

Agenda Item #4 f.

State Bill & Issues Track 5/12/25



Link to Legislative Advocacy Letters: Legislative Advocacy Letters

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
AB 1	Connolly, D	Residential property insurance: wildfire risk.	12/02/2024 - Introduced <u>HT</u> <u>ML PDF</u>	04/23/2025 - Assembly APPR. SUSPENSE FILE	Current Department of Insurance regulations prohibit an insurer from using a rating plan that does not take into account and reflect specified wildfire risk mitigation, including property-level building hardening measures. This bill would require the department, on or before January 1, 2030, and every 5 years thereafter, to consider whether or not to update its regulations to include additional building hardening measures for property-level mitigation efforts and communitywide wildfire mitigation programs. As part of this consideration, the bill would require the department to consult with specified agencies to identify additional building hardening measures to consider, as well as to develop and implement a public participation process during the evaluation. (Based on 12/02/2024 text)		2/11/25 support letter filed and sent to the delegation and CSAC and RCRC. 4/14/25 support memo filed and sent to delegation, CSAC and RCRC.
AB 49	<u>Muratsuchi,</u> <u>D</u>	immigration	04/21/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/29/2025 - Assembly APPR.	Would prohibit school officials and employees of a local educational agency from allowing an officer or employee of an agency conducting immigration enforcement to enter a schoolsite for any purpose without providing valid identification and a valid judicial warrant, a court order, or exigent circumstances necessitating immediate action. The bill would require the local educational agency, if the officer or employee meets those requirements, to limit access to facilities where pupils are not present. By imposing additional duties on local educational agencies, the bill would impose a state-mandated local program. (Based on 04/21/2025 text)		1/29/25 Support letter sent to Assemblymember Muratsuchi, Senator Laird, Speaker Rivas, Assemblymember Addis, CSAC and RCRC.
AB 53	Ramos, D	taxes: exclusion:	02/24/2025 - Amended <u>HT</u> <u>ML PDF</u>	03/17/2025 - Assembly REV. & TAX SUSPENSE FILE	The Personal Income Tax Law, in modified conformity with federal income tax law, generally defines "gross income" as income from whatever source derived, except as specifically excluded, including an exclusion for combatrelated special compensation. This bill, for taxable years beginning on or after January 1, 2025, and before January		2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.

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		Benefit Payment Act.			1, 2030, would exclude from gross income retirement pay received by a qualified taxpayer, as defined, during the taxable year, not to exceed \$20,000, from the federal government for service performed in the uniformed services, as defined. The bill, for taxable years beginning on or after January 1, 2025, and before January 1, 2030, would also exclude from gross income annuity payments received during the taxable year, not to exceed \$20,000, by a qualified taxpayer, as defined, pursuant to a United States Department of Defense Survivor Benefit Plan. (Based on 02/24/2025 text)		
	Rodriguez, Michelle, D	intent to commit			Current law, until January 1, 2023, prohibited loitering in a public place with the intent to commit prostitution, as defined, and made that crime a misdemeanor. This bill would reinstate those provisions and would prohibit law enforcement, as defined, from making an arrest pursuant to these provisions solely based on the individual's gender identity or sexual orientation. The bill would also require law enforcement, prior to making an arrest of the individual pursuant to these provisions, to document their attempts to offer the individual services. (Based on 03/27/2025 text)		4/14/25 Letter of Support submitted and shared with delegates, RCRC and CSAC.
AB 226	<u>Calderon, D</u>	Plan Association.	01/09/2025 - Introduced <u>HT</u> <u>ML PDF</u>		The California FAIR Plan Association is a joint reinsurance association in which all insurers licensed to write basic property insurance participate in administering a program for the equitable apportionment of basic property insurance for persons who are unable to obtain that coverage through normal channels. Current law requires the association's plan of operation and any amendment to the plan to be approved by the Insurance Commissioner. Current law establishes the California Infrastructure and Economic Development Bank and authorizes it to issue bonds to provide funds for the payment of costs of a project for a participating party or upon request by a state entity. This bill would authorize the association, if granted prior approval from the commissioner, to request the California Infrastructure and Economic Development Bank to issue bonds, and would authorize the bank to issue those bonds to finance the costs of claims, to increase liquidity and claims-paying capacity of the association, and		2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.

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					to refund bonds previously issued for that purpose. The bill would specify that the association is a participating party and that financing all or any portion of the costs of claims or to increase liquidity and the claims-paying capacity of the association is a project for bond purposes. The bill would authorize the bank to loan the proceeds of issued bonds to the association, and would authorize the association to enter into a loan agreement with the bank and to enter into a line of credit agreement with an institutional lender or broker-dealer. (Based on 01/09/2025 text)		
	Rubio, Blanca, D	Open meetings: local agencies: teleconferences.			*		2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.
AB 470	<u>McKinnor,</u> <u>D</u>	•	04/22/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/30/2025 - Assembly APPR.	Current law vests the Public Utilities Commission with regulatory authority over public utilities, including telephone corporations. Current law authorizes the commission to fix just and reasonable rates and charges		4/14/25 Letter of opposition submitted and shared with delegates, RCRC and CSAC.

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					for public utilities. Current law requires the commission,		
					on or before February 1, 1995, to issue an order initiating		
					an investigation and open proceeding to examine the		
					current and future definitions of universal service in		
					telecommunications. Pursuant to that provision, the		
					commission issued a decision involving carriers of last		
					resort, including the withdrawal process for carriers of last		
					resort, defined as a carrier who provides local exchange		
					service and stands ready to provide basic service to any		
					customer requesting such service within a specified area.		
					This bill would provide procedures for telephone		
					corporations to terminate their carrier of last resort		
					obligations in areas where the United States Census		
					Bureau reports no population, in areas where telephone		
					corporations provide no basic exchange service to any		
					customer address located within their telephone service		
					territory, and in areas that are well-served, as defined. The		
					bill would require telephone corporations to fulfill		
					specified conditions and meet certain notice requirements		
					to be relieved of the carrier of last resort obligations. The		
					bill would impose additional duties on telephone		
					corporations terminating their carrier of last resort		
					obligations, including, among other things, publishing a		
					notice which would specify a residential consumer's		
					authority to submit a written request seeking independent		
					third-party review of the assertion that an area has no		
					population or no basic exchange service customers or that		
					a consumer in an area is well-served, as applicable. The bill		
					would require the commission, on or before January 1,		
					2027, to determine a transition plan to be followed before		
					a telephone corporation amends its status as a carrier of		
					last resort in areas other than those subject to amended		
					status under the bill. The bill would create the Public		
					Safety Agency Technology Upgrade Grant Fund, provide		
					that moneys in the fund are continuously appropriated to		
					the commission for purposes of public safety agency		
					technology upgrade grants, and authorize the fund to		
					accept donations from nongovernmental entities. (Based		
					on 04/22/2025 text)		

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
AB 726		zoning: annual	Introduced <u>HT</u>	04/30/2025 - Assembly APPR. SUSPENSE FILE	The Planning and Zoning Law requires each county and each city to adopt a comprehensive, long-term general plan for the physical development of the county or city, and specified land outside its boundaries, that includes, among other specified mandatory elements, a housing element. That law requires the planning agency of a city or county to provide by April 1 of each year an annual report to, among other entities, the Office of Land Use and Climate Innovation, formerly known as the Office of Planning and Research, and the Department of Housing and Community Development. Current law requires the annual report to include, among other things, the city's or county's progress in meeting its share of regional housing needs, as specified. This bill would permit a local agency to include in its annual report the number of units of existing deed-restricted affordable housing within a specified affordability threshold that are at least 15 years old and have been substantially rehabilitated with at least sixty thousand dollars per unit in funds awarded from the city or county, as specified. (Based on 02/18/2025 text)		4/14/25 Letter of Support submitted and shared with delegates, RCRC and CSAC.
	<u>Addis, D</u>	sales and special taxes.	Amended <u>HT</u> <u>ML PDF</u>	05/01/2025 - Assembly THIRD READING	Current law creates the Monterey-Salinas Transit District to include all of the County of Monterey, with specified powers and duties related to public transit service. Current law prohibits the district from imposing sales or special taxes, but authorizes the district, with the concurrence of a majority of the member jurisdictions represented on the board of directors, to submit a ballot measure for the imposition of those taxes to voters of the district. This bill would prohibit the submission of a measure for the imposition of a sales or special tax to the voters of the district under this authority on or after January 1, 2026. (Based on 04/30/2025 text)		4/16/25 - Letter of support submitted and shared with delegation, RCRC and CSAC.
AB 933			Introduced <u>HT</u>	03/10/2025 - Assembly HEALT H	Current law requires the State Public Health Officer to establish rules and regulations establishing minimum standards for organized camps, and regulations governing the operation of organized camps that they determine are necessary to protect the health and safety of the campers. Current law requires the State Fire Marshal to adopt minimum fire safety regulations for organized camps in accordance with specified law. Existing law establishes	Oppose	4/14/25 Letter of opposition submitted and shared with delegates, RCRC and CSAC.

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					specified standards for the operation, regulation, and enforcement of organized camps. Current law adopts certain definitions for the purposes of these provisions, including a definition for "organized camp" and "camper." Current law prohibits an organized camp from operating unless the minimum standards for organized camps prescribed in the building standards published in the State Building Standards Code relating to organized camps, and in other rules and regulations adopted by the Director of Public Health and the State Fire Marshal, are satisfied. Current law makes a violation of these provisions a misdemeanor. This bill would rename "organized camp" to "organized residential camp" and make conforming changes. The bill would define "organized day camp" to mean a site where the primary purpose is to provide a group experience with social, spiritual, educational, or recreational objectives, that has programs and facilities attended by 5 or more children 3 to 17 years of age, inclusive, and that operates for more than 3 hours per day for at least 5 days during any 12-month period. The bill would define "living experience" to mean an overnight camp for 5 days or more. (Based on 02/19/2025 text)		
AB 946	Bryan, D	officer: designee.		03/10/2025 - Assembly PUB. S.	Current law requires every county to appoint a chief probation officer, and requires the chief probation officer to be nominated, as specified. Current law requires the chief probation officer to perform the duties and discharge the obligations imposed on the office by law or by order of the superior court, including, among other things, the operation of juvenile halls pursuant to specified provisions. This bill would create an exception to those provisions by requiring, in a county with a population of at least 3,500,000 people, the chief probation officer, or a designee who is appointed by the county board of supervisors and who has jurisdiction over youth development, to perform those duties and discharge those obligations. (Based on 02/20/2025 text)		4/14/25 Letter of opposition submitted and shared with delegates, RCRC and CSAC.
AB 1014	Rogers, D	speed limits.		Assembly APPR.	Current law establishes various default speed limits for vehicles upon highways, as specified. Existing law requires the Department of Transportation, by regulation, to require speed limits to be rounded up or down to the		4/29/25 - Letter submitted and shared with CSAC and RCRC.

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					nearest 5 miles per hour of the 85th percentile of free-flowing traffic. Current law authorizes a local authority to additionally lower the speed limit in specified circumstances, or retain the currently adopted speed limit in certain circumstances. This bill would authorize the department to additionally lower or retain the speed limit in those specified circumstances. (Based on 04/08/2025 text)		
AB 1185	Hart, D	Services, Equity	02/21/2025 - Introduced <u>HT</u> <u>ML PDF</u>	03/13/2025 - Assembly ED.	Would rename the California Library Services Act as the California Library Services, Equity in Opportunity Act, and would revise and recast the act to, among other things, state the intent of the Legislature to create access to opportunity for all Californians at public libraries, as provided. The bill would rename the California Library Services Board as the California Library Services, Equity in Opportunity Board and would reduce the size of the board to 11 members, appointed as provided. The bill would prescribe the duties of the state board to instead be to, among other things, advise the State Librarian on the adoption of rules, regulations, and general policies for the implementation of the act, as provided. The bill would require the State Librarian to ensure staff support for the state board. (Based on 02/21/2025 text)	Oppose	3/11/25- Letter in Opposition submitted and sent to all cc's.
AB 1288	Addis, D	_	Amended <u>HT</u>	04/23/2025 - Assembly APPR.	Current law provides for the certification of registered environmental health specialists by the State Department of Public Health and establishes application, examination, and renewal fees for this certification. Current law prescribes educational requirements for the registration of an environmental health specialist and requires all basic science coursework to be equal to what is acceptable in an approved environmental health degree program. Current law provides that only a person who meets those educational and experience requirements is eligible for admission to the environmental health specialist examination. Current law prohibits an applicant who fails to pass the written examination twice from taking the examination additional times unless specified time periods have elapsed. Current law prohibits a person from taking the examination more than once in a 2-year period. Current law requires the department to maintain a current	Support	3/11/25- Letter of Support submitted and sent to all cc's.

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
					registry of all registered environmental health specialists and environmental health specialist trainees in the state. Current law defines the scope of practice for a registered environmental health professional to include, but not be limited to, the prevention of environmental health hazards and the promotion and protection of the public health and the environment in specified areas, including, among others, food protection, housing, and hazardous materials management. Current law authorizes a local health department to employ a registered environmental health specialist to enforce public health laws, as specified. Current law authorizes an environmental health specialist trainee to work under the supervision of a registered environmental health specialist for a period not to exceed 3 years. Current law defines "environmental health specialist trainee" as a person who possesses a bachelor's degree, as specified, and who is engaged in an approved environmental health training plan. Current law requires an environmental health training plan to include specified elements. This bill would instead prohibit an applicant from being reexamined for 90 days after failing to pass the written examination. The bill would revise the educational requirements for the registration of an environmental health specialist, as specified, and would delete the requirement that basic science coursework be equal to what is acceptable in an approved environmental health degree program. This bill would extend the period of required supervision to instead not exceed 5 years. The bill would include body art and medical waste in the scope of practice of registered environmental health training plan elements, as specified. (Based on 04/10/2025 text)		
ABX1 1		_			Would amend the Budget Act of 2024 by making changes to existing appropriations, as provided. This bill contains other related provisions. (Based on 01/10/2025 text)		12/5/24 letter of support to Governor Newsom, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Scott Weiner, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee.

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ABX1 2	<u>Gabriel, D</u>	Budget Act of 2024.		Assembly BUDGE T	Would amend the Budget Act of 2024 by making changes to existing appropriations, as provided. This bill would declare that it is to take effect immediately as a Budget Bill. (Based on 01/10/2025 text)	Support	12/5/24 general letter of support sent to Governor Newsom, Senator Laird, Assembly Speaker Rivas, Assemblymember Addis, Senator Scott Wiener, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee, CSAC and RCRC. 1/24/25 letter of support sent to Governor Newsom, Senator Laird, Assembly Speaker Rivas, Assemblymember Addis, Assemblymember Jesse Gabriel, Assembly Budget Committee, CSAC and RCRC.
SB 23	<u>Valladares,</u> <u>R</u>			03/12/2025 - Senate M. & V. A.	The California Constitution provides that all property is taxable, and requires that it be assessed at the same percentage of fair market value, unless otherwise provided by the California Constitution or federal law. The California Constitution and existing property tax law provide various exemptions from taxation, including, among others, a disabled veterans' exemption and a veterans' organization exemption. This bill would exempt from taxation, property owned by, and that constitutes the principal place of residence of, a veteran, the veteran's spouse, or the veteran and the veteran's spouse jointly, if the veteran is 100% disabled. The bill would provide an unmarried surviving spouse a property exemption in the same amount that they would have been entitled to if the veteran was alive and if certain conditions are met. The bill would require certain documentation to be provided to the county assessor to receive the exemption and would prohibit any other real property tax exemption from being granted to the claimant if receiving the exemption provided by the provisions of this bill. (Based on 03/05/2025 text)	Support	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC.

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Measure SB 48		Topic Immigration enforcement: schoolsites: prohibitions on access and sharing information.	1	Location 04/30/2025 - Senate APPR.	Would prohibit school districts, county offices of education, or charter schools and their personnel, to the extent possible, from granting permission to an immigration authority to access the nonpublic areas of a schoolsite, producing a pupil for questioning by an immigration authority at a schoolsite, or consenting to a search of any kind of the nonpublic areas of a schoolsite by an immigration authority, unless the immigration authority presents a valid judicial warrant or court order. The bill would require a local educational agency and its personnel, when presented with a valid judicial warrant or court order to carry out the above-described actions, to (1) request valid identification and a written statement of purpose from the immigration authority and retain copies of those documents and (2), as early as possible, notify the designated local educational agency administrator of the request and advise the immigration authority that the local educational agency administrator is required to provide direction before access to the nonpublic areas of a schoolsite or pupil may be granted. The bill would require a local educational agency and its personnel, if an immigration authority does not present a valid judicial warrant or court order, to (1), as early as possible, notify the designated local educational agency administrator of the request, (2) deny the immigration authority access to the nonpublic areas of the schoolsite, and (3) make a reasonable effort to have the denial witnessed and documented. The bill would also prohibit a local educational agency and its personnel from disclosing or providing, in writing, verbally, or in any other manner, the education records of or any information about a pupil, pupil's family and household, school employee, or teacher to an immigration authority without a valid judicial warrant or court order directing the local educational agency or its personnel to do so. The bill would also require the Attorney General to publish model policies to assist K-12 schools in respo	Support	Notes 1/16 - Filed letter of support on portal (portal sent to author) and emailed cc's. 4/14/25 support memo filed and sent to delegation, CSAC and RCRC.

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SB 72		Water Plan: long-	Amended <u>HT</u>	04/28/2025 - Senate APPR. SUSPENSE FILE	Current law requires the Department of Water Resources to update every 5 years the plan for the orderly and coordinated control, protection, conservation, development, and use of the water resources of the state, which is known as "The California Water Plan." Current law requires the department to include a discussion of various strategies in the plan update, including, but not limited to, strategies relating to the development of new water storage facilities, water conservation, water recycling, desalination, conjunctive use, and water transfers, that may be pursued in order to meet the future needs of the state. Current law requires the department to establish an advisory committee to assist the department in updating the plan. This bill would revise and recast certain provisions regarding The California Water Plan to, among other things, require the department to expand the membership of the advisory committee to include, among others, tribes, labor, and environmental justice interests. The bill would require the department, as part of the 2033 update to the plan, to update the interim planning target for 2050, as provided. The bill would require the target to consider the identified and future water needs for all beneficial uses, including, but not limited to, urban uses, agricultural uses, tribal uses, and the environment, and ensure safe drinking water for all Californians, among other things. The bill would require the plan to include specified components, including a discussion of the estimated costs, benefits, and impacts of any project type or action that is recommended by the department within the plan that could help achieve the water supply targets. (Based on 04/10/2025 text)	Support	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC. 4/22/25 support memorandum to senate appropriations filed.
SB 74			Amended <u>HT</u>	04/21/2025 - Senate APPR. SUSPENSE FILE	Current law establishes the Office of Land Use and Climate Innovation in the Governor's office for the purpose of serving the Governor and the Governor's cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. Current law authorizes a local agency to finance infrastructure projects through various means, including by authorizing a city or county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance that provide		3/11/25- Letter of Support submitted and sent to all cc's. 4/14/25 support memo filed and sent to delegation, CSAC and RCRC.

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	Arreguín, D		04/07/2025 - Amended <u>HT</u>	Location 04/03/2025 - Senate JUD.	significant benefits to the district or the surrounding community. This bill would require the office, upon appropriation by the Legislature, to establish the Infrastructure Gap-Fund Program to provide grants to local agencies for the development and construction of infrastructure projects, as defined, facing unforeseen costs after starting construction. The bill would authorize the office to provide funding for up to 20% of a project's additional projected cost, as defined, after the project has started construction, subject to specified conditions, including, among other things, that the local agency has allocated existing local tax revenue for at least 45% of the initially budgeted total cost of the infrastructure project. When applying to the program, the bill would require the local agency to demonstrate challenges with completing the project on time and on budget and how the infrastructure project helps meet state and local goals, as specified. (Based on 04/07/2025 text)	Support	2/11/25 support letter filed and sent to the delegation and CSAC and RCRC. 4/14/25 support memo filed and sent to delegation, CSAC and RCRC.
					teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Current law also requires that, during the teleconference, at least a quorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction, except as specified. Current law, until January 1, 2026, authorizes specified neighborhood city councils to use alternate teleconferencing provisions related to notice, agenda, and public participation, as prescribed, if, among other requirements, the city council has adopted an authorizing resolution and 2/3 of the neighborhood city council votes to use alternate teleconference provisions, as specified This bill would authorize a subsidiary body, as defined, to use alternative teleconferencing provisions and would		

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					impose requirements for notice, agenda, and public participation, as prescribed. The bill would require the subsidiary body to post the agenda at each physical meeting location designated by the subsidiary body, as specified. The bill would require the members of the subsidiary body to visibly appear on camera during the open portion of a meeting that is publicly accessible via the internet or other online platform, as specified. (Based on 04/07/2025 text)		
SB 283	<u>Laird, D</u>	Energy storage systems.	05/01/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/30/2025 - Senate APPR.	Current law requires the State Fire Marshal, before the next triennial edition of the California Building Standards Code adopted after January 1, 2025, to propose to the California Building Standards Commission updates to the fire standards relating to requirements for lithium-based battery systems, as provided. This bill would require the commission and the Office of the State Fire Marshal to review and consider the most recently published edition of the National Fire Protection Association (NFPA) 855, Standard for the Installation of Stationary Energy Storage Systems, for incorporation into the next update of the California Building Standards Code adopted after July 1, 2026. (Based on 05/01/2025 text)		4/16/25 - Letter of support submitted and shared with delegation, RCRC and CSAC.
SB 296	<u>Archuleta,</u> <u>D</u>	Property taxation: exemption: disabled veteran homeowners.	03/19/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/28/2025 - Senate APPR.	The California Constitution and existing property tax law provide various exemptions from taxation, including, among others, a disabled veterans' exemption and a veterans' organization exemption. This bill would exempt from taxation, as provided, property owned by, and that constitutes the principal place of residence of, a veteran, the veteran's spouse, or the veteran and the veteran's spouse jointly, if the veteran is 100% disabled. The bill would provide an unmarried surviving spouse a property exemption in the same amount that they would have been entitled to if the veteran was alive and if certain conditions are met. The bill would require certain documentation to be provided to the county assessor to receive the exemption and would prohibit any other real property tax exemption from being granted to the claimant if receiving the exemption provided by the provisions of this bill. The bill would make these exemptions applicable for property tax lien dates occurring on or after January 1, 2026, but		3/11/25- Letter of Support submitted and sent to all cc's.

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
					occurring before January 1, 2036. (Based on 03/19/2025 text)		
<u>SB 346</u>		_	Amended <u>HT</u>	03/19/2025 - Senate JUD.	Current law authorizes a local authority, by ordinance or resolution, to regulate the occupancy of a room or rooms, or other living space, in a hotel, inn, tourist home or house, motel, or other lodging for a period of less than 30 days. This bill would authorize a local agency, defined to mean a city, county, or city and county, to enact an ordinance to require a short-term rental facilitator, as defined, to report, in the form and manner prescribed by the local agency, the assessor parcel number of each short-term rental, as defined, during the reporting period, as well as any additional information necessary to identify the property as may be required by the local agency. The bill would authorize the local agency to impose an administrative fine or penalty for failure to file the report, and would authorize the local agency to initiate an audit of a short-term rental facilitator, as described. The bill would require a short-term rental facilitator, in a jurisdiction that has adopted an ordinance, to include in the listing of a short-term rental any applicable local license number associated with the short-term rental and any transient occupancy tax certification issued by a local agency. (Based on 03/20/2025 text)	Support	3/11/25- Letter of Support submitted and sent to all cc's.
<u>SB 357</u>	Menjivar, D	delinquency.	II	05/01/2025 - Senate THIRD READING	Current law establishes the transition jurisdiction or the juvenile court and subjects certain minors who are older than 17 years and 5 months of age and younger than 18 years of age, and certain nonminors who are older than 18 years of age and less than 21 years of age, who were wards of the juvenile court and in foster care placement to that jurisdiction. Current law assigns various responsibilities relating to these individuals to the probation officer, including, among others, the responsibility to supervise minors placed on probation. Current law requires every county to appoint a chief probation officer and requires the chief probation officer to perform the duties and discharge the obligations imposed on the office by law or by order of the superior court, including, among other things, community supervision of the minors described above and the	Oppose	4/14/25 Letter of opposition submitted and shared with delegates, RCRC and CSAC.

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					operation of juvenile halls, camps, and ranches, pursuant to specified provisions. This bill would authorize the board of supervisors in a county with a population of at least 3,500,000 people to delegate to a county official who has jurisdiction over youth development all or part of the duties and authorities concerning these individuals, including community supervision and the operation of juvenile halls, camps, and ranches. (Based on 04/10/2025 text)		
SB 496	Hurtado, D	Fleets Regulation:	04/07/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/22/2025 - Senate APPR.	The California Global Warming Solutions Act of 2006 establishes the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases and requires the state board to adopt rules and regulations to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions from those sources. Pursuant to its authority, the state board has adopted the Advanced Clean Fleets Regulation, which imposes various requirements for transitioning local, state, and federal government fleets of medium- and heavy-duty trucks, other high-priority fleets of medium- and heavy-duty trucks, and drayage trucks to zero-emission vehicles. The Advanced Clean Fleets Regulation authorizes entities subject to the regulation to apply for exemptions from its requirements under certain circumstances. This bill would require the state board to establish the Advanced Clean Fleets Regulation Appeals Advisory Committee by an unspecified date for purposes of reviewing appeals of denied requests for exemptions from the requirements of the Advanced Clean Fleets Regulation. The bill would require the committee to include representatives of specified governmental and nongovernmental entities. The bill would require the committee to meet monthly and would require recordings of its meetings to be made publicly available on the state board's internet website. The bill would require the committee to consider, and make a recommendation on, an appeal of an exemption request denial no later than 60 days after the appeal is made. The bill would require specified information relating to the committee's consideration of an appeal to be made		3/18/25 - letter submitted to Senate Environmental Quality Committee.

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
					publicly available on the state board's internet website. (Based on 04/07/2025 text)		
<u>SB 577</u>	<u>Laird, D</u>		04/28/2025 - Amended <u>HT</u> <u>ML PDF</u>		Current law authorizes a trial court to order a party, the party's attorney, or both, to pay the reasonable expense incurred by another party as a result of bad-faith actions or tactics, as defined. Current law provides the court may also award sanctions, as specified. Current law provides that where the bad faith actions or tactics involve the filing of a pleading that can be withdrawn or corrected, the filing party shall be provided 21 days in order to do so, prior to award of sanctions against the filing party, as specified. This bill would provide that bad-faith actions or tactics used on or after January 1, 2026, in certain civil actions against public entities, do not benefit from the 21-day safe harbor period to withdraw or correct the bad-faith filings prior to the award of sanctions. (Based on 04/28/2025 text)		4/14/25 Letter of Support submitted and shared with delegates, RCRC and CSAC.
<u>SB 599</u>	<u>Caballero, D</u>	Atmospheric rivers: research: forecasting methods: experimental tools.	04/24/2025 - Amended <u>HT</u> <u>ML PDF</u>		Current law establishes the Atmospheric Rivers Research and Forecast Improvement Program: Enabling Climate Adaptation Through Forecast-Informed Reservoir Operations and Hazard Resiliency (AR/FIRO) Program in the Department of Water Resources. Current law requires the department to operate reservoirs in a manner that improves flood protection, and to reoperate flood control and water storage facilities to capture water generated by atmospheric rivers. This bill would, for novel forecasting methods researched, developed, and implemented by the department, require the department to include the use of experimental tools that produce seasonal and subseasonal atmospheric river forecasts, as defined. (Based on 04/24/2025 text)		4/14/25 Letter of Support submitted and shared with delegates, RCRC and CSAC.
<u>SB 601</u>	<u>Allen, D</u>	discharge.	04/21/2025 - Amended <u>HT</u> <u>ML PDF</u>	04/29/2025 - Senate APPR.	Under current law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the Porter-Cologne Water Quality Control Act (act) and the National Pollutant Discharge Elimination System (NPDES) permit program. Current law requires, when applying to a city or a county for an initial business license, equivalent instrument, or permit, or renewal thereof, a person who		4/14/25 Letter of opposition submitted and shared with delegates, RCRC and CSAC.

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
					conducts a business operation that is a regulated industry, as defined, to demonstrate enrollment with the NPDES permit program by providing specified information, under penalty of perjury, on the application. Current law includes in this specified information, among other things, the Standard Industrial Classification Codes for the business, and a Waste Discharger Identification number (WDID), as specified. This bill would revise the above-described requirement to demonstrate enrollment with NPDES to instead require demonstrating enrollment with NPDES or the Waste Discharge Requirements (WDR) permit programs by providing the specified information. The bill would require, when applying to a city or a county for a building or construction permit, a person who conducts a business operation that is a regulated industry and seeks permission for construction activities over one acre to demonstrate enrollment with the NPDES or WDR permit programs by providing specified information under penalty of perjury on the initial building or construction permit application, or renewal thereof. (Based on 04/21/2025 text)		
SBX1 1	<u>Wiener, D</u>	2024.	Chaptered <u>HT</u>	02/07/2025 - Senate CHAPTER ED	The Budget Act of 2024 made appropriations for the support of state government for the 2024–25 fiscal year. This bill would amend the Budget Act of 2024 by making changes to existing appropriations, as provided. (Based on 02/07/2025 text)	Support	12/5/24 letter of support to Governor Newsom, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Scott Weiner, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee. 2/4/25 Request for Signature sent to Governor Newson, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Wiener, RCRC and CSAC.
<u>SBX1 2</u>	<u>Wiener, D</u>	2024.	Chaptered <u>HT</u>	02/07/2025 - Senate CHAPTER ED	The Budget Act of 2024 made appropriations for the support of state government for the 2024–25 fiscal year. This bill would amend the Budget Act of 2024 by making	Support	1/24/25 letter of support sent to Governor Newsom, Senator Laird, Assembly

Measure	Author	Topic	Current Text	Location	Brief Summary	Position	Notes
THE STATE OF THE S	7.00.101	Торго			changes to existing appropriations, as provided. (Based on 02/07/2025 text)		Speaker Rivas, Assemblymember Addis, Senator Scott Wiener, Senate Budget Committee, CSAC, and RCRC. 2/4/25 Request for Signature sent to Governor Newson, Senator Laird, Assembly
							Speaker Rivas Assemblymember Addis, Senator Wiener, RCRC and CSAC.

Budget Items and Other Issues:

Subject	Description	Action
STATE BUDGET		
Budget Funding to Defend California Values.	County of Monterey Board of Supervisors letter supporting funding for any and all efforts to allocate state budget funding toward legal fees necessary to defend California against any threat from the incoming Trump Administration on immigration, abortion access, civil rights, and climate change.	12/5/24 letter to Governor Newsom, Senator Laird, Assembly Speaker Rivas Assemblymember Addis, Senator Scott Weiner, Assemblymember Jesse Gabriel, Senate Budget Committee, Assembly Budget Committee.
Budget Funding SB 72 (Caballero) California Water Plan Budget Request	County of Monterey Board of Supervisors letter supporting the Budget allocation of \$6.8 million in ongoing funds for 5 years, and \$3.4 million ongoing for the Department of Water Resources (DWR) to update and modernize the California Water Plan and develop long-term targets for the state's future water supply, in support of SB 72.	2/10/25 letter to Senators Weiner and Allen and Assemblymembers Gabriel and Bennett along with County delegation, CSAC and RCRC.
Budget CDPH: Future of Public Health & myCAvax	County of Monterey Board of Supervisors letter supporting the California State Association of Counties' (CSAC) request that the Legislature provide \$44 million ongoing in the General Fund for the California Department of Public Health (CDPH) California Vaccine Management System, also known as myCAvax.	3/12/25 letter to Senator Weber and Assemblymember Addis.
Budget CalWORKS	Letter from CAO of County of Monterey requesting support for a one-time investment of \$245 million for county administration of the CalWORKS program to address critical and persistent underfunding of the program.	4/7/25 letter sent to members of Senate and Assembly Budget Subcommittees on Health, with copies to County delegation, RCRC, CSAC, CWDA.
Budget In-Home Support Services (IHSS)	Letter from CAO of County of Monterey requesting that the budget methodology for county administration of the In-Home Support Services (IHSS) program be updated at the May Revision to address longstanding underfunding.	4/7/25 letter sent to members of Senate and Assembly Budget Subcommittees on Health, with copies to County delegation, RCRC, CSAC, CWDA.

Subject	Description	Action
CPF/CDS REQUESTS		
FY26 CPF Requests County of Monterey Support by Assemblymember Addis	Secured support letters from Assemblymember Addis for four (4) FY26 federal Community Project Funding (CPF) requests submitted by the County of Monterey to Senator Schiff, Senator Padilla, Congressman Panetta, and Congresswoman Lofgren.	3/21/25 letters from Assemblymember Addis to Senator Schiff, Senator Padilla, Congressman Panetta and Congresswoman Lofgren.
FY26 CPF Requests County of Monterey Support Letters by Senator Laird	Secured support letters from Senator Laird for eight (8) FY26 federal Community Project Funding (CPF) requests submitted by the County of Monterey to Senator Schiff, Senator Padilla, Congressman Panetta, and Congresswoman Lofgren.	3/11/25 and 4/1/25 letters from Senator Laird to Senators Schiff and Padilla and Representatives Lofgren and Panetta
FY26 CPF Request City of Seaside: Fort Ord National Monument Access Improvement Project	The County of Monterey provided a letter to the City of Seaside, addressed to Congressman Panetta, in support of their FY26 Community Project Funding request for the Fort Ord National Monument Access Improvement Project.	3/7/25 Board letter sent to the City of Seaside.
FY26 CPF Request TAMC: SR 156-Castroville Blvd Interchange Project	The County of Monterey provided letters to the Transportation Agency for Monterey County (TAMC) to Senator Padilla, Senator Schiff, Congressman Panetta, and Congresswoman Lofgren, in support of their FY26 Community Project Funding request for the State Route 156 -Castroville Boulevard Interchange Project.	3/7/25 Board letters sent to TAMC.
FEDERAL		
Federal Issue: Impacts of Office of Management and Budget Federal Funding Pause	The County of Monterey letter respectfully urges opposition to any efforts to pause federal funding as noted in the recent memorandum from the White House Office of Management and Budget (OMB) stating that "Federal agencies must temporarily pause all activities related to obligation or disbursement of all Federal financial assistance." Although the memo was rescinded efforts persist.	2/14/25 letter to Senators Padilla and Schiff and Representatives Panetta and Lofgren – copies provided to County delegation, CSAC, RCRC.
Federal Issue: 2025 Budget Coalition: Stabilizing Victims of Crime Act (VOCA) Funding	Due to anticipated shortfalls in federal funding levels to support VOCA, the County of Monterey signed onto a coalition letter to support the delivery and sustainability of critical victim services across 58 counties.	2/14/25 coalition letter of support to Pro Tem McGuire, Speaker Rivas, Chair Wiener, Chair Gabriel, Chair Richardson, and Chair Ramos