upon Jan 2020)  
Location: 9/15/2019-S. 2 YEAR  
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. The mitigation program may include, among other things, the adoption by ordinance of a hazardous buildings program, measures to strengthen buildings, and the application of structural standards necessary to provide for life safety above current code requirements. Current law requires the Alfred E. Alquist Seismic Safety Commission to report annually to the Legislature on the filing of mitigation programs relating to building construction standards from local jurisdictions. This bill would require the 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.

Position  Priority  Subject  
Support  Building  Permits/Standards  

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 953**  
( Ting  D) Land use: accessory dwelling units.  
Current Text: Amended: 1/6/2020  [html](#)  [pdf](#)  
Introduced: 2/21/2019  
Last Amend: 1/6/2020  
Location: 1/30/2020-S. RLS.  
Summary: Current law requires a local agency to ministerially approve or deny a permit application for...
the creation of an accessory dwelling unit or junior accessory dwelling unit within 60 days from the date the local agency receives a completed application if there is an existing single-family or multifamily dwelling on the lot. This bill would deem a permit application for the creation of an accessory dwelling unit or junior accessory dwelling unit approved if the local agency has not acted upon the completed application within 60 days.

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

**AB 1484 (Grayson D) Mitigation Fee Act: housing developments.**

**Current Text:** Amended: 9/6/2019  [html](#)  [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 9/6/2019

**Status:** 9/9/2019-Read second time. Ordered to third reading. Re-referred to Com. on RLS. pursuant to Senate Rule 29.10(b).

**Location:** 9/9/2019-S. RLS.

**Summary:** The Mitigation Fee Act requires a local agency that establishes, increases, or imposes a fee as a condition of approval of a development project to, among other things, determine a reasonable relationship between the fee’s use and the type of development project on which the fee is imposed. This bill would prohibit a local agency from imposing a housing impact requirement adopted by the local agency on a housing development project, as defined, unless specified requirements are satisfied by the local agency, including that the housing impact requirement be roughly proportional in both nature and extent to the impact created by the housing development project.

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

**AB 1923 (Salas D) Residential structures: natural gas shutoff devices.**

**Current Text:** Amended: 3/12/2020  [html](#)  [pdf](#)

**Introduced:** 1/14/2020

**Last Amend:** 3/12/2020

**Status:** 3/16/2020-Re-referred to Com. on APPR.

**Location:** 3/12/2020-A. APPR.

**Summary:** Would require the Department of Housing and Community Development, in consultation with the Office of the State Architect and the State Fire Marshal, to consider whether to propose for adoption and approval by the California Building Standards Commission, in the code adoption cycle that begins after January 1, 2022, the requirement that seismic gas shutoff devices or excess flow gas shutoff devices, installed on customer-owned gas piping, be installed in all or a portion of dwelling units, motels, hotels, and lodging houses.

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

**AB 1924 (Grayson D) Housing development: fees.**

**Current Text:** Introduced: 1/14/2020  [html](#)  [pdf](#)

**Introduced:** 1/14/2020

**Status:** 1/23/2020-Referred to Coms. on L. GOV. and H. & C.D.

**Location:** 1/23/2020-A. L. GOV.

**Summary:** Would require that a fee levied or imposed on a housing development project by a local agency be proportionate to the square footage of the proposed unit or units. By imposing additional duties on local agencies that impose fees under the Mitigation Fee Act, the bill would impose a state-mandated local program.

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

**Attachments:**

*AB 1924 (Grayson) Fact Sheet*
AB 1934 (Voepel R) Planning and zoning: affordable housing: streamlined, ministerial approval process.

Current Text: Introduced: 1/15/2020  html, pdf
Introduced: 1/15/2020
Status: 1/23/2020-Referred to Coms. on H. & C.D. and L. GOV.
Location: 1/23/2020-A. H. & C.D.

Summary: Current law, until January 1, 2026, authorizes a development proponent to submit an application for a multifamily housing development, which satisfies specified objective planning standards, that is subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit. Current law requires a local government to notify the development proponent in writing if the local government determines that the development conflicts with any of those objective standards by a specified time; otherwise, the development is deemed to comply with those standards. Current law provides that if a local government approves a project pursuant to that process, that approval will not expire until a specified period of time depending on the nature of the development. This bill would, notwithstanding those provisions, authorize a development proponent to submit an application for a development to be subject to a streamlined, ministerial approval process provided that development meet specified objective planning standards, including that the development provide housing for persons and families of low or moderate income

Position  Priority  Subject
Building
Permits/Standards


Current Text: Amended: 3/16/2020  html, pdf
Introduced: 1/27/2020
Last Amend: 3/16/2020
Status: 3/17/2020-Re-referred to Com. on APPR.
Location: 3/11/2020-A. APPR.

Summary: Would require the California Building Standards Commission, by June 30, 2021, 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, 2023, 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. The bill would authorize the commission to adopt regulations based upon the recommendations from the working group for nonresidential occupancies. The bill would define “functional recovery” for purposes of these provisions, as specified.

Position  Priority  Subject
Building
Permits/Standards

AB 2324 (Friedman D) Accessory dwelling units: prohibition of rent or lease.

Introduced: 2/14/2020
Last Amend: 5/4/2020
Status: 5/5/2020-Re-referred to Com. on H. & C.D.
Location: 4/24/2020-A. H. & C.D.

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 dwelling residential zones and requires a local agency that has not adopted an ordinance to ministerially approve an application for an accessory dwelling unit. Current law also authorizes a local agency to allow, by ordinance, for the sale or conveyance of an accessory dwelling unit separate from the primary residence to a qualified buyer, as defined, upon meeting specified conditions. This bill would prohibit a person, as defined, from renting or leasing more than 15 of the person’s accessory dwelling units, as defined, in the state.

Position  Priority  Subject
Building
Permits/Standards

AB 2470 (Kamlager D) Splitting multifamily dwelling units: streamlined ministerial approval.

Page 4/69
Summary: Current law requires a local government to notify a development proponent in writing if the local government determines that the development conflicts with any of those objective standards by a specified time; otherwise, the development is deemed to comply with those standards. This bill would, in addition, authorize a development proponent to submit an application for a development to split one or more dwelling units within a multifamily housing development to create additional smaller dwelling units to be subject to a streamlined, ministerial approval process. The bill would require a local government to notify the development proponent in writing if the local government determines that the development conflicts with any of those objective standards within 30 days of a completed application being submitted; otherwise, the development is deemed to comply with those standards.

Position Priority Subject
Building Permits/Standards

**AB 2603** (Daly D) Accessory dwelling units.  
Current Text: Introduced: 2/20/2020 html pdf
Introduced: 2/20/2020  
Status: 2/21/2020-From printer. May be heard in committee March 22.  
Location: 2/20/2020-A. PRINT

Summary: Current law provides for the creation by local ordinance, or by ministerial approval if a local agency has not adopted an ordinance, of accessory dwelling units to allow single-family or multifamily dwelling residential use in accordance with specified standards and conditions. Current law, with certain exceptions, prohibits a local agency from using or imposing any additional standards, including, until January 1, 2025, owner-occupant requirements. This bill would make a nonsubstantive change to these provisions.

Position Priority Subject
Building Permits/Standards

**AB 2722** (McCarty D) Development fees and charges: deferral.  
Current Text: Introduced: 2/20/2020 html pdf
Introduced: 2/20/2020  
Status: 3/12/2020-Referred to Com. on L. GOV.  
Location: 3/12/2020-A. L. GOV.

Summary: Current law prohibits a local agency that imposes fees or charges on a residential development for the construction of public improvements or facilities from requiring the payment of those fees or charges until the date of the final inspection or the date the certificate of occupancy is issued, whichever occurs first, except that the payment may be required sooner under specified circumstances. This bill would similarly prohibit a noncompliant local agency, as defined, that imposes any fees or charges on a qualified development, as defined, from requiring the payment of those fees or charges until 20 years from the date of the final inspection, or the date the certificate of occupancy is issued, whichever occurs first.

Position Priority Subject
Building Permits/Standards

**AB 2768** (Kalra D) Public entities: written communications: digital signatures.  
Introduced: 2/20/2020  
Last Amend: 5/4/2020  
Status: 5/5/2020-Re-referred to Com. on JUD.  
Location: 4/24/2020-A. JUD.
Summary: Current law authorizes the use of a digital signature in any written communication with a public entity, as defined, in which a signature is required or used. Under Current law, if a public entity elects to use a digital signature, that digital signature has the same force and effect as the use of a manual signature if it embodies all of specified attributes, including being unique to the person using it and conforming to regulations adopted by the Secretary of State. Current law requires the Secretary of State to have adopted the initial regulations for these provisions no later than January 1, 1997, including seeking the advice of public and private entities in developing these regulations and holding at least one public hearing to receive comments before adopting the regulations. This bill would delete the above-described language requiring the adoption of the initial regulations, as prescribed. The bill would instead require digital signatures to conform to regulations adopted by the Secretary of State pursuant to specified procedures.

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

**AB 3015**
(Chiu D) State public works project: noncombustible piping materials.

Current Text: Introduced: 2/21/2020 [html][pdf]
Introduced: 2/21/2020
Status: 4/24/2020-Referred to Com. on A. & A.R.
Location: 4/24/2020-A. A. & A.R.

Summary: Would require a construction contract for a state public works project, as defined, to specify and require the installation of noncombustible drain, waste, and vent piping, except as otherwise required for the discharge of acid or corrosive chemicals under the California Buildings Standards Code.

**AB 3040**
(Chiu D) Local planning: regional housing need assessment.

Introduced: 2/21/2020
Last Amend: 5/11/2020
Status: 5/12/2020-Re-referred to Com. on H. & C.D.
Location: 4/24/2020-A. H. & C.D.

Summary: Would authorize a city or county to include in its inventory of land suitable for residential development specified sites that contain an existing single-family dwelling unit, but that the city or county authorizes to contain 4 dwelling units as a use by right. The bill would require these sites to be identified to satisfy either the moderate or the above-moderate income regional housing need income level. The bill would require a city or county identifying a site pursuant to these provisions to adopt a resolution or ordinance that, among other things, establishes that the additional units may be developed as a use by right on the site. The bill would require the department to review and make findings regarding a resolution or ordinance adopted by a city or county under these provisions.

**AB 3125**
(Grayson D) Planning and zoning: housing development: regulation.

Current Text: Introduced: 2/21/2020 [html][pdf]
Introduced: 2/21/2020
Status: 2/24/2020-Read first time.
Location: 2/21/2020-A. PRINT

Summary: The Planning and Zoning Law requires a city, county, or city and county, in exercising its authority to regulate subdivisions, to, among other things, refrain from imposing criteria for design or improvements for the purpose of rendering infeasible the development of housing for any and all economic segments of the community. This bill would make nonsubstantive changes to this provision.

Position | Priority | Subject
--- | --- | ---
Building | Permits/Standards
**AB 3144**  
(Grayson D) Housing Cost Reduction Incentive Program.

**Current Text:** Introduced: 2/21/2020  
Introduced: 2/21/2020

**Status:** 3/16/2020-In committee: Hearing postponed by committee.

**Location:** 3/9/2020-A. H. & C.D.

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**Summary:** Would establish the Housing Cost Reduction Incentive Program, to be administered by the Department of Housing and Community Development, for the purpose of reimbursing cities, counties, and cities and counties for development impact fee waivers or reductions provided to qualified rental housing developments. Upon appropriation, the bill would require the department to provide grants to applicants in an amount equal to 50% of the amount of development impact fee waived or reduced for a qualified rental housing development by issuing a Notice of Funding Availability for each calendar year in which funds are made available for the program, as provided. The bill would require an applicant that receives a grant under the program to use those funds solely for those purposes for which the development impact fee that was waived or reduced would have been used.

**Position Priority**

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**Attachments:**

- AB 3144 (Grayson) Fact Sheet

**AB 3145**  
(Grayson D) Local government: housing development projects: fees and exactions cap.

**Current Text:** Introduced: 2/21/2020  
Introduced: 2/21/2020

**Status:** 3/9/2020-Referred to Coms. on L. GOV. and H. & C.D.

**Location:** 3/9/2020-A. L. GOV.

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**Summary:** Would prohibit a city or county from imposing a specified fee or exaction if the total dollar amount of the fees and exactions that a city or county would impose on a proposed housing development is greater than 12 percent of the city’s or county’s median home price unless approved by the Department of Housing and Community Development. The bill would authorize a city or county to seek approval from the department to impose a fee or an exaction that would result in the total dollar amount of fees and exactions exceeding that limitation by making a specified finding and submitting a completed application for a waiver.

**Position Priority**

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**Attachments:**

- AB 3145 (Grayson) Fact Sheet

**AB 3146**  
(Bonta D) Housing data: collection and reporting.

**Current Text:** Introduced: 2/21/2020  
Introduced: 2/21/2020

**Status:** 3/16/2020-In committee: Hearing postponed by committee.

**Location:** 3/9/2020-A. H. & C.D.

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**Summary:** The Planning and Zoning Law requires a city or county to adopt a general plan for land use development within its boundaries that includes, among other things, a housing element. That law requires the planning agency of a city or county to provide by April 1 of each year an annual report to, among other entities, the Department of Housing and Community Development that includes, among other specified information, the number of net new units of housing that have been issued a completed entitlement, a building permit, or a certificate of occupancy, thus far in the housing element cycle, as provided. This bill would require a planning agency to include in that annual report specified additional information regarding housing development projects located within the jurisdiction, and information related to local requirements or incentives for proposed housing development projects, as provided, thereby imposing a state-mandated local program.

**Position Priority**

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AB 3147 (Gabriel D)  Fees for development projects.
Current Text: Introduced: 2/21/2020  html, pdf
Introduced: 2/21/2020  
Status: 3/9/2020-Referred to Coms. on L. GOV. and H. & C.D.  
Location: 3/9/2020-A. L. GOV.  

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Summary: Would require a judicial action or proceeding to be conducted in accordance with other procedures that, among other things, require a protest to be filed within 90 days after the imposition of the fees and an action to attack, review, set aside, void, or annul the imposition of the fees to be filed within 180 days after delivery of a specified notice by the local agency. The bill would require revenues in excess of actual cost to be used to reimburse the payor of the fee or service charge.

Attachments:  
AB 3147 (Gabriel) Fact Sheet  
AB 3147 (Gabriel) Fact Sheet

AB 3148 (Chiu D)  Planning and zoning: density bonuses: affordable housing: fee reductions.
Current Text: Introduced: 2/21/2020  html, pdf
Introduced: 2/21/2020  
Status: 3/9/2020-Referred to Coms. on H. & C.D. and L. GOV.  
Location: 3/9/2020-A. H. & C.D.  

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Summary: Would require a city, county, special district, water corporation, utility, or other local agency, except a school district, to reduce an impact fee or other charges imposed on the construction of a deed restricted affordable housing unit that is built pursuant to a density bonus, to amounts that are, depending on the affordability restriction on the unit, a specified percentage of the impact fee or other charge that would be imposed on a market rate unit within the development. The bill would exempt from these provisions units that are required to be affordable pursuant to a local inclusionary housing ordinance. The bill would define “impact fee” for purposes of these provisions. By imposing requirements on local agencies with respect to density bonuses, this bill would impose a state-mandated local program.

Attachments:  
AB 3148 (Chiu) Fact Sheet

AB 3149 (Gloria D)  Mitigation Fee Act: fees: notice: publicly available data.
Introduced: 2/21/2020  
Last Amend: 5/4/2020  
Status: 5/5/2020-Re-referred to Com. on L. GOV.  
Location: 4/24/2020-A. L. GOV.  

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Summary: The Mitigation Fee Act requires the local agency to make available to the public, at least 10 days prior to the meeting, the data indicating the amount of cost, or estimated cost, required to provide the service for which the fee or service charge is levied and the revenue sources anticipated to provide the service, as specified. The act also authorizes the local agency to provide notice via electronic notification to those who specifically request it, and authorizes the legislative body of a local agency to establish a reasonable annual charge for sending notices based on the estimated cost of providing the service. The act authorizes any party to protest the imposition of a fee, dedication, reservation, or other exactions imposed on a development project within 90 or 120 days of the imposition of the fee, as applicable, and specifies procedures for those protests and actions. The act imposes the same requirements on a local agency for a new or increased fee for public facilities. This bill would increase, for fees and service charges and for fees for specified public facilities, the time for mailing the notice of the time and place of the meeting to at least 45 days before the meeting.

Attachments:  
AB 3149 (Gloria) Fact Sheet
**AB 3173** (Bloom D) **Microunit buildings.**

**Current Text:** Introduced: 2/21/2020  html, pdf

**Introduced:** 2/21/2020

**Status:** 3/16/2020-In committee: Hearing postponed by committee.

**Location:** 3/9/2020-A. H. & C.D.

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**Summary:** Would require a city or county with a population of more than 400,000 people to permit the building of microunit buildings, as defined, in any zone where multifamily residential buildings are permitted. The bill would require that microunit buildings be permitted on the same basis as multifamily dwelling units. The bill would set minimum standards for the construction of microunit buildings, including floor-space ratios and setback requirements. The bill would require that specified percentages of microunit buildings be set aside for affordable housing, as specified. The bill would define terms for the purpose of these provisions.

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

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

**AB 3319** (Jones-Sawyer D) **Code enforcement officers: safety standards.**

**Current Text:** Introduced: 2/21/2020  html, pdf

**Introduced:** 2/21/2020

**Status:** 3/9/2020-Referred to Com. on PUB. S.

**Location:** 3/9/2020-A. PUB. S.

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**Summary:** Would require each local jurisdiction that employs code enforcement officers to develop safety standards appropriate for the code enforcement officers employed in their jurisdiction. By imposing new duties on local jurisdictions, this bill would impose a state-mandated local program.

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

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

**SB 773** (Skinner D) **Land use: accessory dwelling units.**

**Current Text:** Amended: 1/6/2020  html, pdf

**Introduced:** 2/22/2019

**Last Amend:** 1/6/2020


**Location:** 1/27/2020-A. DESK

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**Summary:** Current law requires a local agency to ministerially approve or deny a permit application for the creation of an accessory dwelling unit or junior accessory dwelling unit within 60 days from the date the local agency receives a completed application if there is an existing single-family or multifamily dwelling on the lot. This bill would deem a permit application for the creation of an accessory dwelling unit or junior accessory dwelling unit approved if the local agency has not acted upon the completed application within 60 days.

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

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

**SB 1079** (Skinner D) **Residential property: foreclosure.**

**Current Text:** Amended: 5/13/2020  html, pdf

**Introduced:** 2/19/2020

**Last Amend:** 5/13/2020

**Status:** 5/13/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on JUD.

**Location:** 5/12/2020-S. JUD.

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**Calendar:** 5/22/2020  9 a.m. - John L. Burton Hearing Room (4203)  SENATE JUDICIARY, JACKSON, Chair

**Summary:** Current law prescribes various requirements to be satisfied before the exercise of a power
of sale under a mortgage or deed of trust and prescribes a procedure for the exercise of that power. With regard to the exercise of a power of sale under a mortgage or deed of trust, current law requires the sale to be held in the county where the property or some part of it is situated and to be made at auction, to the highest bidder, as specified. Current law generally requires that if the property consists of several lots or parcels, they are to be sold separately unless the deed of trust or mortgage provides otherwise. This bill, for purposes of the exercise of a power of sale as described above, would prohibit a purchaser from buying more than 3 properties at any auction regardless of the seller of the property.

**SB 1300**

**Skinner D**  
Redevelopment agency dissolution: finding of completion.  
Introduced: 2/21/2020  
Last Amend: 3/25/2020  
Status: 5/11/2020-Re-referred to Com. on GOV. & F.  
Location: 5/11/2020-S. GOV. & F.  

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Summary: Current law requires the Department of Finance to issue a finding of completion to the successor agency upon payment of specified amounts, but prohibits a successor agency that fails by December 31, 2015, from paying or entering into a written installment payment plan with the department for the payment of the amounts determined by the department, or as specified, from ever receiving a finding of completion. This bill, notwithstanding the prohibition on a successor agency from receiving a finding of completion for failure to pay specified amounts by December 31, 2015, would specify that the successor agency, with the approval of the department, is eligible for a finding of completion if it has entered into an agreed-upon written installment payment plan with the department and is in compliance with that plan.

**SB 1340**

**Wilk R**  
Building standards: decks and balconies: inspection.  
Introduced: 2/21/2020  
Last Amend: 3/25/2020  
Status: 5/12/2020-Referral to Com. on B., P. & E.D. rescinded due to the shortened 2020 Legislative Calendar.  
Location: 5/12/2020-S. HOUSING  

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Summary: Current law requires an inspection of exterior elevated elements and associated waterproofing elements, as defined, including decks and balconies, for buildings with 3 or more multifamily dwelling units by a licensed architect, licensed civil or structural engineer, a building contractor holding specified licenses, or an individual certified as a building inspector or building official, as specified. Current law prohibits the contractor performing the inspection from bidding on the repair work. This bill would eliminate the prohibition against the contractor performing the inspection from bidding on the repair work.

**SB 1400**

**Umberg D**  
Accessory Dwelling Unit Construction Bond Act of 2020.  
Introduced: 2/21/2020  
Last Amend: 4/8/2020  
Status: 4/8/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on RLS.  
Location: 2/21/2020-S. RLS.  

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Summary: 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. The bill would require that moneys received from a homeowner for the repayment of financing provided under the program to be used to pay debt service when due on bonds issued pursuant to the bond act.

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

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### Communications

**AB 1366** (Daly D) Office of Emergency Services: coordination of communications.
- **Current Text:** Amended: 4/6/2020 [html](#), [pdf](#)
- **Introduced:** 2/22/2019
- **Last Amend:** 4/6/2020
- **Status:** 4/6/2020-From committee chair, with author’s amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U. & C.

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**Summary:** Current law 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 communication system, including text to 911 service, throughout California. Current law requires the Next Generation 911 emergency communication system to incorporate certain elements, including public safety communications, as specified. The bill would expressly authorize the office to establish requirements for the Next Generation 911 emergency communication system, including the costs, services, and terms and conditions for contractors selected by the office to provide Next Generation 911 services. The bill would authorize the office to direct the Public Utilities Commission to implement the terms of service requirements for those contractors selected by the office to provide Next Generation 911 services.

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

---

**AB 2163** (Rivas, Robert D) Rural Broadband and Emergency Infrastructure Grant Act of 2020.
- **Current Text:** Introduced: 2/11/2020 [html](#), [pdf](#)
- **Introduced:** 2/11/2020
- **Status:** 3/17/2020-In committee: Hearing postponed by committee.

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**Summary:** Would establish the Rural Broadband and Emergency Infrastructure Grant Act of 2020 to ensure that all California fairgrounds are equipped with adequate broadband and telecommunications infrastructure to support local, regional, and state emergency and disaster response personnel and systems. The bill would, upon appropriation, require the Department of Technology, Department of Food and Agriculture, Public Utilities Commission, California Broadband Council, and Office of Emergency Services to jointly develop the Rural Broadband and Emergency Infrastructure Grant Program to provide each California fairground with grant moneys to support broadband and telecommunications infrastructure deployment.

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

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**AB 2421** (Quirk D) Land use: permitting: wireless communications.
- **Current Text:** Amended: 3/12/2020 [html](#), [pdf](#)
- **Introduced:** 2/19/2020
- **Last Amend:** 3/12/2020
- **Status:** 5/12/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 0.) (May 12). Re-referred to Com. on APPR.

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**Summary:** Would, until January 1, 2024, require local agencies to adopt specified approval procedures for an application to install an emergency standby generator, that meets specified standards, within
the physical footprint of a macro cell tower site. Because this bill would impose new duties on local agencies, it would impose a state-mandated local program.

**Position** | **Priority** | **Subject**
---|---|---
Communications

**AB 2675**  
**Quirk D**  
*Emergency Telephone Users Surcharge Act: access line information.*

**Current Text:** Introduced: 2/20/2020  
Introduced: 2/20/2020  
**Status:** 3/12/2020-Referral to Com. on C. & C.  
**Location:** 3/12/2020-A. C. & C.

**Summary:**  
Would allow public disclosure of access line information provided by service suppliers to the Office of Emergency Services only if the information is aggregated such that no service supplier-specific information is disclosed or to the extent that the Federal Communications Commission or Public Utilities Commission lawfully disclose the same information to members of the public.

**Position** | **Priority** | **Subject**
---|---|---
Communications

**SB 431**  
**McGuire D**  
*Mobile telephony service base transceiver station towers: communications infrastructure: performance reliability standards.*

**Current Text:** Amended: 2/10/2020  
Introduced: 2/21/2019  
**Last Amend:** 2/10/2020  
**Status:** 2/10/2020-From committee with author's amendments. Read second time and amended. Referred to Com. on C. & C.  
**Location:** 2/10/2020-A. C. & C.

**Summary:**  
Current law requires the Public Utilities Commission to develop and implement performance reliability standards for backup power systems installed on the property of residential and small commercial customers by a facilities-based provider of telephony services upon determining that the benefits of the standards exceed the costs. This bill would require the commission, in consultation with the Office of Emergency Services, by July 1, 2021, to develop and implement performance reliability standards, as specified, for all mobile telephony service base transceiver station towers, commonly known as "cell towers," and for all infrastructure for providing mobile telephony service, Voice over Internet Protocol service, Internet Protocol enabled service, and cable television service that is located within a commission-designated Tier 2 or Tier 3 High Fire Threat District, or that affects those towers or that infrastructure within such a district.

**Position** | **Priority** | **Subject**
---|---|---
Communications

**SB 753**  
**Stern D**  
*Public social services: emergency notification.*

**Current Text:** Amended: 1/15/2020  
Introduced: 2/22/2019  
**Last Amend:** 1/15/2020  
**Location:** 1/27/2020-A. DESK

**Summary:**  
Current law permits an authorized employee of a county social services department to disclose the name and residential address of elderly or disabled clients to police, fire, or paramedical personnel, or other designated emergency services personnel, in the event of a public safety emergency that necessitates the possible evacuation of the area in which those elderly or disabled clients reside. Current law specifies that public safety emergencies include, but are not limited to, events that jeopardize the immediate physical safety of county residents. This bill would additionally permit those individuals' telephone numbers and e-mail addresses to be disclosed and would specifically identify a public safety power shut-off as a public safety emergency.

**Position** | **Priority** | **Subject**
---|---|---
Communications

**SB 794**  
**Jackson D**  
*Emergency services: telecommunications.*

**Current Text:** Amended: 2/25/2020  
**Position** | **Priority** | **Subject**
---|---|---
Communications
SB 925  
(Glazer D)  
Mobile telephony service base transceiver station towers: performance reliability standards.


Introduced: 2/4/2020
Status: 2/12/2020-Referred to Com. on E., U. & C.
Location: 2/12/2020-S. E. U., & C.

Summary: Would require the Public Utilities Commission, in consultation with the Office of Emergency Services, to develop and implement performance reliability standards, as specified, for all mobile telephony service base transceiver station towers, commonly known as "cell towers."

SB 1069  
(Jackson D)  

Current Text: Introduced: 2/18/2020  html  pdf

Introduced: 2/18/2020
Status: 5/12/2020-Referral to Com. on G.O. rescinded due to the shortened 2020 Legislative Calendar.
Location: 5/12/2020-S. E. U., & C.

Summary: Would require each provider of telecommunications service to (1) notify local emergency management officials about the location and status of the provider's critical communications infrastructure, as defined, (2) provide to the local incident command upon the declaration of an emergency or natural disaster the name and contact information for, and make available upon request, an official representative of the provider able to assist local emergency operations, (3) report to local emergency management authorities and the commission the transmission status of emergency alerts, notifications, and messages, (4) notify local and state emergency management officials in real time of impacted critical communications infrastructure within their jurisdictions that has been damaged or otherwise rendered inoperable, and, (5) upon the conclusion of an emergency or natural disaster, timely report to the commission on the impacts to the provider's network during the emergency or natural disaster, as specified.

AB 41  
(Gallagher R)  
Disaster relief: Camp Fire.


Introduced: 12/3/2018
AB 235  (Mayes  I)  Electrical corporations: wildfire victim recovery bonds.


Introduced: 1/18/2019

Last Amend: 9/6/2019

Status: 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was E. U., & C. on 9/6/2019)(May be acted upon Jan 2020)

Location: 9/15/2019-S. 2 YEAR

Summary: Would, under specific circumstances, authorize the Public Utilities Commission, upon application by an electrical corporation, to issue financing orders to support the issuance of wildfire victim recovery bonds by an electrical corporation or other financing entity to finance wildfire recovery costs, as provided. The bill would authorize the California Infrastructure and Economic Development Bank to act as a financing entity for these purposes, for wildfire victim recovery bonds totaling not more than $20,000,000,000 at any one time. This bill contains other related provisions.

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

AB 247  (Dahle  R)  Disaster relief: Carr and Klamathon fires.

Current Text: Introduced: 1/22/2019  html  pdf

Introduced: 1/22/2019

Status: 8/30/2019-In committee: Held under submission.

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 Carr fire that started on July 23, 2018, in the County of Shasta.

Attachments:
AB 247  (Dahle) CFCA-FDAC Support Letter Sen. Appropriations 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
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
Location: 9/3/2019-S. INACTIVE FILE

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.

Position  Priority  Subject
Watch  -  Disaster Relief, Fire Insurance

SB 110  

(Committee on Budget and Fiscal Review) Budget Act of 2019.
Introduced: 1/10/2019
Last Amend: 7/5/2019
Status: 9/12/2019-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.
Location: 9/12/2019-A. BUDGET

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.

Position  Priority  Subject
Watch  -  Disaster Relief

SB 111  

(Committee on Budget and Fiscal Review) Wildfire agencies: public utilities: safety and insurance.
Introduced: 1/10/2019
Last Amend: 7/5/2019
Status: 9/12/2019-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.
Location: 9/12/2019-A. BUDGET

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.

Position  Priority  Subject
Watch  -  Disaster Relief

SB 763  

(Galgiani D) Personal income tax: gross income exclusion: discharge of qualified principal residence indebtedness: federal disaster areas.
SB 1431  (Glazer D) Property taxation: reassessment: disaster relief.

Current Text: Amended: 5/6/2020  html  pdf

Introduced: 2/21/2020

Last Amend: 5/6/2020

Status: 5/11/2020-Withdrawn from committee. Re-referred to Com. on RLS. Re-referred to Com. on GOV. & F.

Location: 5/11/2020-S. GOV. & F.

Summary: Current property tax law requires, for property to be eligible for reassessment under specified provisions, that damage or destruction be caused by one of 3 specified occurrences, including a major misfortune or calamity in an area or region subsequently proclaimed by the Governor to be in a state of disaster if the property was damaged or destroyed by the misfortune or calamity that caused the Governor to proclaim the region to be in a state of disaster. Current property tax law generally requires that an application for reassessment be filed within the later of the time specified in the county’s ordinance or within 12 months of the misfortune or calamity and be executed under penalty of perjury. This bill would expand these provisions to include damage to or destruction of property due to a misfortune or calamity in an area or region subsequently proclaimed by the Governor to be in a state of emergency if the property was damaged or destroyed by the misfortune or calamity that caused the Governor to proclaim the area to be in a state of emergency.

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 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.

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.
AB 2787  (Chau D) Unmanned aircraft systems: delivery services.
Introduced: 2/20/2020
Last Amend: 5/4/2020
Status: 5/5/2020-Re-referred to Com. on P. & C.P.
Location: 4/24/2020-A. P. & C.P.

Summary: Would authorize an unmanned aircraft system, as defined, that is used by a business to deliver consumer products to a person in this state to be used by a business to collect, use, and retain audio, geolocation, and visual information only when reasonably necessary and proportionate to achieve the delivery purposes for which the information was collected or processed. Except as provided, the bill would require the business to destroy that information upon completion or realization of those purposes. The bill would define terms for its purposes.

Position  Priority  Subject

Drones/Unmanned Aircraft

SB 648  (Chang R) Unmanned aircraft systems: accident notification.
Introduced: 2/22/2019
Last Amend: 6/27/2019
Status: 7/10/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 6/27/2019)(May be acted upon Jan 2020)
Location: 7/10/2019-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

Drones/Unmanned Aircraft

Notes: 3/9/2019-ensure no mandates on public safety to report.

Emergency Medical Services

AB 1544  (Gipson D) Community Paramedicine or Triage to Alternate Destination Act.
Current Text: Amended: 8/30/2019  html  pdf
Introduced: 2/22/2019
Last Amend: 8/30/2019
Status: 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/10/2019)(May be acted upon Jan 2020)
Location: 9/15/2019-S. 2 YEAR

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.

Position  Priority  Subject

Emergency Medical Services

Attachments:
**AB 2092 (Rodriguez D) Emergency ambulance employees: safety devices and safeguards.**

**Current Text:** Amended: 5/4/2020  [html](#)  [pdf](#)

**Introduced:** 2/5/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on L. & E.

**Location:** 2/20/2020-A. L. & E.

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**Summary:** Would require an emergency ambulance provider to inform each emergency ambulance employee, upon initial employment and subsequently on an annual basis, of the employee’s right to request safety devices and safeguards, as defined, at the beginning of the employee’s shift. By creating a new duty for emergency ambulance providers, a violation of which would be a crime, the bill would impose a state-mandated local program. The bill would not apply to the state or a political subdivision of the state.

**Position**  
Civilian

**Priority**  
1

**Subject**

Emergency

Medical

Services

**Attachments:**

AB 2092 Fact Sheet

**AB 2131 (Rodriguez D) Emergency ambulance employees: mental health treatment.**

**Current Text:** Introduced: 2/10/2020  [html](#)  [pdf](#)

**Introduced:** 2/10/2020

**Status:** 4/24/2020-Referred to Com. on L. & E.

**Location:** 4/24/2020-A. L. & E.

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**Summary:** Under current law, every emergency ambulance employee is entitled to employer-paid mental health services through an employee assistance program (EAP). Current law requires the EAP coverage to provide up to 10 mental health treatments per issue, per calendar year. This bill would require a private emergency ambulance provider to provide an emergency ambulance employee who requests mental health treatment for critical incident stress management, as defined, or post-traumatic stress disorder (PTSD), in addition to the EAP coverage described above, in-person treatment from a qualified professional who is trained in the areas of critical incident stress management or PTSD.

**Position**  
Civilian

**Priority**  
1

**Subject**

Emergency

Medical

Services

**Attachments:**

AB 2131 (Rodriguez) Fact Sheet

**AB 2428 (Fong R) Emergency services: emergency and natural disaster preparedness: access and functional needs.**

**Current Text:** Introduced: 2/19/2020  [html](#)  [pdf](#)

**Introduced:** 2/19/2020

**Status:** 2/24/2020-Referred to Com. on G.O.

**Location:** 2/24/2020-A. G.O.

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**Summary:** The California Emergency Services Act, among other things, requires the Office of Emergency Services to update the State Emergency Plan on or before January 1, 2019, and every five years thereafter. The act also requires the office to develop a guidance document to specify the response of the state and its political subdivisions to agriculture-related disasters. This bill would require the office to work with representatives from the access and functional needs population, as
defined, when updating the State Emergency Plan.

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**AB 2447 (Rodriguez D) Workers’ compensation: emergency medical services.**

- **Current Text:** Amended: 5/4/2020  html  pdf
- **Introduced:** 2/19/2020
- **Last Amend:** 5/4/2020
- **Status:** 5/5/2020-Re-referred to Com. on INS.
- **Location:** 4/24/2020-A. INS.

**Summary:** Under current law, a person injured in the course of employment is generally entitled to receive workers’ compensation on account of that injury. Current law provides that, in the case of certain state and local firefighting personnel and peace officers, the term “injury” includes various medical conditions that are developed or manifested during a period while the member is in the service of the department or unit, and establishes a disputable presumption in this regard. This bill would provide, for injuries occurring after January 1, 2021, that in the case of private sector emergency medical services personnel contracted with a state, local, tribal, or special district to provide emergency medical services, the term “injury” also includes post-traumatic stress that develops or manifests itself during a period in which the injured person is providing emergency medical services pursuant to a contract with the state agency, local agency, tribe, or special district.

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**AB 2450 (Grayson D) Air ambulance services.**

- **Current Text:** Amended: 5/12/2020  html  pdf
- **Introduced:** 2/19/2020
- **Last Amend:** 5/12/2020
- **Status:** 5/13/2020-Re-referred to Com. on HEALTH.
- **Location:** 4/24/2020-A. HEALTH
- **Calendar:** 5/18/2020  10 a.m. - Assembly Chambers ASSEMBLY HEALTH, WOOD, Chair

**Summary:** Current law, until July 1, 2022, imposes a penalty of $4 until July 1, 2020, upon every conviction for a violation of the Vehicle Code or a local ordinance adopted pursuant to the Vehicle Code, other than a parking offense. The act requires the county or court that imposed the fine to transfer the revenues collected to the Treasurer for deposit into the Emergency Medical Air Transportation and Children’s Coverage Fund. Existing law requires the assessed penalty to continue to be collected, administered, and distributed until exhausted or until December 30, 2021, whichever occurs first. This bill would extend the above-specified dates by 2 years. By extending the length of time a county is required to collect and transfer the fines imposed, the bill would impose a state-mandated local program.

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**AB 2593 (Boerner Horvath D) Emergency services: first responders.**

- **Current Text:** Introduced: 2/20/2020  html  pdf
- **Introduced:** 2/20/2020
- **Status:** 3/2/2020-Referred to Coms. on G.O. and P.E. & R.
- **Location:** 3/2/2020-A. G.O.

**Summary:** Would, for purposes of the California Emergency Services Act, define “first responder” as an employee of the state or a local public agency who provides emergency response services, including a peace officer, a firefighter, a paramedic, an emergency medical technician, rescue service personnel, including an open water lifeguard or harbor patrol officer, or an emergency manager.
**AB 2625**  
(Boerner Horvath D) Emergency ground medical transportation.  
Current Text: Introduced: 2/20/2020  [html](#)  [pdf](#)  
Introduced: 2/20/2020  
Status: 3/2/2020-Referred to Com. on HEALTH.  
Location: 3/2/2020-A. HEALTH  

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Summary: Would require a health care service plan contract or a health insurance policy issued, amended, or renewed on or after January 1, 2021, that offers coverage for emergency ground medical transportation services to include those services as in-network services and would require the plan or insurer to pay those services at the contracted rate pursuant to the plan contract or policy. Because a willful violation of the bill’s requirements relative to a health care service plan would be a crime, the bill would impose a state-mandated local program.

**Position**  
Priority  
Subject  
Emergency  
Medical Services

**AB 2654**  
(Cervantes D) Emergency plan: access and functional needs: cities and counties.  
Introduced: 2/20/2020  
Last Amend: 5/4/2020  
Status: 5/5/2020-Re-referred to Com. on G.O.  
Location: 4/24/2020-A. G.O.  

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Summary: Would require the 10 most populous cities in the state, according to data from the United States Census Bureau, to, in their next update to their emergency plans, integrate access and functional needs into their emergency plans and include representatives of the access and functional needs population when making the updates. The bill would also include foster youth in the definition of the access and functional needs population. By imposing these requirements on cities and counties, the bill would impose a state-mandated local program.

**Position**  
Priority  
Subject  
Emergency  
Medical Services

**AB 2836**  
(Chen R) Medi-Cal: emergency medical transportation services.  
Introduced: 2/20/2020  
Last Amend: 5/4/2020  
Status: 5/5/2020-Re-referred to Com. on HEALTH.  
Location: 4/24/2020-A. HEALTH  

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Summary: The Medi-Cal Emergency Medical Transportation Reimbursement Act imposes a quality assurance fee for each emergency medical transport provided by an emergency medical transport provider subject to the fee in accordance with a prescribed methodology. Current law exempts an eligible provider from the quality assurance fee and add-on increase for the duration of any Medi-Cal managed care rating during which the program is implemented. Current law requires each applicable Medi-Cal managed care health plan to satisfy a specified obligation for emergency medical transports and to provide payment to noncontract emergency medical transport providers, and provides that this provision does not apply to an eligible provider who provides noncontract emergency medical transports to an enrollee of a Medi-Cal managed care plan during any Medi-Cal managed care rating period that the program is implemented. The bill would provide that during the entirety of any Medi-Cal managed care rating period for which the program is implemented an eligible provider shall not be an emergency medical transport provider, as defined, who is subject to a quality assurance fee or eligible for the add-on increase, and would provide that the program’s provisions do not affect the application of the specified add-on to any payment to a nonpublic emergency medical transport provider.

**Position**  
Priority  
Subject  
Emergency
**AB 3115** (Rodriguez D) Emergency medical services providers: reporting.

*Current Text: Introduced: 2/21/2020*  [html](#)  [pdf](#)

*Introduced: 2/21/2020*

*Status: 3/9/2020-Referred to Com. on HEALTH.*

*Location: 3/9/2020-A. HEALTH*

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*Summary:* Would require a private EMS provider that contracts with a local EMS agency (LEMSA) to provide emergency medical services in an exclusive operating area to annually provide the LEMS A with specified information relating to the working conditions of emergency medical technicians and paramedics employed by the provider, including, but not limited to, wages, hours, and benefits. The bill would require the LEMS A to maintain a database in which that data, and other specified information, would be collected. The bill would require the Emergency Medical Services Authority to collect from each LEMS A the data that each LEMS A receives from the providers.

**Position**  
**Priority**  
**Subject**  
Emergency Medical Services

**Attachments:**
- [AB 3115 (Rodriguez) Fact Sheet](#)

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**AB 3202** (McCarty D) Peace officers: leave of absence.

*Current Text: Amended: 5/4/2020*  [html](#)  [pdf](#)

*Introduced: 2/21/2020*

*Last Amend: 5/4/2020*

*Status: 5/5/2020-Re-referred to Com. on PUB. S.*

*Location: 4/24/2020-A. PUB. S.*

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*Summary:* Would require the Commission on Peace Officer Standards and Training to create a workgroup consisting of appropriate stakeholders to study the appropriate leave of absence policies for a peace officer after a traumatic event has occurred in the course of the peace officer’s duties.

**Position**  
**Priority**  
**Subject**  
Emergency Medical Services

---

**SB 1068** (Pan D) Residential care facilities for the elderly.

*Current Text: Introduced: 2/18/2020*  [html](#)  [pdf](#)

*Introduced: 2/18/2020*

*Status: 2/27/2020-Referred to Com. on HUMAN S.*

*Location: 2/27/2020-S. HUM. S.*

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*Summary:* Current law, the California Residential Care Facilities for the Elderly Act, provides for the licensure of residential care facilities for the elderly by the State Department of Social Services. Current law requires the department to impose regulations on residential care facilities for the elderly and requires those regulations to prescribe standards of safety and sanitation for the physical plant and standards for basic care and supervision, personal care, and services to be provided. Current law makes a violation of those regulations a crime. This bill would require the department’s regulations to require a licensed residential care facility for the elderly to immediately telephone 911 if an injury or other circumstance results in an imminent threat to a resident’s health.

**Position**  
**Priority**  
**Subject**  
Emergency Medical Services

---

**AB 291** (Chu D) Local Emergency Preparedness and Hazard Mitigation Fund.
**Summary:** Would establish a Local Emergency Preparedness and Hazard Mitigation Fund to, upon appropriation by the Legislature, support staffing, planning, and other emergency mitigation priorities to help local governments meet emergency management, preparedness, readiness, and resilience goals. The bill would require the Office of Emergency Services to establish the Local Emergency Preparedness and Hazard Mitigation Fund Committee under the Standardized Emergency Management System Advisory Board.

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

**Attachments:**
- AB 291 (Chu) CFCA-FDAC Support Letter Assm. GO 04-18-2019

**Notes:**
- AB 291 (Chu) CFCA-FDAC Support Letter Assm. GO 04-18-2019

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**AB 1500**

**Carrillo D**  
**Hazardous substances.**

**Summary:** Would repeal the provision authorizing a UPA to suspend or revoke a unified program facility permit, or an element of a unified program facility permit, for not paying the permit fee or a fine or penalty associated with the permit. The bill would authorize the UPA, if a permittee does not comply with a written notice from the UPA to make those payments by the specified date, in addition to suspending or revoking the permit or permit element, to withhold issuance of the permit or permit element.

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

**Attachments:**
- AB 1500 (Carrillo) CFCA-FDAC Support Letter Senate Appropriations 07-17-2019
- 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:**
- 07-17-2019-AB 1500 (Carrillo) CFCA-FDAC Support Letter Senate Appropriations 07-17-2019
- 6/17/2019-AB 1500 (Carrillo) CFCA-FDAC Support Letter Senate EQ 06-17-2019
- 4/12/2019-Requested to support by LA area chiefs. Moved to support

---

**AB 1847**

**Levine D**  
**Electrical corporations: public administrator.**

**Summary:** Would authorize the Public Utilities Commission, if the commission adopts a decision that includes findings that an electrical corporation is not complying with state law or rules, regulations, or other directives from the commission, to appoint a public administrator to the electrical corporation for a period not to exceed 180 days, except as provided. The bill would vest the public administrator with oversight authority over the electrical corporation's activities that impact public safety.

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

**Attachments:**
- AB 1847 (Levine) CFCA-FDAC Support Letter Senate Appropriations 07-17-2019
- AB 1847 (Levine) CFCA-FDAC Support Letter Senate Appropriations EQ 06-17-2019
- AB 1847 (Levine) CFCA-FDAC Support Letter Author & Assm. Appropriations 04-17-2019

**Notes:**
- 07-17-2019-AB 1847 (Levine) CFCA-FDAC Support Letter Senate Appropriations 07-17-2019
- 6/17/2019-AB 1847 (Levine) CFCA-FDAC Support Letter Senate Appropriations EQ 06-17-2019
- 4/12/2019-Requested to support by LA area chiefs. Moved to support

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**Page 22/69**
**AB 1855** (Frazier D) Residential care facilities for the elderly: emergency and disaster plan.

**Current Text:** Introduced: 1/7/2020  [html](#)  [pdf](#)

**Introduced:** 1/7/2020

**Status:** 3/16/2020-In committee: Hearing postponed by committee.

**Location:** 1/30/2020-A. HUM. S.

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**Summary:** Would require, by July 1, 2022, the State Department of Social Services, the Office of Emergency Services, and the Department of Technology, in partnership with the private sector, to develop and implement a secure online emergency management database with an emergency disaster technology tool to be maintained by the department and accessible by emergency response personnel, and would require licensed residential care facilities for the elderly to upload their emergency and disaster plans to the database by July 1, 2023.

**Position**  
**Priority**  
**Subject**  
Emergency Planning

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**AB 1915** (Chu D) Electrical corporations: deenergization events.

**Current Text:** Introduced: 1/9/2020  [html](#)  [pdf](#)

**Introduced:** 1/9/2020

**Status:** 1/17/2020-Referred to Com. on U. & E.

**Location:** 1/17/2020-A. U. & E.

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**Summary:** Would, if the Public Utilities Commission approves a wildfire mitigation plan that authorizes an electrical corporation to deenergize portions of the electrical grid, this bill would require the commission to adopt rules setting forth the circumstances under which a deenergization event may be undertaken and continued in effect and the appropriate geographic range of a deenergization event. Following a deenergization event, the bill would require the commission to determine whether the electrical corporation complied with the rules and also determine if the entire duration and geographic range of the deenergization event was reasonable, as specified.

**Position**  
**Priority**  
**Subject**  
Emergency Planning

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**AB 1916** (Chu D) Proclaimed state and local emergencies: proclamations, communications, and materials: translation.

**Current Text:** Amended: 5/4/2020  [html](#)  [pdf](#)

**Introduced:** 1/9/2020

**Last Amend:** 5/4/2020

**Status:** 5/7/2020-Re-referred to Com. on G.O. pursuant to Assembly Rule 96.

**Location:** 5/7/2020-A. G.O.

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**Summary:** Would require all proclamations, communications, materials, and announcements made by the Governor or a state agency related to a duly proclaimed state of emergency to be made available in all languages spoken by a substantial number of non-English-speaking people. The bill would define the term “substantial number of non-English-speaking people” to mean a group of people that do not speak English or have limited English proficiency and make up 3 percent or more of the state's population.

**Position**  
**Priority**  
**Subject**  
Emergency Planning

---

**AB 2033** (Wood D) Deenergization: spoilage claims.

**Current Text:** Introduced: 1/30/2020  [html](#)  [pdf](#)

**Introduced:** 1/30/2020

**Status:** 2/14/2020-Referred to Com. on U. & E.

**Location:** 2/14/2020-A. U. & E.

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Summary: Would require an electrical corporation that engages in a public safety power shutoff to compensate a customer for any qualified claim for spoilage of food or medication if the customer experienced an interruption in electrical service for greater than 8 hours and received less than 24 hours notice of the interruption.

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

**AB 2064**  
(Patterson R) Emergency preparedness: access and functional needs.


Introduced: 2/4/2020

Last Amend: 3/4/2020

Status: 5/13/2020-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 20. Noes 0.) (May 12). Re-referred to Com. on APPR.

Location: 5/12/2020-A. APPR.

Summary: The California Emergency Services Act, among other things, requires the Office of Emergency Services to update the State Emergency Plan on or before January 1, 2019, and every 5 years thereafter. The act also requires the office, on or before July 31, 2015, to update the State Emergency Plan to include proposed best practices for local governments and nongovernmental entities to use to mobilize and evacuate people with access and functional needs during emergency or natural disasters. This bill would require the office, in the next update of the plan, to include the best practices provisions, described above.

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

**AB 2076**  
(Bigelow R) Public lands: Department of Parks and Recreation: wildfire management plan: fire hazard severity zones.


Introduced: 2/5/2020

Status: 4/6/2020-In committee: Hearing postponed by committee.

Location: 2/20/2020-A. W., P. & W.

Calendar: 5/14/2020  10 a.m. - State Capitol, Assembly Chamber  ASSEMBLY WATER, PARKS AND WILDLIFE, GARCIA, EDUARDO, Chair

Summary: Would require the Director of Parks and Recreation to develop, in specified phases, and implement a wildfire management plan for all property under the jurisdiction of the Department of Parks and Recreation that is located within a high or a very high fire hazard severity zone, as provided. The bill would require the wildfire management plan to outline the department’s fire prevention goals and future projects for prescribed fire, defensible space, fire resilient restoration projects, and the fire hardening of the department’s structures, among other things.

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

**AB 2167**  
(Daly D) Insurance market action plan.


Introduced: 2/11/2020

Last Amend: 5/4/2020

Status: 5/7/2020-From committee: Do pass and re-refer to Com. on APPE. (Ayes 14. Noes 0.) (May 7). Re-referred to Com. on APPE.

Location: 5/7/2020-A. APPR.

Summary: Would establish the Insurance Market Action Plan (IMAP) program under which residential property insurance policies in a county may qualify for IMAP protection if the requirements of the program are met. The bill would require an IMAP filing submitted to the Department of Insurance by an insurer to include, among other things, a request for adequate rates, a plan for maintaining solvency of the insurer, and mitigation requirements.

**Position** | **Priority** | **Subject**
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Support | Emergency Planning
**AB 2178** (Levine D) Emergency services.

*Current Text:* Introduced: 2/11/2020  [html](#)  [pdf](#)

*Introduced:* 2/11/2020

*Status:* 5/13/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 20. Noes 0.) (May 12). Re-referred to Com. on APPR.

*Location:* 5/12/2020-A. APPR.

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*Summary:* Current law defines the terms "state of emergency" and "local emergency" to mean a duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons and property within the state caused by, among other things, fire, storm, or riot. This bill would additionally include a deenergization, defined as a planned public safety power shutoff, as specified, within those conditions constituting a state of emergency and a local emergency.

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

Emergency Planning

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**AB 2179** (Levine D) Electrical corporations: wildfire mitigation plans.

*Current Text:* Introduced: 2/11/2020  [html](#)  [pdf](#)

*Introduced:* 2/11/2020

*Status:* 2/27/2020-Referred to Com. on U. & E.

*Location:* 2/27/2020-A. U. & E.

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*Summary:* If the Public Utilities Commission approves a wildfire mitigation plan that authorizes an electrical corporation to deenergize portions of the electrical grid, this bill would require the commission to adopt rules requiring an electrical corporation, upon request from an entity of local government with responsibility for mitigating public safety impacts of a deenergization event, as defined, to provide or make available to that entity information relative to those customers receiving or determined to be eligible to receive medical baseline rates, as specified, that may lose electrical service during the deenergization event. The bill would require an entity of local government receiving that information to comply with all applicable state and federal laws for the protection of the privacy and security of the information.

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

Emergency Planning

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**AB 2180** (Levine D) Electrical corporations: wildfire mitigation plans.

*Current Text:* Introduced: 2/11/2020  [html](#)  [pdf](#)

*Introduced:* 2/11/2020

*Status:* 2/27/2020-Referred to Com. on U. & E.

*Location:* 2/27/2020-A. U. & E.

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*Summary:* Would prohibit electrical corporations from diverting revenue authorized for specified purposes in the plans to other activities or investments that are also authorized by the plans, if the diversion would cause the total amount of all such diversions to exceed 5% of the allocation approved for their plans, unless the commission authorizes that diversion. The bill would require electrical corporations to retain records of all diversions of revenues that are authorized for specified purposes in the plans to other activities or investments that are also authorized by the plans.

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

Emergency Planning

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**AB 2213** (Limón D) Office of Emergency Services: model guidelines.

*Current Text:* Introduced: 2/12/2020  [html](#)  [pdf](#)

*Introduced:* 2/12/2020

*Status:* 5/13/2020-From committee: Amend, and do pass as amended and re-refer to Com. on APPR. (Ayes 20. Noes 0.) (May 12).

*Location:* 5/12/2020-A. APPR.

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*Summary:* Would prohibit electrical corporations from diverting revenue authorized for specified purposes in the plans to other activities or investments that are also authorized by the plans, if the diversion would cause the total amount of all such diversions to exceed 5% of the allocation approved for their plans, unless the commission authorizes that diversion. The bill would require electrical corporations to retain records of all diversions of revenues that are authorized for specified purposes in the plans to other activities or investments that are also authorized by the plans.

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

Emergency Planning
Calendar: 5/14/2020  #3 ASSEMBLY SECOND READING FILE -- ASSEMBLY BILLS

Summary: Would require the Office of Emergency Services to develop model guidelines for local governments, operational areas, and nonprofit, community-based, faith-based, and private sector organizations active in disasters to identify, type, and track community resources that could assist in responding to or recovering from local, tribal, regional, national, or international disasters, as specified. The bill would require the OES to publish and distribute the initial model guidelines by May 1, 2021, and to update and distribute the guidelines annually thereafter.

Position | Priority | Subject
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| | | Emergency Planning

**AB 2285** (Committee on Transportation) Transportation.


Introduced: 2/14/2020

Last Amend: 5/4/2020

Status: 5/5/2020-Re-referred to Com. on TRANS. From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 15. Noes 0.) (May 4). Re-referred to Com. on APPR.

Location: 5/5/2020-A. APPR.

Summary: The California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program, upon appropriation from the Greenhouse Gas Reduction Fund, funds zero- and near-zero-emission truck, bus, and off-road vehicle and equipment technologies and related projects. The program provides that projects eligible for funding include, among others, technology development, demonstration, precommercial pilots, and early commercial deployments of zero- and near-zero-emission medium- and heavy-duty truck technology, and requires, until December 31, 2020, no less than 20% of funding made available for that purpose to support early commercial deployment of existing zero- and near-zero-emission heavy-duty truck technology. This bill would extend the requirement that 20% of that funding be made available for that same purpose until December 31, 2021.

Position | Priority | Subject
--- | --- | ---
| | | Emergency Planning

**AB 2298** (Carrillo D) Hazardous waste.

Current Text: Introduced: 2/14/2020  html  pdf

Introduced: 2/14/2020

Status: 3/17/2020-In committee: Hearing postponed by committee.

Location: 2/27/2020-A. E.S. & T.M.

Summary: Current law requires every county to apply to the Secretary for Environmental Protection to be certified to implement the unified program, and authorizes a city or local agency that meets specified requirements to apply to the secretary to be certified to implement the unified program, as a certified unified program agency, or CUPA. Current law authorizes the UPA, if the UPA determines that a person has committed, or is committing, a violation of any law, regulation, permit, information request, order, variance, or other requirement that the UPA is authorized to enforce or implement, to issue an administrative enforcement order requiring that the violation be corrected and imposing an administrative penalty. Current law authorizes a UPA to suspend or revoke any unified program facility permit, or an element of a unified program facility permit, for not paying the permit fee or a fine or penalty associated with the permit in accordance with specified procedures. This bill would revise specified requirements to explicitly require noncompliance with a written notice before a permit or permit element may be suspended or revoked, and would additionally authorize the UPA to withhold issuance of the permit or permit element if a unified program facility does not comply with a written notice.

Position | Priority | Subject
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| | | Emergency Planning

Notes: 02/28/2020: DISCUSS AT NEXT MEETING TO SUPPORT BILL.

**AB 2356** (Bauer-Kahan D) Electrical corporations: failure to comply with safety standards or requirements: enforcement.


Introduced: 2/18/2020
Summary: Current law authorizes the Public Utilities Commission, after a hearing, to require every public utility to construct, maintain, and operate its line, plant, system, equipment, apparatus, tracks, and premises in a manner so as to promote and safeguard the health and safety of its employees, passengers, customers, and the public. The Public Utilities Act provides that any public utility that violates any provision of the California Constitution or the act, or that fails or neglects to comply with any order, decision, decree, rule, direction, demand, or requirement of the commission, where a penalty has not otherwise been provided, is subject to a penalty of not less than $500 and not more than $100,000 for each offense. This bill would authorize the Attorney General or the district attorney of a proper county or city and county, as specified, to bring an action in the name of the people, pursuant to the above-described civil penalty provision, against an electrical corporation involving a failure to comply with safety standards or requirements.

Position | Priority | Subject
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| | | Emergency Planning

AB 2379  
(Smith D)  
Sales and use taxes: exemption: emergency preparation items.

Current Text: Introduced: 2/18/2020  [html](#)  [pdf](#)

Introduced: 2/18/2020

Status: 3/17/2020-In committee: Hearing postponed by committee.

Location: 2/24/2020-A. REV. & TAX

Summary: Current sales and use tax laws impose taxes on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this 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, and provides various exemptions from the taxes imposed by those laws. This bill, on and after January 1, 2021, until January 1, 2023, would exempt from those taxes the gross receipts from the sale of, and the storage, use, or other consumption of, emergency preparation items, as defined, sold or purchased during the 3-day period beginning at 12:01 a.m. on the Saturday before the last Monday in June and ending at midnight on the last Monday in June.

Position | Priority | Subject
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| | | Emergency Planning

AB 2386  
(Bigelow R)  
Office of Emergency Services: disaster council plans.

Current Text: Introduced: 2/18/2020  [html](#)  [pdf](#)

Introduced: 2/18/2020

Status: 5/13/2020-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 20. Noes 0.) (May 12). Re-referred to Com. on APPR.

Location: 5/12/2020-A. APPR.

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. The law requires a disaster council to supply a copy of those plans to the Office of Emergency Services. This bill would require the Office of Emergency Services to annually review 10 plans described above to determine if the plans substantially conform to or exceed specified recommendations made by the Federal Emergency Management Agency. The bill would require the office to prioritize in its review a plan submitted from a county determined to be at a high risk of wildfire disaster.

Position | Priority | Subject
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| | | Emergency Planning

AB 2392  
(Rodriguez D)  

Current Text: Introduced: 2/18/2020  [html](#)  [pdf](#)

Introduced: 2/18/2020

Status: 2/19/2020-From printer. May be heard in committee March 20.

Location: 2/18/2020-A. PRINT
**Summary:** Would establish the position of the State Geographic Information Officer (State GIO) within the Government Operations Agency. The bill would task the State GIO with analyzing the geospatial data collected statewide to identify gaps or areas of duplication and coordinating the state's geographic information projects, among other duties. The bill would also establish the California Geographic Information System Advisory Council composed of state GIS users, for the purpose of advising the State GIO on issues of policy and implementation. Specifically, the bill would require the council to be responsible for determining rules and policies involving defining GIS standards and responsibilities, identifying strategies for sharing within the statewide GIS platform, and recommending strategies for collaborative GIS projects.

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

**Emergency**  
**Planning**

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**AB 2475**  
*Flora R*  
**Electrical corporations: electrical grid monitoring equipment pilot program.**

**Current Text:** Introduced: 2/19/2020  
[html](#)  
[pdf](#)

**Introduced:** 2/19/2020  
**Status:** 2/27/2020-Referred to Com. on U. & E.

**Location:** 2/27/2020-A. U. & E.

**Summary:** Would require the state's 3 largest electrical corporations, and authorize other electrical corporations, as part of the utility's wildfire mitigation plan, to include a pilot program proposal for the installation of monitoring equipment on transmission and distribution lines in targeted high fire-threat areas designated by the commission.

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

**Emergency**  
**Planning**

**Attachments:**

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**AB 2539**  
*Bigelow R*  
**Electrical corporations: deenergization events: elections.**

**Current Text:** Amended: 3/9/2020  
[html](#)  
[pdf](#)

**Introduced:** 2/19/2020  
**Last Amend:** 3/9/2020  
**Status:** 3/10/2020-Re-referred to Com. on U. & E.

**Location:** 3/9/2020-A. U. & E.

**Summary:** Would require an electrical corporation that initiates a deenergization event, as defined, in the 2 weeks preceding an election or in the month following an election to provide assistance to ensure that the deenergization event does not impair the ability of local elections officials to perform official duties. Because these provisions would be a part of the Public Utilities Act, the violation of which is a crime, the bill would impose a state-mandated local program.

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

**Emergency**  
**Planning**

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**AB 2568**  
*Maienschein D*  
**Disaster preparedness: local government: animal wildfire evacuation plan.**

**Current Text:** Introduced: 2/20/2020  
[html](#)  
[pdf](#)

**Introduced:** 2/20/2020  
**Status:** 3/12/2020-Referred to Com. on G.O.

**Location:** 3/12/2020-A. G.O.

**Summary:** Would require a city or county that requires a kennel license or permit to operate a kennel within its jurisdiction, to require, as a condition for obtaining the kennel license or permit, that the kennel owner create and submit to the city or county an animal natural disaster evacuation plan for any kennel covered by the license or permit.

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

**Emergency**  
**Planning**

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**AB 2705**  
*Low D*  
**Electricity: deenergization events.**
**Summary:** Would require an electrical corporation to include, as a part of the notification of its customers of a deenergization event, an estimate of the duration of the deenergization event and an estimate of the total area affected, and would require the electrical corporation to update those estimates in subsequent notifications of the deenergization event. The bill would require the electrical corporation to provide initial notifications of a deenergization event to all potentially affected customers at least 72 hours, and again approximately 48 and 24 hours, before the deenergization event using personalized contact, as specified.

**Position**

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**AB 2968** *(Rodriguez D)*  
**County emergency plans: best practices.**  
**Current Text:** Amended: 3/12/2020  
**Introduced:** 2/21/2020  
**Last Amend:** 5/4/2020  
**Status:** 5/5/2020-Re-referred to Com. on G.O.  
**Location:** 4/24/2020-A. G.O.  
**Summary:** Would require the Office of Emergency Services to, by January 1, 2022, establish best practices for counties developing and updating a county emergency plan. The bill would require the office to, by January 1, 2022, establish a review process for a county to request the office to review a county’s emergency plan. The bill would require that review process to provide technical assistance and feedback regarding, among other things, an emergency plan’s consistency with the office’s proposed best practices.

**Position**

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**AB 2981** *(Aguiar-Curry D)*  
**Emergency plans: local government: technical assistance and after action reports.**  
**Current Text:** Amended: 3/12/2020  
**Introduced:** 2/21/2020  
**Last Amend:** 5/4/2020  
**Status:** 5/5/2020-Re-referred to Com. on G.O.  
**Location:** 4/24/2020-A. G.O.  
**Summary:** Would require the Office of Emergency Services to provide, upon request, technical assistance to any county, city and county, or city in conforming the county’s, city and county’s, or city’s emergency plan with statewide emergency planning guidance and federal emergency planning guidance from the Federal Emergency Management Agency. The bill would require the office to prioritize a plan submitted from a rural county or rural city when providing this technical assistance.

**Position**

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**AB 3198** *(Gray D)*  
**Emergency services: staffing grant program.**  
**Current Text:** Amended: 3/12/2020  
**Introduced:** 2/21/2020  
**Last Amend:** 5/4/2020  
**Status:** 5/5/2020-Re-referred to Com. on G.O.  
**Location:** 4/24/2020-A. G.O.  
**Summary:** Would direct the Office of Emergency Services to establish and administer a grant program entitled the California Staffing for Adequate Fire and Emergency Response (CA SAFER), upon
appropriation of sufficient funds by the Legislature, to augment California’s firefighting mutual aid system.

**Position** | **Priority** | **Subject**  
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|  |  | Emergency Planning  

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

**Current Text:** Amended: 6/27/2019  
**Introduced:** 1/10/2019  
**Last Amend:** 6/27/2019  
**Status:** 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 6/27/2019) (May be acted upon Jan 2020)

**Location:** 8/30/2019-A. 2 YEAR

**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.

**Attachments:**  
SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Assm. Appropriations 08-07-19  
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:**  
08/07/2019-SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Assm. Appropriations  
4/16/2019-SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Sen Natural Resources 04-16-2019

**SB 169** *(Jackson D)*  
**Pipeline safety: records.**

**Current Text:** Introduced: 1/28/2019  
**Introduced:** 1/28/2019  
**Status:** 7/10/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 5/30/2019) (May be acted upon Jan 2020)

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

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

**SB 182** *(Jackson D)*  
**Local government: planning and zoning: wildfires.**

**Current Text:** Amended: 9/6/2019  
**Introduced:** 1/29/2019  
**Last Amend:** 9/6/2019  
**Status:** 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was DESK on 9/13/2019) (May be acted upon Jan 2020)

**Location:** 9/15/2019-A. 2 YEAR

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Page 30/69
### Summary
Current law requires the planning agency to review and, if necessary, revise the safety element upon each revision of the housing element or local hazard mitigation plan, but not less than once every 8 years to identify new information relating to flood and fire hazards and climate adaptation and resiliency strategies applicable to the city or county that was not available during the previous revision of the safety element. Current law requires that the Office of Planning and Research, among other things, coordinate with appropriate entities, including state, regional, or local agencies, to establish a clearinghouse for climate adaptation information for use by state, regional, and local entities, as provided. This bill 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 above-described clearinghouse.

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### Attachments
- **SB 182 (Jackson) Fact Sheet 4.5.19**

### Notes
4/12/2019-Everyone needs to closely review this bill - very comprehensive review needed

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### SB 292
*(Rubio D) Wildfire risk modeling and mitigation.*

- **Current Text:** Amended: 5/4/2020 [html](#) [pdf](#)
- **Introduced:** 2/14/2019
- **Last Amend:** 5/4/2020
- **Status:** 5/7/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 14. Noes 0.) (May 7). Re-referred to Com. on APPR.
- **Location:** 5/7/2020-A. APPR.

### Summary
Under current law, the California FAIR Plan Association is a joint reinsurance association in which all insurers licensed to write basic property insurance participate in administering a program for the equitable apportionment of basic property insurance for persons who are unable to obtain that coverage through normal channels. This bill would require the association, on or before January 31 and July 31 of each year, to submit a report to the commissioner that lists certain counties, according to specified population thresholds, in which the number of new residential property insurance policies issued by the FAIR Plan during the prior 6 months equals a certain percentage of the number of single family residences in that county.

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### SB 378

- **Current Text:** Amended: 1/21/2020 [html](#) [pdf](#)
- **Introduced:** 2/20/2019
- **Last Amend:** 1/21/2020
- **Location:** 1/27/2020-A. DESK

### Summary
Would require each electrical corporation to annually submit a report to the Wildfire Safety Division and, after June 30, 2021, to the Office of Energy Infrastructure Safety, that includes the age, useful life, and condition of the electrical corporation’s equipment, inspection dates, and maintenance records for its equipment, investments to maintain and improve the operation of its transmission and distribution facilities, and an assessment of the current and future fire and safety risk posed by the equipment.

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### SB 548
*(Hill D) Electricity: transmission facilities: inspection.*

- **Current Text:** Introduced: 2/22/2019 [html](#) [pdf](#)
**SB 548 (Hill)** Fire hydrants: water suppliers: regulations.

**Current Text**: Amended: 9/6/2019  [html](#)  [pdf](#)

**Introduced**: 2/22/2019

**Last Amend**: 9/6/2019

**Status**: 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/6/2019) (May be acted upon Jan 2020)

**Location**: 9/15/2019-A. 2 YEAR

**Summary**: Existing 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. Existing 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 require an urban water supplier, as defined, to review and revise its emergency response plan as required by federal law. The bill would require the Office of Emergency Services to establish emergency response and recovery plans in coordination with urban water suppliers. Because the bill would require local agencies to perform additional duties, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

**Position**  
**Priority**  
**Subject**  
Emergency Planning

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**Current Text**: Amended: 5/5/2020  [html](#)  [pdf](#)

**Introduced**: 1/7/2020

**Last Amend**: 5/5/2020

**Status**: 5/8/2020-Set for hearing May 14.

**Location**: 1/15/2020-S. E. U., & C.

**Calendar**: 5/14/2020 9 a.m. - Senate Chamber  SENATE ENERGY, UTILITIES AND COMMUNICATIONS, HUESO, Chair

**Summary**: Would require an electrical corporation to deploy backup electrical resources or provide financial assistance for backup electrical resources to a customer receiving a medical baseline allowance if the customer meets those conditions. The bill would require an electrical corporation to develop its program to provide backup electrical resources or financial assistance in consultation with community disability rights groups or other local disability rights advocates.

**Position**  
**Priority**  
**Subject**  
Emergency Planning

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**SB 802 (Glazer D)** Emergency backup generators: health facilities: permit operating condition exclusion.

**Current Text**: Introduced: 1/7/2020  [html](#)  [pdf](#)

**Introduced**: 1/7/2020

**Status**: 5/12/2020-Referral to Com. on E., U. & C. rescinded due to the shortened 2020 Legislative
Would require an air district to adopt a rule or revise its existing rules, consistent with federal law, to allow a health facility that has received a permit from the district to construct and operate an emergency backup generator to use that emergency backup generator during a deenergization event without having that usage count toward any time limitation on actual usage and routine testing and maintenance included as a condition for issuance of that permit. By requiring air districts to adopt or revise its rules, the bill would impose a state-mandated local program.

**SB 862**

(Dodd D) Planned power outage: public safety.

**Current Text:** Amended: 3/5/2020  [html](#)  [pdf](#)

**Introduced:** 1/16/2020

**Last Amend:** 3/5/2020

**Status:** 5/8/2020-Set for hearing May 14.

**Calendar:** 5/14/2020  9 a.m. - Senate Chamber

**Summary:** Current law defines the terms “state of emergency” and “local emergency” to mean a duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons and property within the state caused by, among other things, fire, storm, or riot. This bill would additionally include a deenergization event, as defined, within a sudden and severe energy shortage constituting a state of emergency and a local emergency.

**SB 884**

(Dodd D) Education finance: emergencies: public safety power shutoffs.

**Current Text:** Amended: 3/16/2020  [html](#)  [pdf](#)

**Introduced:** 1/23/2020

**Last Amend:** 3/16/2020

**Status:** 5/13/2020-Set for hearing May 29.

**Calendar:** 5/29/2020  9 a.m. - Senate Chambers

**Summary:** If the average daily attendance of a school district, county office of education, or charter school has been materially decreased during a fiscal year because of a specified emergency, current law requires the Superintendent of Public Instruction to estimate the average daily attendance in a manner that credits to the school district, county office of education, or charter school approximately the total average daily attendance that would have been credited to the school district, county office of education, or charter school had the emergency not occurred. This bill would add public safety power shutoffs to the list of emergencies for which the above-described provisions apply.

**SB 909**

(Dodd D) Emergency vehicles.

**Current Text:** Amended: 3/16/2020  [html](#)  [pdf](#)

**Introduced:** 2/3/2020

**Last Amend:** 3/16/2020

**Status:** 5/13/2020-Set for hearing May 29.

**Calendar:** 5/29/2020  9 a.m. - Senate Chambers

**Summary:** Current regulations of the California Highway Patrol define a “hi-lo” to be a nonsiren sound...
alternating between a fixed high and a fixed low frequency and require the “hi-lo” function to be disabled on any siren manufactured after January 1, 1978. This bill would authorize an emergency vehicle to be equipped with a “hi-lo” audible warning sound and would authorize the “hi-lo” to be used solely for the purpose of notifying the public of an immediate need to evacuate. This bill would declare that it is to take effect immediately as an urgency statute.

Position | Priority | Subject
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Emergency Planning

Attachments:
SB 909 (Dodd) Fact Sheet

**SB 1099**  
(Dodd D)  
**Emergency backup generators: critical facilities: exemption.**

Current Text: Introduced: 2/19/2020  html, pdf

Introduced: 2/19/2020

Status: 3/18/2020-April 1 hearing postponed by committee.

Location: 2/27/2020-S. E.Q.

Summary: Would, consistent with federal law, require air districts to adopt a rule, or revise its existing rules, to allow critical facilities with a permitted emergency backup generator to use that emergency backup generator during a deenergization event or other loss of power, and to test and maintain that emergency backup generator, as specified, without having that usage, testing, or maintenance count toward that emergency backup generator’s time limitation on actual usage and routine testing and maintenance. The bill would prohibit air districts from imposing a fee on the issuance or renewal of a permit issued for those critical facility emergency backup generators.

Notes: Author wants to move forward with the bill this year, pending committee approval.

**SB 1184**  
(Stern D)  
**Water corporations: fire hydrant service agreements: report.**

Current Text: Introduced: 2/20/2020  html, pdf

Introduced: 2/20/2020

Status: 3/5/2020-Referred to Com. on E., U. & C.

Location: 3/5/2020-S. E. U., & C.

Summary: Under current law, the Public Utilities Commission has regulatory authority over public utilities, including water corporations. Current law prohibits a water corporation from charging an entity providing fire protection service for the costs of furnishing water for that service and for other related costs, except pursuant to a written agreement between the water corporation and the entity providing fire protection service. This bill would require the commission, by January 1, 2022, to prepare and submit to the Legislature a report concerning those agreements between water corporations and local fire protection agencies.

**SB 1298**  
(Stern D)  
**Terrorist and Criminal Organization Investigation Teams.**

Current Text: Introduced: 2/21/2020  html, pdf

Introduced: 2/21/2020

Status: 3/5/2020-Referred to Com. on PUB. S.

Location: 3/5/2020-S. PUB. S.

Summary: Would require the Attorney General to create Terrorist and Criminal Organization Investigation Teams, to be located throughout the state, to proactively coordinate efforts to thwart terrorism activity and criminal opportunities before they occur. The bill would also require Department of Justice personnel to be trained on state and federal guidelines, as specified.

**SB 1312**  
(McGuire D)  
**Electrical corporations: deenergization.**

Page 34/69
Summary: Would require the Public Utilities Commission to develop a standard against which to measure the prudency of an electrical corporation’s conduct of a public safety power shutoff, as defined, and an electrical corporation’s hardening of distribution or transmission infrastructure that motivated the public safety power shutoff. The bill would require an electrical corporation that conducts a public safety power shutoff to report specified information about the shutoff and its infrastructure hardening efforts to the commission. The bill would require the commission to hold hearings to determine whether a public safety power shutoff was conducted prudently. The bill would require the commission, if it determines a shutoff or related hardening was not conducted prudently, to levy fines and penalties against the electrical corporation.

Position Priority Subject

Emergency Planning
### Emergency Response

#### AB 2053  
**(Rodriguez D)**  
**Publisher** Emergency response: trauma kits.  
**Current Text:** Amended: 2/26/2020  
**Introduced:** 2/3/2020  
**Last Amend:** 2/26/2020  
**Status:** 3/10/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 8. Noes 3.) (March 10). Re-referred to Com. on APPR.  
**Location:** 3/10/2020-A. APPR.  
**Summary:** Would define “trauma kit” to mean a first aid response kit that contains specified items, including, among other things, at least one tourniquet for an adult and one tourniquet for a child, as specified. The bill would require a person or entity that supplies a trauma kit to provide the person or entity that acquires the trauma kit with all information governing the use, installation, operation, training, and maintenance of the trauma kit. The bill would apply the provisions governing civil liability as specified to a lay rescuer or person who renders emergency care or treatment by the use of a trauma kit and to a person or entity that provides training in the use of a trauma kit to provide emergency medical treatment, or certifies certain persons in the use of a trauma kit.

#### AB 2054  
**(Kamlager D)**  
**Publisher** Emergency services: community response: grant program.  
**Current Text:** Amended: 3/9/2020  
**Introduced:** 2/3/2020  
**Last Amend:** 3/9/2020  
**Status:** 5/13/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 20. Noes 0.) (May 12). Re-referred to Com. on APPR.  
**Location:** 5/12/2020-A. APPR.  
**Summary:** Would, until January 1, 2024, enact the Community Response Initiative to Strengthen Emergency Systems Act or the C.R.I.S.E.S. Act for the purpose of creating, implementing, and evaluating the C.R.I.S.E.S. Act Grant Pilot Program, which the act would establish. The bill would require the Office of Emergency Services to establish rules and regulations for the act with the goal of making grants to community organizations operating in a minimum of 10 counties, over 3 years, for the purpose of expanding the participation of community organizations in emergency response for specified vulnerable populations. The bill would require a community organization receiving funds pursuant to the program to use the grant to stimulate and support involvement in emergency response activities, as specified.

#### AB 3191  
**(Gray D)**  
**Publisher** Utility workers and vehicles.  
**Current Text:** Introduced: 2/21/2020  
**Introduced:** 2/21/2020  
**Status:** 3/9/2020-Referred to Coms. on PUB. S. and TRANS.  
**Location:** 3/9/2020-A. PUB. S.
Summary: Would authorize vehicles owned by a local publicly owned electric utility, a community choice aggregator, or an irrigation district to display flashing amber warning lights when necessarily parked on a highway or when moving at a speed slower than the normal flow of traffic. The bill would add utility vehicles, as defined, to the list of stationary vehicles for which a person driving on a freeway must approach with due caution and either make a lane change or slow to a reasonable and prudent speed.

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Summary: The California Emergency Services Act includes various provisions intended to mitigate the effects of emergencies and to generally protect the health and safety and preserve the lives and property of the people of the state. Among other things, the act authorizes the Governor to expend any appropriation for support of the act to carry out its provisions. This bill would require the Governor to submit a copy of any contract executed with moneys authorized for expenditure, as described above, to the Joint Legislative Budget Committee and members of the Senate Committee on Budget and Fiscal Review and the Assembly Committee on Budget within 72 hours of the contract becoming final.

Position Priority Subject
Examplary

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<th>Position</th>
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<table>
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<tr>
<th>AB 1945</th>
<th>(Salas D) Emergency services: first responders.</th>
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<td>Introduced:</td>
<td>1/17/2020</td>
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<td>Last Amend:</td>
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<td>Status:</td>
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Summary: Would, for purposes of the California Emergency Services Act, define "first responder" as an employee of the state or a local public agency who provides emergency response services, including a peace officer, firefighter, paramedic, emergency medical technician, public safety dispatcher, public safety telecommunicator, or emergency response communication employee.

Attachments: AB 1945 (Salas) Fact Sheet

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Summary: Current law establishes the Office of Emergency Services within the office of the Governor and under the supervision of the Director of Emergency Services and makes the office responsible for the state’s emergency and disaster response services for natural, technological, or human-made disasters and emergencies. Current law requires a county, upon the next update to its emergency plan, to integrate access and functional needs into its emergency plan, to serve the access and functional needs population, as defined, is served with regard to emergency communication, emergency evacuations, and emergency sheltering. This bill would add individuals who have Alzheimer’s disease or dementia to the definition of "access and functional needs population."

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<th>AB 3294</th>
<th>(Petrie-Norris D) Emergency Management Assistance Compact.</th>
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Summary: Current law ratifies, approves, and sets forth the provisions of the Emergency Management Assistance Compact, the purpose of which is to provide for mutual assistance between the states that are parties to the compact in managing any emergency or disaster that is duly declared by the governor of the affected state. Current law separately requires the state to indemnify and make whole any officer or employee who is a resident of California, or their heirs, if the officer or employee is injured or killed in another state when rendering aid pursuant to the compact, as specified. This bill
would make a nonsubstantive change to the indemnity provision.

**Position** | **Priority** | **Subject**
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SB 923 (Wilk R) **Emergency services.**
Introduced: 2/4/2020
Status: 2/12/2020-Referred to Com. on RLS.
Location: 2/4/2020-S. RLS.

Summary: Current law, the California Emergency Services Act, creates the Office of Emergency Services in the office of the Governor. The Office of Emergency Services is under the supervision of the Director of Emergency Services. The act requires the Governor to assign all or part of the Governor’s powers and duties under the act to the Office of Emergency Services. This bill would make a nonsubstantive change to that provision.

**Position** | **Priority** | **Subject**
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AB 196 (Gonzalez D) **Workers’ compensation: COVID-19: essential occupations and industries.**
Introduced: 1/10/2019
Last Amend: 5/5/2020
Status: 5/5/2020-From committee chair, with author’s amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on L., P.E. & R.
Location: 5/5/2020-S. L., P.E. & R.

Summary: Would define “injury,” for certain employees who are employed in an occupation or industry deemed essential in the Governor’s Executive Order of March 19, 2020 (Executive Order N-33-20), except as specified, or who are subsequently deemed essential, to include coronavirus disease 2019 (COVID-19) that develops or manifests itself during a period of employment of those persons in the essential occupation or industry. The bill would apply to injuries occurring on or after March 1, 2020, would create a conclusive presumption, as specified, that the injury arose out of and in the course of the employment, and would extend that presumption following termination of service for a period of 90 days, commencing with the last date actually worked.

**Position** | **Priority** | **Subject**
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AB 243 (Kamlager-Dove D) **Implicit bias training: peace officers.**
Introduced: 1/18/2019
Last Amend: 4/22/2019
Status: 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)
Location: 8/30/2019-S. 2 YEAR

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.

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

**AB 418**  
**(Kalra D)**  
**Evidentiary privileges: union agent-represented worker privilege.**

**Current Text:** Amended: 6/21/2019  
**Introduced:** 2/7/2019  
**Last Amend:** 6/21/2019  
**Status:** 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/12/2019)(May be acted upon Jan 2020)  
**Location:** 9/15/2019-S. 2 YEAR

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**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.

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

**AB 664**  
**(Cooper D)**  
**Workers’ compensation: injury: communicable disease.**

**Current Text:** Amended: 5/5/2020  
**Introduced:** 2/15/2019  
**Last Amend:** 5/5/2020  
**Status:** 5/5/2020-From committee chair, with author’s amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on L., P.E. & R.  
**Location:** 7/12/2019-S. L., P.E. & R.

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**Summary:** Would define “injury,” for certain state and local firefighting personnel, peace officers, certain hospital employees, and certain fire and rescue services coordinators who work for the Office of Emergency Services to include being exposed to or contracting, on or after January 1, 2020, a communicable disease, including coronavirus disease 2019 (COVID-19), that is the subject of a state or local declaration of a state of emergency that is issued on or after January 1, 2020. The bill would create a conclusive presumption, as specified, that the injury arose out of and in the course of the employment. The bill would apply to injuries that occurred prior to the declaration of the state of emergency. The bill would also exempt these provisions from the apportionment requirements.

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

**Current Text:** Introduced: 2/20/2019  
**Introduced:** 2/20/2019  
**Status:** 7/10/2019-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)  
**Location:** 7/10/2019-S. 2 YEAR

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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
AB 1107 (Chu D) Unemployment benefits: temporary additional benefits.
Introduced: 2/21/2019
Last Amend: 4/22/2020
Status: 4/22/2020-From committee chair, with author’s amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on L., P.E. & R.
Location: 4/22/2020-S. L., P.E. & R.

Summary: Under current law, unemployment compensation benefits are based on wages paid in a base period that is calculated according to the month within which the benefit year begins. Current law provides that a weekly unemployment compensation benefit amount may be paid to an individual whose highest wages in the quarter of their base period exceeded $900, but a weekly benefit amount shall not exceed $450. This bill would, until March 1, 2021, instead provide that once the temporary federal unemployment increase due to the COVID-19 outbreak has ceased, an individual’s weekly benefit amount would be increased by $600, notwithstanding the weekly benefits cap.

Position  Priority  Subject
Support  Employment Issues

Attachments:
AB 1107 (Chu) Fact Sheet

AB 1844 (Chu D) Paid sick leave: behavioral health conditions.
Introduced: 1/6/2020
Last Amend: 5/11/2020
Status: 5/12/2020-Re-referred to Com. on L. & E.
Location: 1/17/2020-A. L. & E.

Summary: Current law requires employers to provide their employees paid sick leave that is accrued at a specified rate. Current law authorizes an employee to request a paid sick day for prescribed purposes, including diagnosis, care, or treatment of an current health condition of, or preventive care for, an employee or an employee’s family member. This bill would specify that “current health condition” includes an “current behavioral health condition,” as defined, for purposes of these provisions.

Position  Priority  Subject
Employment Issues

AB 1947 (Kalra D) Employment violation complaints: requirements: time.
Introduced: 1/17/2020
Status: 3/16/2020-In committee: Hearing postponed by committee.
Location: 1/30/2020-A. L. & E.

Summary: Current law creates the Division of Labor Standards Enforcement, which is headed by the Labor Commissioner, and commits to it the general authority to enforce the requirements of the Labor Code. Current law generally authorizes people who believe that they have been discharged or otherwise discriminated against in violation of any law enforced by the Labor Commissioner to file a complaint with the Division of Labor Standards Enforcement within 6 months after the occurrence of the violation. Existing law generally requires the Labor Commissioner to commence actions to enforce labor standards within 3 years of their accrual, as specified. This bill would extend the period of time within which people may file complaints subject to the 6-month deadline, described above, to within
one year after the occurrence of the violations.

**Position**  | **Priority**  | **Subject**
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Employment Issues

**AB 2017** (Mullin D) Employee: sick leave: kin care.

**Current Text:** Amended: 3/12/2020  [html](#)  [pdf](#)

**Introduced:** 1/29/2020

**Last Amend:** 3/12/2020

**Status:** 3/16/2020-Re-referred to Com. on L. & E. In committee: Hearing postponed by committee.

**Location:** 2/14/2020-A. L. & E.

**Summary:** Current law requires an employer who provides sick leave for employees to permit an employee to use the employee’s accrued and available sick leave entitlement to attend to the illness of a family member and prohibits an employer from denying an employee the right to use sick leave or taking specific discriminatory action against an employee for using, or attempting to exercise the right to use, sick leave to attend to such an illness. This bill would provide that the designation of the sick leave taken under these provisions is at the sole discretion of the employee.

**AB 2147** (Reyes D) Convictions: expungement: inmate hand crews.

**Current Text:** Introduced: 2/10/2020  [html](#)  [pdf](#)

**Introduced:** 2/10/2020

**Status:** 3/16/2020-In committee: Set, first hearing. Hearing canceled at the request of author.

**Location:** 2/20/2020-A. PUB. S.

**Calendar:** 5/19/2020  10 a.m. - State Capitol, Room 4202  ASSEMBLY PUBLIC SAFETY, JONES-SAWYER, Chair

**Summary:** Current law authorizes a court to allow a defendant sentenced to county jail for a felony to withdraw their plea of guilty or plea of nolo contendere and enter a plea of not guilty, after the lapse of one or 2 years following the defendant’s completion of the sentence, provided that the defendant is not under supervision, and is not serving a sentence for, on probation for, or charged with the commission of any offense. Current law requires the defendant to be released from all penalties and disabilities resulting from the offense of which the defendant was convicted, except as specified. This bill would allow a defendant who successfully participated in the California Conservation Camp Program or a county inmate hand crew as an inmate hand crew member to petition to withdraw their plea of guilty or plea of nolo contendere and enter a plea of not guilty.

**AB 2294** (Salas D) Workers’ compensation.

**Current Text:** Amended: 5/4/2020  [html](#)  [pdf](#)

**Introduced:** 2/14/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on INS.

**Location:** 4/24/2020-A. INS.

**Summary:** Current law requires every medical provider network to post on its internet website a roster of all treating physicians in the medical provider network and requires every network to provide to the administrative director the internet website address of the network and of its roster of treating physicians. Current law requires an insurer, employer, or entity that provides physician network services to submit a plan for the medical provider network to the administrative director for approval. Current law requires the administrative director to adopt a medical treatment utilization schedule. Current law authorizes the administrative director to investigate complaints and to conduct random reviews of approved medical provider networks. This bill would impose new requirements on a medical provider network, including, among other things, requiring a participating provider to participate at each location at which they treat patients for 8 or more hours per week, on a monthly average.
**AB 2307**  (Bonta D) Public employment: labor relations: release time.

**Current Text:** Introduced: 2/14/2020  [html](#)  [pdf](#)

**Introduced:** 2/14/2020

**Status:** 3/16/2020-In committee: Hearing postponed by committee.

**Location:** 2/24/2020-A. P.E. & R.

**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. Current law establishes other requirements relating to labor relations that are applicable to specified transit agencies. These acts grant specified public employees the right to form, join, and participate in the activities of employee organizations of their choosing and require public agency employers, among other things, to meet and confer with representatives of recognized employee organizations and exclusive representatives on terms and conditions of employment. 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.

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**Attachments:**

AB 2307 (Bonta) Fact Sheet

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**AB 2355**  (Bonta D) Employment discrimination: medical cannabis.

**Current Text:** Introduced: 2/18/2020  [html](#)  [pdf](#)

**Introduced:** 2/18/2020

**Status:** 3/17/2020-In committee: Hearing postponed by committee.

**Location:** 3/2/2020-A. L. & E.

**Summary:** Would make it an unlawful employment practice for an employer or other entity to refuse to hire or employ a person, to refuse to select a person for a training program leading to employment, to bar or to discharge a person from employment or from a training program leading to employment, or to discriminate against an employee, because of the employee’s status as a qualified patient, or as a person with an identification card, as specified, for purposes of medical cannabis, subject to certain exceptions. The bill would grant people who use medical cannabis while employed the same rights to reasonable accommodation and the associated interactive process as are provided to workers prescribed other legal drugs under this section, subject to specified requirements.

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**Attachments:**

AB 2355 (Bonta) Fact Sheet

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**AB 2537**  (Rodriguez D) Personal protective equipment: health care employees.

**Current Text:** Amended: 5/12/2020  [html](#)  [pdf](#)

**Introduced:** 2/19/2020

**Last Amend:** 5/12/2020

**Status:** 5/13/2020-Re-referred to Com. on L. & E.

**Location:** 3/12/2020-A. L. & E.

**Summary:** Current law requires an employer to furnish employment and a place of employment that is safe and healthful for the employees and to establish, implement, and maintain an effective injury prevention program, as prescribed. Regulations enacted by the Department of Industrial Relations
regulate the nature and use personal protective equipment and regulate practices in health care facilities connected with aerosol transmissible diseases. This bill would require public and private employers of workers who provide direct patient care in a hospital setting to supply those employees with the personal protective equipment necessary to comply with the regulations described above, as specified. The bill would also require an employer to ensure that the employees use the personal protective equipment supplied to them.

**Position** | **Priority** | **Subject**
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Employment |  | Issues

**AB 2655** *(Gipson D)* **Invasion of privacy: first responders.**

**Current Text:** Amended: 5/4/2020  html  pdf

**Introduced:** 2/20/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on PUB. S.

**Location:** 4/24/2020-A. PUB. S.

**Calendar:** 5/19/2020  10 a.m. - State Capitol, Room 4202  ASSEMBLY PUBLIC SAFETY, JONES-SAWYER, Chair

**Summary:** Would make it a misdemeanor for a first responder, as defined, who responds to the scene of an accident or crime to use a personal electronic device or a device belonging to their employing agency to capture the image of a deceased person for any purpose other than an official law enforcement purpose or for a genuine public interest.

**Position** | **Priority** | **Subject**
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Employment |  | Issues

**AB 2797** *(Wood D)* **Leave of absence: firefighters.**

**Current Text:** Introduced: 2/20/2020  html  pdf

**Introduced:** 2/20/2020

**Status:** 3/12/2020-Referred to Com. on INS.

**Location:** 3/12/2020-A. INS.

**Summary:** Among other workers’ compensation benefits, current law entitles a member of the Department of Justice who comes within the “state peace officer/firefighter” class, a law enforcement officer employed by the Department of Fish and Wildlife, and a harbor police officer employed by the San Francisco Port Commission, as specified, who is disabled by injury arising out of and in the course of the member’s duties, to a leave of absence while so disabled without loss of salary, in lieu of disability payments, for a period not exceeding one year. This bill would make that benefit available to all rank-and-file and supervisory firefighters employed by the Department of Forestry and Fire Protection whose principal duties include active fire suppression or prevention services.

**Position** | **Priority** | **Subject**
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Employment |  | Issues

**AB 2941** *(Flora R)* **Firefighters Procedural Bill of Rights Act: temporary, seasonal firefighters.**

**Current Text:** Amended: 5/4/2020  html  pdf

**Introduced:** 2/21/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on G.O.

**Location:** 4/24/2020-A. G.O.

**Summary:** The Firefighters Procedural Bill of Rights Act grants certain employment rights to firefighters, as defined. Among other things, the act requires that, when a firefighter is under investigation and is interrogated by the firefighter’s commanding officer, or another member of the employing agency, on matters that could lead to punitive action, the interrogation be conducted pursuant to certain requirements. Current law defines “punitive action” for these purposes as any action that may lead to dismissal, demotion, suspension, reduction in salary, written reprimand, or transfer for purposes of punishment. This bill would include in the definition of “firefighter” a temporary, seasonal firefighter employed by the Department of Forestry and Fire Protection.
**AB 3123**  (Gonzalez D)  Employees: public health emergency.

*Current Text:* Amended: 5/4/2020  [html](#)  [pdf](#)

*Introduced:* 2/21/2020

*Last Amend:* 5/4/2020

*Status:* 5/5/2020-Re-referred to Com. on L. & E.

*Location:* 4/24/2020-A. L. & E.

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*Summary:* Would prohibit an employer from discriminating or retaliating against an employee for complying with an isolation or quarantine order issued by a public health official due to a public health emergency.

**AB 3337**  (Weber D)  Mental health: first responders.

*Current Text:* Introduced: 2/21/2020  [html](#)  [pdf](#)

*Introduced:* 2/21/2020

*Status:* 2/24/2020-Read first time.

*Location:* 2/21/2020-A. PRINT

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*Summary:* Current law authorizes a local or regional law enforcement agency to establish an agencywide network of peers available to aid fellow employees with emotional or professional issues. This bill would state the intent of the Legislature to enact legislation relating to mental health services for first responders.

**SB 924**  (Hertzberg D)  Workers’ compensation: utilization review.

*Current Text:* Introduced: 2/4/2020  [html](#)  [pdf](#)

*Introduced:* 2/4/2020

*Status:* 3/18/2020-March 25 hearing postponed by committee.

*Location:* 2/12/2020-S. L., P.E. & R.

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*Summary:* Current law establishes a workers’ compensation system, administered by the Administrative Director of the Division of Workers’ Compensation, to compensate an employee for injuries sustained in the course of employment. Current law requires the administrative director to contract with an outside, independent research organization on or after March 1, 2019, to evaluate the impact of the provision of medical treatment within the first 30 days after a claim is filed, for a claim filed on or after January 1, 2017, and before January 1, 2019. Current law requires the report to be provided to the administrative director, the Senate Committee on Labor and Industrial Relations, and the Assembly Committee on Insurance before January 1, 2020. This bill, instead, would require the report to cover a claim filed on or after January 1, 2017, and before January 1, 2021, and would require the report to be submitted to the administrative director and those legislative committees before January 1, 2022.


*Current Text:* Amended: 5/5/2020  [html](#)  [pdf](#)

*Introduced:* 2/18/2020

*Last Amend:* 5/5/2020

*Status:* 5/5/2020-From committee with author’s amendments. Read second time and amended. Re-referred to Com. on L., P.E. & R.

*Location:* 2/27/2020-S. L., P.E. & R.

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<td>Subject</td>
<td>Employment Issues</td>
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Summary: Current law provides, only until January 1, 2025, that, for certain state and local firefighting personnel and peace officers, the term “injury” includes post-traumatic stress that develops or manifests during a period in which the injured person is in the service of the department or unit, but applies only to injuries occurring on or after January 1, 2020. Current law requires the compensation awarded pursuant to this provision to include full hospital, surgical, medical treatment, disability indemnity, and death benefits. This bill would make that provision applicable to active firefighting members of the State Department of State Hospitals, the State Department of Developmental Services, and the Military Department, and to additional peace officers, including security officers of the Department of Justice when performing assigned duties as security officers and the officers of a state hospital under the jurisdiction of the State Department of State Hospitals or the State Department of Developmental Services, among other officers.

**Position** | **Priority** | **Subject**
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Employment Issues


**Current Text:** Amended: 4/22/2020  html  pdf

**Introduced:** 2/20/2020

**Last Amend:** 4/22/2020

**Status:** 5/11/2020-Re-referred to Com. on L., P.E. & R.

**Location:** 5/11/2020-S. L., P.E. & R.

**Calendar:** 5/14/2020  1:30 p.m. - John L. Burton Hearing Room (4203)  SENATE LABOR, PUBLIC EMPLOYMENT AND RETIREMENT, HILL, Chair

**Summary:** Would, until an unspecified date, define “injury” for a critical worker, as specified, to include illness or death that results from exposure to coronavirus disease 2019 (COVID-19) under specified circumstances. The bill would create a disputable presumption, as specified, that an injury that develops or manifests itself while a critical worker is employed arose out of and in the course of the employment.

**Position** | **Priority** | **Subject**
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Employment Issues

**SB 1173** (Durazo D) Public employment: labor relations: employee information.

**Current Text:** Amended: 3/26/2020  html  pdf

**Introduced:** 2/20/2020

**Last Amend:** 3/26/2020

**Status:** 5/12/2020-Referral to Com. on JUD. rescinded due to the shortened 2020 Legislative Calendar.

**Location:** 5/12/2020-S. L., P.E. & R.

**Calendar:** 5/14/2020  1:30 p.m. - John L. Burton Hearing Room (4203)  SENATE LABOR, PUBLIC EMPLOYMENT AND RETIREMENT, HILL, Chair

**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, and the Los Angeles County Metropolitan Transportation Authority Transit Employer-Employee Relations Act, provisions commonly referred to as the Educational Employment Relations Act, and the Higher Education Employer-Employee Relations Act, among others, regulates the labor relations of the state, the courts, and specified local public agencies and their employees. Current law requires these public employers to provide certain labor representatives with the names and home addresses of newly hired employees, as well as their job titles, departments, work locations, telephone numbers, and personal email addresses, within 30 days of hire or by the first pay period of the month following hire. Current law also requires the public employers to provide this information for all employees in a bargaining unit at least every 120 days, except as specified. This bill would generally authorize an exclusive representative to file a charge of an unfair labor practice with the Public Employment Relations Board, as specified, alleging a violation of the above-described requirements.

**Position** | **Priority** | **Subject**
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Employment Issues

**Attachments:**

SB 1173 (Durazo) Fact Sheet

**SB 1331** (Bradford D) Local government: overtime enforcement.

**Current Text:** Introduced: 2/21/2020  html  pdf
SB 1423  (Galgiani D)  Worker classification.
Current Text: Amended: 5/6/2020  html  pdf
Introduced: 2/21/2020
Last Amend: 5/6/2020
Status: 5/11/2020-May 14 set for first hearing canceled at the request of author. Withdrawn from committee. Re-referred to Com. on RLS.
Location: 5/11/2020-S. RLS.

Summary: Current law exempts specified occupations and business relationships from the application of the ABC test as specified. Current law, instead, provides that these exempt relationships are governed by the multifactor test previously established in the case of S.G. Borello & Sons, Inc. v. Department of Industrial Relations (1989) 48 Cal.3d 341. This bill would establish an alternative test for determining whether an individual having a contractual relationship with a contracting entity or through a platform is an employee or an independent contractor. The bill would provide that an individual or sole proprietor providing labor or services for remuneration who meets specified conditions shall be considered an independent contractor rather than an employee with respect to the individual’s relationship with a contracting entity or platform.

Position  Priority
Subject  Employment
Issues

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
Location: 9/3/2019-S. INACTIVE FILE

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.

Position  Priority
Subject  Disaster Relief,
**AB 2367** (Gonzalez D) Residential property insurance: wildfire resilience.

Introduced: 2/18/2020
Last Amend: 5/4/2020
Status: 5/5/2020-Re-referred to Com. on INS.
Location: 3/12/2020-A. INS.

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Summary: Would create the Wildfire Resilience Task Force, which would include the Insurance Commissioner, the Director of the Office of Emergency Services, and the State Fire Marshal, or their designees. The bill would require the task force to establish minimum standards for fire-hardened homes and communities, and would authorize the commissioner to promulgate regulations to implement specified exceptions to those standards. The bill would require an admitted insurer that offers or sells residential property insurance to, at a minimum, offer or sell the existing residential property insurance coverage it most commonly offers or sells to an applicant or insured who owns a residence that has an estimated replacement cost consistent with the insurer’s underwriting guidelines, meets the minimum standards established by the task force, and exists in a development that was established before those standards were established, including a residence rebuilt after being destroyed by wildfire.

**Attachments:**
AB 2367 (L. Gonzalez) Fact Sheet

**AB 3012** (Wood D) Residential property insurance.

Introduced: 2/21/2020
Last Amend: 5/11/2020
Status: 5/12/2020-Read second time. Ordered to third reading.
Location: 5/12/2020-A. THIRD READING

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Summary: Would require a notice of nonrenewal for a residential property insurance policy expiring on or after July 1, 2021, to be accompanied by a specified statement that includes an explanation of how the California Home Insurance Finder can help a person find a homeowners’ insurance policy and information about FAIR Plan policies. The bill would require the California FAIR Plan Association, on or before July 1, 2021, to develop and implement a clearinghouse program to help reduce the number of existing FAIR Plan policies and provide the opportunity for admitted insurers to offer homeowners’ insurance policies to FAIR Plan policyholders.

**AB 3258** (Levine D) Residential property insurance.

Current Text: Introduced: 2/21/2020  html  pdf
Introduced: 2/21/2020
Status: 2/24/2020-Read first time.
Location: 2/21/2020-A. PRINT

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Summary: Would state the intent of the Legislature to enact legislation that would require an insurer, in setting rates and issuing residential property insurance, to take into consideration measures implemented by local governments and communities to coordinate and bolster wildfire prevention and response programs.

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

Current Text: Amended: 8/12/2019  html  pdf
Introduced: 2/14/2019
Last Amend: 8/12/2019
Status: 8/30/2019-August 30 hearing: Held in committee and under submission.

Location: 8/14/2019-A. APPR. SUSPENSE FILE

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.

SB 1359 (Rubio D) Insurance: wildfire risk.


Introduced: 2/21/2020

Status: 3/12/2020-Referred to Com. on INS.

Location: 3/12/2020-S. INS.

Summary: Would require the Insurance Commissioner, on or before March 1, 2021, to convene a stakeholder group to consider the actuarial soundness of residential property insurance rates, taking into consideration current wildfire risks to residential properties and communities. The bill would require the stakeholder group to recommend changes to state law governing residential property insurance rates in communities that are located in high-risk wildfire areas and would require the commissioner to post the recommendations on its internet website on or before December 31, 2021.

Position Priority Subject
Watch Fire Insurance

AB 1942 (Gallagher R) Forestry and fire protection: reduction of emissions of greenhouse gases.

Current Text: Introduced: 1/16/2020 [html, pdf]

 Introduced: 1/16/2020

Status: 3/16/2020-In committee: Hearing postponed by committee.

Location: 1/30/2020-A. NAT. RES.

Summary: Would appropriate $330,000,000 for the 2020–21 fiscal year from the Greenhouse Gas Reduction Fund, as specified, to the department for specified healthy forest and fire prevention programs and projects that improve forest health and reduce greenhouse gas emissions caused by uncontrolled wildfires, with not less than $10,000,000 for the California Conservation Corps’ fire prevention projects and activities in, or adjacent to, the state responsibility areas.

AB 2468 (Patterson R) Forest resources: Forest Improvement Program: joint applications: cost advancements.

Current Text: Introduced: 2/19/2020 [html, pdf]

Introduced: 2/19/2020

Status: 2/24/2020-Referred to Com. on NAT. RES.

Location: 2/24/2020-A. NAT. RES.

Summary: Would require the Department of Forestry and Fire Protection to adopt and implement policies and, if necessary, regulations that establish procedures for allowing homeowners to submit joint applications for purposes of combining the individual parcels of land owned by each homeowner so that the cumulative area of the lands in their joint application satisfies any minimum acreage requirements established by the department for participation in the program, and similarly establish procedures for providing up to 50% of the funds for the director’s share of the costs under
the program in advance of any work performed under a joint homeowner application.

**Position Priority Subject**

**Fire Prevention**

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### AB 2531 (Quirk D) Fire protection: fire dampers, smoke dampers, and smoke control systems.

**Current Text:** Introduced: 2/19/2020  [html](#)  [pdf](#)

**Introduced:** 2/19/2020

**Status:** 3/12/2020-Referred to Com. on G.O.

**Location:** 3/12/2020-A. G.O.

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**Summary:** Would establish the Heating, Ventilating, and Air Conditioning (HVAC) Fire Damper, Smoke Damper, and Smoke Control System Inspection Verification Program. The bill would require that the owner of a building equipped with HVAC fire dampers, smoke dampers, or a smoke control system has any fire dampers and smoke dampers inspected and tested, as specified, by a qualified inspector, as defined, no less than once after the first year of installation and once every 4 years thereafter. The bill would require that the owner of a hospital have the hospital's fire dampers and smoke dampers inspected and tested, as specified, by a qualified inspector no less than once after the first year of installation and once every 6 years thereafter.

### AB 2740 (Carrillo D) Fireworks: dangerous fireworks: seizure: management.

**Current Text:** Introduced: 2/20/2020  [html](#)  [pdf](#)

**Introduced:** 2/20/2020

**Status:** 2/21/2020-From printer. May be heard in committee March 22.

**Location:** 2/20/2020-A. PRINT

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**Summary:** Current law makes the possession of dangerous fireworks, except when the person possessing the dangerous fireworks holds and is operating within the scope of a valid license, subject to various penalties depending on the amount of gross weight in possession, including the penalty of a misdemeanor. Current law defines dangerous fireworks for these purposes. This bill would expand the definition of a dangerous firework to include any firework that contains lead and lead compounds and hexachlorobenzene, as provided.

### AB 2792 (Quirk D) Mobile fueling on-demand tank vehicles.

**Current Text:** Introduced: 2/20/2020  [html](#)  [pdf](#)

**Introduced:** 2/20/2020

**Status:** 3/12/2020-Referred to Coms. on TRANS. and NAT. RES.

**Location:** 3/12/2020-A. TRANS.

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**Summary:** Current law generally designates the State Air Resources Board as the state agency with the primary responsibility for the control of vehicular air pollution and air pollution control and air quality management districts with the primary responsibility for the control of air pollution from all sources other than vehicular sources. This bill would classify a mobile fueling on-demand tank vehicle, as defined, as a mobile source and would require that it be regulated by the state board. The bill would require the state board to adopt regulations on or before an unspecified date to achieve reductions in emissions attributable to mobile fueling on-demand tank vehicles.

### AB 2800 (Quirk D) Climate change: infrastructure planning.

**Current Text:** Amended: 3/4/2020  [html](#)  [pdf](#)

**Introduced:** 2/20/2020

**Last Amend:** 3/4/2020

**Status:** 5/13/2020-Action From NAT. RES.: Do pass.To APPR..

**Location:** 5/13/2020-A. APPR.

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Summary: Current law requires the Natural Resources Agency to establish a Climate-Safe Infrastructure Working Group for the purpose of examining how to integrate scientific data concerning projected climate change impacts into state infrastructure engineering, including oversight, investment, design, and construction. Current law requires the working group, by July 1, 2018, to make recommendations to the Legislature and the Strategic Growth Council that address specified climate change issues. Current law requires these provisions to be inoperative on July 1, 2020, and repeals them on January 1, 2021. This bill would delete the above inoperative and repeal dates, thereby extending the above provisions indefinitely.

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**AB 2806** (Wood D) Transfer of residential property: disclosures: fire hazards.

**Current Text:** Introduced: 2/20/2020  html, pdf

**Introduced:** 2/20/2020

**Status:** 3/12/2020-Referred to Com. on JUD.

**Location:** 3/12/2020-A, JUD.

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**Summary:** Current law requires a seller of residential real property located in a high or very high fire hazard severity zone, as specified, to provide to the buyer documentation stating that the property is in compliance with state law requiring certain defensible space requirements around the property or, if applicable, with a local vegetation management ordinance. If the seller has not obtained that documentation, existing law requires the seller and buyer to enter into a written agreement pursuant to which the buyer agrees to obtain documentation of compliance, as specified. This bill would specify that nothing in those provisions, including provisions regarding the existence of an agreement between a buyer and seller, limits the ability of a state or local agency to enforce defensible space requirements or other applicable statutes, regulations, and local ordinances.

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**AB 2908** (Low D) Navigation applications: traffic: very high fire hazard severity zones.

**Current Text:** Amended: 5/4/2020  html, pdf

**Introduced:** 2/21/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on G.O.

**Location:** 4/24/2020-A, G.O.

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**Summary:** Would prohibit a company that provides a navigation application, as defined, from directing traffic within a one-mile radius of an area identified by the Director of Forestry and Fire Protection as a very high fire hazard severity zone. The bill would require that company to include a notification on the application that warns drivers using the application that a specified emergency event is occurring in the area described above. The bill would require the Office of Emergency Services to impose a civil penalty in an unspecified amount for each violation of the above provisions.

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**AB 2960** (Gipson D) Shelter crises: fire safety standards: inspections.

**Current Text:** Introduced: 2/21/2020  html, pdf

**Introduced:** 2/21/2020

**Status:** 3/5/2020-Referred to Com. on H. & C.D.

**Location:** 3/5/2020-A, H. & C.D.

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**Calendar:** 5/20/2020  11 a.m.  - State Capitol, Room 4202  ASSEMBLY HOUSING AND COMMUNITY DEVELOPMENT, CHIU, Chair

**Summary:** Would authorize an emergency housing facility constructed or allowed pursuant to a declaration of a shelter crisis to comply with the building standards relating to fire safety that were in effect when the building was constructed. The bill would require a political subdivision to inspect and recertify each temporary emergency housing facility operated or allowed pursuant to a declaration of a shelter crisis every 180 days.

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Introduced: 2/21/2020
Last Amend: 5/4/2020
Status: 5/5/2020-Re-referred to Com. on NAT. RES.
Location: 4/24/2020-A. NAT. RES.

Summary: Current law establishes the Timber Regulation and Forest Restoration Fund in the State Treasury, and requires that all revenues received from specified assessments imposed on certain lumber and engineered wood products, less amounts deducted for specified refunds and reimbursements, be deposited into the fund, and used, upon appropriation, only for specified purposes including, until July 1, 2017, as a loan to the Department of Fish and Wildlife for activities to address environmental damage occurring on forest lands resulting from marijuana cultivation. This bill would instead authorize the loan described above until July 1, 2025, for activities to address environmental damage occurring on forest lands resulting from cannabis cultivation.

Position  Priority  Subject

Fire Prevention

AB 3074  (Friedman D)  Fire prevention: wildfire risk: defensible space: ember-resistant zones.

Introduced: 2/21/2020
Last Amend: 5/4/2020
Status: 5/13/2020-Action From NAT. RES.: Do pass.To APPR..
Location: 5/13/2020-A. APPR.

Summary: Current law requires 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 violation of these requirements is a crime. This bill would require a person described above to use more intense fuel reductions between 5 and 30 feet around the structure, and to create an ember-resistant zone within 5 feet of the structure, as provided.

Position  Priority  Subject

Fire Prevention

Attachments:
AB 3074 (Friedman) Fact Sheet

AB 3085  (Limón D)  Wildfire prone areas.

Current Text: Introduced: 2/21/2020  html  pdf
Introduced: 2/21/2020
Status: 2/24/2020-Read first time.
Location: 2/21/2020-A. PRINT

Summary: Current law requires the Director of Forestry and Fire Protection to identify areas in the state as very high fire hazard severity zones pursuant to a specified criteria. Current law requires a local agency, as defined, to designate very high fire hazard severity zones, as specified. This bill would state the intent of the Legislature to enact legislation relating to housing in wildfire prone areas.

Position  Priority  Subject

Fire Prevention

AB 3164  (Friedman D)  Fire prevention: wildland-urban interface wildfire risk model: model use guidelines.

Introduced: 2/21/2020
Last Amend: 5/4/2020
Status: 5/13/2020-Action From NAT. RES.: Do pass.To APPR..
Location: 5/13/2020-A. APPR.
Summary: Would require the Department of Forestry and Fire Protection, by July 1, 2022, to develop a wildland-urban interface wildfire risk model to determine the risk for a community or parcel within a local responsibility area or state responsibility area and guidelines for the proper use of the model, as provided. The bill would require the department to establish, and consult with, an advisory workgroup, with specified members, to develop the model. The bill would require the department to update the model and guidelines when fire hazard severity zones are revised.

Position Priority Subject

Fire Prevention


Introduced: 2/21/2020
Last Amend: 5/4/2020
Status: 5/13/2020-From NAT. RES.: Do pass as amended.To APPR..
Location: 5/13/2020-A. APPR.

Summary: Would enact the Wildfire Prevention, Safe Drinking Water, Climate Resilience, Drought Preparation, and Flood Protection Bond Act of 2020, which, if approved by the voters, would authorize the issuance of bonds in the amount of $6,980,000,000 pursuant to the State General Obligation Bond Law to finance projects for a wildfire prevention, safe drinking water, climate resilience, drought preparation, and flood protection program.

Position Priority Subject

Fire Prevention

AB 3267 (Smith D) Office of Emergency Services: State Emergency Plan.

Current Text: Amended: 3/16/2020  html  pdf

Introduced: 2/21/2020
Last Amend: 3/16/2020
Status: 5/13/2020-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 20: Noes 0.) (May 12). Re-referred to Com. on APPR.
Location: 5/12/2020-A. APPR.

Summary: The California Emergency Services Act, among other things, requires the Office of Emergency Services to update the State Emergency Plan on or before January 1, 2019, and every 5 years thereafter. The act also requires the office to coordinate with representatives of the access and functional needs population, as specified, when the office updates the State Emergency Plan. This bill would require the office to complete an after-action report within 180 days after each declared disaster.

Position Priority Subject

Fire Prevention


Introduced: 12/3/2018
Last Amend: 1/23/2020
Status: 1/30/2020-In Assembly. Read first time. Held at Desk.
Location: 1/29/2020-A, DESK

Summary: Would enact the Wildfire Prevention, Safe Drinking Water, Drought Preparation, and Flood Protection Bond Act of 2020, which, if approved by the voters, would authorize the issuance of bonds in the amount of $5,510,000,000 pursuant to the State General Obligation Bond Law to finance projects for a wildfire prevention, safe drinking water, drought preparation, and flood protection program.
SB 295  (McGuire D)  Personal income taxes: Fire Safe Home Tax Credits.
Current Text:  Amended: 8/19/2019  html  pdf
Introduced: 2/14/2019
Last Amend: 8/19/2019
Status: 8/30/2019-Joint Rule 62(a) suspended. August 30 hearing: Held in committee and under submission.
Location: 8/28/2019-A. APPR. SUSPENSE FILE

Summary:  Would allow credits against the tax imposed by the Personal Income Tax Law for each taxable year beginning on or after January 1, 2020, and before January 1, 2025, to a qualified taxpayer for qualified costs relating to qualified home hardening, as defined, and for qualified costs relating to qualified vegetation management, as defined, in specified amounts. The bill also would include additional information required for any bill authorizing a new income tax credit and would require the Legislative Analyst's Office to prepare a written report regarding the credits, as provided. This bill would take effect immediately as a tax levy.

SB 739  (Stern D)  Fire prevention: defensible space and home hardening training.
Current Text:  Amended: 1/15/2020  html  pdf
Introduced: 2/22/2019
Last Amend: 1/15/2020
Location: 1/27/2020-A. DESK

Summary:  Would require the Department of Forestry and Fire Protection to develop and implement a training program, as provided, to train individuals to support and augment the department in its defensible space and home hardening assessment and education efforts. The bill would require the department to issue a certification of completion to individuals who have successfully completed the training program. The bill would repeal these provisions on January 1, 2025.

SB 876  (McGuire D)  Local government: nuisance abatement: vegetation management.
Introduced: 1/21/2020
Last Amend: 3/25/2020
Status: 3/25/2020-From committee with author's amendments. Read second time and amended. Referred to Com. on RLS.
Location: 1/21/2020-S. RLS.

Summary:  Current law authorizes the legislative body of a city or county to establish a procedure to use a nuisance abatement lien or a special assessment to collect abatement costs and related administrative costs, including specified penalties. This bill would, until January 1, 2027, limit any fines or penalties related to nuisance abatement that are collected pursuant to these provisions to violations that apply to vegetation management, weed abatement, or defensible space maintenance. The bill would expressly authorize the legislative body to collect fines for specified violations related to the nuisance abatement using a nuisance abatement lien or a special assessment, and would require the funds collected to be used for specified purposes relating to supporting local enforcement of state and local building and fire code standards.
SB 944  (McGuire  D)  Personal income taxes: Fire Safe Home Tax Credits Act.

**Current Text:** Introduced: 2/10/2020  [html],  [pdf]

**Introduced:** 2/10/2020

**Status:** 2/20/2020-Referred to Com. on GOV. & F.

**Location:** 2/20/2020-S. GOV. & F.

**Summary:** Would allow credits against the tax imposed by the Personal Income Tax Law for each taxable year beginning on or after January 1, 2021, and before January 1, 2026, to a qualified taxpayer for qualified costs relating to qualified home hardening, as defined, and for qualified costs relating to qualified vegetation management, as defined, in specified amounts, not to exceed an aggregate amount of $500,000,000 per taxable year.

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SB 1087  (Moorlach  R)  Substance use disorder recovery homes: fire safety.

**Current Text:** Amended: 4/1/2020  [html],  [pdf]

**Introduced:** 2/19/2020

**Last Amend:** 4/1/2020

**Status:** 4/1/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on RLS.

**Location:** 2/19/2020-S. RLS.

**Summary:** Current law requires the State Department of Health Care Services to implement a voluntary certification procedure for alcohol and other drug treatment recovery services. Current law requires a program licensed or certified by the department to disclose ownership or control of, or financial interest in, a recovery residence. Existing law defines a recovery residence for this purpose to include a residential dwelling commonly referred to as a sober living home. This bill would require a recovery residence to have at least one fire extinguisher and smoke alarms within specified areas of the recovery residence.

---

SB 1154  (Nielsen  R)  Fire prevention: very high fire hazards.

**Current Text:** Introduced: 2/20/2020  [html],  [pdf]

**Introduced:** 2/20/2020

**Status:** 3/5/2020-Referred to Com. on RLS.

**Location:** 2/20/2020-S. RLS.

**Summary:** Current law requires the Director of Forestry and Fire Protection to identify areas in the state as very high fire hazard severity zones based on consistent statewide criteria and based on the severity of fire hazard that is expected to prevail in those areas. Current law provides that the purpose of this law relating to the classification of lands is so that public officials are able to identify measures that will delay the rate of spread, and reduce the potential intensity, of uncontrolled fires that threaten to destroy resources, life, or property, and to require that those measures be taken. This bill would make a nonsubstantive change to this latter provision relating to the purpose of the law.

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SB 1156  (Archuleta  D)  Lithium-ion batteries: illegal disposal: fire prevention.

**Current Text:** Amended: 4/29/2020  [html],  [pdf]

**Introduced:** 2/20/2020

**Last Amend:** 4/29/2020

**Status:** 5/13/2020-Set for hearing May 29.

**Location:** 5/12/2020-S. PUB. S.

**Calendar:** 5/29/2020  1:30 p.m. - 4203  SENATE ENVIRONMENTAL QUALITY, ALLEN, Chair
Summary: Would prohibit a person from knowingly disposing of a lithium-ion battery in a container or receptacle that is intended for the collection of solid waste or recyclable materials. The bill would authorize a violation of that provision to be charged as a misdemeanor or an infraction, except that, on and after January 1, 2025, the bill would require a violation that results in a fire causing damage to property, as specified, in excess of $1,000 to be charged as a misdemeanor. Because a violation of this prohibition would be a crime, the bill would impose a state-mandated local program.

**Position** | **Priority** | **Subject**
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Maersk | | Fire Prevention

**SB 1199 (McGuire D) Commission on Home Hardening.**
Introduced: 2/20/2020  
Last Amend: 3/25/2020  
Status: 5/12/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 10. Noes 3.) (May 12). Re-referred to Com. on APPR. Referral to Com. on INS. rescinded due to the shortened 2020 Legislative Calendar.  
Location: 5/12/2020-S. G.O.

Summary: Would establish the Commission on Home Hardening within the Business, Consumer Services, and Housing Agency. The commission would be comprised of the Insurance Commissioner, the State Fire Marshal, the Executive Director of the California Building Standards Commission, and the Director of the Office of Emergency Services, or any of their respective designees. The bill would require the commission to develop a 3-tiered system of fire prevention levels for structures in a Wildland Urban Interface environment, as specified. The bill would require the commission to develop guidelines for certifying structures within the 3-tiered system by third-party inspectors and best practices for home hardening and wildfire mitigation for homeowners seeking certification.

**Position** | **Priority** | **Subject**
--- | --- | ---
Maersk | | Fire Prevention

**SB 1205 (Hertzberg D) Local agency design-build projects.**
Introduced: 2/20/2020  
Last Amend: 3/25/2020  
Status: 3/25/2020-From committee with author's amendments. Read second time and amended. Re-ferred to Com. on RLS.  
Location: 2/20/2020-S. RLS.

Summary: Current law, until January 1, 2025, authorizes local agencies, as defined, to use the design-build procurement process for specified public works projects with prescribed cost thresholds. Current law states that it is the intent of the Legislature that existing law provides general authorization for local agencies to use design-build for certain projects. Current law establishes procedures for a contract awarded under these provisions on the basis of best value, including a requirement that competitive proposals be evaluated by using only the criteria and selection procedures specifically identified in the request for proposals. Current law further requires that prescribed minimum factors be weighted as the local agency deems appropriate. This bill would modify the intent of the Legislature to specify that design-build for these purposes includes conventional, progressive, and target price. The bill, with regard to best value evaluation, would require the prescribed minimum factors be included only if applicable to the delivery method.

**Position** | **Priority** | **Subject**
--- | --- | ---
Maersk | | Fire Prevention

**SB 1284 (Nielsen R) Fire prevention activities: local assistance grant program.**
Current Text: Introduced: 2/21/2020 [html](#) [pdf](#)  
Introduced: 2/21/2020  
Status: 3/5/2020-Referred to Com. on RLS.  
Location: 2/21/2020-S. RLS.

Summary: Current law requires the Department of Forestry and Fire Protection to establish a local assistance grant program for fire prevention activities in California. Current law defines “fire prevention activities” for these purposes to mean those lawful activities that reduce the risk of wildfire in California, as provided. This bill would make a nonsubstantive change to the definition of “fire prevention activities.”

Introduced: 2/21/2020
Last Amend: 5/8/2020
Status: 5/12/2020-Set for hearing May 19. Referral to Com. on EQ. rescinded due to the shortened 2020 Legislative Calendar.
Location: 5/12/2020-S. N.R. & W.

Summary: Current law requires the Director of Forestry and Fire Protection to identify areas of the state as very high fire hazard severity zones based on specified criteria. Current law requires a local agency, within 30 days after receiving a transmittal from the director that identifies very high fire hazard severity zones, to make the information available for public review, as provided. This bill would also require the director to identify areas of the state as moderate and high fire hazard severity zones and would require a local agency to make this information available for public review, as provided. By expanding the responsibility of a local agency, the bill would impose a state-mandated local program.

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: 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/19/2019)(May be acted upon Jan 2020)
Location: 8/30/2019-S. 2 YEAR

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.

Attachments:

Page 57/69
**Notes:**
3/9/2019-Does this apply to us?

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**AB 570**


- **Current Text:** Amended: 3/25/2019  [html](#), [pdf](#)
- **Introduced:** 2/14/2019
- **Last Amend:** 3/25/2019
- **Status:** 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 8/15/2019)(May be acted upon Jan 2020)

**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.

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**AB 1253**

(Rivas, Robert D) Local agency formation commissions: grant program.

- **Current Text:** Introduced: 2/21/2019  [html](#), [pdf](#)
- **Introduced:** 2/21/2019
- **Status:** 7/10/2019-Failed Deadline pursuant to Rule 61(a)(10). (Last location was GOV. & F. on 6/6/2019)(May be acted upon Jan 2020)

**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.

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**Attachments:**

**AB 1253 (R. Rivas) LAFCOs grant program**

**Notes:**
3/9/2019-Coordinate with CSDA.

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**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:** 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May be acted upon Jan 2020)

**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**
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Local Government

**AB 2013**  
(Reprinted D)  
**Property taxation: new construction: damaged or destroyed property.**

**Current Text:** Amended: 5/11/2020  
**Introduced:** 1/29/2020  
**Last Amend:** 5/11/2020  
**Status:** 5/12/2020-Re-referred to Com. on REV. & TAX.

**Location:** 2/14/2020-A. REV. & TAX

**Calendar:** 5/18/2020 11:30 a.m. - State Capitol, Room 4202 ASSEMBLY REVENUE AND TAXATION, BURKE, Chair

**Summary:** Would authorize the owner of property substantially damaged or destroyed by a disaster, as declared by the Governor, to apply the base year value of that property to replacement property reconstructed on the same site of the damaged or destroyed property within 5 years after the disaster if the reconstructed property is comparable to the substantially damaged or destroyed property, determined as provided. The bill would specify that property is substantially damaged or destroyed for these purposes if the improvements sustain physical damage amounting to more than 50% of the improvements’ full cash value immediately prior to the disaster.

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

**AB 2107**  
(Reprinted D)  
**Local government: securitized limited obligation notes.**

**Current Text:** Introduced: 2/6/2020

**Introduced:** 2/6/2020  
**Status:** 5/13/2020-Read second time. Ordered to Consent Calendar.

**Location:** 5/13/2020-A. CONSENT CALENDAR

**Calendar:** 5/14/2020 #75 ASSEMBLY CONSENT CALENDAR 1ST DAY-ASSEMBLY BILLS

**Summary:** Current law, until December 31, 2019, authorizes a special district to issue, as specified, securitized limited obligation notes for the acquisition or improvement of land, facilities, or equipment. This bill would extend that authorization to December 31, 2024.

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

**Attachments:**

- AB 2107 (Rodriguez) Fact Sheet

**AB 2396**  
(O’Donnell D)  
**Local government: local educational agencies: ethics and governance training.**

**Current Text:** Introduced: 2/18/2020

**Introduced:** 2/18/2020  
**Status:** 3/12/2020-Referred to Com. on ED.

**Location:** 3/12/2020-A. ED.

**Summary:** Current law requires all local agency officials to receive training in ethics, at specified intervals, if the local agency provides any type of compensation, salary, or stipend to those officials. Current law defines “local agency,” for these purposes, to mean a city, county, city and county, charter city, charter county, charter city and county, or special district. Existing law also defines “local agency official” to include members of local agency legislative bodies or elected local agency officials who receive any type of compensation, salary, or stipend or reimbursement in the performance of official duties, as specified. This bill would include a school district, county office of education, and charter
school in the definition of “local agency.”

**AB 2433**  (Cooper D) Local public employee organizations.

*Current Text:* Introduced: 2/19/2020  [html](#)  [pdf](#)

*Introduced:* 2/19/2020

*Status:* 5/5/2020-From committee: Do pass and re-refer to Com. on APPR. (Ayes 6. Noes 0.) (May 5).

*Re-referred to Com. on APPR.*

*Location:* 5/5/2020-A. APPR.

**Summary:** The Meyers-Milias-Brown Act requires the governing body of a public agency to meet and confer in good faith regarding wages, hours, and other terms and conditions of employment with representatives of recognized employee organizations. Under the act, if the representatives of the public agency and the employee organization fail to reach an agreement, they may mutually agree on the appointment of a mediator and equally share the cost. Current law provides that after any applicable mediation and factfinding procedures have been exhausted, but no earlier than 10 days after the factfinders’ written findings of fact and recommended terms of settlement have been submitted to the parties, a public agency that is not required to proceed to interest arbitration may, after holding a hearing regarding the impasse, implement its last, best, and final offer.

**Notes:** COVID19 Hold

**AB 2452**  (Garcia, Cristina D) State auditor: audits: high-risk local government agency audit program.

*Current Text:* Introduced: 2/19/2020  [html](#)  [pdf](#)

*Introduced:* 2/19/2020

*Status:* 2/27/2020-Referred to Com. on A. & A.R.

*Location:* 2/27/2020-A. A. & A.R.

**Summary:** Would authorize the California State Auditor to include in the high-risk local government agency audit program any local agency or district association that the California State Auditor identifies as being at high risk for the potential of waste, fraud, abuse, or mismanagement or that has major challenges associated with its economy, efficiency, or effectiveness.

**Notes:** COVID19 Hold

**AB 2659**  (Chen R) Public agencies: information practices.

*Current Text:* Introduced: 2/20/2020  [html](#)  [pdf](#)

*Introduced:* 2/20/2020

*Status:* 3/12/2020-Referred to Com. on P. & C.P.

*Location:* 3/12/2020-A. P. & C.P.

**Summary:** The Information Practices Act of 1977 prescribes a set of requirements, prohibitions, and remedies applicable to public agencies, as defined, with regard to their collection, storage, and disclosure of personal information. The act specifically requires an agency to establish rules of conduct for persons involved in the design, development, operation, disclosure, or maintenance of records containing personal information and to instruct these people with respect to the rules and the requirements of the act. This bill would require that the above-described rules of conduct include security awareness and training policies and procedures.

**AB 2707**  (Holden D) Local government finance: COVID-19 Credit Facility.

*Current Text:* Amended: 5/6/2020  [html](#)  [pdf](#)

*Introduced:* 2/20/2020

*Last Amend:* 5/6/2020
Status: 5/7/2020-Re-referred to Com. on H. & C.D.

Location: 4/24/2020-A. H. & C.D.

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**Summary:** Would require the Treasurer to establish the COVID-19 Credit Facility, to support cashflow borrowing by local governments, as specified, to better manage cashflow pressures created by the COVID-19 public health emergency. The bill would require the facility to assist local governments, irrespective of population size, with the purchase of newly-issued tax anticipation notes, tax and revenue anticipation notes, bond anticipation notes, and other short-term notes through the California Debt and Investment Advisory Commission. The bill would also require the facility to establish methods by which cities with populations of less than 250,000 and counties with populations of less than 500,000 may access the Municipal Liquidity Facility established by the Federal Reserve System, as specified.

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**AB 2987** *(Flora R)* Local agency public contracts: bidding procedures.

**Current Text:** Introduced: 2/21/2020  [html](#)  [pdf](#)

**Introduced:** 2/21/2020

**Status:** 3/5/2020-Referred to Com. on L. GOV.

**Location:** 3/5/2020-A. L. GOV.

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**Summary:** The Uniform Public Construction Cost Accounting Act authorizes a public agency to elect to become subject to uniform construction cost accounting procedures. The act authorizes bidding procedures for public projects, as specified. Those bidding procedures include procedures for the publication or posting and electronic transmission of notice inviting formal bids. This bill would authorize a public agency, as an alternative to the publication or posting requirement, to meet the notice inviting formal bids requirement by transmitting notice electronically, as specified, and publishing the notice electronically in a prescribed manner on the public agency’s internet website at least 14 calendar days before the date of opening the bids.

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**Attachments:**

**AB 3338** *(Diep R)* Community services districts: zones.

**Current Text:** Introduced: 2/21/2020  [html](#)  [pdf](#)

**Introduced:** 2/21/2020

**Status:** 2/24/2020-Read first time.

**Location:** 2/21/2020-A. PRINT

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**Summary:** The Community Services District Law authorizes the establishment of community services districts to provide various public facilities and services. That law establishes procedures for forming zones within specific areas of a community services district to provide different services, different levels of service, different facilities, or additional revenue. The law, among other things, requires a public hearing on the formation of a zone, at which the board of directors is required to hear protests of the formation of the zone, as specified. This bill would make nonsubstantive changes to this public hearing provision.

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**ACA 1** *(Aguiar-Curry D)* Local government financing: affordable housing and public infrastructure: voter approval.

**Current Text:** Amended: 3/18/2019  [html](#)  [pdf](#)

**Introduced:** 12/3/2018

**Last Amend:** 3/18/2019

**Status:** 8/19/2019-Read third time. Refused adoption. Motion to reconsider made by Assembly Member Aguiar-Curry.

**Location:** 5/20/2019-A. RECONSIDERATION
Summary: 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.

Position Priority Subject Local Government

Attachments:
AC1 (Aguiar-Curry) Fact Sheet 03062020
AC1 (Aguiar-Curry) CFCA-FDAC Support Letter Author 03-26-2019
AC1 (Aguiar-Curry) Fact Sheet

Notes: 3/26/2019-ACA1 (Aguiar-Curry) CFCA-FDAC Support Letter Author 03-26-2019
3/9/2019-CPF Bill - Need to add "Districts".

ACA 21

(Melendez R) Taxation: voter approval.

Current Text: Introduced: 2/12/2020  html  pdf

Introduced: 2/12/2020

Status: 2/13/2020-From printer. May be heard in committee March 14.

Location: 2/12/2020-A. PRINT

Summary: Would additionally require any change in state statute that increases the tax liability of any taxpayer to be submitted to the electors and, if approved by a majority of votes on the issue, to take effect the day after the election unless the act provides otherwise.

Position Priority Subject Local Government

SB 38

(Hill D) Sales and use taxes: consumer designation: all volunteer fire department.

Current Text: Amended: 1/6/2020  html  pdf

Introduced: 12/3/2018

Last Amend: 1/6/2020


Location: 1/23/2020-A. DESK

Summary: The Sales and Use Tax Law designates that certain sellers of tangible personal property are consumers, and not retailers, of the tangible personal property they sell, including, until January 1, 2021, that an all volunteer fire department, as defined, is a consumer, and not a retailer, of all tangible personal property sold by it, if the profits are used solely and exclusively in furtherance of the purposes of the all volunteer fire department, subject to specified limitations, so that the retail sale subject to tax is the sale of tangible personal property to the all volunteer fire department. This bill would remove the repeal date of January 1, 2021, thereby extending the operation of that consumer designation for all volunteer fire departments indefinitely.

Position Priority Subject Local Government

SB 116

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

Current Text: Introduced: 1/10/2019  html  pdf

Introduced: 1/10/2019

Status: 5/2/2019-Referred to Com. on BUDGET.

Location: 5/2/2019-A. BUDGET

Summary: This bill would express the intent of the Legislature to enact statutory changes relating to
SB 931  
(Wieckowski D)  Local government meetings: agenda and documents.  
Current Text: Amended: 4/2/2020  html  pdf  
Introduced: 2/5/2020  
Last Amend: 4/2/2020  
Status: 4/2/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on GOV. & F.  
Location: 2/12/2020-S. GOV. & F.  

Summary: The Ralph M. Brown Act requires meetings of the legislative body of a local agency to be open and public and also requires regular and special meetings of the legislative body to be held within the boundaries of the territory over which the local agency exercises jurisdiction, with specified exceptions. Current law authorizes a person to request that a copy of an agenda, or a copy of all the documents constituting the agenda packet, of any meeting of a legislative body be mailed to that person. This bill would require, if the local agency has an internet website, a legislative body or its designee to email a copy of, or website link to, the agenda or a copy of all the documents constituting the agenda packet if the person requests that the items be delivered by email. The bill would require, where the local agency determines it is technologically infeasible to send a copy of all documents constituting the agenda packet or a website link containing the documents by electronic mail or by other electronic means, the legislative body or its designee to send by electronic mail a copy of the agenda or a website link to the agenda and mail a copy of all other documents constituting the agenda packet in accordance with the mailing requirements.  

Position  Priority  Subject  
Local Government  

Attachments:  
SB 931 (Wieckowski) Fact Sheet  

SB 998  
(Moorlach R)  Local government: investments.  
Current Text: Amended: 5/6/2020  html  pdf  
Introduced: 2/13/2020  
Last Amend: 5/6/2020  
Status: 5/6/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on GOV. & F.  
Location: 2/27/2020-S. GOV. & F.  

Summary: The Joint Exercise of Powers Act generally authorizes 2 or more public agencies to agree to jointly exercise a common power. Current law specifically authorizes 2 or more public agencies that have the authority to invest funds in their treasuries to agree to jointly exercise that common power and describes how funds subject to that agreement may be invested. This bill would authorize a joint powers authority formed as described above to establish the terms and conditions pursuant to which agencies may participate and invest in pool shares. The bill would specify that a federally recognized Indian tribe is eligible to participate in a joint powers authority formed for this purpose, consistent with its status as a public agency under the Joint Exercise of Powers Act, or to otherwise invest in pool shares consistent with the terms and conditions established by the joint powers authority.  

Position  Priority  Subject  
Local Government  

SB 1067  
(Moorlach R)  Local agencies: refunding bonds: pension obligations.  
Current Text: Amended: 5/6/2020  html  pdf  
Introduced: 2/18/2020  
Last Amend: 5/6/2020  
Status: 5/6/2020-From committee with author's amendments. Read second time and amended. Re-referred to Com. on GOV. & F.  
Location: 2/27/2020-S. GOV. & F.  

Summary:  

Position  Priority  Subject  
Local Government  

Page 63/69
Summary: The California Constitution prohibits a county, city, town, township, board of education, or school district from incurring a debt or liability in any manner or for any purpose exceeding in any year the income and revenue provided for the year, without approval by 2/3 of the voters of the public entity voting at an election to be held for that purpose, except for certain debts issued for public schools, as specified. Current case law has qualified this prohibition by creating certain exceptions that have been judicially deemed not to implicate it, including for revenue bonds and for obligations imposed by law. The California Constitution generally authorizes the Legislature to provide maximum property tax rates and bonding limits for local governments. Current law authorizes a local agency that intends to issue refunding bonds to do so without submitting the question of the issuance to a vote of the qualified electors of the local agency. This bill would require that refunding bonds to be used to refund pension obligation bonds with specified characteristics be approved by 55 percent of the voters of the local agency voting on the proposition that authorizes the indebtedness.

Position  Priority  Subject
Local  Government

SB 1385 (Caballero D)  Local planning: housing: commercial zones.
Current Text: Amended: 5/6/2020  html  pdf
Introduced: 2/21/2020
Last Amend: 5/6/2020
Status: 5/11/2020-Re-referred to Com. on GOV. & F.
Location: 5/11/2020-S. GOV. & F.

Summary: The Planning and Zoning Law requires each county and city to adopt a comprehensive, long-term general plan for its physical development, and the development of certain lands outside its boundaries, that includes, among other mandatory elements, a housing element. This bill, the Neighborhood Homes Act, would deem a housing development project, as defined, an authorized use on a neighborhood lot that is zoned for office or retail commercial use under a local agency’s zoning code or general plan. The bill would require the density for a housing development under these provisions to meet or exceed the density deemed appropriate to accommodate housing for lower income households according to the type of local jurisdiction, including a density of at least 20 units per acre for a suburban jurisdiction.

Position  Priority  Subject
Local  Government

SB 1386 (Moorlach R)  Local government: assessments, fees, and charges: water.
Current Text: Amended: 4/1/2020  html  pdf
Introduced: 2/21/2020
Last Amend: 4/1/2020
Status: 5/11/2020-Re-referred to Com. on GOV. & F.
Location: 5/11/2020-S. GOV. & F.

Summary: The Proposition 218 Omnibus Implementation Act prescribes specific procedures and parameters for local jurisdictions to comply with these requirements and, among other things, authorizes an agency providing water, wastewater, sewer, or refuse collection services to adopt a schedule of fees or charges authorizing automatic adjustments that pass through increases in wholesale charges for water, sewage treatment, or wastewater treatment or adjustments for inflation under certain circumstances. Current law defines, among other terms, the term “water” for these purposes to mean any system of public improvements intended to provide for the production, storage, supply, treatment, or distribution of water from any source. This bill would specify that “water” for purposes of the Proposition 218 Omnibus Implementation Act also includes the public fixtures, appliances, and appurtenances connected to an above-described system of public improvements intended to provide for the production, storage, supply, treatment, or distribution of water from any source.

Position  Priority  Subject
Local  Government

Attachments:
SB 1386 (Moorlach) Fact Sheet

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

Introduced: 2/19/2019
Last Amend: 4/11/2019
Status: 8/30/2019-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 7/1/2019)(May be acted upon Jan 2020)
Location: 8/30/2019-S. 2 YEAR

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.

Position  Priority  Subject
Support  Miscellaneous

Attachments:
AB 720 (Muratsuchi) CFCA-FDAC Support Letter Senate Appropriations 06-24-2019
AB 720 (Muratsuchi) Fact Sheet
AB 720 (Muratsuchi) CFCA-FDAC Support Letter Senate Ed 05-31-2019

Notes: 06/24/2019-AB 720 (Muratsuchi) CFCA-FDAC Support Letter Sen. Appropriations
05-31-19-AB 720 (Muratsuchi) CFCA-FDAC Support Letter Senate Education
4/12/2019-move to support
04/05/2019-AB 720 (Muratsuchi) CFCA-FDAC Support Letter Author & Assm. Higher Ed

AB 916  (Muratsuchi D)  Pesticide use: glyphosate.

Introduced: 2/20/2019
Last Amend: 6/20/2019
Status: 7/12/2019-Failed Deadline pursuant to Rule 61(a)(11). (Last location was AGRI. on 6/26/2019) (May be acted upon Jan 2020)
Location: 7/12/2019-S. 2 YEAR

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.

Position  Priority  Subject
Miscellaneous

Attachments:
AB 916 (Muratsuchi) Fact Sheet

AB 2068  (Petrie-Norris  D)  Voluntary tax contributions: California Firefighters’ Memorial Fund: California Peace Officer Memorial Foundation Fund.

Current Text: Amended: 5/12/2020  html, pdf
Introduced: 2/4/2020
Last Amend: 5/12/2020
Status: 5/13/2020-Re-referred to Com. on APPR.
Location: 5/12/2020-A. APPR.

Summary: Would allow taxpayers to designate voluntary contributions for the California Firefighters’ Memorial Fund and the California Peace Officer Memorial Foundation Fund on the personal income tax return until January 1, 2028, except as otherwise provided.

Position  Priority  Subject
Miscellaneous

ACR 190  (Rodriguez D)  Emergency Medical Services Week.
### SB 1192
**Firefighters’, police officers’, or peace officers’ benefit and relief associations.**

**Current Text:** Amended: 5/11/2020  
**Introduced:** 2/20/2020  
**Last Amend:** 5/11/2020  
**Status:** 5/11/2020-Set for hearing May 14 in INS. pending receipt. Re-referred to Com. on INS. From committee with author's amendments. Read second time and amended. Re-referred to Com. on INS.  
**Location:** 5/11/2020-S. INS.

#### Summary:
Would require an association that holds a certificate of authority and that issues long-term disability or long-term care policies or contracts to submit to the Insurance Commissioner the opinion of a qualified actuary no later than July 1, 2021, as to whether the reserves and related actuarial items that support the policies or contracts issued are expected to be adequate to satisfy contractual provisions, are based on reasonable assumptions, and are based on specified actuarial standards. The bill would, after the filing of the initial opinion, require those associations to file a new opinion no more than 4 years after the date of its last opinion on file with the commissioner.

### SB 1415
**Income taxes: credits: backup electricity generators.**

**Current Text:** Introduced: 2/21/2020  
**Introduced:** 2/21/2020  
**Status:** 3/12/2020-Referred to Com. on GOV. & F.  
**Location:** 3/12/2020-S. GOV. & F.

#### Summary:
The Personal Income Tax Law allows various credits against the taxes imposed by that law. Current law requires any bill authorizing a new tax expenditure to contain, among other things, specific goals; purposes, and objectives the tax expenditure will achieve, detailed performance indicators, and data collection requirements. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2021, and before January 1, 2026, in an amount that is equal to 50% of the amount incurred by a natural person or a small business, as defined, during the taxable year for the purchase, that does not exceed $7,000, of a backup generator for use in a residence or commercial property in a designated wildfire zone, as defined.

### AB 462
**Asset management: emerging managers.**

**Current Text:** Amended: 5/21/2019  
**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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<td>Retirement</td>
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**AB 2101** (Committee on Public Employment and Retirement) Public employees’ retirement: required distributions: age.

**Current Text:** Amended: 5/4/2020  html  pdf

**Introduced:** 2/6/2020

**Last Amend:** 5/4/2020

**Status:** 5/5/2020-Re-referred to Com. on P.E. & R. From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 7. Noes 0.) (May 5). Re-referred to Com. on APPR.

**Location:** 5/5/2020-A. APPR.

**Summary:** Current law requires administration of PERS by the Board of Administration of PERS. Current law creates the Public Employees' Retirement Fund as a trust fund to be expended only for purposes related to the system and its administration, as specified, and provides that the fund is continuously appropriated for these purposes. Existing law, the California Public Employees' Pension Reform Act of 2013 (PEPRA), on and after January 1, 2013, generally requires a public retirement system, as defined, to modify its plan or plans to comply with the act, as specified. Under current law, data filed with the board by any member, retired member, beneficiary, or annuitant is confidential. This bill would make various technical and clarifying changes to these provisions, including specifying that data filed on behalf of any member, retired member, beneficiary, or annuitant is also confidential and that data may be divulged to other retirement systems that provide reciprocal benefits to members of PERS.

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**AB 2378** (Cooper D) Public Employees' Retirement System: postretirement death benefit.

**Current Text:** Introduced: 2/18/2020  html  pdf

**Introduced:** 2/18/2020

**Status:** 2/24/2020-Referred to Com. on P.E. & R.

**Location:** 2/24/2020-A. P.E. & R.

**Summary:** Would authorize the Board of Administration of the Public Employees’ Retirement System, beginning on or after January 1, 2021, to adjust the death benefit amounts following each actuarial valuation to reflect changes in the All Urban California Consumer Price Index, as specified. By authorizing the board to increase contributions deposited in the Public Employees’ Retirement Fund, this bill would make an appropriation.

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**AB 2394** (Cooper D) Public Employees’ Retirement System: allowances: cost of living adjustment.

**Current Text:** Introduced: 2/18/2020  html  pdf

**Introduced:** 2/18/2020

**Status:** 2/24/2020-Referred to Com. on P.E. & R.

**Location:** 2/24/2020-A. P.E. & R.

**Summary:** The Public Employees’ Retirement Law establishes the Public Employees’ Retirement System, which provides a defined benefit to members of the system, based on final compensation, credited service, and age at retirement, subject to certain variations. Existing law generally provides that retirement allowances are adjusted annually to reflect increases in the cost of living in relation to the consumer price index, as defined. This bill would change the definition of “consumer price index,” effective January 1, 2021, to instead refer to the California Consumer Price Index for All Urban Consumers for all items, as determined by the Department of Industrial Relations.

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**AB 2967** (O’Donnell D) Public Employees’ Medical and Hospital Care Act: firefighters and public safety
officers.

Summary: The Public Employees’ Medical and Hospital Care Act, which is administered by the Board of Administration of the Public Employees’ Retirement System, governs the funding and provision of postemployment health care benefits for eligible retired public employees and their beneficiaries. The act deems a surviving spouse or other eligible family member of certain firefighters or peace officers, whose deaths occur as a result of injury or disease arising out of their official duties, to be an annuitant, as specified, for purposes of enrollment in a health benefit plan, if the spouse or family member is uninsured. Current law requires the employer of the deceased firefighter or peace officer to notify the board within 10 business days of the death of the employee, among other things, if that spouse or family member may be eligible for enrollment. This bill would reduce the period within which an employer is to provide notice to the board, as described above, to within 7 calendar days.

Position | Priority | Subject
--- | --- | ---
Watch | Retirement |

**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 | Retirement |

Attachments:

**SB 1297** (Moorlach R) Public employees’ retirement.

Summary: Would revise the provision of pension and other benefits to members of all state or local public retirement systems. The bill would apply its provisions prospectively to any member of a state or local public retirement system who is employed upon the date of its enactment and to any person who may be employed and become a member thereafter. The bill would void any limit on a pension that prohibits the pension from exceeding a percentage of final compensation, as specified. The bill would prohibit a local entity from establishing a deferred retirement option program, as described, and if a local entity has established a deferred retirement option program, whether or not the program is closed to new participants, it would be required to disenroll any participating employees and close the program.

Position | Priority | Subject
--- | --- | ---
| Retirement |
**ACR 179**  
(Voepel R) Special Districts Week.

**Current Text:** Introduced: 2/26/2020  
**Introduced:** 2/26/2020

**Status:** 3/12/2020-Referred to Com. on RLS.

**Location:** 3/12/2020-A. RLS.

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**Summary:** This measure proclaims the week of May 17, 2020, to May 23, 2020, to be Special Districts Week.

**Position**  
**Priority**  
**Subject**  
SPecial Districts

**Total Measures:** 215  
**Total Tracking Forms:** 215