

## **Monterey County Bill Track – As of 8/5/2020**

| Measure | Author                  | Topic   | Location                                   | Calendar | Brief Summary   | Position | Notes  |
|---------|-------------------------|---|--|----------|---|----------|--|
| AB 10   | Chiu D                  | Income taxes: credits low-income housing: farmworker housing.   | 8/26/2019-<br>S. APPR.<br>SUSPENSE<br>FILE |          | Current law limits the total annual amount of the state low-income housing credit for which a federal low-income housing credit is required to the sum of \$70M, as increased by any percentage increase in the Consumer Price Index for the preceding calendar year, any unused credit for the preceding calendar years, and the amount of housing credit ceiling returned in the calendar year, and authorizes CTCAC, for calendar years beginning in 2020, to allocate an additional \$500M to specified low-income housing projects and, for calendar years beginning in 2021, requires this additional amount only to be available for allocation pursuant to an authorization in the annual Budget Act or related legislation, and specified regulatory action by CTCAC. This bill would remove the requirement that, beginning in the 2021 calendar year, the above-described additional \$500M allocation only be available pursuant to an authorization in the annual Budget Act or related legislation, and specified regulatory action by CTCAC. | Support  | 3/11/19 LC support<br>3/12/19 Letter to Author   |
| AB 331  | Medina D                | Pupil instruction: high school graduation requirements: ethnic studies.   | 8/30/2019-<br>S. 2 YEAR                    |          | Would expressly include pupils enrolled in a charter school, as being subject to the high school graduation requirements. The bill would add the completion of a one-semester course in ethnic studies based on the model curriculum in ethnic studies developed by the Instructional Quality Commission, to the high school graduation requirements commencing with the 2024–25 school year. The bill would authorize local educational agencies, including charter schools, to require a full-year course in ethnic studies at their discretion, as specified.  | Support  | 2/11/19 LC support 2/12/19 Letter to Author 3/13/19 Nossaman testified Assembly Education 6/19/19 Memo to Senate Education 8/14/19 Memo to Senate Appropriations |
| AB 352  | Garcia,<br>Eduardo<br>D | Wildfire Prevention,<br>Safe Drinking Water,<br>Drought Preparation,<br>and Flood Protection<br>Bond Act of 2020. | 8/14/2019-<br>S. E.Q.                      |          | 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 \$3,920,000,000 pursuant to the State General Obligation Bond Law to finance a wildlife prevention, safe drinking water, drought preparation, and flood protection program. The bill would provide for the submission of these provisions to the voters at the November 3, 2020, statewide general election. The bill would provide that its provisions are severable.   | Watch    | 3/9/20 LC Watch  |

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| AB 388  | Limón D | Alzheimer's disease.   | 8/30/2019-<br>S. 2 YEAR |          | Current law authorizes any postsecondary higher educational institution with a medical center to establish diagnostic and treatment centers for Alzheimer's disease, and requires the State Department of Public Health to administer grants to the postsecondary higher educational institutions that establish a center pursuant to these provisions. Until January 1, 2025, this bill would require the department to implement the action agenda items in the Healthy Brain Initiative, as defined, to the extent resources are available. The bill would require the department to annually notify the Legislature about activities conducted pursuant to these provisions.  | Support  | 4/8/19 LC Support 4/9/19 Letter to Author 6/12/19 Memo to Senate Health 8/14/19 Memo to Senate Appropriations               |
| AB 402  | Quirk D | State Water<br>Resources Control<br>Board: local primacy<br>delegation: funding<br>stabilization program.          | 8/30/2019-<br>S. 2 YEAR |          | The California Safe Drinking Water Act requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health, including, but not limited to, conducting research, studies, and demonstration programs relating to the provision of a dependable, safe supply of drinking water, enforcing the federal Safe Drinking Water Act, adopting implementing regulations, and conducting studies and investigations to assess the quality of water in private domestic water supplies. This bill would authorize the state board to delegate partial responsibility for the act's administration and enforcement by means of a local primacy delegation agreement. The bill would authorize the state board, for counties that have not been delegated primary responsibility as of 1/1/20, to offer an opportunity for the county to apply for partial or primary responsibility if the state board determines that it needs assistance in performing administrative and enforcement activities. | Support  | 7/22/19 LC support<br>8/14/19 Memo to Senate<br>Appropriations  |
| AB 769  | Smith D | Federally qualified<br>health centers and<br>rural health clinics:<br>licensed professional<br>clinical counselor. | 8/30/2019-<br>S. 2 YEAR |          | Would require an FQHC or RHC that currently includes the cost of the services of a licensed professional clinical counselor for the purposes of establishing its FQHC or RHC rate to apply to the State Department of Health Care Services for an adjustment to its per-visit rate, and, after the rate adjustment has been approved by the department, would require the FQHC or RHC to bill for these services as a separate visit, as specified. The bill would require an FQHC or RHC that does not provide the services of a licensed professional clinical counselor, and later elects to add this service and bill these services as a separate visit, to process the addition of these services as a change in scope of service.  | Support  | 5/13/19 LC support<br>5/14/19 Letter to author<br>6/12/19 Memo to Senate Health<br>8/14/19 Memo to Senate<br>Appropriations |

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| AB 860  | Berman        | Elections: Vote by Mail              | 6/18/20<br>Chaptered by<br>Secretary of<br>State-<br>Chapter 4,<br>Statutes of<br>2020 |   | Under current law, a registered voter may vote by mail by requesting a vote by mail ballot for a specific election or by becoming a permanent vote by mail voter. County elections officials must begin mailing ballots and other required materials to these voters no later than 29 days before the day of the election. Current law, the California Voter's Choice Act, authorizes any county to conduct any election occurring on or after 1/1/20, as an all-mailed ballot election if specified conditions are met. In an all-mailed ballot election held under the act, the county elections official must mail a ballot to every registered voter, regardless of whether the voter requested a vote by mail ballot or is a permanent vote by mail voter. This bill would require county elections officials to mail a ballot to every registered voter for the November 3, 2020, statewide general election. | Support if<br>Amended | 5/11/20 LC Support if Amended<br>5/11/20 Letter to Author   |
| AB 901  | Gipson D      | Juveniles.                           | 2/29/2020-<br>S. ED.   | 8/5/2020<br>#33<br>SENATE<br>ASSEMB<br>LY BILLS<br>- THIRD<br>READING<br>FILE | In a county that has not elected to participate in a truancy mediation program, current law authorizes the county superintendent of schools to petition the juvenile court on behalf of a pupil for proper disposition of a case. In a county that has not established a school attendance review board, existing law authorizes the school district to notify the district attorney or probation officer, that available community resources cannot resolve the problem of truancy or insubordination. This bill would repeal the authority of the county superintendent of schools to petition the juvenile court on behalf of a pupil, as described above, in a county that has not elected to participate in a truancy mediation program.   | Oppose                | 5/13/19 LC oppose<br>5/14/19 Letter to author<br>8/8/19 Memo to Senate<br>Appropriations<br>3/9/20 Memo to Senate Education<br>7/28/20 Memo to Senate Education |
| AB 1080 | Gonzalez<br>D | Solid waste: packaging and products. | 9/15/2019-<br>S. 2 YEAR  |   | Would enact the California Circular Economy and Pollution Reduction Act, which would impose a comprehensive regulatory scheme on producers, retailers, and wholesalers of single-use packaging, as defined, and priority single-use products, as defined, to be administered by the department. As part of that regulatory scheme, the bill would require the department, before 1/1/24, to adopt regulations that require producers, as defined, 1) to source reduce, to the maximum extent feasible, single-use packaging and priority single-use products, and 2) to ensure that all single-use packaging and priority single-use products that are manufactured on or after 1/1/30, and that are offered for sale, sold, distributed, or imported in or into California are recyclable or compostable.  | Support               | 1/22/20 Letter to Author  |

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| AB 1253 | Rivas,<br>Robert   | Local agency<br>formation<br>commissioner: grant<br>program                      |                                |   |   | Support  | 5/13/19 LC Support 5/14/19 Letter to Author 6/12/19 Memo to Senate Governance and Finance and Senate Natural Resources 7/27/20 BILL AMENDED – POSITION NO LONGER APPLIES |
| AB 1460 | Weber D            | California State<br>University:<br>graduation<br>requirement: ethnic<br>studies. | 8/3/2020-<br>A. ENROLL<br>MENT |   | Would, commencing with the 2021–22 academic year, would require the California State University to provide for courses in ethnic studies at each of its campuses. The bill, commencing with students graduating in the 2024–25 academic year, would require the California State University to require, as an undergraduate graduation requirement, the completion of, at minimum, one 3-unit course in ethnic studies, as specified.   | Support  | 5/13/19 LC support<br>5/14/19 Letter to author<br>6/19/19 Memo to Senate Education<br>8/14/19 Memo to Senate<br>Appropriations   |
| AB 1525 | Jones-<br>Sawyer D | Cannabis: financial institutions.  | 6/23/2020-<br>S. B. & F. I.    | nt of Session - John L. Burton Hearing Room (4203) SENATE BANKIN G AND FINANCI AL | Would provide that an entity, as defined, that receives deposits, extends credit, conducts fund transfers, transports cash or financial instruments, or provides other financial services, including public accounting, as provided, does not commit a crime under any California law solely by virtue of the fact that the person receiving the benefit of any of those services engages in commercial cannabis activity as a licensee. The bill would authorize a person licensed to engage in commercial cannabis activity to request, in writing, that a state or local licensing authority, state or local agency, or joint powers authority share the person's application, license, and other regulatory and financial information, as specified, with a financial institution of the person's designation and would require the request to include a waiver authorizing the transfer of that information and waiving any confidentiality or privilege that applies to that information. | Support  | 3/9/20 LC Support<br>3/9/20 Letter to Author   |
| AB 1907 | Santiago           | CEQA Emergency<br>Shelters   |                                |   | Would, until January 1, 2029, exempt from environmental review under CEQA certain activities approved by or carried out by a public agency in furtherance of providing emergency shelters, supportive housing, or affordable housing, as each is defined. The bill would require a lead agency that determines to carry out or approve an activity that is within this CEQA exemption to file a notice of exemption, as specified.  | Support  | 5/11/20 LC Support<br>5/11/20 Letter to Assembly Natural<br>Resources  |

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| AB 1945 | Salas D            | Emergency services: first responders.  | 6/23/2020-<br>S. L., P.E. &<br>R. | 8/5/20<br>Senate<br>Labor,<br>Public<br>Employme<br>nt and<br>Retirement  | Would, for purposes of the California Emergency<br>Services Act, define "first responder" as an employee of<br>the state or a local public agency who provides<br>emergency response services, including a peace officer,<br>firefighter, paramedic, emergency medical technician,<br>public safety dispatcher, or public safety<br>telecommunicator.   | Support  | 5/11/20 LC Support<br>5/11/20 Letter to Author<br>7/15/20 Memo to Senate Labor |
| AB 2043 | Rivas,<br>Robert D | Occupational safety<br>and health:<br>agricultural<br>employers and<br>employees: COVID-<br>19 response. | 7/1/2020-<br>S. L., P.E. &<br>R.  | 8/5/2020<br>1:30 p.m<br>Senate<br>Chamber<br>SENATE<br>LABOR,<br>PUBLIC<br>EMPLOY<br>MENT<br>AND<br>RETIREM<br>ENT, HIL<br>L, Chair | Would require the Division of Occupational Safety and Health within the Department of Industrial Relations to disseminate, in both English and Spanish, information on best practices for COVID-19 infection prevention, consistent with Guidance Documents available on the division's internet website, including, the Guidance Document entitled, "Cal/OSHA Safety and Health Guidance: COVID-19 Infection Prevention for Agricultural Employers and Employees." The bill would also require the division to work collaboratively with community organizations and organizations representing employees and employers to conduct a statewide outreach campaign, targeted at agricultural employees, to assist with the statewide dissemination of the best practices information and to educate employees on any COVID-19-related employment benefits to which they are entitled, including access to paid sick leave and workers' compensation. |          | 6/8/20 LC support<br>6/8/20 Letter to Author                                   |
| AB 2121 | Friedman           | Traffic safety   | 5/29/20 A-<br>DEAD                |   | Would require, beginning June 1, 2022, and every 6 months thereafter, Caltrans to convene a committee of external design experts to advise on revisions to the Highway Design Manual.   | Support  | 3/9/20 LC Support<br>3/24/20 Letter to Author                                  |
| AB 2163 | Rivas              | Rural Broadband<br>Emergency<br>Infrastructure   | 5/29/20 A-<br>DEAD                |   | Would establish the Rural Broadband and Emergency Infrastructure Grant Act of 2020 to ensure that all California fairgrounds are equipped with adequate broadband and telecommunications infrastructure to support local, regional, and state emergency and disaster response personnel and systems. The bill would, upon appropriation, require the Department of Technology, Department of Food and Agriculture, Public Utilities Commission, California Broadband Council, and Office of Emergency Services to jointly develop the Rural Broadband and Emergency Infrastructure Grant Program to provide each California fairground with grant moneys to support broadband and telecommunications infrastructure deployment.   | Support  | 3/9/20 LC Support<br>3/9/20 Letter to Author                                   |

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| AB 2164 | Rivas,<br>Robert D | Telehealth.                                     | 8/1/2020-<br>S. APPR. |             | Current law prohibits a requirement of in-person contact between a health care provider and a Medi-Cal patient when the service may be provided by telehealth, and, for purposes of telehealth, prohibits the department from limiting the type of setting where Medi-Cal services are provided. Existing law authorizes, to the extent that federal financial participation is available, the use of health care services by store and forward under the Medi-Cal program, subject to billing and reimbursement policies developed by the department, and prohibits a requirement of in-person contact between a health care provider and a Medi-Cal patient when these services are provided by store and forward. This bill would provide that an FQHC or RHC "visit" includes an encounter between an FQHC or RHC patient and a health care provider using telehealth by synchronous interaction or asynchronous store and forward. The bill would specify that an FQHC or RHC is not precluded from establishing a patient who is located within the FQHC's or RHC's federal designated service area through synchronous interaction or asynchronous store and forward as of the date of service if specified requirements are met. | Support  | 3/9/20 LC Support 3/24/20 Letter to Author 7/15/20 Memo to Senate Health |
| AB 2167 | Daly D             | Insurance market action plan.                   | 8/4/2020-<br>S. APPR. | -<br>SECOND | Would establish the Insurance Market Action Plan (IMAP) program under which residential property insurance policies in a county may qualify for IMAP protection if the requirements of the program are met. The bill would require an IMAP filing submitted to the Department of Insurance by an insurer to include, among other things, a request for adequate rates, a plan for maintaining solvency of the insurer, and mitigation requirements.  | Support  | 3/9/20 LC Support<br>3/9/20 Letter to Author                             |
| AB 2178 | Levine D           | Emergency services.                             | 6/23/2020-<br>S. G.O. |             | 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.   | Watch    | 3/9/20 LC Watch  |
| AB 2179 | Levine             | Electric corporations wildfire mitigation plans | 5/29/20 A-<br>DEAD    |             | If the Public Utilities Commission approves a wildfire mitigation plan that authorizes an electrical corporation to deenergize portions of the electrical grid, this bill  | Watch    | 3/9/20 LC Watch  |

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|         |          |   |                    |          | 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.   |          |                   |
| AB 2180 | Levine   | Electric corporation wildfire mitigation plans      | 5/29/20 A-<br>DEAD |          | 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.   | Watch    | 3/9/20 LC Watch   |
|         | Gonzalez | Residential property insurance: wildfire resilience | 5/29/20 A-<br>DEAD |          | Would create the Wildfire Resilience Task Force, which would include the Insurance Commissioner, the Director of the Office of Emergency Services, and the State Fire Marshal, or their designees. The bill would require the task force to establish minimum standards for fire-hardened homes and communities, and would authorize the commissioner to promulgate regulations to implement specified exceptions to those standards. The bill would require an admitted insurer that offers or sells residential property insurance to, at a minimum, offer or sell the existing residential property insurance coverage it most commonly offers or sells to an applicant or insured who owns a residence that has an estimated replacement cost consistent with the insurer's underwriting guidelines, meets the minimum standards established by the task force, and exists in a development that was established before those standards were established, including a residence rebuilt after being destroyed by wildfire. |          | 3/9/20 LC Watch   |
| AB 3310 | Maratsuc | Community colleges:                                 | 5/29/20 A-         |          | Would, commencing with the 2021–22 academic year,  | Support  | 3/9/20 LC Support |

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|              | hi                 | ethnic studies  | DEAD                                 |          | require each community college district to offer courses in ethnic studies at each of its campuses. The bill would require that the units earned by students for successful completion of these courses would be eligible for transfer and, if applicable, would meet ethnic studies graduation requirements at the California State University. The bill would also, commencing with the 2023–24 academic year, require each community college district to require the completion of at least one course in ethnic studies of at least 3 units as a requirement for a student to obtain an associate degree. The bill would require the Chancellor of the California Community Colleges to develop and adopt appropriate regulations for the implementation of these provisions.                                 |          | 3/24/20 Letter to Author   |
| ACA 1        | Aguiar-<br>Curry D | Local government financing: affordable housing and public infrastructure: voter approval. | 5/20/2019-<br>A. RECONS<br>IDERATION |          | 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. | Support  | 4/8/19 LC Support 4/9/19 Letter to Author  |
| ACA 4        | Mullin             | Elections: voting age   | 6/26/20 A-<br>CHAPTERE<br>D          |          | The California Constitution authorizes any person who is a United States citizen, at least 18 years of age, and a resident of the state to vote. This measure, in addition, would authorize a United States citizen who is 17 years of age, is a resident of the state, and will be at least 18 years of age at the time of the next general election to vote in any primary or special election that occurs before the next general election in which the citizen would be eligible to vote if at least 18 years of age.   | Support  | 3/11/19 LC recommends support to<br>BoS<br>5/7/19 BoS Support<br>5/8/19 Letter to Author |
| ACA 8        | Low D              | Elections: voter qualifications.  | 9/4/2019-<br>S. E. & C.A.            |          | The California Constitution allows a United States citizen who is at least 18 years of age and a resident of California to vote. This measure would reduce the minimum voting age to 17.  | Support  | 3/11/19 LC recommends support to<br>BoS<br>5/7/19 BoS support<br>5/7/19 Letter to author |
| <u>SB 25</u> | Caballero          | California  | 7/10/2019-                           | 8/6/2020 | Would, until January 1, 2025, establish specified   | Support  | 4/8/19 LC Support  |

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|         | D        | Environmental Quality Act: projects funded by qualified opportunity zone funds or other public funds.             | A. NAT.<br>RES.         | 10 a.m<br>State<br>Capitol,<br>Room<br>4202<br>ASSEMB<br>LY NATU<br>RAL<br>RESOUR<br>CES, FRI<br>EDMAN,<br>Chair | procedures for the administrative and judicial review of the environmental review and approvals granted for projects located in specified counties that are funded, in whole or in part, by specified public funds or public agencies and that meet certain requirements. Because a public agency would be required to comply with those new procedures, this bill would impose a state-mandated local program. The bill would require the Judicial Council, by March 31, 2021, to adopt rules of court applicable to an action or proceeding brought to attack, review, set aside, void, or annul the certification or adoption of an environmental review document or the granting of project approvals, including any appeals therefrom, to be resolved, to the extent feasible, within 270 days of the filing of the certified record of proceedings with the court to an action or proceeding seeking judicial review of the lead agency's action related to those projects. This bill contains other related provisions and other existing laws. |          | 4/9/19 Letter to Author 6/21/19 Memo to Assembly Resources and Assembly Labor and Employment 7/15/20 Memo Assembly Natural Resources |
| SB 45   | Allen D  | Wildfire Prevention,<br>Safe Drinking Water,<br>Drought Preparation,<br>and Flood Protection<br>Bond Act of 2020. | 1/29/2020-<br>A. DESK   |  | 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.  | Watch    | 2/11/19 LC watch<br>3/13/19 Supervisor Adams meetings<br>re: amendments<br>4/8/19 LC direction<br>4/9/19 Letter to Author            |
| SB 66   | Atkins D | Medi-Cal: federally<br>qualified health center<br>and rural health clinic<br>services.                            | 9/15/2019-<br>A. 2 YEAR |  | Current law provides that federally qualified health center (FQHC) services and rural health clinic (RHC) services, as defined, are covered benefits under the Medi-Cal program, to be reimbursed, to the extent that federal financial participation is obtained, to providers on a per-visit basis. "Visit" is defined as a face-to-face encounter between a patient of an FQHC or RHC and specified health care professionals, including a physician and marriage and family therapist. Under existing law, "physician," for these purposes, includes, but is not limited to, a physician and surgeon, an osteopath, and a podiatrist. This bill would authorize reimbursement for a maximum of 2 visits taking place on the same day at a single location if after the first visit the patient suffers illness or injury requiring additional diagnosis or treatment, or if the patient has a medical visit and a mental health visit or a dental visit, as defined.   | Support  | 4/8/19 LC Support 4/9/19 Letter to Author 6/12/19 Memo to Assembly Health 8/14/19 Memo to Assembly Appropriations                    |

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| SB 67   | McGuire<br>D | Cannabis: marketing: appellations of origin: county, city, or city and county of origin. | 6/5/2019-<br>A. B.&P.   | 8/10/2020<br>11 a.m<br>Assembly<br>Chamber<br>ASSEMB<br>LY BUSI<br>NESS<br>AND<br>PROFESS<br>IONS, LO<br>W, Chair | Would limit the approval of appellations of origin for cannabis unless it requires the practice of planting in the ground in flowering areas and excludes the practices of using artificial lighting and structures in flowering areas. The bill would also require the department to establish standards by which a licensed cultivator may designate a city or city and county of origin for cannabis produced 100% within the designated city or city and county.  | Support               | 4/8/19 LC Support<br>4/9/19 Letter to Author                                  |
| SB 189  | Monning D    | Fort Ord Reuse<br>Authority: member<br>agencies: land use<br>and zoning:<br>dissolution. | 8/30/2019-<br>A. 2 YEAR |   | The Fort Ord Reuse Authority Act establishes the Fort Ord Reuse Authority (the authority) to prepare, adopt, finance, and implement a plan for the use and development of the territory previously occupied by the Fort Ord military base in the County of Monterey. The act provides that the authority is governed by a board comprised of 13 members representing the County of Monterey and specified cities within the county, which the act designates as "member agencies." The act provides that any local agency that does not adopt a resolution favoring establishment of the authority is not required to appoint a voting member to the board. This bill would reduce the size of the board from 13 members to 5 members and eliminate representation for certain cities.  | Support If<br>Amended | 2/11/19 LC watch<br>5/13/19 LC support if amended<br>5/14/19 Letter to author |
| SB 347  | Monning<br>D | Sugar-sweetened<br>beverages: safety<br>warnings.  | 7/10/2019-<br>A. 2 YEAR |   | Would establish the Sugar-Sweetened Beverages Safety Warning Act, which would prohibit a person from distributing, selling, or offering for sale a sugar-sweetened beverage in a sealed beverage container, a multipack of sugar-sweetened beverages, or a concentrate, as those terms are defined, in this state unless the sealed beverage container, multipack, or packaging of the concentrate bears a safety warning. The bill also would require every person who owns, leases, or otherwise legally controls the premises where a vending machine or beverage dispensing machine is located, or where a sugar-sweetened beverage is sold in an unsealed container, to place a specified safety warning in certain locations, including on the exterior of any vending machine that includes a sugar-sweetened beverage for sale. | Support               | 4/8/19 LC Support<br>4/9/19 Letter to Author                                  |

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| SB 483        | Pan D        | Department of Motor<br>Vehicles: records:<br>confidentiality.                         | 7/27/2020-<br>A. TRANS.       |   | Current law prohibits the disclosure of the home addresses of certain public employees and officials that appears in records of the Department of Motor Vehicles, except to a court, a law enforcement agency, an attorney in a civil or criminal action under certain circumstances, and certain other official entities. This bill would extend that prohibition, subject to those same exceptions, to the disclosure of the home addresses of a public health officer. This bill contains other current laws.   | Support  | 7/13/20 LC Support<br>7/21/20 Letter to Author  |
| <u>SB 755</u> | Rubio D      | Insurance: residential property insurance: requirements upon nonrenewal.              | 6/18/2020-<br>A. INS.         |   | Would require specified insurers who fail to renew or offer renewal of a policy of residential property insurance to make certain notifications to a policyholder in writing regarding other options the policyholder may have, including information about the FAIR plan.   | Watch    | 3/9/20 LC Watch   |
| SB 757        | Allen D      | California Environmental Quality Act: Twenty Eight by '28 Initiative pillar projects. | 6/29/2020-<br>A. NAT.<br>RES. | 8/6/2020-<br>10 a.m.—<br>State-<br>Capitol,<br>Room-<br>4202-<br>ASSEMB<br>LY NATU<br>RAL-<br>RESOUR<br>CES, FRI<br>EDMAN,<br>Chair | Would establish specified procedures for the administrative and judicial review of the environmental review and approvals granted for the Twenty Eight by '28 Initiative pillar projects, as defined, located in the County of Los Angeles. The bill would apply certain rules of court establishing procedures requiring actions or proceedings seeking judicial review pursuant to CEQA or the granting of project approvals, including any potential appeals therefrom, to be resolved, to the extent feasible, within 270 days of the filling of the certified record of proceedings with the court to an action or proceeding seeking judicial review of the lead agency's action related to the Twenty-Eight by '28 Initiative pillar projects under CEQA. | Support  | 5/11/20 LC Support<br>5/11/20 Letter to Author<br>7/27/20 BILL WAS GUT AND<br>AMENDED AND IS NO LONGER<br>RELEVANT TO THE COUNTY.   |
| SB 862        | Dodd D       | Planned power outage: public safety.  | 6/29/2020-<br>A. U. & E.      |   | Current law defines the terms "state of emergency" and "local emergency" to mean a duly proclaimed existence of conditions of disaster or of extreme peril to the safety of persons and property within the state caused by, among other things, fire, storm, or riot. This bill would additionally include a deenergization event, as defined, within a sudden and severe energy shortage constituting a state of emergency and a local emergency.  | Support  | 6/8/20 LC support<br>6/8/20 Letter to Senate Appropriations<br>7/15/20 Memo to Assembly Utilities<br>& Energy   |
| SB 1102       | Monning<br>D | Employers: Labor<br>Commissioner:<br>required disclosures.                            | 7/29/2020-<br>A. APPR.        |   | Current law requires an employer to provide an employee, at the time of hiring, a written notice including specified information in the language the employer normally uses to communicate employment-related information to the employee. Current law requires the Labor Commissioner to prepare a template that includes the specified information mentioned above   | Support  | 6/8/20 LC Support if Amended<br>6/9/20 Met with Senator Monning's<br>Office and CRLA regarding concerns<br>7/13/20 LC Support<br>7/21/20 Letter to Assembly Labor and<br>Employment<br>7/29/20 Testified Assembly Labor and |

| Measure | Author         | Topic  | Location                 | Calendar  | Brief Summary  | Position | Notes   |
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|         |                |  |                          |   | and to make the template available to employers in the manner as determined by the commissioner. This bill would require an employer to include in their written notice to all employees, specified information required in the event of a federal or state declared disaster or applicable to the county or counties in which the employee will be employed. The bill would prohibit an employer from retaliating against an employee for raising questions about the declarations' requirements or recommendations.  |          | Employment  |
| SB 1117 | Monning<br>D   | Master-meter customers: electrical or gas service.               | 6/18/2020-<br>A. U. & E. | 8/5/2020<br>11 a.m<br>State<br>Capitol,<br>Assembly<br>Chamber<br>ASSEMB<br>LY UTILI<br>TIES<br>AND<br>ENERGY,<br>HOLDEN<br>, Chair | Current law contains various provisions relative to the responsibilities of a gas or electrical corporation and master-meter customer when gas or electrical service is provided by a master-meter customer to users who are tenants of a mobilehome park, apartment building, or similar residential complex, including a requirement that the master-meter customer charge each user at the same rate that would be applicable if the user were receiving gas or electricity directly from the gas corporation or electric corporation. This bill would replace "electrical corporation" with "load-serving entity," defined as including electrical corporations, community choice aggregators, and electric service providers, in many of these provisions relative to the responsibilities of an electrical corporation and master-meter customer when electrical service is provided by a master-meter customer to users who are tenants of a mobilehome park, apartment building, or similar residential complex. | Support  | 6/8/20 LC support 6/8/20 Letter to Author 7/15/20 Memo to Assembly Utilities & Energy               |
| SB 1231 | Monning<br>D   | Endangered species:<br>take: Santa Cruz<br>long-toed salamander. | 8/4/2020-<br>A. APPR.    |   | Would permit the Department of Fish and Wildlife to authorize under the California Endangered Species Act,, by permit, the take of the Santa Cruz long-toed salamander (Ambystoma macrodactylum croceum) resulting from impacts attributable to the construction along the State Route 156 corridor through Moro Cojo Slough in the County of Monterey for the purpose of enhancing safety and access, if certain conditions are satisfied. The bill would also provide that those conditions are subject to amendment if required by a certain monitoring program and adaptive management process. The bill would also make a conforming change.  | Support  | 3/9/20 LC Support<br>3/9/20 Letter to Author<br>7/15/20 Memo to Assembly Water,<br>Parks & Wildlife |
| SB 1385 | Caballero<br>D | Local planning:<br>housing: commercial<br>zones.                 | 6/29/2020-<br>A. L. GOV. | 8/11/2020<br>9:30 a.m<br>State  | The Planning and Zoning Law requires each county and city to adopt a comprehensive, long-term general plan for its physical development, and the development of  | Support  | 6/8/20 LC support<br>6/8/20 Letter to Senate Appropriations<br>7/15/20 Memo to Assembly Local       |

| Measure | Author         | Topic  | Location               | Calendar   | Brief Summary   | Position | Notes  |
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|         |                |  |                        | Capitol,<br>Room<br>4202<br>ASSEMB<br>LY LOCA<br>L<br>GOVERN<br>MENT, A<br>GUIAR-<br>CURRY,<br>Chair | certain lands outside its boundaries, that includes, among other mandatory elements, a housing element. This bill, the Neighborhood Homes Act, would deem a housing development project, as defined, an allowable use on a neighborhood lot, which is defined as a parcel within an office or retail commercial zone. The bill would require the density for a housing development under these provisions to meet or exceed the density deemed appropriate to accommodate housing for lower income households according to the type of local jurisdiction, including a density of at least 20 units per acre for a suburban jurisdiction.   |          | Government   |
| SB 1409 | Caballero<br>D | Franchise Tax Board:<br>California earned<br>income tax credit:<br>report. | 7/27/2020-<br>A. APPR. |  | The Personal Income Tax Law, beginning on or after January 1, 2015, in modified conformity with federal income tax laws, allows an earned income tax credit, the California Earned Income Tax Credit (CalEITC), against personal income tax and a payment from the Tax Relief and Refund Account for an allowable credit in excess of tax liability to an eligible individual that is equal to that portion of the earned income tax credit allowed by federal law as determined by the earned income tax credit adjustment factor, as specified. This bill would require the Franchise Tax Board to analyze and develop a plan to increase the number of claims of the CalEITC and the federal Earned Income Tax Credit. | Support  | 6/8/20 LC support<br>6/8/20 Letter to Senate Appropriations<br>7/15/20 Memo to Assembly Revenue<br>& Tax |
| SCA 1   | Allen D        | Public housing projects.   | 9/10/2019-<br>A. DESK  |  | The California Constitution prohibits the development, construction, or acquisition of a low-rent housing project, as defined, in any manner by any state public body until a majority of the qualified electors of the city, town, or county in which the development, construction, or acquisition of the low-rent housing project is proposed approve the project by voting in favor at an election, as specified. This measure would repeal these provisions.   | Watch    | 1/14/19 LC watch   |

## **Budget Items and Other Issues:**

| COVID-19 Food and Supplies                   | Request assistance to ensure the availability of resources and commodities to local businesses so that necessary supplies, food and water are available to our community.                                    | 3/20/20 Letter to Governor   |
|--|--|--|
| COVID-19<br>Disaster Relief for Undocumented | Request creation of a disaster relief fund for undocumented community members that do not qualify for other public benefits and resources.   | 4/8/20 Letter to Governor, Pro Tem,<br>Speaker   |
| COVID-19 PPE & Testing for Farmworkers       | Request assistance in securing Personal Protective Equipment (PPE) and testing supplies to protect essential farmworkers.  | 4/17/20 Letter to Governor, Pro Tem,<br>Speaker, Cal OES, CDPH from CAO  |
| COVID-19<br>All Mail November Election       | Request issuance of Executive Order to conduct the November 3, 2020 Presidential Election entirely by mail.  | 4/21/20 Letter to Governor   |
| COVID-19<br>Food Emergency                   | Board Resolution No. 20-091  Request that the State expand resources to support California's food banks including local capacity and ongoing sustenance of waivers in the CalFresh and WIC Programs.         | 4/24/20 Letter to Governor   |
| COVID-19<br>Cal OES Trailers                 | Request the State fulfill its commitment by Cal OES to provide Monterey County with 100 trailers to assist with housing efforts related to COVID-19 pandemic.  | 4/30/20 Letter to Governor, Cal OES  |
| COVID-19 CARES Act Funding for Counties      | Request that CARES Act funding be allocated to the 42 of 48 small counties with populations under 500,000.   | 5/4/20 Letter to Governor from CAOs of California Counties.  |
| COVID-19<br>Spanish Translation              | Request for Spanish Translation of Industry Guidance and Checklist Documents.  | 5/29/20 Letter to the Governor   |
| COVID-19 Barbershops and Hair Salons         | Request reconsideration of guidelines to allow outdoor operations for barbershops and hair salons.   | 7/14/20 Letter to Board of Barbering and Cosmetology   |
| COVID-19<br>School Reopenings                | Request guidance and resources to assist K-12 school districts and students to facilitate reopening (testing/response, PPE, technology).   | 7/15/20 Letter to Governor and Superintendent of Public Instruction  |
| BUDGET<br>Food Bank Resources                | Request to provide funding to local food banks.  | 5/11/20 LC Support See 4/24/20 Letter re: COVID-19 food emergency. May 2020 Nossaman relayed request to County legislative delegation. |
| BUDGET<br>Realignment Funding                | Request stabilization of funding for 1991 and 2011 Realignment funded programs (public health, public safety, social services, and behavioral health services) to avoid massive cuts or service disruptions. | 6/3/20 Nossaman relayed request to County legislative delegation.  |
| Climate Resiliency Bond proposals            | Request a minimum of \$700M be included for critically needed dam safety improvements.   | 5/11/20 LC Support<br>5/28/20 Letter to Governor, Sen.<br>Allen, Asm. E. Garcia from Coalition   |