



Measure	Author	Topic	Location	Calendar	Brief Summary	Position	Notes
AB 46	Ramos D	Personal income taxes: exclusion: Military Services Retirement and Surviving Spouse Benefit Payment Act.	8/14/2023-S. APPR. SUSPENSE FILE		Would, for taxable years beginning on or after January 1, 2024, and before January 1, 2034, exclude from gross income retirement pay received by a taxpayer from the federal government for service performed in the uniformed services, as defined, during the taxable year. The bill, for taxable years beginning on or after January 1, 2024, and before January 1, 2034, would also exclude from gross income annuity payments received by a qualified taxpayer, as defined, pursuant to a United States Department of Defense Survivor Benefit Plan during the taxable year. The bill would make related findings and declarations.	Support	2/2/23 AB 46 support letter to author. 6/7/23 support letter to SEN Governance & Finance and SEN Military & Veterans Affairs Committee. 7/22/24 support letter to Sen Appropriations.
AB 444	Addis D	California Defense Community Infrastructure Program.	9/1/2023-S. 2 YEAR		Current law, until January 1, 2026, establishes within state government a Governor’s Military Council that serves under the direction of the Military Department to advise the Governor on efforts to retain military installations and operations within this state that are necessary for the defense of the nation and to coordinate and focus those efforts. This bill, upon appropriation by the Legislature, would establish the California Defense Community Infrastructure Program, which would require the Office of Planning and Research to grant funds and provide technical assistance to local agencies to assist with matching fund requirements in applications for funds from the federal Defense Community Infrastructure Program. The bill would require the office, in consultation with the Governor’s Military Council, to develop guidelines for the program that, where possible, align with the guidelines of the	Support	3/13/23 letter to author, ASM Military & Veterans, and ASM Appropriations. 6/14/23 letter to SEN Governance & Finance. 7/22/24 letter to Sen Appropriations.

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					federal program.		
AB 513	Rodriguez D	California Individual Assistance Act.	8/14/2023-S. APPR. SUSPENSE FILE		Would enact the California Individual Assistance Act to establish a grant program to provide financial assistance to local agencies, community-based organizations, and individuals for specified costs related to a disaster, as prescribed. The bill would require the Director of Emergency Services to allocate from the fund, subject to specified conditions, funds to meet the cost of expenses for those purposes. By authorizing increased expenditure of moneys from a continuously appropriated fund for a new purpose, the bill would make an appropriation.	Support	5/16/23 letter to author and ASM Appropriations. 6/23/23 letter to Sen Governmental Organization. 7/18/23 letter to SEN Appropriations. 7/22/24 letter to Sen Appropriations.
AB 687	Hart D	California Cannabis Authority.	9/1/2023-S. 2 YEAR		The Control, Regulate and Tax Adult Use of Marijuana Act (AUMA), an initiative measure, authorizes a person who obtains a state license under AUMA to engage in commercial adult-use cannabis activity pursuant to that license and applicable local ordinances. The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) consolidates the licensure and regulation of commercial medicinal and adult-use cannabis activities. MAUCRSA establishes the Department of Cannabis Control within the Business, Consumer Services, and Housing Agency to administer the act. Current law requires the department to establish a track and trace program for reporting the movement of cannabis and cannabis products throughout the distribution chain and requires the program to capture certain information. Current law requires the program to include an electronic seed to sale software tracking system with data points for the different stages of commercial activity. Current law requires the department, upon the request of a state or local law enforcement agency, to allow access to or provide information contained within the database to assist law enforcement in their duties and responsibilities pursuant to MAUCRSA. This bill would additionally require the track and trace program, if the sale of cannabis is conducted by delivery, to	Support	AB 687 support letter sent 4.10.23. 6/16/23 Letter to SEN Business, Professions, and Economic Development. 7/22/24 letter to Sen Appropriations.

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					capture the ZIP Code of the delivery address. The bill would require the department to allow access to or to provide information contained within the electronic database to specified local agencies, including the California Cannabis Authority, created pursuant to a specified joint powers agreement, for the purpose of assisting those agencies in their duties and responsibilities as they relate to local taxation and regulation of cannabis and cannabis products.		
AB 930	Friedman D	Local government: infrastructure financing districts: Reinvestment in Infrastructure for a Sustainable and Equitable California (RISE) districts: housing development: restrictive covenants.	7/3/2024-S. APPR.	8/5/2024 10 a.m. - 1021 O Street, Room 2200 SENATE APPROPRIATIONS, CABALLERO, ANNA, Chair	Current law authorizes certain local agencies to form a community revitalization authority within a community revitalization and investment area, as described, and authorizes an authority to, among other things, provide for low- and moderate-income housing and issue bonds, as provided. Current law authorizes a community revitalization and investment plan to provide for the division of taxes within the plan area. This bill would authorize the legislative bodies of 2 or more specified local governments to jointly form a Reinvestment in Infrastructure for a Sustainable and Equitable California district (RISE district) in accordance with specified procedures. The bill would require at least one of the local governments to be a city or county within the proposed RISE district boundaries. The bill would authorize a local government that lacks the authority to levy a property tax to join a RISE district, by resolution, as specified. The bill would prohibit a RISE district from including territory within the jurisdiction of a participating local government unless the city or county where the territory is located is also a participating local government.	Support	Support letter sent to author 3/13/23. 7/22/24 letter to Sen Appropriations.
AB 1168	Bennett D	Emergency medical services (EMS): prehospital EMS.	9/14/2023-S. 2 YEAR		The Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act governs local emergency medical services (EMS) systems and authorizes each county to develop an EMS program and designate a local EMS agency. Current law requires a	Oppose	AB 1168 oppose letter 4/10/23. 7/22/24 letter to Sen Appropriations.

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					county to enter into a written agreement with a city or fire district that contracted for or provided prehospital EMS as of June 1, 1980. Current law requires, until that written agreement is reached, prehospital EMS to be continued at not less than the existing level and the administration of prehospital EMS by cities and fire districts contracting for or providing those services as of June 1, 1980, to be retained by those cities and fire districts. This bill would require a city to be treated as if it had retained its authorities regarding, and the administration of, prehospital EMS if specified requirements are met.		
AB 1567	Garcia D	Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, Clean Energy, and Workforce Development Bond Act of 2024.	5/22/2024-S. N.R. & W.		Would enact the Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, Clean Energy, and Workforce Development Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$15,995,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, wildfire prevention, drought preparation, flood protection, extreme heat mitigation, clean energy, and workforce development programs.	Support	WBC_AB 1567 support increase funding Final 3.13.23. 6/16/23 Letter to SEN Governance & Finance SEN Natural Resources & Water.
AB 2022	Addis D	Mobilehome parks: emergency preparedness.	7/3/2024-S. APPR.	8/5/2024 10 a.m. - 1021 O Street, Room 2200 SENATE A PPROPRIATIONS, CABALLERO, ANNA, Chair	The Mobilehome Parks Act generally regulates various classifications of mobilehome and related vehicle parks, and imposes enforcement duties on the Department of Housing and Community Development (department) and local enforcement agencies. Current law requires every park with 50 or more units to have a person who is responsible for, and will respond in a timely manner to, emergencies concerning the operation and maintenance of the park that resides in the park and has knowledge of emergency procedures relative to utility systems and	Support	AB 2022 (Addis) County of Monterey - support 5.13.24. 7/22/24 letter to Sen Appropriations.

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					common facilities under the ownership and control of the owner of the park, and familiarity with the emergency preparedness plans for the park. This bill would, starting June 1, 2025, require that person who is responsible for emergencies concerning the operation and maintenance of the park to have knowledge of emergency procedures relative to access to park entrances and exits.		
AB 2557	Ortega D	Local agencies: contracts for special services and temporary help: performance reports.	7/3/2024-S. APPR.	8/5/2024 10 a.m. - 1021 O Street, Room 2200 SENATE A PPROPRIATIONS, CABALLERO, ANNA, Chair	Would require, as of July 1, 2025, each county board of supervisors that solicits for and enters into a specified contract for special services, except as specified, to post that contract and any related documents, as specified, on its internet website. The bill would require, as of July 1, 2026, each contract, as described above, to include, among other things, the objectives, desirables, and goals of the contract. The bill would require, before beginning a procurement process to contract for functions, duties, responsibilities, or services, as specified, the board of supervisors, or its representative, to give reasonable written notice to the exclusive employee representative of the workforce affected by the contract of its determination to begin that process. The bill would also require, at least 30 days before the modification or renewal of the above-described contract, the board of supervisors, or its representative, to notify, as specified, the exclusive employee representative of the workforce affected by the contract of the intent to modify or renew the contract.	Oppose	CSAC Coalition oppose 4/12/24 to ASM retirement committee. CSAC Coalition oppose 5/7/24 to ASM Approp committee. CSAC Coalition oppose 5/20/24 ASM Floor Alert. Letter to author sent 6/11/24. 7/22/24 letter to Sen Appropriations.
AB 2882	McCarty D	California Community Corrections Performance Incentives.	7/2/2024-S. APPR.	8/5/2024 10 a.m. - 1021 O Street, Room 2200 SENATE A PPROPRIATIONS, CABALLERO, ANNA, Chair	Current law authorizes each county to establish a Community Corrections Performance Incentives Fund to receive moneys for the implementation of a community corrections program to provide supervision and rehabilitative services for adult felony offenders subject to local supervision. Current law requires the program to be developed and implemented by probation and advised by a local Community Corrections Partnership.	Oppose	County of Monterey oppose letter to author 5/14/24. CSAC Coalition Opposition Letter to Asm Public Safety Cmte 4/3/24. CSAC Coalition Oppose ASM Floor Alert

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					Current law requires the partnership to be comprised of specified members, including, among others, a representative from a community-based organization with experience in successfully providing rehabilitative services to persons who have been convicted of a criminal offense. This bill would add a representative of a community-based organization with experience in successfully providing behavioral health treatment services to persons who have been convicted of a criminal offense, and a representative of a Medi-Cal managed care plan that provides the Enhanced Care Management benefit, to the membership of the partnership.		5/21/24. Memo in Opposition sent to Senate Public Safety 6/26/24 and filed on portal. 7/22/24 letter to Sen Appropriations.
AB 2902	Wood D	Organic waste: reduction regulations: exemptions.	6/19/2024-S. APPR.	8/12/2024 10 a.m. - 1021 O Street, Room 2200 SENATE A PPROPRIATIONS, CABALLERO, ANNA, Chair	The State Air Resources Board is required to complete, approve, and implement a comprehensive strategy to reduce emissions of short-lived climate pollutants in the state to reduce statewide methane emissions by 40% below 2013 levels by 2030. Current law requires methane emissions reduction goals to include specified targets to reduce the landfill disposal of organics. Current law requires the Department of Resources Recycling and Recovery, in consultation with the state board, to adopt regulations that achieve those targets for reducing organic waste in landfills, as provided. The department's organic waste regulations provide different organic waste procurement targets for local jurisdictions based on population and provide waivers and exemptions from collection and procurement requirements for rural, low-population, and high-elevation jurisdictions. Existing law provides that the exemption for rural jurisdictions is valid until December 31, 2026, as specified. The department's organic waste regulations establish collection bin lid color requirements for waste collection services to identify the types of waste to be placed into a collection bin. This bill would extend the rural jurisdiction exemption until January 1, 2037, except as provided, and would require the	Support	Letter sent 3/12/24. 7/22/24 letter to Sen Appropriations.

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					department to adopt regulations to establish a process to renew the exemption after that date for periods of up to 10 years. The bill would require, commencing January 1, 2027, those jurisdictions to take specific actions to help reduce, divert, or recycle organic waste.		
SB 227	Durazo D	Unemployment : Excluded Workers Program.	6/19/2024-A. APPR. SUSPENSE FILE	8/15/2024 Upon adjournment of Session - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIONS SUSPENSE, WICKS, BUFFY, Chair	Would establish, until January 1, 2027, the Excluded Workers Program, to be administered by the Employment Development Department upon appropriation by the Legislature, for the purpose of providing income assistance to excluded workers who are ineligible for the existing state or federal benefits administered by the department and who are unemployed. The bill would make individuals eligible to receive \$300 per week for each week of unemployment, if the Director of Employment Development makes certain findings, as defined and specified. The bill would require the department to promulgate regulations to implement the program, including regulations providing for an application process, as specified.	Support	3/23/23 letter to author, SEN Gov. & Finance, SEN Labor Public Employment & Retirement, and SEN Appropriations. 6/9/23 letter to ASM Insurance. 7/21/23 letter to ASM Appropriations. 7/22/24 letter to ASM Appropriations.
SB 508	Laird D	Cannabis: licenses: California Environmental Quality Act.	9/1/2023-A. 2 YEAR		The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. This bill would provide that the Department of Cannabis Control is not required to serve as a responsible agency under CEQA if the local jurisdiction acting as lead agency under CEQA has filed a notice of determination for the commercial cannabis activity, or a notice of exemption for a retail commercial cannabis project, with the Office of Planning and Research following the adoption of a mitigated negative declaration or certification of an environmental impact report by the local jurisdiction, as specified, and the	Support	6/6/23 Letter to author and ASM Business and Professions and ASM Natural Resources. 7/22/24 letter to ASM Appropriations.

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					commercial cannabis activity for which the applicant is seeking a license from the department is the same project as the commercial cannabis activity analyzed by the local jurisdiction under CEQA.		
SB 511	Blakespear D	Greenhouse gas emissions inventories.	9/1/2023-A. 2 YEAR		The California Global Warming Solutions Act of 2006 requires the State Air Resources Board to prepare and approve a scoping plan for achieving the maximum technologically feasible and cost-effective reductions in greenhouse gas emissions and to update the scoping plan at least once every 5 years. This bill would require the state board, before January 1, 2028, to develop, and publish on its internet website, a report on greenhouse gas emissions inventories for the calendar year 2025 for each city, county, or city and county that requests inclusion in the report, as provided. The bill would require the state board, consistent with the preparation of the updates to the scoping plan and before January 1, 2033, and every 5 years thereafter, to update the inventories, for each city, county, or city and county that requests inclusion in the respective update, for the calendar year 2030 and every 5th year thereafter. The bill would authorize the state board to solicit bids and enter into contracts for the development of the inventories. The bill would require the state board, before January 1, 2026, to establish a local government advisory committee to inform its development of the greenhouse gas emissions inventories.	Support	Monterey County is co-sponsoring the bill with Contra Costa County. 7/22/24 letter to ASM Appropriations.
SB 820	Alvarado-Gil D	Cannabis: enforcement: seizure of property.	7/3/2024-A. APPR.	8/7/2024 9:30 a.m. - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIONS, WICKS, BUFFY, Chair	Would, subject to specified exceptions, authorize the Department of Cannabis Control or a local jurisdiction, after obtaining an inspection warrant, to seize specified property in the place or building, or within any yard or enclosure, where commercial cannabis activity is conducted without a license required by the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA). The bill would also authorize the department or a local jurisdiction to seize a vehicle used	Support	5/16/23 letter sent to author and SEN Appropriations. 7/22/24 letter to ASM Appropriations.

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					to conceal, convey, carry, deliver, or transport cannabis or cannabis products by or for a person engaging in commercial cannabis activity without that license, except as specified. The bill would impose requirements for notice of seizure, forfeiture proceedings, and the sale and distribution of proceeds upon a judgment in favor of the forfeiture.		
SB 1032	Padilla D	Housing finance: portfolio restructuring: loan forgiveness.	6/26/2024-A. APPR.	8/7/2024 9:30 a.m. - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIONS, WICKS, BUFFY, Chair	Current law establishes various rental housing finance programs administered by the Department of Housing and Community Development. Current law authorizes the department to monitor and fund various multifamily housing loans. With respect to these programs and loans, existing law authorizes the department to approve an extension of a department loan, the reinstatement of a qualifying unpaid matured loan, the subordination of a department loan to new debt, or an investment of tax credit equity pursuant to specified rental housing finance programs and multifamily housing loans administered, monitored, or funded by the department, subject to specified requirements. This bill would additionally authorize the department to forgive the full amount of the principal, interest, fees, and other outstanding balances of the above-described loans if the borrower makes specified showings.	Support	County of Monterey-support letter to author 5.13.24. CSAC sponsor letter 2.16.24 and to SEN Appropriations 4.18.24. CSAC sponsor/ support SEN Floor Alert 5/21/22. 7/22/24 letter to ASM Appropriations.
SB 1057	Menjivar D	Juvenile justice coordinating council.	7/3/2024-A. APPR.	8/7/2024 9:30 a.m. - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIONS, WICKS, BUFFY, Chair	Under current law, there is established in each county treasury a Supplemental Law Enforcement Services Account (SLESA) to receive all amounts allocated to a county for specified purposes. Current law requires the moneys to be allocated in specified amounts, including, but not limited to, 50% to a county or city and county to implement a comprehensive multiagency juvenile justice plan, as specified. Current law requires the juvenile justice plan to be developed by the local juvenile justice coordinating council in each county and city and county. Current law requires a juvenile justice coordinating council to consist of certain members, including, but not	Oppose	County of Monterey oppose letter to author 5.13.24. CSAC, RCRC and Urban Counties oppose Senate Public Safety 4/15/24. CSAC, RCRC and Urban Counties oppose Senate Approp Committee 5/7/24. CSAC coalition SEN Floor Alert opposed 5/21/24. 7/22/24 letter

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					limited to, the chief probation officer, as chair, and a representative from the district attorney’s office, the public defender’s office, and the sheriff’s department, among others. This bill would revise and recast those membership provisions, and instead require each county juvenile justice coordinating council to, at a minimum, consist of at least 50% community representatives with the remainder of the seats allocated as specified.		to ASM Appropriations.
SB 1390	Caballer o D	Groundwater recharge: floodflows: diversion.	6/25/2024- A. APPR.	8/7/2024 9:30 a.m. - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIO NS, WICKS, BUFFY, Chair	Current law declares that all water within the state is the property of the people of the state, but the right to the use of the water may be acquired by appropriation in the manner provided by law. Current law requires the appropriation to be for some useful or beneficial purpose. Current law provides, however, that the diversion of floodflows for groundwater recharge does not require an appropriative water right if certain conditions are met, including that a local or regional agency that has adopted a local plan of flood control or has considered flood risks as part of its most recently adopted general plan has given notice, as provided, of imminent risk of flooding and inundation of lands, roads, or structures. Current law defines “floodflow” for these purposes, to include circumstances in which flows would inundate ordinarily dry areas in the bed of a terminal lake to a depth that floods dairies and other ongoing agricultural activities, or areas with substantial residential, commercial, or industrial development. Current law defines “imminent” for these purposes to mean a high degree of confidence that a condition will begin in the immediate future. Current law also requires the person or entity making the diversion for groundwater recharge purposes to file with the State Water Resources Control Board and any applicable groundwater sustainability agency for the basin, a notice containing specified information no later than 48 hours after initially commencing diversion of floodflows for groundwater recharge, a preliminary report no later than	Support	Letter sent 3/12/24. 7/22/24 letter to ASM Appropriations.

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					14 days after initially commencing that diversion, and a final report no later than 15 days after the diversions cease. These requirements apply to diversions commenced before January 1, 2029. This bill would also require an entity making the diversions for groundwater recharge that is required to file the notice and the reports, including the final report, as described above, with the board and the applicable groundwater sustainability agency for the basin, to also file those documents with the agency that issued the applicable flood determination. The bill would require the final report to contain information, if applicable, describing the forecasting models used to determine a likely imminent escape of surface water and a description of the methodology used to determine the abatement of flood conditions.		
SB 1397	Eggman D	Behavioral health services coverage.	6/18/2024- A. APPR.	8/7/2024 9:30 a.m. - 1021 O Street, Room 1100 ASSEMBLY APPROPRIATIONS, WICKS, BUFFY, Chair	Would require a health care service plan contract or health insurance policy issued, amended, renewed, or delivered on or after July 1, 2025, that covers medically necessary mental health and substance use disorder services to comply with rate and timely reimbursement requirements for services delivered by a county behavioral health agency, as specified. The bill would require in-network cost sharing, capped at the in-network deductible and in-network out-of-pocket maximum, to apply to these services. Unless an enrollee or insured is referred or authorized by the plan or insurer, the bill would require a county behavioral health agency to contact a plan or insurer before initiating services. The bill would authorize a plan or insurer to conduct a postclaim review to determine appropriate payment of a claim, and would authorize the use of prior authorization as permitted by the regulating department. The bill would require the departments to issue guidance to plans and insurers regarding compliance with these provisions no later than April 1, 2025. Because a willful violation of these provisions by a	Support	CSAC, RCRC & Urban Counties SEN Health committee support letter 4/3/24. Letter to author sent 6/11/24. 7/22/24 letter to ASM Appropriations.

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					health care service plan would be a crime, and the bill would impose a higher level of service on a county behavioral health agency, this bill would impose a state-mandated local program.		
<i>Total Measures: 19</i>							
Total Tracking Forms: 19							

Budget Items and Other Issues:

Subject	Description	Action
BUDGET CalWORKs Program	County of Monterey letter opposing State Budget proposal to eliminate CalWORKs Family Stabilization Program and CalWORKs Expanded Subsidized Employment Program – cuts total over \$400 million.	3/12/24 letter to Senate Budget & Fiscal Review Sub. No. 3 and Assembly Budget Sub. No. 2
BUDGET Homeless Housing, Assistance and Prevention (HHAP) Program	County of Monterey letter supporting continued funding for HHAP program and securing permanent housing and needed services.	3/21/24 letter to Assembly Budget Sub. No. 5 Chair and Members and Senate Budget and Fiscal Review Sub. No. 4 Chair and Members.
BUDGET CRLA Rural Justice Centers	County of Monterey letter supporting Assemblymember Eduardo Garcia’s \$10 Million Budget request for California Rural Legal Assistance (CRLA) Rural Justice Centers program.	5/10/24 letter to Speaker Rivas, Senate pro Temp McGuire, Asm. E. Garcia, and Senate and Assembly Budget Committees.
BUDGET GO-Biz Employee Ownership Hub	County of Monterey signed on to a letter with the Worker-Owned Recovery California (WORC) coalition supporting a request for \$1.5 million to fund the Employee Ownership Hub within the Governor’s Office of Business and Economic Development (GO-Biz).	5/14/24 cosigned letter to California budget leaders.
BUDGET Future of Public Health	County of Monterey letter opposing the proposal to eliminate \$300 million ongoing Future of Public Health investments, with \$200 million dedicated to local health department workforce and infrastructure.	5/28/24 letter to Senate Budget and Fiscal Review, Senate Budget Sub. No. 3, Assembly Budget, and Assembly Budget Sub. No. 1.
BUDGET Homelessness Proposals	County of Monterey letter opposing proposals to cut funding for homelessness programs (e.g., Homeless Housing, Assistance and Prevention (HHAP) Program, Social Services and Behavioral Services Homelessness Programs).	5/28/24 letter to Senate Budget Sub. No. 3, Senate Budget Sub. No. 4, Assembly Budget Sub. No. 1, Assembly Budget Sub. No. 2, and Assembly Budget Sub. No. 5.

Subject	Description	Action
BUDGET Human Services Proposals	County of Monterey letter opposing \$1.3 billion in budget cuts to human services programs (e.g., California Work Opportunity and Responsibility to Kids (CalWORKs), Child Welfare Services, Adult Protective Services (APS), etc.).	5/28/24 letter to Senate Budget and Fiscal Review, Senate Budget Sub. No. 3, Assembly Budget, and Assembly Budget Sub. No. 2.
BUDGET Market Match Program	County of Monterey letter supporting funding for the Market Match Program that incentivizes CalFresh recipients to spend their benefits for farm-direct fresh fruits and vegetables by providing a dollar-for-dollar match on CalFresh purchases at farm-direct outlets (farmers markets).	5/28/24 letter to Senate Budget and Fiscal Review, Senate Budget Sub. No. 3, Assembly Budget, and Assembly Budget Sub. No. 2.
BUDGET Broadband Proposals	County of Monterey concerns regarding proposed reductions in broadband funding for Middle Mile Broadband Initiative, the Federal Fund Account last mile program (FFA) and the CPUC Loan Loss Reserve (LLR) Program.	5/30/24 letter to Assemblymember Gabriel, Assembly Budget Chair; Senator Weiner, Senate Budget Chair; Assemblymember Bennett, ASM Budget Subcommittee 4 Chair; Senator Becker, Senate Budget Subcommittee 2 Chair.
BUDGET Human Services Programs Restorations	County of Monterey regarding request to support budget restorations for human services programs; specifically to CalWORKs, Child Welfare Services and Adult Protective Services.	6/5/24 letter sent to health & Human Services Agency, DOF, CA Depat. Of Social Services, HHS Policy Consultant Senate Pres. Pro Temp, HHS Policy Consultant Assembly Speaker; ASM Budget Consultant on HHS; CWDA; CSAC HHS Advocacy Policy Consultants and RCRC Advocacy Policy Consultants; State Legislators representing the County of Monterey
CPUC AT&T COLR Obligation Application	County of Monterey letter opposing AT&T's applications to the CPUC seeking relief from their Carrier of Last Resort (COLR) obligations.	3/12/24 letter to CPUC and to state legislators representing the County of Monterey.
CPUC Proposed Decision to Dismiss ATT COLR Application	County of Monterey letter supporting the Administrative Law Judge (ALJ) Glegola's Proposed Decision to dismiss AT&T's application for relief from their Carrier of Last Resort (COLR) obligations, submitted in Application (A.) 23-03-003 on May 10, 2024.	5/23/24 letter to CPUC and state legislators representing the County of Monterey.
Support Letter: FY25 CPF Request Broadway Family Connection Project	Obtained letters of support for the County's Community Project Funding (CPF) requests in the FY25 Federal Budget for the Broadway Family Connection Project.	3/25/24 support letter from Sen. Laird to U.S. Senator Alex Padilla 3/28/24 support letter from Asm. Addis to U.S. Senator Alex Padilla 4/1/24 support letter from Speaker Rivas to U.S. Senator Alex Padilla

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Support Letter: FY25 CPF Request Carmel River Floodplain Restoration and Environmental Enhancement (CRFREE) Project	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the CRFREE Project.	3/25/24 support letter from Sen. Laird to U.S. Senator Alex Padilla 3/27/24 support letter from Speaker Rivas to U.S. Senator Alex Padilla 3/27/24 support letter from Asm. Addis to U.S. Senator Alex Padilla
Support Letter: FY25 CPF Request Castroville Seawater Intrusion Project (CSIP)	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the Castroville Seawater Intrusion Project (CSIP).	3/25/24 support letter from Sen. Laird to U.S. Senator Alex Padilla 3/27/24 support letter from Speaker Rivas to U.S. Senator Alex Padilla 3/27/24 support letter from Asm. Addis to U.S. Senator Alex Padilla 3/28/24 support letter from Sen. Caballero to U.S. Senator Alex Padilla
Support Letter: FY25 CPF Request Family Justice Center	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the Family Justice Center (Seaside).	3/25/24 support letter from Sen. Laird to U.S. Senator Alex Padilla 3/28/24 support letter from Asm. Addis to U.S. Senator Alex Padilla 4/1/24 support letter from Speaker Rivas to U.S. Senator Alex Padilla
Support Letter: FY25 CPF Request Fort Ord Blight Removal	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the Former Fort Ord Blight Removal Project.	3/25/24 support letter from Sen. Laird to U.S. Senator Alex Padilla 3/27/24 support letter from Speaker Rivas to U.S. Senator Laphonza Butler
Support Letter: FY25 CPF Request Pajaro County Sanitation District Sewer System Improvement Project	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the Pajaro County Sanitation District, Sewer System Improvement Project.	3/25/24 support letter from Sen. Laird to Rep. Zoe Lofgren 3/27/24 support letter from Speaker Rivas to U.S. Senator Laphonza Butler 5/8/24 letter of support from Speaker Robert Rivas to Rep. Zoe Lofgren.
Support Letter: FY25 CPF Request San Lucas Water Supply Project	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the San Lucas Water Supply Project.	3/27/24 support letter from Speaker Rivas to U.S. Senator Laphonza Butler 5/8/24 letter of support from Speaker Robert Rivas to Rep. Zoe Lofgren
Support Letter: FY25 CPF Request Skate and Bike Park	Obtained letters of support for the County’s Community Project Funding (CPF) requests in the FY25 Federal Budget for the Skate and Bike Park Safe Access Project.	3/27/24 support letter from Speaker Rivas to U.S. Senator Laphonza Butler

Subject	Description	Action
Grant Support Letter: Davis Road Widening and Bridge Replacement Project	Obtained letters of support for the County's Department of Transportation's Rural Surface Transportation Grant program (Rural) application for the Davis Road Widening and Bridge Replacement Project.	4/26/24 support letter from Senator Caballero to DOT Secretary Buttigieg 4/30/24 support letter from Speaker Rivas to DOT Secretary Buttigieg.

Note: The bills listed below are from 2023.

Measure	Author	Topic	Status	Position
AB 46	Ramos D	Personal income taxes: exclusion: Military Services Retirement and Surviving Spouse Benefit Payment Act.	8/14/2023-S. APPR. SUSPENSE FILE	Support
AB 345	Wilson D	Habitat restoration: flood control: advance payments.	10/10/2023-A. CHAPTERED	Support
AB 400	Rubio, Blanca D	Local agency design-build projects: authorization.	9/22/2023-A. CHAPTERED	Support
AB 444	Addis D	California Defense Community Infrastructure Program.	9/1/2023-S. 2 YEAR	Support
AB 505	Ting D	The Office of Youth and Community Restoration.	10/9/2023-A. CHAPTERED	Oppose
AB 513	Rodriguez D	California Individual Assistance Act.	8/14/2023-S. APPR. SUSPENSE FILE	Support
AB 557	Hart D	Open meetings: local agencies: teleconferences.	10/9/2023-A. CHAPTERED	Support
AB 595	Essayli R	Animal shelters: 72-hour public notice: euthanasia: study.	1/18/2024-A. DEAD	Oppose
AB 684	Ta R	County veterans service officers: additional resources.	1/18/2024-A. DEAD	Support
AB 687	Hart D	California Cannabis Authority.	9/1/2023-S. 2 YEAR	Support
AB 876	Rivas, Robert D	Pajaro River Flood Risk Management Project: environmental laws: exemptions.	10/13/2023-A. CHAPTERED	Support
AB 906	Gipson D	Local control funding formula: county offices of education: alternative education grant.	1/12/2024-A. DEAD	Support
AB 1057	Weber D	California Home Visiting Program.	10/8/2023-A. VETOED	Support
AB 1217	Gabriel D	Business pandemic relief.	10/9/2023-A. CHAPTERED	Support
AB 1448	Wallis R	Cannabis: enforcement by local jurisdictions.	10/13/2023-A. CHAPTERED	Support
SB 23	Caballero D	Water supply and flood risk reduction projects: expedited permitting.	1/18/2024-S. DEAD	Support
SB 38	Laird D	Battery energy storage facilities: emergency response and emergency action plans.	10/7/2023-S. CHAPTERED	Support
SB 43	Eggman D	Behavioral health.	10/10/2023-S. CHAPTERED	Oppose
SB 304	Laird D	Monterey-Salinas Transit District: public contracting.	7/21/2023-S. CHAPTERED	Support
SB 326	Eggman D	The Behavioral Health Services Act.	10/12/2023-S. CHAPTERED	Oppose Unless Amended
SB 508	Laird D	Cannabis: licenses: California Environmental Quality Act.	9/1/2023-A. 2 YEAR	Support
SB 511	Blakespear D	Greenhouse gas emissions inventories.	9/1/2023-A. 2 YEAR	Support
SB 548	Niello R	Public employees' retirement: joint county and trial court contracts.	10/4/2023-S. CHAPTERED	Support

Measure	Author	Topic	Status	Position
SB 642	Cortese D	Hazardous materials: enforcement: county counsel.	8/22/2023-S. CHAPTERED	Support
SB 691	Portantino D	State Board of Education: student members: truancy notifications.	4/29/2024- A. ED.	Support (no longer applies; gut-n-amend 1/3/24)
SB 753	Caballero D	Cannabis: water resources.	10/8/2023-S. CHAPTERED	Support
SB 800	Caballero D	Advanced Air Mobility, Zero-Emission, and Electrification Aviation Advisory Panel.	10/7/2023-S. CHAPTERED	Support
SB 867	Allen D	Drought, Flood, and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, Park Creation and Outdoor Access, and Clean Energy Bond Act of 2024.	6/20/2023-A. NAT. RES.	Support
SBX1 2	Skinner D	Energy: transportation fuels: supply and pricing: maximum gross gasoline refining margin.	3/27/2023-S. CHAPTERED	Support
SJR 7	Wahab D	Federal constitutional convention: firearms.	9/21/2023-S. CHAPTERED	Support

**A support position means the County has taken an official support position on the bill and Nossaman is actively advocating to advance the legislation in Committees and with the Administration. This includes meetings with the author, sponsors, and staff, meetings with members, staff and consultants of relevant committees, drafting letters of support, and drafting supportive talking points and any necessary background information, and testifying in hearings.*

**An oppose position means the County has taken an official oppose position on the bill and that Nossaman is actively advocating against the legislation moving any further in the legislative process. This includes meetings with the author, sponsors, and staff, meetings with members, staff and consultants of relevant committees, drafting letters of opposition, drafting talking points and any necessary background information, and testifying in hearings.*

**A support if amended or oppose unless amended position the County has concerns on the bill and Nossaman is actively advocating for a change to the language of a bill in order to gain the County's support, or to remove the County's opposition.*

**A watch position means that the County is not advocating in support or opposition of a bill but may be gathering more information and/or meeting with the author and relevant committees to evaluate potential impacts of the legislation.*