



February 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 February 14, 2020

## Legislative Hearings

The Joint Legislative Committee on Emergency Management conducted an information hearing on “California’s Mutual Aid System: Are Today’s Wildfires Exceeding our Ability to Protect California from Fire?” Chiefs Mark Lorenzen, Tony Gossner, Steve Kovacs, Ed Rodriguez and Captain Dave Gillotte presented expert testimony on how the system has worked during recent fire events and provided guidance on improving the speed and strength of the Mutual Aid System in the future. Deputy Director Joe Tyler of CAL FIRE and Brian Marshall, Cal OES Fire and Rescue Chief also provided updates on areas needing attention following the major events.

Senate Leaders announced a series of hearings to develop a comprehensive Wildfire and Climate Action Plan. As Senator Toni Atkins, the President Pro Tem stated, “We are committed to a comprehensive, effective action plan to move us forward...” Senator Mike McGuire joined Senator Atkins in outlining that , “The Plan is focused on keeping California safe, holding utilities accountable and advancing innovative solutions to some of our toughest challenges.” Senator Hannah-Beth Jackson added, “Fire prevention and emergency response must be a top priority for lawmakers this year because our state’s future is a stake.”

## Legislative Update

Recently introduced bill include:

[Assembly Bill 2107 \(Rodriguez\)](#) would extend the authorization for special districts to issue securitized limited obligation notes until December 31, 2024.

[Assembly Bill 2131 \(Rodriguez\)](#) would require private emergency ambulance providers to provide employees who request it with mental health treatment for critical incident stress management or post-traumatic stress disorder.

[Assembly Bill 2178 \(Levine\)](#) would add a public safety power shutoff to those conditions constituting a state of emergency and a local emergency.

[Assembly Bill 2179 \(Levine\)](#) would provide a notice process for electrical utilities to provide information on reenergization events to local authorities for assistance with individuals needing medical assistance and require the local government to comply with protection of privacy and security of the information.

[Assembly Bill 2180 \(Levine\)](#) would prohibit electrical corporations from diverting revenue authorized for specific purposes under their wildfire mitigation plans from being diverted for other purposes.

[Senate Bill 431 \(McGuire\)](#) has been amended to require that the PUC in consultation with the OES shall develop and implement performance reliability standards for all cell towers located in high fire threat districts.

[Senate Bill 925 \(Glazer\)](#) also would require the PUC to develop performance and reliability standards for all towers.

[Senate Bill 944 \(McGuire\)](#) would allow personal income tax credits for costs related to home hardening and vegetation management, not to exceed an aggregate amount of \$500 Million per taxable year.

**FIRE Legislative Status Report**  
**Report Date: 2/14/2020**



**Building Permits/Standards**

**[AB 69](#) (Ting D) Land use: accessory dwelling units.**

**Current Text:** Amended: 6/20/2019 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |        |               |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|---------------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | <b>2 year</b> | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |               |             |          |        |           |  |

**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.

|                 |                 |                            |
|-----------------|-----------------|----------------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>             |
| Watch           |                 | Building Permits/Standards |

**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:** 06/11/2019-CFCA-FDAC Oppose Letter Sen. Housing 06/11/2019  
 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.**

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

**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

|           |        |        |       |           |        |               |       |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|---------------|-------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | <b>2 year</b> | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |               |       |             |          |        |           |  |

**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.

|                 |                 |                            |
|-----------------|-----------------|----------------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>             |
| Watch           |                 | Building Permits/Standards |

**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 (Nazarian D) Building codes: earthquake safety: functional recovery standard.**

**Current Text:** Amended: 5/29/2019 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | 2 year | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

|                 |                 |                            |
|-----------------|-----------------|----------------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>             |
| 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

|           |        |        |       |           |        |        |        |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |        |             |          |        |           |

**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.

|                 |                 |                            |
|-----------------|-----------------|----------------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>             |
| 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

**Status:** 1/30/2020-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.

**Location:** 1/30/2020-S. RLS.

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
 Watch  
 Building  
 Permits/Standards

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

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

**Introduced:** 1/14/2020

**Status:** 1/30/2020-Referred to Com. on H. & C.D.

**Location:** 1/30/2020-A. H. & C.D.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would require the Public Utilities Commission, commencing with the next triennial edition of the California Building Standards Code adopted after January 1, 2021, to adopt, approve, codify, and publish mandatory building standards that require the installation of a seismic gas shutoff device, as defined, in any newly constructed, rehabilitated, renovated, or reconstructed residential structure, as defined.

**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.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
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| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

**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.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

**[AB 1997](#) (Nazarian D) Building codes: earthquake safety: functional recovery standard.**

**Current Text:** Introduced: 1/27/2020 [html](#) [pdf](#)

**Introduced:** 1/27/2020

**Status:** 2/6/2020-Referred to Com. on H. & C.D.

**Location:** 2/6/2020-A. H. & C.D.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 2044](#) (Voepel R) Building standards: energy design rating: accessory dwelling units.**

**Current Text:** Introduced: 2/3/2020 [html](#) [pdf](#)

**Introduced:** 2/3/2020

**Status:** 2/4/2020-From printer. May be heard in committee March 5.

**Location:** 2/3/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would prohibit an accessory dwelling unit, as defined, from being considered to be a newly constructed building for purposes of a specified provision of the California Energy Code, which is part of the California Building Standards Code, regarding the energy design rating for newly constructed buildings that are low-rise residential buildings. The bill would require the California Energy Commission to propose, and the California Building Standards Commission to adopt, approve, codify, and publish, building standards to implement this provision.

**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

**Status:** 1/27/2020-Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

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





| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 [html](#) [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 1/15/2020

**Status:** 1/27/2020-Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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:** Introduced: 1/6/2020 [html](#) [pdf](#)

**Introduced:** 1/6/2020

**Status:** 1/15/2020-Referred to Coms. on G.O., E., U. & C., and JUD.

**Location:** 1/15/2020-S. G.O.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Current law authorizes each county, including a city and county, to enter into an agreement to access the contact information of resident accountholders through the records of a public utility or other agency responsible for water service, waste and recycling services, or other property-related services for the sole purpose of enrolling county residents in a county-operated public emergency warning system. Current law requires any county that enters into such an agreement to include procedures to enable any resident to opt out of the warning system and a process to terminate the receiving agency's access to the resident's contact information. Current law prohibits the use of the information gathered for any purpose other than for emergency notification. This bill would expand these provisions to authorize a city to enter into an agreement to access the contact information of resident accountholders through the records of a public utility, as specified.

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

**SB 925 (Glazer D) Mobile telephony service base transceiver station towers: performance reliability standards.**

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

**Introduced:** 2/4/2020

**Status:** 2/12/2020-Referred to Com. on E., U. & C.

**Location:** 2/12/2020-S. E. U., & C.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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."

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

**Disaster Relief**

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

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

**Introduced:** 12/3/2018

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

**Location:** 8/12/2019-S. APPR. SUSPENSE FILE

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

**Position** **Priority** **Subject**  
Support Disaster Relief

**Attachments:**

[AB 41 \(Gallagher\) CFCA-FDAC Support Letter Sen. Approps. 07-02-2019](#)

[AB 41 \(Gallagher\) CFCA-FDAC Support Letter Sen. GO 06-13-2019](#)

[AB 41 \(Gallagher\) CFCA-FDAC Support Letter Author & Asm. GO 03-26-2019](#)

[AB 41\(Gallagher\) Fact Sheet](#)

**Notes:**

7/02/2019-AB 41 (Gallagher) CFCA-FDAC Support Letter Senate Appropriations

6/14/2019-AB 41 (Gallagher) CFCA-FDAC Support Letter Sen. GO 06-13-2019

3/26/2019-AB 41 (Gallagher) CFCA-FDAC Support Letter Author & Asm. GO 03-26-2019

**AB 235 (Mayes I) Electrical corporations: wildfire victim recovery bonds.**

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

**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

| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position** **Priority** **Subject**  
Watch Disaster Relief

**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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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



**Location:** 1/29/2020-A. DESK

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position** Watch  
**Priority**  
**Subject** Disaster Relief

**Attachments:**

[SB 45 \(Allen\) Wildfire Drought and Flood Protection Bond Act Fact Sheet 120318](#)

**SB 110 (Committee on Budget and Fiscal Review) Budget Act of 2019.**

**Current Text:** Amended: 7/5/2019 [html](#) [pdf](#)

**Introduced:** 1/10/2019

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

**Status:** 9/12/2019-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.

**Location:** 9/12/2019-A. BUDGET

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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** Disaster Relief

**SB 111 (Committee on Budget and Fiscal Review) Wildfire agencies: public utilities: safety and insurance.**

**Current Text:** Amended: 7/5/2019 [html](#) [pdf](#)

**Introduced:** 1/10/2019

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

**Status:** 9/12/2019-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.

**Location:** 9/12/2019-A. BUDGET

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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** Disaster Relief

**SB 763 (Galgiani D) Personal income tax: gross income exclusion: discharge of qualified principal residence indebtedness: federal disaster areas.**

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

**Introduced:** 2/22/2019

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

**Status:** 8/30/2019-August 30 hearing: Held in committee and under submission.

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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

**Position** Watch  
**Priority**  
**Subject** Disaster Relief

## Drones/Unmanned Aircraft

**[AB 1190](#) (Irwin D) Unmanned aircraft: state and local regulation: limitations.**

**Current Text:** Amended: 5/1/2019 [html](#) [pdf](#)

**Introduced:** 2/21/2019

**Last Amend:** 5/1/2019

**Status:** 6/19/2019-Referred to Com. on RLS.

**Location:** 5/24/2019-S. RLS.

|           |        |        |       |           |        |        |       |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |  |

**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 and unmanned aircraft systems within their jurisdictions, as specified. The bill would also authorize a local agency to require an unmanned aircraft operator to provide proof of federal, state, or local registration to licensing or enforcement officials.

**Position**

**Priority**

**Subject**

Watch

Drones/Unmanned Aircraft

**Attachments:**

[AB 1190 \(Irwin\) Drone Regulation - Fact Sheet](#)

**Notes:**

4/12/2019-no movement on this Bill - our concerns remain

3/9/2019-concern about use during and around emergencies.

**[SB 648](#) (Chang R) Unmanned aircraft systems: accident notification.**

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

**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

|           |        |        |       |           |        |        |       |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |  |

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

**Position**

**Priority**

**Subject**

Watch

Drones/Unmanned Aircraft

**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

|           |        |        |       |           |        |        |        |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |        |             |          |        |           |  |

**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** Support  
**Priority**  
**Subject** Emergency Medical Services

**Attachments:**

- [AB 1544 \(Gipson\) CFCA-FDAC Support Letter Senate Appropriations 07-24-19](#)
- [AB 1544 \(Gipson\) CFCA-FDAC Support Letter Senate Health 06-20-19](#)
- [AB 1544 \(Gipson\) CFCA-FDAC Support Letter Author & Assm. Health 04-04-2019](#)
- [AB 1544 \(Gipson\) Fact Sheet](#)

**Notes:** 7/24/2019-AB 1544 (Gipson) CFCA-FDAC Support Letter Senate Appropriations  
 6/20/2019-AB 1544 (Gipson) CFCA-FDAC Support Letter Senate Health  
 4/4/2019-AB 1544 (Gipson) CFCA-FDAC Support Letter Author & Assm. Health 04-04-2019  
 3/9/2019-CPF Bill.

**Emergency Planning**

**[AB 291](#) (Chu D) Local Emergency Preparedness and Hazard Mitigation Fund.**

**Current Text:** Amended: 1/23/2020 [html](#) [pdf](#)

**Introduced:** 1/28/2019

**Last Amend:** 1/23/2020

**Status:** 1/30/2020-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.

**Location:** 1/30/2020-S. RLS.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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** Support  
**Priority**  
**Subject** 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

**[AB 1500](#) (Carrillo D) Hazardous substances.**

**Current Text:** Amended: 6/21/2019 [html](#) [pdf](#)

**Introduced:** 2/22/2019

**Last Amend:** 6/21/2019

**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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | 2 year | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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** Support  
**Priority**  
**Subject** Emergency Planning

**Attachments:**

- [AB 1500 \(Carrillo\) CFCA-FDAC Support Letter Senate Appropriations 07-17-2019](#)

**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  
 4/17/2019-AB 1500 (Carrillo) CFCA-FDAC Support Letter Author & Assm. Appropriations 04-17-2019  
 4/12/2019-Requested to support by LA area chiefs. Moved to support  
 03/18/2019-LA COUNTY IS CO-SPONSOR OF THIS BILL.

**[AB 1847](#) (Levine D) Electrical corporations: public administrator.**

**Current Text:** Introduced: 1/6/2020 [html](#) [pdf](#)

**Introduced:** 1/6/2020

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

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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
 Emergency Planning

**[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:** 1/30/2020-Referred to Coms. on HUM. S. and G.O.

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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

**[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.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

**[AB 1916](#) (Chu D) Deenergization: notification: languages.**

**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.

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would require an electrical corporation, by July 1, 2021, to conduct a survey of its customers asking each customer the language in which the customer prefers to receive direct communications from the electrical corporation and to list any medical needs that would require accommodation during a deenergization event. The bill would require the electrical corporation to provide direct communications and updates regarding the intentional deenergization of the electrical corporation's distribution and transmission system to each affected customer in the preferred language of that customer.

**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:** 1/31/2020-From printer. May be heard in committee March 1.

**Location:** 1/30/2020-A. PRINT

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**

Emergency  
Planning

**AB 2053**

**(Rodriguez D) Emergency response: trauma kits.**

**Current Text:** Introduced: 2/3/2020 [html](#) [pdf](#)

**Introduced:** 2/3/2020

**Status:** 2/4/2020-From printer. May be heard in committee March 5.

**Location:** 2/3/2020-A. PRINT

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would define "trauma kit" to mean a first aid response kit that contains specified items, including, among other things, at least 2 tourniquets. 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 described above 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.

**Position**

**Priority**

**Subject**

Emergency  
Planning

**AB 2054**

**(Kamlager D) Emergency services: community response: grant program.**

**Current Text:** Introduced: 2/3/2020 [html](#) [pdf](#)

**Introduced:** 2/3/2020

**Status:** 2/4/2020-From printer. May be heard in committee March 5.

**Location:** 2/3/2020-A. PRINT

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would 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 cities, 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. The bill would require the director of the office, using not more than 5% of the moneys appropriated to support the

program, to assemble staff and resources to carry out certain duties in support of the program.

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

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

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

**Introduced:** 2/4/2020

**Status:** 2/5/2020-From printer. May be heard in committee March 6.

**Location:** 2/4/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
Emergency  
Planning

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

**Current Text:** Introduced: 2/5/2020 [html](#) [pdf](#)

**Introduced:** 2/5/2020

**Status:** 2/6/2020-From printer. May be heard in committee March 7.

**Location:** 2/5/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
Emergency  
Planning

**[AB 2173](#) (Dahle, Megan R) Fairgrounds: national or state emergency.**

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

**Introduced:** 2/11/2020

**Status:** 2/12/2020-From printer. May be heard in committee March 13.

**Location:** 2/11/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would declare the intent of the Legislature to enact legislation related to fairgrounds during a national emergency or state of emergency.

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

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

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

**Introduced:** 2/11/2020

**Status:** 2/12/2020-From printer. May be heard in committee March 13.

**Location:** 2/11/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

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

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

**Introduced:** 2/11/2020

**Status:** 2/12/2020-From printer. May be heard in committee March 13.

**Location:** 2/11/2020-A. PRINT

|             |        |        |       |           |        |        |       |             |          |        |           |
|-------------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| <b>Desk</b> | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House   |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

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

**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

|             |        |        |       |           |        |        |       |             |          |        |           |
|-------------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| <b>Desk</b> | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House   |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
 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 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |               |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|---------------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | <b>2 year</b> | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |               |       |             |          |        |           |

**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.

**Position**                      **Priority**    **Subject**  
 Support  
 Emergency

**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  
 6/5/2019-SB 130 (Galgiani) CFCA-FDAC SUPPORT Letter Assm. Natural Resources 06-05-2019  
 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 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |        |       |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |  |

**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.

|                 |                 |                       |
|-----------------|-----------------|-----------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>        |
| Watch           |                 | Emergency<br>Planning |

**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 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |        |       |             |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | 2 year    | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |  |

**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.

|                 |                 |                       |
|-----------------|-----------------|-----------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>        |
| Under Review    |                 | Emergency<br>Planning |

**Attachments:**

- [SB 182 \(Jackson\) Fact Sheet 4.5.19](#)

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

**SB 292**

**(Rubio D) Prepared California Disaster Mitigation Fund.**

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

**Introduced:** 2/14/2019

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

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

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

|           |        |        |       |           |        |        |       |       |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       | Conc. |          |        |           |  |

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

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

**SB 378 (Wiener D) Electrical corporations: deenergization events: procedures: allocation of costs: reports.**

**Current Text:** Amended: 1/21/2020 [html](#) [pdf](#)

**Introduced:** 2/20/2019

**Last Amend:** 1/21/2020

**Status:** 1/27/2020-Read third time. Passed. (Ayes 25. Noes 2.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

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

|           |        |        |       |           |        |        |       |       |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |       | Conc. |          |        |           |  |

**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.

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

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

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

**Introduced:** 2/22/2019

**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

|           |        |        |       |           |        |        |        |       |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |        | Conc. |          |        |           |  |

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

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

**Attachments:**

[SB 548 \(Hill\) Fact Sheet transmission- 2-20-19 \(002\)](#)

**SB 668 (Rubio D) 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 9/12/2019)(May be acted upon Jan 2020)

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

|           |        |        |       |           |        |        |        |       |          |        |           |  |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------|----------|--------|-----------|--|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. | Enrolled | Vetoed | Chaptered |  |
| 1st House |        |        |       | 2nd House |        |        |        | Conc. |          |        |           |  |

**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

**SB 801**      **(Glazer D) Electrical corporations: wildfire mitigation plans: deenergization: public safety protocol.**

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

**Introduced:** 1/7/2020

**Status:** 1/15/2020-Referred to Com. on E., U. & C.

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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

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

**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:** 1/15/2020-Referred to Coms. on EQ. and E., U. & C.

**Location:** 1/15/2020-S. E. Q.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** 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.

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

**SB 862**      **(Dodd D) Planned power outage: public safety.**

**Current Text:** Introduced: 1/16/2020    [html](#)   [pdf](#)

**Introduced:** 1/16/2020

**Status:** 1/29/2020-Referred to Com. on E., U. & C.

**Location:** 1/29/2020-S. E. U., & C.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 planned deenergization event, as defined, within those conditions constituting a state of emergency and a local emergency.

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

**SB 884**      **(Dodd D) Education finance: emergencies: public safety power shutoffs.**

**Current Text:** Introduced: 1/23/2020    [html](#)   [pdf](#)

**Introduced:** 1/23/2020



**Status:** 2/6/2020-Referred to Com. on ED.

**Location:** 2/6/2020-S. ED.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

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

**SB 909**      **(Dodd D) Emergency vehicles.**

**Current Text:** Introduced: 2/3/2020    [html](#)   [pdf](#)

**Introduced:** 2/3/2020

**Status:** 2/12/2020-Referred to Com. on TRANS.

**Location:** 2/12/2020-S. TRANS.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Current law prohibits any vehicle, other than an authorized emergency vehicle, from being equipped with a siren. Current law requires an emergency vehicle to be equipped with a siren that meets requirements set forth by the Department of the California Highway Patrol. 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 contains other current laws.

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

**Emergency Response**

**AB 1860**      **(Santiago D) Hazardous waste: facilities: permits.**

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

**Introduced:** 1/7/2020

**Status:** 1/8/2020-From printer. May be heard in committee February 7.

**Location:** 1/7/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Current law, as part of the hazardous waste control laws, requires a facility handling hazardous waste to obtain a hazardous waste facilities permit from the Department of Toxic Substances Control. Current law requires an application for a hazardous waste facilities permit or other grant of authorization to use and operate a hazardous waste facility to include a disclosure statement, as specified. This bill would make a nonsubstantive change to the provision requiring the application to include a disclosure statement.

**Position**                      **Priority**                                      **Subject**  
Emergency  
Response

**Emergency Services**

**AB 2178**      **(Levine D) Emergency services.**

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

**Introduced:** 2/11/2020

**Status:** 2/12/2020-From printer. May be heard in committee March 13.

**Location:** 2/11/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 Services

**SB 923**      **(Wilk R) Emergency services.**

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

**Introduced:** 2/4/2020

**Status:** 2/12/2020-Referred to Com. on RLS.

**Location:** 2/4/2020-S. RLS.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
 Emergency Services

**Employment Issues**

**AB 196**      **(Gonzalez D) Paid family leave.**

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

**Introduced:** 1/10/2019

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

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

**Location:** 7/10/2019-S. 2 YEAR

| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

**Position**                      **Priority**    **Subject**  
 Watch    Employment Issues

**Attachments:**

[AB 196 \(Gonzalez\) Fact Sheet](#)

**Notes:**

3/9/2019-Coordinate with League of Cities.

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

**Current Text:** Amended: 6/21/2019 [html](#) [pdf](#)

**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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |        |             |          |        |           |

**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



**Attachments:**[AB 932 \(Low\) CFCA-FDAC Support Letter Author & Assm. Insurance 03-26-2019](#)**Notes:**

3/26/2019-AB 932 (Low) CFCA-FDAC Support Letter Author & Assm. Insurance 03-26-2019  
 3/9/2019-CPF Bill.

**[AB 1107](#) (Chu D) Workers' compensation.****Current Text:** Amended: 4/22/2019 [html](#) [pdf](#)**Introduced:** 2/21/2019**Last Amend:** 4/22/2019**Status:** 7/12/2019-Failed Deadline pursuant to Rule 61(a)(11). (Last location was L., P.E. & R. on 5/16/2019)(May be acted upon Jan 2020)**Location:** 7/12/2019-S. 2 YEAR

| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

| Position | Priority | Subject              |
|----------|----------|----------------------|
|          |          | Employment<br>Issues |

**Attachments:**[AB 1107 \(Chu\) Fact Sheet](#)**[AB 1124](#) (Maienschein D) Employment safety: outdoor workers: wildfire smoke.****Current Text:** Amended: 7/1/2019 [html](#) [pdf](#)**Introduced:** 2/21/2019**Last Amend:** 7/1/2019**Status:** 8/15/2019-Ordered to inactive file at the request of Senator McGuire.**Location:** 8/15/2019-S. INACTIVE FILE

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would require, by July 18, 2019, the Occupational Safety and Health Standards Board to adopt emergency regulations that require employers to make respirators available to outdoor workers on any day the outdoor worker could reasonably be expected to be exposed to harmful levels of smoke from wildfires, or burning structures due to a wildfire, while working. By expanding the scope of an existing crime, the bill would impose a state-mandated local program.

| Position | Priority | Subject              |
|----------|----------|----------------------|
| Watch    |          | Employment<br>Issues |

**Attachments:**[AB 1124 \(Maienschein\) Wildfire Protection Fact Sheet](#)**[AB 1947](#) (Kalra D) Employment violation complaints: requirements: time.****Current Text:** Introduced: 1/17/2020 [html](#) [pdf](#)**Introduced:** 1/17/2020**Status:** 1/30/2020-Referred to Coms. on L. & E. and JUD.**Location:** 1/30/2020-A. L. & E.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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**  
 Employment  
 Issues

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

**Current Text:** Introduced: 1/29/2020    [html](#)    [pdf](#)

**Introduced:** 1/29/2020

**Status:** 1/30/2020-From printer. May be heard in committee February 29.

**Location:** 1/29/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 refer to such leave as kin care leave, and would prohibit an employer from designating a sick day, taken by the employee for themselves, as a kin care day, as defined, unless the employee authorizes the designation.

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

**AB 2092**    **(Rodriguez D) Emergency ambulance employees: protective gear and safety equipment.**

**Current Text:** Introduced: 2/5/2020    [html](#)    [pdf](#)

**Introduced:** 2/5/2020

**Status:** 2/6/2020-From printer. May be heard in committee March 7.

**Location:** 2/5/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would require an emergency ambulance provider to provide each emergency ambulance employee who drives or rides in the ambulance with protective gear and safety equipment to wear during the employee's work shift and to make the protective gear and safety equipment readily available for the employee to use when responding to an emergency call. The bill would also require the emergency ambulance employer to provide training to the emergency ambulance employee on the proper fitting and use of the protective gear and safety equipment. The bill would not apply to the state or a political subdivision thereof.

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

**AB 2101**    **(Committee on Public Employment and Retirement) Public employees' retirement: required distributions: age.**

**Current Text:** Introduced: 2/6/2020    [html](#)    [pdf](#)

**Introduced:** 2/6/2020

**Status:** 2/7/2020-From printer. May be heard in committee March 8.

**Location:** 2/6/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Current law authorizes a member of PERS, who is credited with less than a certain number of years of service and who enters employment as a member of another public retirement system supported by state funds, within 6 months of leaving state service, to elect to leave their accumulated contributions on deposit in the retirement fund. Current law specifies that a member's failure to make an election to withdraw accumulated contributions is deemed an election to leave the member's accumulated contributions on deposit in the retirement fund. Current law provides that a member may revoke their election to allow accumulated contributions to remain in the retirement system, except under specified circumstances. Current law requires a member who is permanently separated from all PERS covered service, who meets specified conditions, and who attains 70 years of age, to be provided with an election to withdraw contributions, or, if vested, an election to either apply for service retirement or to withdraw contributions. This bill would instead require a member permanently separated under the circumstances described above to attain 71 1/2 years of age before being provided with those election options. This bill would also correct an obsolete cross reference.

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





**Notes:**

3/9/2019-CPF Bill - Need more information.

**[SB 924](#)****(Hertzberg D) Workers' compensation: utilization review.****Current Text:** Introduced: 2/4/2020 [html](#) [pdf](#)**Introduced:** 2/4/2020**Status:** 2/12/2020-Referred to Com. on L., P.E. & R.**Location:** 2/12/2020-S. L., P.E. & R.

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptured |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 evaluation 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.

**Position****Priority****Subject**Employment  
Issues**Fire Insurance****[AB 2166](#)****(Kiley R) Personal income taxes: credits: residential fire insurance policy premiums.****Current Text:** Introduced: 2/11/2020 [html](#) [pdf](#)**Introduced:** 2/11/2020**Status:** 2/12/2020-From printer. May be heard in committee March 13.**Location:** 2/11/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptured |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** Would allow a credit against the taxes imposed by the Personal Income Tax Law for each taxable year beginning on or after January 1, 2020, and before January 1, 2026, in an amount equal to the difference between the annual premium amount paid or incurred during the taxable year by a qualified taxpayer for a residential fire insurance policy for coverage of the qualified principal residence of the qualified taxpayer and the annual premium amount paid or incurred by the qualified taxpayer during a specified threshold calendar year for a residential fire insurance policy for coverage of that same qualified principal residence. The bill would require amounts of this credit in excess of the qualified taxpayer's tax liability and other amounts due to be paid to the qualified taxpayer from the Tax Relief and Refund Account upon appropriation by the Legislature.

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

Fire Insurance

**[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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptured |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

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

Watch

Fire Insurance

**Fire Prevention**

**[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:** 1/30/2020-Referred to Com. on NAT. RES.

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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position**                      **Priority**                                      **Subject**  
 Support                                                                           Fire Prevention

**[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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position**                      **Priority**                                      **Subject**  
 Support                                                                           Fire Prevention

**Attachments:**  
[SB 295 \(McGuire\) CFCA-FDAC Support Letter 08-22-19](#)

**Notes:**  
 08/22/2019 SB 295 (McGuire) CFCA-FDAC Assm. Rev & Tax Support Letter

**[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

**Status:** 1/27/2020-Read third time. Passed. (Ayes 39. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position**                      **Priority**                                      **Subject**  
 Support                                                                           Fire Prevention

**[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:** 2/11/2020-From printer. May be acted upon on or after March 12.

**Location:** 2/10/2020-S. RLS.

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position**

**Priority**

**Subject**

Fire Prevention

## 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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | 2 year | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

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

**Position**

**Priority**

**Subject**

Watch

Local  
Government

**Attachments:**

[AB 213 \(Reyes\) VLF Factsheet FINAL](#)

**Notes:**

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

### [AB 570](#)

**(Aguiar-Curry D) Local Government Investment Act.**

**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)

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

|           |        |        |       |           |        |        |        |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|--------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | 2 year | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |        |             |          |        |           |

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

**Position**

**Priority**

**Subject**

Local  
Government

### [AB 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)



**AB 2107**

**(Rodriguez D) Local government: securitized limited obligation notes.**

**Current Text:** Introduced: 2/6/2020 [html](#) [pdf](#)

**Introduced:** 2/6/2020

**Status:** 2/7/2020-From printer. May be heard in committee March 8.

**Location:** 2/6/2020-A. PRINT

|             |        |        |       |             |        |        |       |             |          |        |           |
|-------------|--------|--------|-------|-------------|--------|--------|-------|-------------|----------|--------|-----------|
| <b>Desk</b> | Policy | Fiscal | Floor | <b>Desk</b> | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House   |        |        |       | 2nd House   |        |        |       |             |          |        |           |

**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.

|                 |                 |                  |
|-----------------|-----------------|------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>   |
|                 |                 | Local Government |

**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

|             |        |        |              |             |        |        |       |             |          |        |           |
|-------------|--------|--------|--------------|-------------|--------|--------|-------|-------------|----------|--------|-----------|
| <b>Desk</b> | Policy | Fiscal | <b>Floor</b> | <b>Desk</b> | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House   |        |        |              | 2nd House   |        |        |       |             |          |        |           |

**Calendar:** 2/14/2020 #1 ASSEMBLY MOTION TO RECONSIDER

**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.

|                 |                 |                  |
|-----------------|-----------------|------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>   |
| Support         |                 | Local Government |

**Attachments:**

[ACA 1 \(Aguiar-Curry\) CFCA-FDAC Support Letter Author 03-26-2019](#)

[ACA 1 \(Aguiar-Curry\) Fact Sheet](#)

**Notes:** 3/26/2019-ACA 1 (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

|             |        |        |       |             |        |        |       |             |          |        |           |
|-------------|--------|--------|-------|-------------|--------|--------|-------|-------------|----------|--------|-----------|
| <b>Desk</b> | Policy | Fiscal | Floor | <b>Desk</b> | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House   |        |        |       | 2nd House   |        |        |       |             |          |        |           |

**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.

|                 |                 |                  |
|-----------------|-----------------|------------------|
| <b>Position</b> | <b>Priority</b> | <b>Subject</b>   |
|                 |                 | 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

**Status:** 1/23/2020-Read third time. Passed. (Ayes 37. Noes 0.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

**Location:** 1/23/2020-A. DESK

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**Summary:** This bill would express the intent of the Legislature to enact statutory changes relating to the Budget Act of 2019.

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

**[SB 931](#) (Wieckowski D) Local government meetings: agenda and documents.**

**Current Text:** Introduced: 2/5/2020 [html](#) [pdf](#)

**Introduced:** 2/5/2020

**Status:** 2/12/2020-Referred to Com. on GOV. & F.

**Location:** 2/12/2020-S. GOV. & F.

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 a legislative body to email a copy of the agenda or a copy of all the documents constituting the agenda packet if so requested. By requiring local agencies to comply with these provisions, this bill would impose a state-mandated local program.

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

**Miscellaneous**

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

**Current Text:** Amended: 4/22/2019 [html](#) [pdf](#)

**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

|           |        |        |       |           |        |        |       |             |          |        |           |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| Desk      | Policy | Fiscal | Floor | Desk      | Policy | 2 year | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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.

**Position** Watch  
**Priority**  
**Subject** Miscellaneous

**Attachments:**

[AB 243 \(Kamlager-Dove\) Fact Sheet Final.pdf](#)

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

**Current Text:** Amended: 4/11/2019 [html](#) [pdf](#)

**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

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | 2 year | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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** Support  
**Priority**  
**Subject** 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](#)

[AB 720 \(Muratsuchi\) CFCA-FDAC Support Letter Author & Assm. Higher Ed 04-05-2019](#)

**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.**

**Current Text:** Amended: 6/20/2019 [html](#) [pdf](#)

**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

| Desk      | Policy | Fiscal | Floor | Desk      | 2 year | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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 2068 (Petrie-Norris D) Voluntary tax contributions: California Firefighters' Memorial Fund: California Peace Officer Memorial Foundation Fund.**

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

**Introduced:** 2/4/2020

**Status:** 2/5/2020-From printer. May be heard in committee March 6.

**Location:** 2/4/2020-A. PRINT

| Desk      | Policy | Fiscal | Floor | Desk      | Policy | Fiscal | Floor | Conf. Conc. | Enrolled | Vetoed | Chaptered |
|-----------|--------|--------|-------|-----------|--------|--------|-------|-------------|----------|--------|-----------|
| 1st House |        |        |       | 2nd House |        |        |       |             |          |        |           |

**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, 2031, except as otherwise provided.

**Position**

**Priority**

**Subject**

Miscellaneous

**Total Measures: 96**

**Total Tracking Forms: 96**

