Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 2	Ward, D	Recycling: solar photovoltaic modules.	06/28/2023 - Amended HTML PDF	09/01/2023 - In committee: Held under submission.	08/14/2023 - Senate APPR. SUSPENSE FILE	The Electronic Waste Recycling Act of 2003 requires retailers to charge a recycling fee for certain electronic devices and batteries when they are sold. This fee is then put into a special fund, which is used to help cover the costs of recycling the devices and batteries and to pay back consumers for their recycling fees. This law is now being expanded to cover solar photovoltaic (PV) module products, meaning that when these products are bought, a recycling fee must be paid. This fee will also be put into the special fund and used in the same way. Starting in 2027 all solar photovoltaic modules must have an end-of-life plan in order to be recycled, refurbished, or reused. (Based on 06/28/2023 text)		Monitor
AB 6	Friedman, D	Transportation planning: regional transportation plans: Solutions for Congested Corridors Program: reduction of greenhouse gas emissions.	03/16/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 6/14/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	Existing law requires certain transportation planning agencies to prepare and adopt regional transportation plans which must include a sustainable communities strategy, which aims to reduce greenhouse gas emissions from automobiles in the region. This new bill would require the state board to establish additional targets for 2035 and 2045 respectively. The bill would also require a metropolitan planning organization to submit the technical methodology used to estimate emissions before starting a public process and require the state board to review and approve the strategy within 180 business days. Additionally, the bill would require project nominations for the Solutions for Congested Corridors Program to demonstrate how the project would contribute to achieving the state's greenhouse gas emission reduction targets. Lastly, if the Commission on State Mandates determines the bill to contain costs mandated by the state, then the state is required to reimburse these costs. (Based on 03/16/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 7	Friedman, D	Transportation: planning: project selection processes.	09/01/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	The Transportation Agency in California is responsible for various departments including the California Highway Patrol, the California Operation Commission, the Department of Motor Vehicles, the Department of Transportation, the High-Speed Rail Authority, and the Board of Pilot Commissioners. The Secretary of Transportation oversees the agency and has the authority to plan and develop means of transportation. On January 1 2025, this bill will require the agency, the Department of Transportation, and the California Transportation Commission to incorporate specified goals into their funding processes, as well as add a financial element to the California Transportation plan. Furthermore, the plan must have an analysis of how entities are achieving the Climate Action Plan for Transportation Infrastructure, the Infrastructure Investment and Jobs Act of 2021, and the Justice40 initiative. (Based on 09/01/2023 text)		Monitor
AB 9	Muratsuchi, D	Greenhouse gases: market-based compliance mechanism.	04/17/2023 - Amended <u>HTML PDF</u>	06/02/2023 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was INACTIVE FILE on 6/1/2023)(May be acted upon Jan 2024)	06/02/2023 - Assembly 2 YEAR	The California Global Warming Solutions Act of 2006 requires the state board to reduce emissions of greenhouse gases to at least 40% below the 1990 level by 2030. To do this, the state board can use "market-based compliance mechanisms". This bill would require the state board to review the use of these mechanisms and, if needed, make changes to them in 2025. The bill would also require the state board to review the use of these mechanisms every three years and report the results to a legislative committee. The state board is allowed to make changes to the market-based compliance mechanisms if needed, to help reach the goals of the act. (Based on 04/17/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 11	Jackson, D	Milton Marks "Little Hoover" Commission on California State Government Organization and Economy.	03/23/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 3/29/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Milton Marks "Little Hoover" Commission on California State Government Organization and Economy is a government body that has the purpose of looking for ways to improve the services and public funds spent by the state. This bill would require the commission to research the causes and effects of the rising cost of living in California and develop solutions toward making it more affordable. The commission would meet quarterly and provide two reports with their findings and recommendations by January 1 2027, when these provisions would be repealed. (Based on 03/23/2023 text)		Monitor
AB 12	Haney, D	Tenancy: security deposits.	10/11/2023 - Chaptered <u>HTML PDF</u>	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 733, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	Current law states that landlords cannot require more than two months' rent for unfurnished housing and three months' rent for furnished housing when signing a rental agreement. Starting on July 1, 2024, landlords will only be able to ask for one month's rent. If a tenant is a service member, a landlord can ask for up to two months' rent. The exception to this rule is if the landlord only owns two residential properties with four units combined. Then they can ask for two month's rent. (Based on 10/11/2023 text)	AB 12 SUPPORT 9Aug23 AB 12 GOV RFS 10Sept23	Support
AB 18	Patterson, Joe, R	Controlled substances.	12/05/2022 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 12/5/2022)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill requires a person who is convicted of certain drug-related crimes to receive a written advisory about the dangers of manufacturing or distributing controlled substances. The advisory explains that if someone dies as a result of an action like this, the manufacturer or distributor can be charged with voluntary manslaughter or murder. The record of the advisory must also be on the record of the conviction. (Based on 12/05/2022 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 21	Gipson, D	Peace officers: training.	12/05/2022 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 12/5/2022)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would change the required training for certain law enforcement officers. Currently, training includes instruction on how to interact with people with mental illness or intellectual disability. This bill would add instruction on how to interact with people with Alzheimer's disease or dementia. It would also require officers appointed before July 1, 2029 to complete the course by January 1, 2030 and officers appointed after July 1, 2029 to complete the course within 180 days of being appointed. Jurisdictions that develop a training meeting the same requirements on or before January 1, 2024 will be exempt. The state may need to reimburse local agencies and school districts for this new mandate. (Based on 12/05/2022 text)	AB 21 SUPPORT15May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 24	Haney, D	Emergency response: opioid antagonist kits.	04/26/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would make it so that certain public and residential facilities, such as gas stations, bars, public libraries and residential hotels, must post opioid antagonist kits that include an instructional poster and nasal spray, and have to replenish these kits after each use or upon expiration. It also would protect these facilities and their employees from civil liability if they provide aid with an opioid antagonist and would prohibit employers from requiring their employees to render aid or from disciplining an employee for not doing so in the event of an apparent overdose. The State Department of Public Health would be required to publish a list of counties experiencing an opioid crisis and provide free opioid antagonist kits to designated facilities in those counties and create an instructional poster. Violations of this bill would result in a civil penalty of up to \$100, except for public entities and public employees. The Division of Occupational Safety and Health is required to investigate and enforce the provisions in this bill and the state may have to reimburse certain local agencies and school districts for costs mandated by the state. (Based on 04/26/2023 text)		Monitor
AB 28	Gabriel, D	Firearms and ammunition: excise tax.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 231, Statutes of 2023.	09/26/2023 - Assembly CHAPTERED	This bill, the Gun Violence Prevention and School Safety Act, would impose an 11% tax on the gross receipts from the retail sales of firearms, firearm parts, and ammunition. The revenues collected from this tax would be deposited into a new fund, the Gun Violence Prevention and School Safety Fund, which would be used to fund gun violence prevention education, research response and investigation programs. The bill would also require each firearms dealer, firearms manufacturer, and ammunition vendor to register with the department for a certificate as specified. In order for this bill to be passed, it needs 2/3 of the membership of each house of the Legislature to approve it. (Based on 09/26/2023 text)	AB 28 Support 26June23 AB 28 Support 3August23 AB 28 GOVRFS 20Stept23	Support 5

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 29	Gabriel, D	Firearms: California Do Not Sell List.	02/15/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/19/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Existing law makes it illegal for convicted felons, people found mentally incompetent to stand trial, people found not guilty of certain crimes on the grounds of insanity, or those placed under conservatorship, to possess a firearm. It is additionally illegal to sell or give a firearm to those persons. This bill would make it a crime, punishable as a misdemeanor, to transfer a firearm to someone on a special registry called the 'California Do Not Sell List'. This list could be accessed online and after a certain period of time, someone can request to be removed from it. Additionally, informational materials about the list must be provided to people who are at elevated risk of suicide at certain hospitals and any suicide hotline maintained or operated by the state must inform callers about how to access the list. (Based on 02/15/2023 text)		Monitor
AB 33	Bains, D	Fentanyl Misuse and Overdose Prevention Task Force.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 887, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill would create the Fentanyl Misuse and Overdose Prevention Task Force to collect and organize data on the misuse of fentanyl in California and evaluate approaches to raise public awareness of it. The task force, which would be co-chaired by the Attorney General and the State Public Health Officer or their designees, would be required to meet at least twice every two months. It would have to submit an interim report to the Governor and the Legislature by July 1, 2025 and its findings and recommendations by December 1, 2025. The bill would repeal these provisions on January 1, 2026 and take effect immediately as an urgency statute. This is necessary because existing law classifies fentanyl in Schedule II of the California Uniform Controlled Substances Act, and prohibits its possession and sale, with penalties of imprisonment for 2-4 years for a violation of this provision. (Based on 10/13/2023 text)	AB 33 SUPPORT 15May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 38	Lee, D	Light pollution control.	06/28/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill requires state agencies, with a few exceptions, to install outdoor lights on any structure or land they own, lease, or manage that meet specific criteria. It's intended to reduce the use of energy and water associated with lighting, as well as manage electrical reliability. All newly installed outdoor lights must use a lamp with a color temperature of no more than 2740 Kelvin starting January 1, 2024. This bill is a part of the California Building Standards Law which oversees the commission that adopts being standards and codifies them into the California Building Standards Code. (Based on 06/28/2023 text)		Monitor
AB 40	Rodriguez, D	Emergency medical services.	10/13/2023 - Chaptered <u>HTML PDF</u>	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 793, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill requires the Emergency Medical Services Authority to develop and implement an electronic signature, an audit tool, and other changes related to ambulance patient offload time. It also requires every local EMS agency to develop a standard for offload time, and for every general acute care hospital with an emergency department to develop a protocol for offload time also. The bill also imposes penalties for violations of the act or regulations. Finally, this bill specifies that no local agencies or school districts are required to be reimbursed for costs mandated by the state. (Based on 10/13/2023 text)	AB 40 SUPPORT 13April23 AB 40 GOVRFS 20Sept23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 41	Holden, D	Telecommunications: The Digital Equity in Video Franchising Act of 2023.	10/09/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	The Digital Equity in Video Franchising Act of 2023 sets out guidelines for the Public Utilities Commission to approve or deny state franchises for video service providers. The bill requires the commission to conduct the hearings and issue a state franchise within 120 days, establishes a policy of equal access to video service for subscribers and potential subscribers, and establishes customer service requirements for holders of a state franchise while also increasing the maximum amount a local entity can impose penalties for not meeting these requirements. Violating these orders or requirements is a crime, but the bill does not require the state to reimburse local agencies for these costs. (Based on 09/12/2023 text)	AB 41 Support 3August23	Support
AB 42	Ramos, D	Tiny homes: temporary sleeping cabins: fire sprinkler requirements.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 725, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	This bill is intended to provide temporary housing to people who are homeless or at risk of it, such as temporary sleeping cabins. If these cabins are on a site with 50 or fewer, they would not need to have fire sprinklers, but they must meet alternative fire, life, and safety standards including smoke and carbon monoxide alarms, fire extinguishers, and quick access in and out of the cabin. If these standards are violated, they will be handled according to the State Housing Law. This bill applies to all cities in California. (Based on 10/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 43	Holden, D	Greenhouse gas emissions: building materials: embodied carbon trading system.	10/09/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 316, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	Under the California Global Warming Solutions Act of 2006, the State Air Resources Board must reduce statewide carbon emissions to at least 40% below 1990 levels by 2030. This bill would eliminate the interim target of 20% net reduction, and set up a trading system to address embodied carbon in building materials. It would also require the state board to revise emission reporting and compliance standards as necessary, and to create a net-zero greenhouse gas emissions target for cement used within the state by 2045. (Based on 10/07/2023 text)		Monitor
AB 49	Soria, D	Affordable housing.	12/05/2022 - Introduced HTML PDF	05/05/2023 - Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 12/5/2022)(May be acted upon Jan 2024)	05/05/2023 - Assembly 2 YEAR	This law creates a program to help fund the buying and development of affordable housing, to increase the amount of housing available and reduce homelessness. It's managed by the Department of Housing and Community Development. The state government wants to make more laws to help with this issue. (Based on 12/05/2022 text)		Monitor
AB 50	Wood, D	Public utilities: timely service: customer energization.	10/09/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 317, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	This bill would require electricity companies to make sure that they are energizing their customers in a timely manner. The bill would require companies to prove that they have energized 80% of customers with applications that were deemed completed by January 31, 2023. It would also need companies to update their distribution planning processes so that they will be able to meet the goal of timely electricity service. Finally, the bill would make it a crime if any of the above rules are violated. (Based on 10/07/2023 text)	AB 50 Support.pdf AB 50 Support 26June23 AB 50 GOVRFS 20Sept23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 51	Bonta, D	Early childcare and education.	09/08/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill would change the existing Expanded Learning Opportunities Program. It would create a new program plan which requires Transitional Kindergarten programs to maintain a pupil-to-staff ratio of 10 to 1. It also requests the University of California to study the impact of Transitional Kindergarten on early childcare and education ecosystem and submit the results to the legislature by 2025 and 2027. Additionally, it requires certain rules and regulations, such as commingling of children from different programs and technical assistance to new providers, to be established by the State Department of Education. It would also increase rate reimbursement to childcare providers impacted by Transitional Kindergarten and provide navigation and referral services for preschool programs through childcare resource and referral programs. (Based on 09/08/2023 text)		Monitor
AB 52	Grayson, D	Income tax credit: sales and use taxes paid: manufacturing equipment: research and development equipment.	06/15/2023 - Amended <u>HTML PDF</u>	09/01/2023 - In committee: Held under submission.	06/26/2023 - Senate APPR. SUSPENSE FILE	This bill would allow tax credits for taxpayers in certain counties, cities, and districts for taxes that would normally be exempt from taxation under the Sales and Use Tax Law. This would apply to sales and use taxes imposed by those jurisdictions. The bill also includes findings that detail the goals of this tax credit, performance indicators to measure these goals, and data collection procedures. (Based on 06/15/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 53	Fong, Vince, R	Motor Vehicle Fuel Tax Law: suspension of tax.	12/05/2022 - Introduced HTML PDF	03/30/2023 - Referred to Com. on TRANS.	03/30/2023 - Assembly TRANS.	This bill would temporarily reduce the amount of taxes paid on motor vehicle fuel in the state for one year. It also requires that sellers of motor vehicle fuel to pass on the savings to the end consumer, or else face an unfair-competition violation and would require them to give customers a receipt that includes the amount of tax that should have been paid. The bill would also transfer money from the state's General Fund to an account that supports transportation. Lastly, this bill would become law immediately upon passage. (Based on 12/05/2022 text)		Monitor
AB 57	Kalra, D	California Pocket Forest Initiative.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This bill would establish the California Pocket Forest Initiative in the Department of Forestry and Fire Protection within the Natural Resources Agency. The Department would offer grants to cities, counties, districts, nonprofit organizations, public universities, public community colleges, and public schools to establish pocket forests on public lands, and prioritize disadvantaged communities and those without publicly accessible green space for these grants. The Department would also partner with one or more academic institutions to evaluate the effectiveness of the Miyawaki method for restoring degraded lands and reforesting urban areas in California. These provisions would be in effect until January 1st, 2031. (Based on 09/14/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 59	Gallagher, R	Taxation: renter's credit.	04/05/2023 - Amended <u>HTML</u> <u>PDF</u>	05/18/2023 - Joint Rule 62(a), file notice suspended. In committee: Held under submission.	05/17/2023 - Assembly APPR. SUSPENSE FILE	This bill would provide a tax credit to qualified renters of up to \$2000 for spouses filing joint returns, heads of households, and surviving spouses, and \$1000 for other individuals if the adjusted gross income is less than or equal to \$87066 and \$43533 respectively. This tax credit is payable from the Tax Relief and Refund Account upon appropriation by the legislature. To meet legislative requirements, the bill would include findings and declarations to describe the goals, objectives, and performance indicators of the credit. This bill will take effect immediately as a tax levy. (Based on 04/05/2023 text)		Monitor
AB 62	Mathis, R	Statewide water storage: expansion.	04/20/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill establishes statewide goals to increase water storage capacity by 3700000 acre-feet by 2030 and 4000000 acre-feet by 2040. It requires the Department of Water Resources in consultation with the State Water Resources Control Board, to take reasonable actions to promote or assist efforts to achieve the statewide goal. Additionally, they must submit a report to the Legislature on their progress once every 2 years until 2043. (Based on 04/20/2023 text)		Monitor
AB 67	Muratsuchi, D	Homeless Courts Pilot Program.	03/13/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/28/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill would create the Homeless Courts Pilot Program, which would help homeless individuals who are involved with the criminal justice system. Applicant cities or counties could get grant funding to provide services like a diversion program to have charges dismissed, temporary or permanent housing, and a person to help them with housing. The Judicial Council would evaluate the programs funded, their successes and challenges, and make recommendations for improving them. They'd also set performance-based outcome measures like information about demographics and successful treatment of substance abuse issues. (Based on 03/13/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 68	Ward, D	Land use: streamlined housing approvals: density, subdivision, and utility approvals.	04/12/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 3/16/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would require cities and counties to approve a proposed housing development if it meets certain objective planning standards such as being a part of the region's sustainable communities strategy. It would set limitations on the development, and the Department of Housing and Community Development could review or amend rules to implement it. It would also add streamlining procedures to the list of state laws that can be reported to the Office of the Attorney General if a city or county is found to be in violation. The bill also seeks to limit the planned density on climate resilient land and set procedures and requirements to extensions of water and sewer service. Lastly, it states that this is a matter of statewide concern and thus applies to all cities. (Based on 04/12/2023 text)		Monitor
AB 69	Waldron, R	Transportation: traffic signal synchronization: roadway improvement projects.	12/09/2022 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 2/2/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The California Global Warming Solutions Act of 2006 is a law that requires the State Air Resources Board to set limits on the amount of greenhouse gas emissions and to use market-based methods to enforce those limits. It also requires that by 2030, greenhouse gas emissions must be reduced to 40% below the 1990 level. Moneys collected by the state board are deposited in the Greenhouse Gas Reduction Fund and used to invest in projects like traffic signal synchronization which have been designed to reduce greenhouse gas emissions. (Based on 12/09/2022 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 73	Boerner, D	Vehicles: required stops: bicycles.	03/09/2023 - Amended <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 6/14/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	This bill would require people 18 and over who are riding a bicycle on a two-lane highway and approach a stop sign at an intersection to yield the right-of-way to any vehicles or pedestrians that are already at the intersection or are approaching it close enough to be an immediate hazard. It would also require that other vehicles yield the right-of-way to the enter these bicycles after they have yielded. This bill would also issue warning citations to those under 18 who don't stop when approaching a stop sign. This bill would also require a report to be sent to the legislature every few years about the effects of this bill. Finally, it would state that no reimbursement is require for this bill in certain circumstances. (Based on 03/09/2023 text)		Monitor
AB 74	Muratsuchi, D	Vehicles: street takeovers, sideshows, and racing.	03/23/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 3/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would make it a crime for someone to attend, participate in, or aid and abet a vehicle sideshow or street takeover. Depending on whether the person convicted is a performing driver or not, the punishments for this crime would range from fines, license suspension for 90 days to 6 months and vehicle impoundment for up to 30 days. This bill would also give the police the authority to impound a vehicle used in the commission of these crimes and would allow the vehicle to be declared a public nuisance and forfeited to the state or a local government entity if the burden of proof is met. (Based on 03/23/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 83	Lee, D	Political Reform Act of 1974: contributions and expenditures by foreign-influenced business entities.	12/16/2022 - Introduced HTML PDF	06/01/2023 - Ordered to inactive file at the request of Assembly Member Lee.	06/01/2023 - Assembly INACTIVE FILE	The Political Reform Act of 1974 is a law that prevents foreign governments or principals from making contributions, expenditures, or independent expenditures associated with ballot measures and elections for state or local offices. This bill would expand these prohibitions to include contributions, expenditures or independent expenditures made by foreign-influenced business entities. It would also require the business entity to certify in writing that they were not a foreign-influenced entity when making the contribution and prohibit a person who receives funds from a business entity from using those funds for a contribution, expenditure or independent expenditure unless they receive a certificate from the business entity. The bill requires a ½ vote from each house of the legislature to amend the Act and includes a provision saying that the state does not have to reimburse the local agencies for certain costs mandated by the state. (Based on 12/16/2022 text)		Monitor
AB 84	Ward, D	Property tax: welfare exemption: affordable housing.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 734, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill aims to expand the "welfare exemption" property tax relief available to those property owners who use their property exclusively for rental housing and related facilities and are owned by certain types of non-profit entities. Specifically, the bill expands this exemption to properties financed with qualified 501(c)(3) bonds and also requires that these properties meet legal restrictions that tier rental rates for lower-income occupants. In addition, the bill includes legislative findings related to the protection of public access to meetings and writings that hold the government accountable. The bill also includes a requirement for the state to reimburse local agencies for certain property tax revenues lost as a result of the bill's tax levy. This bill would take effect immediately. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 86	Jones- Sawyer, D	Homelessness: Statewide Homelessness Coordinator.	04/20/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This law requires the Governor to appoint a Statewide Homelessness Coordinator to address homelessness in California. The Coordinator is responsible for various duties such as finding resources and services to help prevent and end homelessness, overseeing homelessness programs and data, and recommending policies to the Legislature and Governor. The Coordinator will also work with local leaders to coordinate the timing of housing and service funding, assess performance goals, and adjust state goals allowed by law. (Based on 04/20/2023 text)		Monitor
AB 88	Sanchez, R	Criminal procedure: victims' rights.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 795, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill requires a victim of a felony offense to be notified and allowed to have their say if resentencing is requested. The victim would have 15 days to give notice of their intention to be heard. This bill also limits the amount of notice that the victim or their family can give the Department of Corrections and Rehabilitation to no more than 15 days. If this bill and another bill (AB 600) are passed, and this bill is passed last, additional changes would be put in place. (Based on 10/13/2023 text)		Monitor
AB 96	Kalra, D	Public employment: local public transit agencies: autonomous transit vehicle technology.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 419, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	This bill would affect public transit employers (e.g. bus companies) and their employees. Before a bus company begins a procurement process to acquire autonomous transit vehicle technology (e.g. self-driving buses), it would have to give 10 months' written notice to the exclusive employee representative to begin collective bargaining over any new job positions created by the new technology. PERB (Public Employment Relations Board) would process unfair practice charges related to this new law. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 99	Connolly, D	Department of Transportation: state roads and highways: integrated pest management.	07/13/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The existing law gives the California Department of Transportation (DOT) possession and control over the state highway system and related property. It also states that no roadside vegetation control operation can be done until certain conditions are met. This bill would require the DOT to adopt a statewide policy to use integrated pest management (IPM) on or before January 1, 2025, on roads and highways in cities and counties with IPM approaches. The DOT would need to consult with the Department of Pesticide Regulation and the University of California Statewide IPM Program. When operating in a city or county with an IPM policy stricter than the statewide policy, the DOT must operate in a way consistent with the local policy. It also requires the DOT to make publicly available on its internet website the amount location and type of pesticides, and to provide information of when it plans to apply the pesticide. Violating these requirements would be a crime which could lead to a penalty of a fine of up to \$50,000 or imprisonment of up to six months. There is no reimbursement required by this act. (Based on 07/13/2023 text)		Monitor
AB 224	Aguiar-Curry, D	Gaming Policy Advisory Committee.	01/10/2023 - Introduced HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 8/17/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	The Gambling Control Act provides for the regulation and licensing of legal gambling by the California Gambling Control Commission, and the Department of Justice is responsible for enforcing the law. Under this act, the Bureau of Gambling Control is formed and directed by the Department, and a ten-member Gaming Policy Advisory Committee is established to discuss matters of gambling regulatory policy. This bill would increase the committee's membership to twelve, by adding one representative of academia with knowledge on gaming and one representative from the bureau. The executive director would need to convene the committee at least twice per year. (Based on 01/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 234	Bauer-Kahan, D	Microparticles.	03/30/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was NAT. RES. on 3/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This law, the Synthetic Polymer Microparticles in Cosmetic and Cleaning Products Prevention Act, would prohibit the sale or promotion of personal care products that contain plastic microbeads (used to exfoliate or cleanse) in the state. The law would also prohibit the selling of synthetic polymer microparticles and mixtures of certain concentrations in the state. If anyone violates this law, they would face a civil penalty of up to \$5000 per day for each violation as well as other penalty established by other laws. The penalty could be brought by a city attorney, district attorney, county counsel, or the Attorney General in any court of competent jurisdiction. (Based on 03/30/2023 text)		Monitor
AB 240	Kalra, D	Dogs and cats: California Spay-Neuter Fund.	02/28/2023 - Amended <u>HTML PDF</u>	03/29/2023 - In committee: Hearing postponed by committee.	02/02/2023 - Assembly AGRI.	This bill would require the Department of Food and Agriculture to collect an annual charge of \$200 from manufacturers of dog and cat food, and would establish the California Spay-Neuter Fund in the State Treasury. The bill would continuously appropriate all moneys in the fund to the Department of Food and Agriculture and require them to administer grants and allocations in order to fund spay-neuter services. Additionally, the bill would provide that violations of these provisions would be considered misdemeanors, and would require a 2/3 majority vote in Legislature for its passage. (Based on 02/28/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 241	Reyes, D	Vehicular air pollution: Clean Transportation Program: vehicle registration and identification plate service fees: smog abatement fee: extension.	06/26/2023 - Amended HTML PDF	09/14/2023 - Ordered to inactive file at the request of Assembly Member Reyes.	09/14/2023 - Assembly INACTIVE FILE	Until January 1, 2024, existing law increases certain vehicle registration and service fees and directs the revenues generated to be deposited in the Alternative and Renewable Fuel and Vehicle Technology Fund and the Air Quality Improvement Fund. The bill introduced would extend the increases in fees to July 1st 2035 and divert the revenues to fund public hydrogenfueling stations. It would also lower the annual allocation for hydrogen-fueling stations to \$10,000,000 and require 75% of the money appropriated to the Clean Transportation Program to directly benefit residents of disadvantaged and low-income communities and low-income Californians. Finally, the bill would declare that it is to take effect immediately as an urgency statute. (Based on 06/26/2023 text)		Monitor
AB 246	Papan, D	Product safety: menstrual products: perfluoroalkyl and polyfluoroalkyl substances.	10/09/2023 - Vetoed <u>HTML PDF</u>	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This law means that starting from Jan 1 2025, no company in California can make, sell, give, or offer for sale any cosmetics that contain PFAS. That also goes for textiles and menstrual products. Companies must remove PFAS from existing products they are selling. If a company does not follow these laws, they could be fined up to \$10,000 every day for each violation. The Attorney General will make sure companies are following these laws. (Based on 09/12/2023 text)		Monitor
AB 251	Ward, D	California Transportation Commission: vehicle weight safety study.	10/09/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 320, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	The CTC is an organization that advises the Secretary of Transportation and the Legislature on transportation policies. This bill would require the CTC to form a task force to study the connection between vehicle weight and any damage to people on the road or the roads themselves, as well as the potential advantages or disadvantages of implementing a fee on heavier vehicles. The CTC must then submit a report to the Legislature by January 1, 2026. (Based on 10/07/2023 text)	AB 251 Support 17March2023.pdf	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 257	Hoover, R	Encampments: penalties.	02/23/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/2/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	Under existing law, it is a misdemeanor crime if someone lodges in a place without permission, or willfully and maliciously obstructs the free movement of people in a public place. This bill would make it an infraction or misdemeanor if someone camps in a street, sidewalk, or public property within 500 feet of a school, daycare center, playground, or youth center. If someone is charged with this misdemeanor, they may be eligible for a diversion program, such as a mental health or court-initiated diversion program. The state will not have to provide reimbursement for this bill. (Based on 02/23/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 259	Lee, D	Wealth Tax: False Claims Act.	01/19/2023 - Introduced HTML PDF	03/30/2023 - Referred to Coms. on REV. & TAX. and JUD.	03/30/2023 - Assembly REV. & TAX	This bill would impose a 15% annual tax on a resident of California's worldwide net worth in excess of one billion dollars (\$1,000,000,000) or five hundred million dollars (\$500,000,000) in the case of a married taxpayer filing separately for taxable years beginning on or after January 1, 2024 and before January 1, 2026. It would also impose a 1% tax on a resident's worldwide net worth in excess of fifty million dollars (\$50,000,000) or twenty five million dollars (\$25,000,000) in the case of a married taxpayer filing separately for taxable years beginning on or after January 1, 2026, as well as an additional 0.5% tax on a resident's worldwide net worth in excess of one billion dollars (\$1,000,000,000) or five hundred million dollars (\$500,000,000) in the case of a married taxpayer filing separately. It would also establish a Wealth Tax Advisory Council and authorize the California Franchise Tax Board to adopt regulations for the administration and collection of this wealth tax. The bill would also establish two continuously appropriated funds in the State Treasury to cover these expenses and would require new certifications from taxpayers under penalty of perjury. It applies False Claims Act to claims, records and statements made in relation to the wealth tax and would allow for the sharing of certain information related to the wealth tax. Finally, approval of a specified constitutional amendment would be necessary for the tax to become effective. (Based on 01/19/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 262	Holden, D	Children's camps: safety and regulation.	09/01/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill requires the State Department of Social Services to convene a stakeholder group on children's camp safety and to submit recommendations to the Legislature on child supervision requirements, camp licensure, and other rules and regulations related to children's camps. The stakeholder group should include representatives from the State Department of Public Health, State Department of Education, parent advocates, children's advocates, safety groups, and local parks and health departments. The bill also requires the department to estimate the costs of implementing the recommendations before submitting to the Legislature. (Based on 09/01/2023 text)		Monitor
AB 271	Quirk-Silva, D	Homeless death review committees.	09/01/2023 - Chaptered <u>HTML PDF</u>	09/01/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 135, Statutes of 2023.	08/16/2023 - Assembly CHAPTERED	This bill would allow counties to set up special teams to help look into suspicious cases of deaths involving homeless people. The idea is to try to find out what causes the deaths of homeless people, and to improve services for this population. The bill also sets out rules and regulations for how information should be shared by the team. (Based on 09/01/2023 text)		Monitor
AB 276	Dixon, R	Vehicles: electronic wireless communication devices.	03/13/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/26/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill will make it an infraction, instead of a crime, for people under 21 years of age to drive a motor vehicle while using a wireless telephone or an electronic wireless communications device even if it is equipped with a hands-free device. However, this will not apply to people aged 18 to 20 who use it while driving as part of their work activities. While this bill expands the scope of an existing crime, the state will not have to provide any reimbursement to local agencies and school districts. (Based on 03/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 281	Grayson, D	Planning and zoning: housing: postentitlement phase permits.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 735, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill requires a special district to provide written notice to applicants of housing development projects for either service from the special district or for a postentitlement phase permit. The notice must include additional information needed to review the application. The notice must be provided within 30 business days for projects with 25 units or fewer and 60 business days for projects with 26 units or more. This imposes a cost on special districts and the state may offer reimbursement. (Based on 10/11/2023 text)		Monitor
AB 284	Patterson, Joe, R	Department of Housing and Community Development: annual report: Homeless Housing, Assistance, and Prevention program.	01/24/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 2/2/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The HHAP program provides one-time grants to jurisdictions to help address homelessness challenges. Every year the Department of Housing and Community Development must submit a report to the Governor and Legislature that includes information such as the number of units and people served as well as their income levels. This bill would require additional information, including an evaluation of the program. (Based on 01/24/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 287	Garcia, D	California Global Warming Solutions Act of 2006: Greenhouse Gas Reduction Fund: competitive grant programs: funding objectives.	01/24/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/19/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The California Global Warming Solutions Act of 2006 makes the State Air Resources Board responsible for monitoring and controlling sources that emit greenhouses gases. It lets the state board use market-based compliance mechanisms to do this, and the money collected from the sale of allowances goes into the Greenhouse Gas Reduction Fund. This fund is used to reduce greenhouse gas emissions and to promote other objectives like climate adaptation, technology development and partnerships with Native American tribes and other institutions. This bill requires state agencies to give preference to certain communities when awarding grants from the fund, and to include certain information in an annual report to the Legislature. (Based on 01/24/2023 text)		Monitor
AB 295	Fong, Vince,	Department of Transportation: maintenance projects.	05/18/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 6/14/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	This law gives the Department of Transportation control over the state highway system. The department is allowed to do anything to build and maintain the roads, and is able to require people to take down anything that is over or under the highway. This new bill requires the department to act faster on certain projects related to maintenance and removal of material that have not been finished. Local groups such as fire protection districts and tribal entities can tell the department if any of these projects need to be done quickly because of danger. If the Department of Transportation is notified, they have 90 days to finish the projects. (Based on 05/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 303	Davies, R	Firearms: prohibited persons.	09/08/2023 - Chaptered HTML PDF	09/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 161, Statutes of 2023.	09/08/2023 - Assembly CHAPTERED	The California Attorney General is required to set up and maintain a system to track people with guns that are not allowed to own them (the Prohibited Armed Persons File). The AG also has to give help to the police to investigate those prohibited people. With this new bill, the AG would have to provide information about the prohibited people to the police - things like personal info, the status of their case, and any past contacts with the person. (Based on 09/08/2023 text)		Monitor
AB 305	Villapudua, D	California Flood Protection Bond Act of 2024.	04/25/2023 - Amended <u>HTML PDF</u>	06/14/2023 - Referred to Coms. on N.R. & W. and GOV. & F.	06/14/2023 - Senate N.R. & W.	Proposition 68 allowed for the issuance of \$4000000000 of bonds in order to finance a program to improve California's droughts, water parks, climate, coastal protection, and outdoor access for all. This required a 2/3 vote from each house of the Legislature and majority of voters to pass. The California Flood Protection Bond Act of 2024, which may be voted for in the November 5, 2024 statewide general election, would allow for the issuance of \$4500000000 of bonds to fund specific flood protection projects. (Based on 04/25/2023 text)		Monitor
AB 309	Lee, D	The Social Housing Act.	10/07/2023 - Vetoed <u>HTML PDF</u>	10/07/2023 - Vetoed by Governor.	10/07/2023 - Assembly VETOED	The Social Housing Act would create a new program in the Department of General Services called the Social Housing Program. This program would help to address the housing crisis by finding state property to lease to create housing units. The program would employ different leasing models and try to find bids that demonstrate certain revenue lengths or cost-rent models to build the housing. Cities and counties would not be able to deny the development authorized by the program and could propose design guidelines and modifications to mitigate any negative impacts. (Based on 09/18/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 312	Reyes, D	State Partnership for Affordable Housing Registries in California Grant Program.	03/30/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/3/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would create a state-managed online platform for affordable housing listings information and applications in California called the State Partnership for Affordable Housing Registries Grant Program. It would require the Department of Housing and Community Development to administer the program and would authorize the department to coordinate with the Office of Data and Innovation. Additionally, it would establish minimum requirements for the platform and would require the platform to protect any personally identifiable information. Finally, the bill would make legislative findings to limit access to the meetings of public bodies and writings of public officials and agencies. (Based on 03/30/2023 text)		Monitor
AB 316	Aguiar-Curry, D	Vehicles: autonomous vehicles.	09/22/2023 - Vetoed HTML PDF	09/22/2023 - Vetoed by Governor.	09/22/2023 - Assembly VETOED	This bill requires manufacturers of autonomous vehicles which weigh 10,001 pounds (or more) to report certain collisions to the Department of Motor Vehicles. The bill would also prohibit the operation of these vehicles without a human safety operator. It also requires the Department of Motor Vehicles to submit a report to the appropriate policy and fiscal committees of the Legislature by January 1 2029 (or 5 years after commencement of testing) to evaluate the performance of autonomous vehicle technology and its impact on public safety and employment in the transportation sector. (Based on 09/12/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 323	Holden, D	Density Bonus Law: purchase of density bonus units by nonprofit housing organizations: civil actions.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 738, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would affect the existing Density Bonus Law in California, which requires cities and counties to provide developers with certain ponuses, incentives, and concessions for constructing housing developments with specified percentages of units for moderate, lower, or very low-income households. It would add additional requirements to ensure that those units are initially sold or occupied by people or families of the required income and if not, then they must be purchased by a qualifying non-profit housing organisation. There would also be a civil penalty of up to \$15,000 for any violation of these requirements, and these would apply to all cities, including charter cities. (Based on 10/11/2023 text)		Monitor
AB 328	Essayli, R	Sentencing: dismissal of enhancements.	01/30/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	and inoperable. The existing law allows a court to dismiss an enhancement in the furtherance of justice, unless that enhancement is prohibited by an initiative statute. This new bill prevents a court from dismissing specified firearms-related enhancements. The existing law also states that if a person uses a firearm to commit certain felonies, they should be punished with an additional 10-20 or 25 years to life in prison respectively. This new bill would make it so that the court can't strike the enhancement, except if the person didn't use or discharge the firearm or the firearm was unloaded and inoperable. (Based on 01/30/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 333	Nguyen, Stephanie, D	Vehicles: abatement of abandoned vehicles.	01/30/2023 - Introduced <u>HTML PDF</u>	05/05/2023 - Failed Deadline pursuant to Rule 61(a)(3). (Last location was TRANS. on 2/9/2023)(May be acted upon Jan 2024)	05/05/2023 - Assembly 2 YEAR	. Counties that meet certain conditions are able to set up a service authority to get rid of abandoned vehicles. This includes authorizing a \$1 fee on vehicle registration. The service authority can create an ordinance specifying procedures for dealing with these vehicles and how to recover the costs. The ordinance can also set up temporary parking allowances for such vehicles, while also allowing any necessary investigations or inspections related to the problem. (Based on 01/30/2023 text)		Monitor
AB 334	Rubio, Blanca, D	Public contracts: conflicts of interest.	09/30/2023 - Chaptered <u>HTML PDF</u>	09/30/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 263, Statutes of 2023.	09/30/2023 - Assembly CHAPTERED	This bill allows independent contractors to be part of official contracts. It states that if an independent contractor meets certain requirements, they are exempt from a financial conflict of interest prohibition. It also provides that if someone acts in good faith when entering a contract, they are exempt from criminal, civil, or administrative enforcement if they include certain language in the initial contract. (Based on 09/30/2023 text)		Monitor
AB 340	Fong, Vince,	California Environmental Quality Act: grounds for noncompliance.	01/30/2023 - Introduced <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was NAT. RES. on 2/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	in a court CEQA is a law in California that requires certain environmental checks to be done for projects. Under this law, commenting on the project during a public hearing, or in writing before the close of the public hearing, enables someone to challenge an approval of a project in court. This bill changes that so that written comments must be made at least 10 days before the public hearing for them to be considered, and if not, they cannot be used to challenge the project in court. (Based on 01/30/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 341	Ramos, D	Gambling: local moratorium.	05/22/2023 - Chaptered <u>HTML PDF</u>	05/22/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 8, Statutes of 2023.	05/22/2023 - Assembly CHAPTERED	The Gambling Control Act is a law in California that regulates gambling activities and establishments. The California Gambling Control Commission is responsible for licensing and regulating these activities. In order to approve any amendments that expand gambling, the amendment must be approved by a majority of voters. Every four years, the Commission is allowed to issue a license for a gambling establishment that was not licensed before December 31 2022, if it is pending before the Commission. Any amendments or adoptions of ordinances that expand gambling after January 1 2023 will be invalidated and such amendments must be authorized by the act as of December 31 2022. (Based on 05/22/2023 text)		Monitor
AB 344	Wood, D	Electricity: load-serving entities: offshore wind facilities.	01/31/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 3/22/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This law requires companies that provide electricity (electrical corporations, electric service providers and community choice aggregators) to have enough resources to meet their customers' needs. It also allows these companies to work together to purchase electricity from sources like offshore wind facilities. (Based on 01/31/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 355	Alanis, R	Firearms: assault weapons: exception for peace officer training.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 235, Statutes of 2023.	09/26/2023 - Assembly CHAPTERED	The current law requires that if you are going to borrow a gun from someone, you have to go through a licensed firearm dealer. However, an exception is made if the loan is for someone who is in a firearms training course/basic training course mandated by the Commission on Peace Officer Standards and Training. This law also prohibits possession of a large-capacity magazine and an assault weapon. But peace officers, as well as people enrolled in a firearms training course certified by the Commission on Peace Officer Standards and Training while being supervised by a firearms instructor, can possess these firearms. This bill would make an exception so that people enrolled in firearms training course while being supervised by an instructor can loan an assault weapon, but the weapon cannot leave the training facility and the person must be employed by a law enforcement agency. (Based on 09/26/2023 text)		Monitor
AB 361	Ward, D	Vehicles: photographs of bicycle lane parking violations.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 432, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	This bill would allow local agencies to install automated forward facing parking control devices on city-owned or district-owned parking enforcement vehicles for the purpose of taking photographs of parking violations occurring in bicycle lanes. It would also require the designated employee or law enforcement agency to review the photographs and issue a notice of violation to the registered owner of a vehicle within 15 calendar days. Photographic records would be confidential, and available only to public agencies to enforce parking violations. There would also be a requirement for the local agency to report on the system's effectiveness and impact on traffic outcomes every two years. The bill contains legislative findings that demonstrate the interest protected by the limitation and the need for protecting that interest. (Based on 10/08/2023 text)	AB 361 - Support 04.17.23.pdf	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 362	Lee, D	Real property taxation: land value taxation study.	02/01/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was REV. & TAX on 2/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill proposes a study to look at a different way to assess property, called a "land value taxation system", as a possible alternative to the existing system. It require the California Department of Tax and Fee Administration to conduct or commission the study, and to provide the results to the legislature by January 1, 2025. This would help lawmakers understand if land value taxation would be a better system for people in California. (Based on 02/01/2023 text)		Monitor
AB 363	Bauer-Kahan, D	Pesticides: neonicotinoids for nonagricultural use: reevaluation: control measures.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 520, Statutes of 2023.	10/08/2023 - Assembly CHAPTERED	The Department of Pesticide Regulation is responsible for evaluating and regulating the use of pesticides, including neonicotinoid pesticides. Currently, there is a ban on the sale, use, and possession of these pesticides for nonagricultural use on nonproduction outdoor ornamental plants, trees, and turf. The bill coming into effect in 2025 requires the Department to evaluate the potential impacts of those neonicotinoid pesticide uses on pollinating insects, aquatic organisms, and human health. The Department must issue a determination on those impacts before July 1, 2027, and it must adopt necessary control measures for the use of neonicotinoid pesticides by July 1, 2029. Violating these regulations would result in a misdemeanor with fines or imprisonment up to 6 months. (Based on 10/08/2023 text)		Monitor
AB 367	Maienschein, D	Controlled substances: enhancements.	03/22/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was PUB. S. on 2/9/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill states that if a person sells, furnishes, administers, or gives away fentanyl or a related substance and that person suffers a significant or substantial physical injury as a result, then the person who sold, furnished, administered, or gave away the substance can get an added sentence of 3-5 years in state prison. This does not apply to juvenile offenders. This bill also specifies that the state of California does not have to reimburse local agencies for this program. (Based on 03/22/2023 text)	AB 367 SUPPORT BCM 22March23	Support 31

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 372	Nguyen, Stephanie, D	CalWORKs: eligibility: income exclusions.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	The CalWORKs program provides cash assistance and other benefits to qualified low-income families in California. Currently, income from a college work-study programs is exempt from being counted as income for this program. This bill would expand the program to also exempt income received by apprentices and preapprentices from specified apprenticeship and preapprenticeship programs if that income is up to 200% of the federal poverty level. The bill also removes a continuous appropriation from the General Fund to county costs under the program. If approved, California will provide reimbursement for local agencies and school districts cost mandated by the state. (Based on 09/18/2023 text)		Monitor
AB 374	Haney, D	Cannabis: retail preparation, sale, and consumption of noncannabis food and beverage products.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	The AUMA (Control, Regulate and Tax Adult Use of Marijuana Act) is a law that legalizes adult-use of marijuana in California. The MAUCRSA (Medicinal and Adult-Use Cannabis Regulation and Safety Act) regulates and licenses commercial medicinal and adult-use cannabis activities. This bill authorizes local jurisdictions to allow for the smoking, vaporizing, and ingesting of cannabis in retailer or microbusiness licensed premises as long as certain conditions are met. The bill would also allow the retail sale of pre-packaged, non-cannabis-infused, non-alcoholic food and drinks, and the sale of tickets for live musical or other performances. Industrial hemp or products containing industrial hemp cannot be sold or prepared on the licensed premises. (Based on 09/12/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 394	Hoover, R	Housing: Building Homes and Jobs Act: report.	03/01/2023 - Amended HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 2/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The Building Homes and Jobs Act is a law that requires a \$75 fee to be paid each time a real estate instrument, paper, or notice is recorded. This fee can be up to a maximum of \$225. The revenue from the fee is sent to the State Controller who deposits it into the Building Homes and Jobs Trust Fund. 20% of the money in the fund is used for affordable owner-occupied workforce housing. (Based on 03/01/2023 text)		Monitor
AB 399	Boerner, D	Water Ratepayers Protections Act of 2023: County Water Authority Act: exclusion of territory: procedure.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 802, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	The Water Ratepayers Protections Act of 2023 is a bill proposed in California that would allow public entities that are part of a county water authority to separate from that authority with the approval of a majority of the electors in the public entity and also in the territory of the county water authority. The bill would require that the ballot materials for the public entity election and the election encompassing the territory of the county water authority both include a fiscal impact statement describing the annual aggregated fiscal impact. If the Commission on State Mandates finds that the bill contains costs mandated by the state, then the state will provide reimbursement for those costs. (Based on 10/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 400	Rubio, Blanca, D	Local agency design- build projects: authorization.	09/22/2023 - Chaptered <u>HTML PDF</u>	09/22/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 201, Statutes of 2023.	09/22/2023 - Assembly CHAPTERED	This bill makes changes to the definition of "local agency" related to the use of a special procurement process called "design-build" for public works projects over \$1 million. Currently, a specific types of agencies responsible for the construction of transit projects are able to use the design-build process. The bill changes the definition to allow additional joint powers authorities responsible for the construction of transit projects to use the design-build process, and also extends the date by which this authorization expires to 2031. By doing this, the bill expands the crime of perjury, and requires the state to reimburse local agencies and school districts for certain costs it mandates. (Based on 09/22/2023 text)		Monitor
AB 410	Jones- Sawyer, D	Shared mobility devices.	07/06/2023 - Chaptered <u>HTML</u> <u>PDF</u>	07/06/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 36, Statutes of 2023.	07/06/2023 - Assembly CHAPTERED	Existing law requires shared mobility service providers to put a sign on each motorized device they provide that has raised characters and braille so people can report illegal or negligent activity. This bill would make it so that until 2024 the company does not have to put the sign on, and then starting in 2024 the sign must be at least 1/2 inch high and in a contrasting color with no email address. It would take effect right away. (Based on 07/06/2023 text)		Monitor
AB 411	Bennett, D	California Recreational Trails and Greenways Act.	03/16/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Would require the Department of Parks and Recreation to establish the California Recreational Trails and Greenways Program to, beginning in 2024, award competitive grants on a biennial basis for new, expanded, or improved public access opportunities through nonmotorized recreational trail creation, improvement, enhancement, and restoration projects. It would also extend the transfer of \$30000000 from the General Fund to the Habitat Conservation Fund until June 30 2030. (Based on 03/16/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 413	Lee, D	Vehicles: stopping, standing, and parking.	10/10/2023 - Chaptered <u>HTML PDF</u>	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 652, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	This bill would make it illegal to park within 20 feet of the vehicle approach side of any unmarked or marked crosswalk or 15 feet of any crosswalk where a curb extension is present. However, before January 1 2025, any local jurisdictions that have ordinances in place restricting parking would only be allowed to issue a warning, and not a citation, for a violation. By doing this the state is imposing a mandated local program, and if the Commission on State Mandates determines that it contains costs mandated by the state, there will be reimbursement for those costs. (Based on 10/10/2023 text)		Monitor
AB 421	Bryan, D	Elections: referendum measures.	09/08/2023 - Chaptered HTML PDF	09/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 162, Statutes of 2023.	09/08/2023 - Assembly CHAPTERED	This bill changes existing law regarding the ballot for statewide referendum measures. It would require the ballot label to include a question asking whether the state should keep or overturn the law that is proposed to be overturned, a summary of the chief purposes and points of the law, and the top funders of the petition. In addition, the ballot label would include the choices "Keep the law" and "Overturn the law." The bill would also require the Secretary of State to identify when the referendum measure will be on the ballot and the state voter information guide to include a listing of the top funders. Finally, the bill would specify that it is to take effect immediately as an urgency statute. (Based on 09/08/2023 text)		Monitor
AB 422	Alanis, R	Natural Resources Agency: statewide water storage: tracking.	02/02/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was W.,P. & W. on 2/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would require the Natural Resources Agency - a government organization in charge of the restoration, protection, and management of California's natural and cultural resources - to post and keep updated a list of their progress to increase statewide water storage by June 1 2024. This list will be posted on the agency's website and updated every quarter. (Based on 02/02/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 426	Jackson, D	Unlicensed residential foster care facilities: temporary placement management.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 438, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	within 15 days of receiving that information Existing laws in California prohibit any company or agency from operating an unlicensed community care facility, and impose a fine of \$200 for each day of violation. This bill would raise the fine to \$1000 for individuals providing residential care for children, and would require the Department of Social Services to notify the county welfare director and board of supervisors when a county fails to comply with any law or regulation concerning programs administered by the department within 15 days of receiving the information. (Based on 10/08/2023 text)		Monitor
AB 430	Bennett, D	Community land trusts: welfare exemption: assessment: foreclosure sales: financial assistance.	07/10/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	Existing property tax law has a "welfare exemption" for certain types of nonprofit entities. This bill would eliminate the requirements for a lease between a lower income household and a community land trust in order for the unit to continue to be treated as occupied by a lower income household. Additionally, it would amend the definition of community land trust to extend these requirements to a wholly owned subsidiary. Furthermore, it would revise the definition of the term "community land trust" for purposes of sales of real property acquired through foreclosure and the Foreclosure Intervention Housing Preservation Program. Lastly, it would define the term "community land trust" for purposes of the Los Angeles County Regional Housing Finance Act and the CalHome Program. This bill would expand the duties of local tax officials, resulting in state-mandated local costs that would be reimbursed. (Based on 07/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 434	Grayson, D	Housing element: notice of violation.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 740, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would make changes to existing law by requiring the Department of Housing and Community Development to review an adopted housing element or amendment and report its findings to the local planning agency within 60 days instead of 90 days. It would also allow the Department to notify a city, county, or city and county if they fail to comply with hearing requirements for specified variances, ministerial approval of applications for accessory dwelling units or junior accessory dwelling units, permitting for unpermitted accessory dwelling units constructed prior to 1/1/18, sale or conveyance of accessory dwelling units, ministerially approving proposed housing developments, ministerially approving a parcel map for an urban lot split, deeming a housing development project an allowable use, and prohibiting certain objective zoning subdivision or design standards. It would also require a housing development project be a use by right if requested by an applicant on land owned by an independent institution of higher education or religious institution and prohibits approval of housing development projects that require the demolition of residential dwelling units. (Based on 10/11/2023 text)		Monitor
AB 436	Alvarez, D	Vehicles.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 803, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill would make it so local authorities can no longer enforce ordinances regarding cruising. It would also repeal an existing law that makes it unlawful to modify a vehicle in such a way that any portion has less clearance from the roadway than the wheel of the vehicle. Finally, it would incorporate changes to the Vehicle Code proposed by other bills, but that will only happen if all the bills pass and this bill passes last. (Based on 10/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 437	Jackson, D	State government: equity.	09/01/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This text is about a new law that would create a Chief Equity Officer who would be appointed by the Governor. This person's job would be to improve equity and inclusion in state government operations. The bill also requires state agencies and departments to try to carry out their duties using more inclusive practices to promote equity. (Based on 09/01/2023 text)		Monitor
AB 440	Wicks, D	Density Bonus Law: maximum allowable residential density.	03/30/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/6/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	The Density Bonus Law is an existing law which requires cities or counties to give a developer incentives such as a density bonus if they build certain types of housing. The density bonus has a calculation based on the maximum allowable amount of residential density allowed by zoning ordinances, specific plans, and land use elements of the general plan. This bill changes the definition of "maximum allowable residential density" to mean the greatest number of units allowed by zoning ordinances, specific plans or land use elements, and no longer gives priority to the greater density that is inconsistent with the general plan or specific plan. (Based on 03/30/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 441	Haney, D	Temporary food facilities: permitting: farmers' markets and night markets.	08/16/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was REV. & TAX on 8/16/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	The California Retail Food Code is a uniform set of health and safety standards for temporary food facilities. It defines a temporary food facility as a food facility that operates at a fixed location during a community event for up to 25 consecutive or nonconsecutive days in a 90-day period. A permit is needed to open a temporary food facility, and it is only valid for the person, location, type of food sales/distribution and time period indicated. This bill would include farmers' markets and night markets in the definition of a community event and create a new permit for these facilities that would be valid at all of their locations. If found in violation, this is a misdemeanor. The bill could create additional costs to local enforcement agencies, but the California Constitution would provide reimbursement for these costs. (Based on 08/16/2023 text)	AB 441 SUPPORT 5May23	Support
AB 443	Jackson, D	Peace officers: determination of bias.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 439, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	The Commission on Peace Officer Standards and Training (POST) is a law that was created to set minimum standards for the recruitment and training of peace officers. Starting in 2023, POST can suspend or revoke the certification of a peace officer if they engaged in serious misconduct, such as discrimination. Law enforcement agencies are responsible for investigations of serious misconduct for their officers. Starting in 2026, POST must define "biased conduct", and law enforcement agencies must use this definition to investigate biasrelated complaints or incidents. Guidelines must also be developed about social media screenings for officer applicants. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 455	Quirk-Silva, D	Firearms: prohibited persons.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 236, Statutes of 2023.	09/26/2023 - Assembly CHAPTERED	This bill would make it illegal for someone who has been convicted of a felony or misdemeanor domestic violence offense, taken into custody due to a mental disorder or illness, placed under conservatorship by a court, found mentally incompetent to stand trial due to insanity, or been adjudged to be a danger to others due to a mental disorder or illness from owning or possessing a firearm. It would also authorize the prosecution to request a court to prohibit someone subject to pretrial diversion from having a firearm if they pose a danger to themselves or others. Violations of the law would be considered crimes punishable under the law. If this bill is enacted, the state would not be required to reimburse local agencies and school districts for any costs mandated by the state. (Based on 09/26/2023 text)		Monitor
AB 457	Patterson, Joe, R	Surplus Land Act: exempt surplus land: leases.	09/08/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was DESK on 9/13/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	Current law requires local agencies to adhere to certain procedures when disposing of land they consider "surplus". They must declare it surplus land or "exempt surplus land" (a land designated by the local agency for the use of another government agency), supported by a written statement. They must also provide written notice of the land to prospective buyers, but this requirement does not apply to exempt surplus land. This bill seeks to expand the definition of "exempt surplus land" to include parcels that are: up to 2 acres in size, identified in the local agency's plan, zoned for commercial use, and adjacent to a highway. It also makes other small changes to existing law. (Based on 09/08/2023 text)		Monitor

Last Updated 10/30/23 Attachment B: Intergovernn

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 458	Jones- Sawyer, D	Shared mobility devices: insurance.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 440, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	Under existing law, companies that provide shared mobility services (such as ride-sharing apps or electric scooters) must first obtain an agreement or permit from the local jurisdiction. Under the agreement or permit, the shared mobility service provider must maintain certain levels of commercial general liability insurance (at least \$5 million). This new bill would make sure that the insurance requirement doesn't mean the company is offering a group insurance policy and that the required insurance for negligent actions by a shared mobility device user won't have a cap. (Based on 10/08/2023 text)		Monitor
AB 460	Bauer-Kahan, D	State Water Resources Control Board: water rights and usage: interim relief: procedures.	05/18/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on 6/7/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	This bill provides for the State Water Resources Control Board to inspect, investigate, take testimony, and prevent the waste or unreasonable use of water. It allows the Board to issue an interim relief order when needed, and requires those violating an order to pay a civil penalty of up to \$10,000 per day or \$2,500 per acre-foot of water diverted in violation. In addition, the bill requires any person aggrieved by a Board order, decision, or regulation to file a petition for reconsideration before filing an action for judicial review. Lastly, the bill increases the amount of civil liability for violations of Board orders to \$1,500 per day or \$10,000 per day if the violation involves the diversion or use of water, with fines going to the Water Rights Fund. (Based on 05/18/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 463	Hart, D	Electricity: prioritization of service: public transit vehicles.	02/06/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/26/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Public Utilities Commission (PUC) regulates public utilities like electrical and gas corporations. They set priorities for these services based on their public benefits and need, and consider the economic, social, equity, and mobility when making these decisions. This bill proposes that the PUC also has to consider the impacts of temporary discontinuation in electrical services on public transit vehicles. It also would require electrical corporations to include protocols for mitigating the public safety impacts, including for public transit vehicle charging infrastructure, in their annual wildfire mitigation plans, and violating an order from the PUC would be a crime. (Based on 02/06/2023 text)		Monitor
AB 469	Fong, Vince,	California Public Records Act Ombudsperson.	10/07/2023 - Vetoed HTML PDF	10/07/2023 - Vetoed by Governor.	10/07/2023 - Assembly VETOED	the outcomes of those requests and any recommendations. The California Public Records Act is a law that guarantees the public access to information, like records, related to how the government is run. It establishes the Office of the California Public Records Act Ombudsperson which is in charge of receiving, investigating, and answering requests for records that may have been denied. If the ombudsperson finds that a denial of a record was not in compliance with the law, they will direct the state agency to make the record available. At the same time, they will ensure privacy and confidentiality of records and intervene if someone's information is being reviewed. The ombudsperson is required to report to the Legislature on their findings and recommendations. (Based on 09/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 474	Rodriguez, D	State Threat Assessment Center: transnational criminal organizations.	10/09/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This bill requires the State Threat Assessment Center (STAC) to prioritize efforts to disrupt and dismantle criminal networks trafficking opioid drugs in California. In addition, the STAC must also support state and local interagency task forces and provide training to public safety personnel. This is part of the responsibility of the Office of Emergency Services, which is a part of the Office of the Governor and already responsible for addressing natural, technological, or human-caused disasters and emergencies, and preventing, responding to, recovering from, and mitigating the effects of emergencies and disasters. (Based on 09/13/2023 text)		Monitor
AB 480	Ting, D	Surplus land.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 788, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	ject to the surplus land disposal procedures in effect on December 31 2019 Summarize: This bill would modify the definition of "exempt surplus land", which is land that a local agency does not have to follow the regular disposal procedures for, to better suit certain land disposition and development agreements. It would also require land to be put up for an open competitive bid and include certain restrictions, such as affordable housing regulations, and it would impose penalties on local agencies who dispose of their land without following these procedures. The bill also provides exceptions for land located on tribal trust lands and for land that is owned by a public-use airport. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 504	Reyes, D	State and local public employees: labor relations: strikes.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	The Meyers-Milias-Brown Act and the Ralph C Dills Act are laws that give certain public employees, including department of fire employees, the right to form their own employee organization and to meet and confer with their employer on terms and conditions of employment. These Acts also grant the Public Employment Relations Board the power to resolve disputes. The proposed bill would allow them to refuse to go onto property of a primary strike, work behind it, or work for a public employer involved in the strike without facing discipline. It would also protect their rights to exercise these rights, and ensure negotiations occur if in conflict with a collective bargaining agreement entered into prior to January 1, 2024. Certain public fire employees and certain peace officers are exempt from these provisions. (Based on 09/18/2023 text)		Monitor
AB 508	Petrie-Norris, D	Probation: environmental crimes.	09/30/2023 - Chaptered <u>HTML</u> <u>PDF</u>	09/30/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 264, Statutes of 2023.	09/30/2023 - Assembly CHAPTERED	This bill proposes to increase the maximum probation period for certain misdemeanors, like dumping in waterways, pesticides, oil dumping and spills, waste management, and animal cruelty, from 1 year to 5 years for entities with more than 10 employees. According to the California Constitution, the state is normally required to reimburse local agencies and school districts for increased costs incurred by the new rules, however this bill specifically states that no reimbursement is required. (Based on 09/30/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 510	Jackson, D	Public social services: purposes.	04/13/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/18/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Current law establishes programs like CalWORKs and State Supplementary Program for Aged, Blind and Disabled. These programs currently provide support and assistance to those in need such as providing assistance with necessities like food and shelter, access to health and welfare programs, employment assistance and more. This would would instead state that providing reasonable support and maintenance for needy and vulnerable children, adults, and families is a purpose of public social services. (Based on 04/13/2023 text)		Monitor
AB 519	Schiavo, D	Affordable Housing Finance Workgroup: affordable housing: consolidated application and coordinated review process.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 742, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	Existing law requires the Department of Housing and Community Development to promote the development of affordable housing in the state. It also creates the California Housing Finance Agency and the California Tax Credit Allocation Committee to help finance affordable housing. This bill would require the Department of Housing and Community Development, California Housing Finance Agency, and the California Debt Limit Allocation Committee to jointly form a workgroup to develop recommendations for streamlining the process developers must take to obtain grants, loans, tax credits, and other subsidies for building affordable housing and to create a consolidated application and review process for these developers. The workgroup must report recommendations to certain committees of the Legislature on or before July 1, 2026 and the reviewing entities must create a plan to update state-administered programs on or before January 1, 2027. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 527	Calderon, D	Urban forestry: school greening projects: grants.	07/05/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/10/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The California Urban Forestry Act of 1978 is an act that promotes the use of trees in urban communities, helping urban areas with solutions to problems. The act authorizes the department of Forestry and Fire Protection to provide grants to provide assistance of up to 90% of the cost of these projects, and now the bill would allow important funds to be used to support school greening. The department must hold public hearings to gather public input to create a competitive grant process with guidelines and selection criteria. They would be transferred to the School Greening and Resiliency Fund, to be established in the State		Monitor
AB 529	Gabriel, D	Adaptive reuse projects.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 743, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	Under the Planning and Zoning Law, each county and city must have a plan for the development of the area that includes a housing element. If their housing element is approved by the Department of Housing and Community Development, they will be eligible for more points in housing and infrastructure programs. To be labeled "prohousing" cities and counties must have certain policies in place, such as reduced parking requirements, financial incentives, and the ability to convert commercial properties into housing. This bill would add more provisions to those policies, including allowing for buildings to be converted into housing. The Department of Housing and Community Development must create a working group to identify challenges to those conversions and propose building standards to the California Building Standards Commission. The report to the Legislature must be done by December 31st, 2025. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 530	Boerner, D	Vehicles: electric bicycles.	07/13/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 9/14/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill would prohibit people under the age of 12 from operating electric bicycles of any class, and it would also create an e-bike license program with an online test and ID for people without a driver's license. A stakeholder group would be created to work on recommendations for an e-bike training program and license. Although the violations of this bill would be a crime, it would not require any reimbursement and would not impose any costs on local agencies or school districts. (Based on 07/13/2023 text)		Monitor
AB 531	Irwin, D	The Behavioral Health Infrastructure Bond Act of 2023.	10/12/2023 - Chaptered HTML PDF	10/12/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 789, Statutes of 2023.	10/12/2023 - Assembly CHAPTERED	This bill would allow for the creation of the Behavioral Health Infrastructure Bond Act of 2024 which permits the issuance of bonds of up to \$638,000,000 for loans and grants to acquire, convert, rehabilitate, or build permanent supportive housing for veterans and others who are homeless and to provide grants for the Behavioral Health Continuum Infrastructure Program. This program would allow for streamlined local government review or approval of certain projects, namely those providing housing for individuals and families who are experiencing homelessness or are at risk of homelessness due to medical conditions caused by the COVID-19 pandemic or other communicable diseases. This bill also extends the Behavioral Health Continuum Infrastructure Program program indefinitely. If approved by the voters at the March 5, 2024, statewide primary election, this bill would provide necessary resources to improve housing and care for those at risk of homelessness and illness. (Based on 10/12/2023 text)	AB 531 Support 25Aug23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 534	McCarty, D	Local agencies: airports: customer facility charges.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 657, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	to existing law. This bill would make changes to existing law regarding customer facility charges and alternative customer facility charges at airports. Currently, an airport can collect these fees for ten years, given certain criteria are met, but this bill would delete this requirement. The bill would also remove the requirement for airports to initiate the process of obtaining authority to require or increase an alternative customer facility charge by January 1st 2025, as well as other minor conforming changes. (Based on 10/10/2023 text)		Monitor
AB 538	Holden, D	Multistate regional transmission system organization: membership.	05/01/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/27/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Existing law provides for the establishment of an Independent System Operator (ISO), the transformation into a regional organization, and the California Renewables Portfolio Standard Program, which requires retail sellers to procure a minimum quantity of electricity from renewable energy sources. This bill would define "point of interconnection" and delete the requirement that after December 31 2016, all energy products acquired for compliance with the Renewables Portfolio Standard Program must have a point of interconnection in California. It would also establish requirements for any California transmission facility owner, retail seller, or local publicly owned electric utility to join a multistate regional transmission system organization. The Energy Commission will review these materials to make sure they meet specific requirements and if the organization doesn't meet these requirements the California companies are not allowed to remain in the organization. (Based on 05/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 545	Pellerin, D	Elections: access for voters with disabilities.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 658, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	This bill is about expanding the list of supplies for polling places and making it easier for voters with disabilities to vote. It would no longer require voters with disabilities to declare under oath before receiving help from up to two persons of their choice. It would also allow a voter with a disability to vote outside the polling place with a regular ballot, no matter if the polling place is accessible or not. Signs would be posted to indicate the availability of this option and information about it would be provided on websites and voter information guides. The state is required to reimburse local agencies and school districts for certain costs due to this bill. (Based on 10/10/2023 text)		Monitor
AB 548	Boerner, D	State Housing Law: inspection.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 744, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	Existing law in California makes it a crime to violate State Housing Law, which sets statewide construction and occupancy standards for human habitation. This law allows for officers to enter and inspect buildings to make sure the law is being respected. If a building is deemed substandard, meaning that conditions in it could endanger people's lives, or if it is found to contain lead hazards, the local enforcement agency must inspect the other units in the building by January 1, 2025 and notify the property owner. This bill imposes new duties on local government, which means the state must reimburse local agencies for any associated costs. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 550	Schiavo, D	Homelessness: point- in-time count results: meetings.	04/05/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/3/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill requires cities, counties, and cities and counties to consider certain actions to prevent and end homelessness based on the point-intime count results of the local continuum of care. The bill also determines that changes proposed by this bill address a matter of statewide concern, and if the Commission on State Mandates confirms that the bill contains costs mandated by the state, reimbursement to local agencies may be made. (Based on 04/05/2023 text)		Monitor
AB 551	Bennett, D	Medi-Cal: specialty mental health services: foster children.	04/27/2023 - Amended HTML PDF	07/05/2023 - From committee: Do pass and re-refer to Com. on APPR with recommendation: To Consent Calendar. (Ayes 5. Noes 0.) (July 3). Re-referred to Com. on APPR.	07/05/2023 - Senate APPR.	The Medi-Cal program is a system in place to provide health care services to low-income individuals. A part of this program is the Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) services, targeted to those under 21 years of age. The bill aims to delay the responsibility from the county of original jurisdiction in certain circumstances of foster children being placed in short-term residential therapeutic programs, community treatment facilities, group homes, and being admitted in to children's crisis residential programs until 2024. It also changes the deadline for any necessary federal approval requests to July 1, 2025, and states that no reimbursement is needed. The bill is an urgency statute and it will come into effect immediately. (Based on 04/27/2023 text)		Monitor
AB 565	Lee, D	Water quality: pollution prevention plans.	03/16/2023 - Amended <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.Q. on 5/3/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	The Porter-Cologne Water Quality Control Act establishes a program in California that sets standards to control the quality of all the waters in the state. This act also lets certain organizations like the State Water Resources Control Board and certain treatment works require certain people to make a pollution prevention plan if they meet certain criteria. This bill repeals the old provision related to pollution prevention plans, and also makes small changes to the act. (Based on 03/16/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 572	Haney, D	Common interest developments: imposition of assessments.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 745, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill, called the Davis-Stirling Common Interest Development Act, is a law that regulates how common interest developments work. It lays out limits for how much an association can increase regular assessments and the total amount of special assessments without getting approval for a majority of a quorum of members. If this bill is passed, it could mean that associations that record their original declaration after January 1, 2025 would not be allowed to impose an increase of a regular assessment on owners of deed-restricted affordable housing units by more than 5%, plus the percentage change in the cost of living, but not to exceed 10% greater than the preceding regular assessment for the association's preceding fiscal year. (Based on 10/11/2023 text)		Monitor
AB 573	Garcia, D	Organic waste: meeting recovered organic waste product procurement targets.	07/13/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The State Air Resources Board has to approve and create a strategy to reduce statewide emissions of methane. This includes creating a goal to reduce the 2014 level of organic waste disposal by 75% by 2025. Regulations adopted by the Department of Resources Recycling and Recovery need to include how to calculate the targets for procuring recovered organic waste for each local jurisdiction and to decide on penalties for noncompliance. This bill states that until December 1 2031, local jurisdictions can send their waste to facilities or operations outside of California that meet certain conditions in order to meet the required procurement targets. (Based on 07/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 574	Jones- Sawyer, D	Firearms: dealer records of sale.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 237, Statutes of 2023.	09/26/2023 - Assembly CHAPTERED	This bill would change the regulations for firearm transactions in the state. Currently, any sale, loan, or transfer of a firearm must be done through a licensed gun dealer, and they must keep records of the transactions. Starting on March 1 2025, these records must also include an acknowledgment by the purchaser or transferee that they have within the last 30 days confirmed possession of every firearm that they own or possess. This bill is dependant on AB 1420, and for both to be effective this bill must be enacted last. (Based on 09/26/2023 text)		Monitor
AB 575	Papan, D	Paid family leave.	10/09/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This bill improves a program administered by the Employment Development Department, which provides wage replacement benefits to workers taking family leave. Currently, the program allows for up to 8 weeks of leave to bond with a minor child in their first year of birth or placement in connection with foster care or adoption. This bill expands these benefits so that an employee may receive benefits when taking leave to bond with a minor child within one year of assuming responsibilities for the child in loco parentis. The bill also prohibits employers from requiring vacation leave before receiving benefits, and makes changes to the Unemployment Compensation Disability Fund. These changes will take effect on February 1, 2025, and SB 667 and AB 518 must also be passed for the bill to take effect. (Based on 09/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 578	Berman, D	Multifamily Housing Program: No Place Like Home Program.	05/18/2023 - Amended HTML PDF	09/01/2023 - In committee: Held under submission.	08/21/2023 - Senate APPR. SUSPENSE FILE	The Department of Housing and Community Development provides financial assistance in the form of deferred payment loans for the Multifamily Housing Program to pay for development costs. Under current law, the loan payments for the first 30 years are limited at 0.42% per annum, or \$260 per assisted unit, whichever is less. This bill would prevent the loan payments from exceeding the stated rate for the first 30 years, and allows for the department to adjust the cap for inflation. The No Place Like Home Program provides loans from the department for capital costs in the form of secured deferred payment loans. Under current law, the loan payments for the first 15 years are limited at 0.42% per annum, or \$260 per assisted unit, whichever is less. This bill would prevent the loan payments from exceeding the stated rate for the first 15 years, and allows for the department to adjust the cap for inflation and states that this is consistent with the intent of the No Place Like Home Act of 2018, which was passed by voters in 2018. (Based on 05/18/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 585	Rivas, Robert,	Climate change: infrastructure and clean energy projects: assessments.	10/09/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 336, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	The California Global Warming Solutions Act of 2006 creates the State Air Resources Board (state board) as the state agency responsible for monitoring and regulating sources emitting greenhouse gases. It also creates the California Council on Science and Technology (CCST) which offers expert advice to the state government on public policy issues, and the Governor's Office of Business and Economic Development (GO-Biz) which serves the Governor on economic strategy and business development. This bill requests the CCST to assess the infrastructure project types, scale and pace needed to achieve the state's energy, climate change and air quality goals, and requires GO-Biz to assess barriers, challenges and impediments limiting the deployment and development of clean energy projects. The assessment must be submitted to the Legislature by January 1, 2026. This bill takes effect immediately. (Based on 10/07/2023 text)		Monitor
AB 591	Gabriel, D	Electric vehicle service equipment: connectors and public accessibility.	05/31/2023 - Amended <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on 5/10/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	This bill makes it so that all electric vehicle charging stations, which require a payment of a fee to use, must have a "universal connector" and must be open to the public. It also says that anyone who operates a CHAdeMO electric vehicle service equipment must keep it in good working condition until at least 2029, unless it is just for private use at a single family residence or multifamily residence. (Based on 05/31/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 592	Wilson, D	Vehicles: commercial nonfranchise solid waste haulers: pilot program.	09/22/2023 - Chaptered HTML PDF	09/22/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 202, Statutes of 2023.	09/22/2023 - Assembly CHAPTERED	This bill would allow counties in California, such as Alameda, Contra Costa and Solano, to create a 3 year pilot program to regulate the transport of solid waste that is managed through commercial waste haulers in an unincorporated area. This pilot program would be active from January 1, 2028 until January 1, 2031. The bill also states that it is necessary to pass this legislation for the mentioned counties. (Based on 09/22/2023 text)		Monitor
AB 593	Haney, D	Carbon emission reduction strategy: building sector.	07/13/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill aims to reduce emissions of greenhouse gases from our residential and commercial building stock by at least 40% by 2030, and to reach net zero greenhouse gas emissions by 2045. To do this, state energy commission will adopt a strategy with milestones to help meet this goal. They will consult and collaborate with various entities, hold 2 public workshops and convene stakeholder sessions. The adopted strategy will be sent to the relevant policy committees in the Legislature by September 2024. (Based on 07/13/2023 text)		Monitor
AB 595	Essayli, R	Animal shelters: 72-hour public notice: euthanasia: study.	04/12/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/26/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill, known as Bowie's Law, would establish the policy of the state that no adoptable or treatable animals should be euthanized if they can be adopted into a suitable home. In order to make sure this policy is enforced, the law would require animal shelters to post available animals for adoption on their website at least 72 hours prior to euthanasia, unless certain criteria is met. The bill would also require the Department of Food and Agriculture to conduct a study on the overcrowding of California's animal shelters and the feasibility of a statewide database for pet adoption. If approved, the state would be responsible for reimbursing local agencies for any costs imposed by this bill. (Based on 04/12/2023 text)	AB 595 Amended Oppose CalAnimals Coalition Final April 3 2023.pdf	Oppose

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 605	Arambula, D	CalFresh Fruit and Vegetable Supplemental Benefits Expansion Program.	03/22/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/19/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would create the CalFresh Fruit and Vegetable EBT Expansion Fund to provide additional funds to eligible individuals at authorized retailers in California when they use CalFresh benefits to purchase California-grown fresh fruits and vegetables. This program would authorize the State Department of Social Services to provide grants to retailers, develop marketing materials, and contract with vendors for technology solutions for the program. The Department of Food and Agriculture would also develop a grant program for nonprofits to support retailers. Finally, the State Department of Social Services would seek any necessary federal waivers or approvals. (Based on 03/22/2023 text)		Monitor
AB 610	Holden, D	Youth Transit Pass Pilot Program: free youth transit passes.	08/14/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This law encourages public transportation systems to be developed and continues the Department of Transportation's existing programs for public transportation. It creates the Youth Transit Pass Pilot Program which awards grants to transit agencies to create free youth transit passes for people attending certain educational institutions, and also permits existing fare-free programs to be maintained and expanded. A report must be sent to the Legislature on the program's outcomes and emissions/vehicle miles data in 2027. The bill will expire in 2028. (Based on 08/14/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 642	Ting, D	Law enforcement agencies: facial recognition technology.	05/01/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would regulate the use of facial recognition technology (FRT) by law enforcement agencies. It would set requirements for the use of FRT systems, such as keeping records and posting a written policy on their website. It would also require district attorneys, city prosecutors and the Attorney General to annually report data to the California State Auditor. It would give victims of FRT misuse the right to bring a civil action for damages. Lastly, it would ensure local agencies and school districts are reimbursed if the state mandates the changes. (Based on 05/01/2023 text)		Monitor
AB 643	Berman, D	Electric Rule 21: interconnection: distributed renewable generation.	05/01/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Public Utilities Commission currently has authority over public utilities, including electrical corporations. This bill would require the Commission by 2024 to review how it can update Electric Rule 21, the tariff that outlines how electricity facilities connect to distribution systems, in order to reduce administrative burdens, create transparency and certainty for customers, and enforce timelines. The Commission's decisions would be legally binding, and, in accordance with current law, any violation of these orders would be considered a crime. The California Constitution requires that the state reimburse local agencies and school districts for certain costs imposed by the state, but this bill states that no reimbursement is required. (Based on 05/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 645	Friedman, D	Vehicles: speed safety system pilot program.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 808, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill would establish a pilot program in certain cities during the period of January 1 2020 to January 1 2032 that would allow these cities to install a Speed Safety System to detect speed violations and enforce speed laws. Participating cities would be required to issue warning notices instead of violations during the first 60 days of the program, and offer a diversion program for indigent speed safety system violation recipients. The program would also require a \$25 filing fee to challenge a violation notice. The purpose of the program is to evaluate the safety and economic impact of the Speed Safety System. (Based on 10/13/2023 text)	AB 645 - Support 04.06.23.pdf	Sponsor
AB 653	Reyes, D	Federal Housing Voucher Acceleration Program.	05/01/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. on 7/11/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill establishes the Federal Housing Voucher Acceleration Program which is designed to provide rental assistance and housing relocation and stabilization services for people who are experiencing homelessness or at risk of homelessness. Public housing authorities in geographically diverse communities would be eligible to receive funds for providing these services to the eligible population. The funds allocated would be based upon the number of public housing/Section 8 vouchers maintained by the housing authority and their success rate in housing eligible individuals. Additionally, the local housing authorities would need to report their monthly success rate to the department and could be required to make changes to improve efficiencies in placements. If found to require costs mandated by the state, the state would reimburse local agencies and school districts per statutory provisions. (Based on 05/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 660	Irwin, D	Food and beverage products: labeling: quality dates, safety dates, and sell by dates: recycling.	08/17/2023 - Amended HTML PDF	08/17/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was AGRI. on 8/17/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill aims to revise the current California Food Code to require food manufacturers, processors and retailers responsible for food labeling to use certain uniform terms on food product labels to communicate quality and safety dates. These terms would include terms such as "best by", "use by" and "expires on". Additionally, the selling or offering for sale of a food item with a label that does not comply with these terms or that displays the phrase "sell by" would be prohibited. Further, the bill revises the current regulations regarding raw shucked shellfish and beverage containers by requiring specified terms instead of "sell by" or "best if used by" dates, respectively. A violation of these new provisions would be a misdemeanor. Lastly, the bill stipulates that when it comes to costs mandated by the state for these new regulations, reimbursement for these costs is not required though that may be waived if the Commission on State Mandates determines differently. (Based on 08/17/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 662	Boerner, D	Federal Broadband Equity, Access, and Deployment Program funds: administration.	07/13/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill discusses how California's Public Utilities Commission (PUC) regulates public utilities, and it establishes the California Advanced Services Fund (CASF). It also explains that Congress recently passed the federal Infrastructure Investment and Jobs Act of 2021, and appropriated over 4 billion dollars to the Assistant Secretary of Commerce for Communications and Information to carry out the Broadband Equity Access and Deployment Program (BEAD Program). This bill requires the PUC, when administering the federal BEAD Program funds, to follow the federal guidelines, and to require grant applicants to offer at least one low-cost broadband service option. It also requires the PUC to submit a report to two Assembly Committees about the feasibility of combining their Broadband Infrastructure Grant Account and Federal Funding Accounts into one last-mile broadband program. Finally, it duties that no reimbursement is required by this act. (Based on 07/13/2023 text)		Monitor
AB 675	Soria, D	Controlled substances.	05/03/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill is about punishing people for possessing certain illegal substances, like cocaine and heroin, while also being armed with a loaded and operable firearm. The bill would make it illegal to possess a heroin analog, fentanyl, and fentanyl analog while armed with a loaded and operable firearm and require knowledge of possession of a substance containing fentanyl or a fentanyl analog. The bill would impose a state-mandated local program, but no reimbursement would be required by this act. (Based on 05/03/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	AI Summary	Attachments	Position
AB 676	Bennett, D	Water: general state policy.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This law creates a set of state water policies about the highest and second highest uses of water. The highest use is "domestic purpose" which includes water used for drinking, cooking, cleaning, taking care of household animals like livestock, and gardens, fire suppression, and other safety needs. The next highest use is for irrigation. The law also lets the state decide what else can be considered a "domestic use". (Based on 09/12/2023 text)		Monitor
AB 679	Wicks, D	Family childcare homes: meals: reimbursement rates.	05/02/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Early Education Act requires the Superintendent of Public Instruction to provide an inclusive and cost-effective preschool program and to make sure no child goes hungry while in attendance in a preschool facility. This bill would increase the reimbursement rate for meals served in family childcare homes to 100 percent of eligible meals served and define "family childcare homes" similarly to "family daycare homes." (Based on 05/02/2023 text)		Monitor
AB 701	Villapudua, D	Controlled substances: fentanyl.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 540, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	The bill would make legislative findings and declarations as to the necessity of a special statute for the City of San Diego This bill would make additional changes related to fentanyl. This bill will increase the penalties and fines for violations involving fentanyl and other related substances. It would also require the defendant to know the nature of the drug in order to be fined or imprisoned. Additionally, the bill would provide special provisions for the City of San Diego, and no reimbursement is required for related costs. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 739	Lackey, R	Public retirement systems: defined benefit plans: funding.	02/13/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was P.E. & R. on 2/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	PEPRA is a law that says public employers such as retirement systems must have a plan that follows the law. It also says that the public employer can't contribute to the plan for less than the normal cost, and usually, a retirement system can suspend contributions if the plan is funded by more than 120%. This bill suggests that the threshold should be increased to 130% instead. (Based on 02/13/2023 text)		Monitor
AB 742	Jackson, D	Law enforcement: police canines.	05/18/2023 - Amended <u>HTML PDF</u>	06/02/2023 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was INACTIVE FILE on 5/31/2023)(May be acted upon Jan 2024)	06/02/2023 - Assembly 2 YEAR	Law enforcement officers have the authority to use reasonable force to arrest people or prevent them from escaping. There is a policy outlining how much force they can use. The new bill would not allow police officers to use an unleashed police dog to apprehend a person who could be a danger to the officer or other people, unless that person is wanted for a felony that resulted in death or serious bodily injury. If the police dog causes death or serious injury to someone, the handler would be held responsible as they are using deadly force. The bill also prevents law enforcement from instructing or training the police canine in a way that breaks the provisions of this bill. (Based on 05/18/2023 text)		Monitor
AB 744	<u>Carrillo, Juan,</u> <u>D</u>	California Transportation Commission: data, modeling, and analytic software tools procurement.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 541, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	The California Transportation Commission in the Transportation Agency is responsible for deciding which transportation projects to fund and for how much. This bill wants the Commission to come up with a plan by July 1, 2025 to buy and use special data modeling and analytical software so that state agencies can better track things like congestion, air quality, and affordable housing. This plan should also give access to the data they procure and provide a way to fund these activities. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 755	Papan, D	Water: public entity: water usage demand analysis.	10/09/2023 - Chaptered <u>HTML PDF</u>	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 542, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	Currently, public entities that provide water services must set their fees and charges for water service in accordance with applicable laws. This bill would require public entities to do a water usage demand analysis, which would include identifying the costs of the highest water users, and making this information available for public view on their website. It also states that this is a statewide concern, not a local issue, and requires the state to make reimbursement for any costs mandated by the state. (Based on 10/08/2023 text)		Monitor
AB 793	Bonta, D	Privacy: reverse demands.	04/19/2023 - Amended <u>HTML PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was JUD. on 6/27/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	The United States Constitution says that states must recognize the official records, laws, and court results from other states. Existing laws dictate how courts from one state can enforce judgments from other states. The Electronic Communications Privacy Act determines how governmental entities can access information from electronic devices. This bill would stop the governments and courts from other states from having the ability to ask for people's data stored on cellphones, computers, etc. If governments do violate this, people will be notified and may sue for damages. Additionally, this bill makes it easier for people to erase their data from any government records obtained in violation of this bill. (Based on 04/19/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 799	Rivas, Luz, D	Homelessness: financing plan.	09/01/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/12/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	California has an organization called the California Interagency Council on Homelessness. The council is responsible for identifying resources, benefits and services to prevent and end homelessness in California. The council is also required to conduct a statewide assessment to identify state programs that help people who are homeless or at risk of becoming homeless. This bill would require the council to create and regularly update a plan to solve homelessness by the year 2035 and to reduce racial and ethnic disparities in homelessness as well. The council would also have to update the Statewide Action Plan and publish goals on their website. (Based on 09/01/2023 text)		Monitor
AB 812	Boerner, D	Housing development approvals: reserving affordable units in or near a cultural district for artists.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 747, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would require cities and counties to reserve up to 10% of affordable housing units for artists if certain conditions are met. These conditions include that the units are located within or within a 1/2 mile of a state-designated cultural district, or in a locally designated cultural district. This bill is different than the existing law that requires the Arts Council to establish criteria and work with other public and private entities in order to maximize the benefits of cultural districts. The bill states that the changes proposed address a matter of statewide concern instead of municipal affairs, and therefore it applies to all cities including charter cities. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 821	Grayson, D	Planning and zoning: general plan: zoning ordinance: conflicts.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 748, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill relates to counties, cities, and their zoning regulations. It requires any resident or property owner to bring an action or proceeding in the superior court to enforce compliance with within 90 days if a zoning ordinance becomes inconsistent with the general plan. It also requires that local agencies must either amend the zoning ordinance within 180 days from the receipt of the development application to be consistent with the general plan, or process the development application as specified. The bill also prevents a proposed development from being deemed inconsistent with any zoning ordinance or related zoning standard or criteria if there is substantial evidence that would allow a reasonable person to conclude that the proposed development is consistent with objective general plan standards and criteria. Lastly, it includes findings that changes proposed by this bill address a matter of statewide concern rather than a municipal affair and therefore apply to all cities including charter cities. (Based on 10/11/2023 text)		Monitor
AB 824	Calderon, D	Highway greening: statewide strategic plan.	07/03/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	Under the existing law, the Department of Transportation is responsible for all state highways and related property, and administers two programs that help fund the beautification of these areas. A new bill, the Highway Greening Act, would require the Department to create a strategic plan to increase green highways in urban, disadvantaged, and low-income communities by at least 10% by 2035. This plan would have to be fully submitted to the Legislature and their committees by June 30, 2025. (Based on 07/03/2023 text)		Monitor

Last Updated 10/30/23 Attachment B: Intergove

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 825	Bryan, D	Vehicles: bicycles on sidewalks.	10/09/2023 - Vetoed <u>HTML PDF</u>	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This bill aims to allow people to ride bicycles on sidewalks alongside highways and corridors that don't have special bikeways called Class I, Class II, or Class IV. It also would prevent local authorities from prohibiting this until 2031. Finally, it would also require the Commissioner of the California Highway Patrol to submit a report to the Legislature about the effects of this allowance. (Based on 09/18/2023 text)		Monitor
AB 835	Lee, D	State Fire Marshal: building standards: single-exit, single stairway apartment houses: report.	10/07/2023 - Chaptered <u>HTML PDF</u>	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 345, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	This bill wants the State Fire Marshal to research better safety standards for apartment buildings that have more than two dwellings in buildings taller than 3 stories. They have been given until January 1 2026 to provide a report to certain legislative committees and the California Building Standards Commission containing their findings. If no action is taken the provisions of the bill will be repealed on January 1 2028. (Based on 10/07/2023 text)		Monitor
AB 846	Bonta, D	Low-income housing credit: rent increases.	03/09/2023 - Amended <u>HTML PDF</u>	06/02/2023 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was INACTIVE FILE on 5/25/2023)(May be acted upon Jan 2024)	06/02/2023 - Assembly 2 YEAR	There's a program in California called the low-income housing tax credit program that helps provide affordable housing around the state. The Tax Credit Allocation Committee, led by the Treasurer, is responsible for distributing the credits. When giving out the tax credits, the Committee gives preference to certain projects, especially those with tenants who have the lowest incomes. This bill proposes that if the median income increases or if it changes by an unspecified amount, rent for the assisted housing projects should not rise beyond the amount allowed by the program. (Based on 03/09/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 850	Ting, D	Homeless Housing, Assistance, and Prevention program: round 4 funds.	02/14/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 2/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The current law in the state states that the Homeless Housing Assistance and Prevention program is meant to provide funds to areas with homelessness and to help those homeless individuals and families move into permanent housing. The money is dispersed among cities, counties, and tribes in four rounds and is being managed by the Interagency Council on Homelessness. The current law says that one billion dollars need to be made available in 2022-2023 to do the fourth round of giving. This bill would move up the date for when the money is spent to July 1, 2027 and also make a few other adjustments for how the money is dispersed. (Based on 02/14/2023 text)		Monitor
AB 875	Gabriel, D	Courts: data reporting.	10/09/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	The Sargent Shriver Civil Counsel Act requires court to provide grants for legal counsel to low-income people for certain types of civil matters, including housing and domestic violence. Courts must consider the need for such services in their area when selecting and renewing programs and must take into account the specific needs of the community. Starting in 2025, this bill would require courts to report specified information to the Judicial Council every month regarding unlawful detainer cases and COVID-19 rentals debt in small claims court, broken down by ZIP Code. The Judicial Council will then post this information on its website to be viewed by the public. (Based on 09/14/2023 text)	AB 875 SUPPORT 28Aug23 AB 875 GOVRFS 20Sept23	Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 893	Papan, D	Personal vehicle sharing programs.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 547, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	This bill would regulate transactions between rental car companies (or other entities) and their customers. It would introduce a new definition for 'personal vehicle sharing programs' and impose restrictions on their use of electronic surveillance technology and charging fees from customers. It would also require airport operators to permit personal vehicle sharing programs to facilitate the rental of vehicles and set out the terms and conditions related to this. Furthermore, personal vehicle sharing programs will need to pay assessments to the California Travel and Tourism Commission if they are run at airports and overnight lodging locations. (Based on 10/08/2023 text)		Monitor
AB 894	Friedman, D	Parking requirements: shared parking.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 749, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would require local governments to review and approve new development plans in accordance with new rules. This includes allowing entities with underutilized parking to share that parking with the public, local agencies, or other entities if they submit a shared parking agreement. The agreement must include a parking analysis done by a professional planning association. Additionally, the local agency must notify all property owners within 300 feet of the shared parking spaces and hold a public meeting if requested. Furthermore, the bill requires state and other public funds to be used to examine the feasibility of shared parking agreements when used to develop a parking structure or surface parking. Finally, this bill would apply to all cities, including charter cities and would not require reimbursement to local agencies and school districts. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 909	Hoover, R	Solid Waste Disposal and Codisposal Site Cleanup Program.	03/30/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/19/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Solid Waste Disposal and Codisposal Site Cleanup Program, administered by the Department of Resources Recycling and Recovery, focuses on cleaning up unlawful hazardous waste and house hazardous waste, such as chemicals and poisons, even if they were tossed out with nonhazardous garbage. Starting on July 1, 2024, the department can access up to \$500,000 from the Department of Toxic Substances Control to cover any grants or programs that relate to this cleanup. Also, the Integrated Waste Management Fund will not be used for the programs if the money from the Department of Toxic Substances Control covers it. (Based on 03/30/2023 text)		Monitor
AB 919	Kalra, D	Residential real property: sale of rental properties: right of first offer.	02/14/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on 2/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would create new disclosure requirements for property owners who want to sell their residential real estate. These disclosure requirements would include things like notifying tenants of the owner's intent to sell and giving qualified entities a certain amount of time to submit offers to purchase the property. The bill also requires that, if a qualified entity purchases the property, it must be kept at rents affordable to persons and families of low and moderate income, and the qualified entity must give the tenants or a resident organization a chance to purchase the entire property. Lastly, the bill also requires property owners and mortgagees to provide a list of qualified entities to the mortgagor or trustor upon filing a notice of default, and notify the tenant of the filing. (Based on 02/14/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 925	Ta, R	Vehicle removal: expired registration.	07/21/2023 - Chaptered HTML PDF	07/21/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 92, Statutes of 2023.	07/21/2023 - Assembly CHAPTERED	This bill would require law enforcement officers or other persons charged with enforcing parking laws and regulations to use the appropriate department records to verify that no current registration exists for a vehicle before giving a citation or removing the vehicle. Removal of a vehicle would not be allowed if it has a valid registration on file at the department or if the officer or employee does not have immediate access to the department's records. This bill would impose a state-mandated local program, so if the Commission on State Mandates decides that it is indeed a mandated program, then the state would have to reimburse local agencies and school districts for any costs associated with it. (Based on 07/21/2023 text)		Monitor
AB 929	McKinnor, D	Alcoholic beverage licenses: off-sale privileges: airports.	02/14/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was G.O. on 2/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would allow certain licensees to sell alcoholic beverages for off-sale consumption (meaning customers can take the beverages to consume outside of the airport) in airport terminals, so long as they meet certain requirements, including that their license permits the sale of these beverages. The licensees must notify the Department of Alcoholic Beverage Control before selling any alcoholic beverages for off-sale consumption and the department can impose conditions on the licensees. Licensees have the option to ask the department to modify or remove a condition they have been given within 10 days. (Based on 02/14/2023 text)	AB 929 - Support 04.07.23.pdf	Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 930	Friedman, D	Local government: Reinvestment in Infrastructure for a Sustainable and Equitable California (RISE) districts.	04/26/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/25/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would allow certain local agencies to form a district to reinvest in infrastructure, specifically providing low- and moderate-income housing and issuing bonds. The district can receive money from different sources and must follow certain regulations like having 50% of the money be spent on specific projects, at least 30% of the funds be spent on residential units for low and moderate-income, or having at least 75% of the money go towards urban uses - all while providing job security and wages to the workers. The bill also provides a fund to help with initial projects and requires review of the plan yearly. Lastly, the state is not required to make reimbursements for costs due to this bill. (Based on 04/26/2023 text)		Monitor
AB 939	Pellerin, D	Santa Clara Valley Water District.	09/08/2023 - Chaptered HTML PDF	09/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 170, Statutes of 2023.	09/08/2023 - Assembly CHAPTERED	The Santa Clara Valley Water District Act creates the Santa Clara Valley Water District which is responsible for managing and conserving water in the district. It authorizes the district to levy taxes or assessments on all property or all real property within a portion of the district for specific purposes like paying for the district's general administrative costs and expenses and constructing or extending the district's works. It also authorizes the district to issue bonds and lets the district pay for those bonds with revenue from the tax levies and assessments instead of gross revenues. Furthermore, this bill removes the limit of \$8000000 on borrowings, extends the 15 day per month limit on compensating its directors indefinitely, and makes other various non-substantive changes to the act. (Based on 09/08/2023 text)	AB 939 - Support 03.23.23.pdf	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 965	Carrillo, Juan,	Local government: broadband permit applications.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 553, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	(4)The Permit Streamlining Act would require local agencies such as cities, counties, charter cities, special districts, and publicly owned utilities (except certain electric utilities) to process two or more applications for the same broadband project at the same time. When approving permits for such applications, the local agency must consider them as a 'batch' and approve them in a 'presumptively reasonable time.' Additionally, if the local agency denies a permit, it must notify the applicant in writing of the reasons for the denial. If the local agency does not approve such applications within the expected time frame, then the permit applications will be deemed approved. This new Permit Streamlining Act requires local agencies like cities, counties, charter cities, special districts, and publicly owned utilities (except certain electric utilities) to process applications for broadband projects as a 'batch' and approve these in a 'presumptively reasonable time'. If the local agency denies any permit applications, it must explain to the applicant the reason why. If the local agency does not approve any of the application within the expected time, then the permit applications will be deemed approved. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 971	Lee, D	Vehicles: transit-only traffic lanes.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 672, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	This bill is about laws that govern motor vehicles on public highways. Currently, it is not allowed for a person to operate a vehicle on a part of the highway designated for public transit buses. This bill would make those provisions applicable to transit-only traffic lanes. These lanes are designated specifically for mass transit vehicles or other designated vehicles like taxis or van pools at certain times. This bill also requires the agency with jurisdiction over the highway or the public transit agency to put up signs and traffic control devices indicating that a portion of the highway is a transit-only lane. The public transit agency needs to get agreement from the agency with jurisdiction over the highway to do this. (Based on 10/10/2023 text)	AB 971 - Support 05.25.23.pdf	Support
AB 972	Maienschein, D	Local Assistance and Grant Program Streamlining Workgroup.	06/29/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/10/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill requires the Governor's Office of Planning and Research to establish a workgroup, made up of property with the League of California Cities, California State Association of Counties, and California Special Districts Association. This workgroup is charged with developing a central system for managing state and federal funding to support a greater number of projects. They must create a report and have it available by June 30, 2026. The report will be posted on the Office of Planning and Research's internet website for use by the Department of Finance and the relevant policy and fiscal committees of the legislature. However, without an appropriation from the legislature, the recommendations cannot be implemented. (Based on 06/29/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 976	Ting, D	Accessory dwelling units: owner-occupancy requirements.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 751, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The Planning and Zoning Law allows cities to create accessory dwelling units, which are small living spaces on the same lot as primary dwellings. Currently, cities can require rentals for more than 30 days, but this bill would only allow 30 days or longer. Also, beginning in 2025, cities could require that an owner of the accessory dwelling unit occupies the unit. However, this bill would stop cities from making this requirement. (Based on 10/11/2023 text)	AB 976 SUPPORT 18April23	Support
AB 980	Friedman, D	Active Transportation Program: report.	03/13/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Active Transportation Program in California encourages people to bike and walk as alternate forms of transportation. Current guidelines and project selection criteria establish the criteria for the program. This bill requires applicants who receive funding through the program to submit a report to the commission one year after completing their project - this report will outline how the project helped meet active transportation goals. (Based on 03/13/2023 text)		Monitor
AB 990	Grayson, D	Water quality: waste discharge requirements: infill housing projects.	04/17/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Porter-Cologne Water Quality Control Act requires California's state and regional water boards to work together to regulate water quality, including following the requirements of the federal Clean Water Act. This bill would require the regional water board - meaning the regional water board that covers the San Francisco Bay area - to make modifications to its waste discharge requirements by July 2024, taking into account input from two Bay Area agencies. It would also require the regional board to consider the potential impacts of its draft NPDES permit requirements on infill housing before finalizing the modifications, and would be in effect until 2027. (Based on 04/17/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 994	Jackson, D	Law enforcement: social media.	09/23/2023 - Chaptered HTML PDF	09/23/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 224, Statutes of 2023.	09/23/2023 - Assembly CHAPTERED	This bill requires police departments or sheriff's offices to consider specified best practices when establishing policies and procedures for body-worn cameras. It also prevents them from sharing nonviolent arrestees' booking photos on social media unless certain conditions are met. It also requires them to use the individual's given name and pronouns, as well as to remove the booking photo after 14 days unless certain conditions exist. If the Commission on State Mandates finds that the bill imposes higher costs on local law enforcement, reimbursement for these costs shall be made. (Based on 09/23/2023 text)		Monitor
AB 1000	Reyes, D	Qualifying logistics use projects.	03/30/2023 - Amended HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was L. GOV. on 4/17/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would create restrictions for sites that wish to develop or expand a "qualifying logistics use" (a specific type of warehouse/industrial businesses). The bill requires that sites are located at least 1000 feet away from a "sensitive receptor" (perhaps a school, daycare, etc). The bill would require local agencies to post information about any such development projects on the internet, conduct a scoping meeting with the public to discuss the potential environmental impacts of the project and provide translation services if requested. It also establishes that individuals affected by violations of the bill or the Attorney General can bring an action to enjoin (stop) any violation of the proposed bill. Finally, the bill includes a finding that changes proposed by this bill are of a statewide concern, not just a municipal affair, and that no local agency is required to be reimbursed for any costs associated with the bill. (Based on 03/30/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1033	Ting, D	Accessory dwelling units: local ordinances: separate sale or conveyance.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 752, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would allow local governments to create ordinances allowing for the creation of accessory dwelling units (APs) in areas zoned for residential use and establish standards for the approval process. It would also allow for the separate sale or conveyance of a primary dwelling unit and AP units as condominiums, as well as make other, related changes. The bill would impose new duties and expenses on local governments, so the California Constitution requires the state to reimburse them. This bill does not require reimbursement due to a specific reason, and it also makes a statement of legislative findings and declarations. (Based on 10/11/2023 text)	AB 1033 SUPPORT 27March23	Support
AB 1034	Wilson, D	Law enforcement: facial recognition and other biometric surveillance.	05/01/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill would establish new policies and procedures to ensure that bodyworn cameras worn by peace officers are used properly. It requires all law enforcement agencies, departments, or entities to consider best practices when establishing policies for body-worn cameras. It would also prohibit any biometric surveillance systems or other data-collection technology from being used with officer cameras. Furthermore, it grants people the right to sue any law enforcement agency or officer who violates this prohibition. These provisions currently expire on January 1, 2027. (Based on 05/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1046	Lowenthal, D	Alquist-Priolo Earthquake Fault Zoning Act: exemptions.	10/13/2023 - Chaptered <u>HTML</u> <u>PDF</u>	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 825, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	The Alquist-Priolo Earthquake Fault Zoning Act requires cities and counties to produce a geologic report before approving projects in earthquake fault zones (except for a few exceptions). This bill would modify those exceptions, which include projects to convert an existing apartment complex into a condominium, alterations of a structure where the value of the alteration does not exceed 50% of the value of the structure, and alterations that include seismic retrofitting if it is approved by the city or county. When interpreting the regulations of this bill, the terms used must have the same meaning as those defined in the California Building Standards Code. (Based on 10/13/2023 text)		Monitor
AB 1053	Gabriel, D	Housing programs: multifamily housing programs: expenditure of loan proceeds.	03/30/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The Department of Housing and Community Development exists to promote the development of housing including through the Multifamily Housing Program, which provides financial assistance in the form of loans. This bill would authorize a borrower to use any funds approved and allocated by the department for construction financing, permanent financing, or a combination of both. It also requires the department to deposit funds with a first lender at the closing of the construction loan and specifies that these provisions do not limit the uses of funds otherwise authorized under any of the department's programs. (Based on 03/30/2023 text)	AB 1053 SUPPORT15May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1064	Low, D	Hate crimes.	03/23/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/3/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would change the definition of "hate crime" in California to mean that a criminal act was motivated, in whole or in part, by a bias against one or more of the protected characteristics like race, religion, disability and sexual orientation. To prove that a hate crime was committed, there must be evidence that the person specifically targeted the victim because of one of these characteristics. The bill would also clarify that no reimbursements are required by this act. (Based on 03/23/2023 text)		Monitor
AB 1082	Kalra, D	Authority to remove vehicles.	08/14/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/28/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill would allow public higher educational institutions like the University of California, California State University, and California Community Colleges to remove or immobilize a vehicle with 5 or more unpaid parking citations, instead of a peace officer. It also requires them to offer certain payment plans for low-income people. It would also prohibit the Department of Motor Vehicles from refusing to renew the registration of a vehicle with fewer than 3 unpaid parking violations starting January 1, 2029. (Based on 08/14/2023 text)		Monitor
AB 1085	Maienschein, D	Medi-Cal: housing support services.	10/07/2023 - Vetoed <u>HTML PDF</u>	10/07/2023 - Vetoed by Governor.	10/07/2023 - Assembly VETOED	The Medi-Cal program is a health care program funded by the state and federal government to provide healthcare to low-income individuals. This bill seeks to expand access to housing support services to people experiencing or at risk of homelessness by making them a covered Medi-Cal benefit. If funded by the Legislature, a Medi-Cal beneficiary would be eligible for housing support services such as housing transition and navigation, housing deposits, and housing tenancy and sustaining services. The bill also authorizes the Department of Health Care Services to implement and contract for the provision of these services. (Based on 09/18/2023 text)	AB 1085 SUPPORT 18May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1100	Low, D	Employment: workweek.	04/03/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was L. & E. on 3/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would start the 32-Hour Workweek Pilot Program, which is managed by the California Department of Industrial Relations. Its goal is to give employees the option to work fewer hours. Employers with hourly employees would be prioritized to receive grants from the Department in order to begin the program. The employers would need to submit plans and measure employee and employer satisfaction. The Department must report their findings and recommendations to the Legislature by January 1, 2028. These provisions will become operative upon appropriation by the Legislature and will end on January 1, 2029. (Based on 04/03/2023 text)		Monitor
AB 1114	Haney, D	Planning and zoning: housing development projects: postentitlement phase permits.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 753, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The current law requires local agencies to compile a list of information and provide example applications of 5 types of projects by 2024. The law defines a postentitlement phase permit to include all non-discretionary permits and reviews related to residential building, such as building permits and inter-departmental reviews. The bill proposed modifying the definition to also include all building permits issued under specific codes and establishing a process for returning approved permit applications electronically. Additionally, the bill would prohibit any appeals or additional hearing requirements to the postentitlement phase permit once it is determined as compliant with the permit standards. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1133	Schiavo, D	Firearms: concealed carry licenses.	06/29/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill would require the California Department of Justice to develop, maintain, and publish a standardized curricula and a standardized test for a license to carry a concealed firearm. It would also require instructors for each applicant to provide a sworn statement confirming they have met the curriculum requirements and require instructors and issuing authorities to keep records for five years. This would impose additional duties on local issuing authorities and, therefore, create a state-mandated local program. The bill would also provide that reimbursement is not required by this act for certain costs and that if the Commission on State Mandates determines there are costs that require reimbursement, that reimbursement shall be made pursuant to specified statutory provisions. (Based on 06/29/2023 text)		Monitor
AB 1159	Aguiar-Curry, D	California Global Warming Solutions Act of 2006: natural and working lands: market- based compliance mechanisms.	10/07/2023 - Chaptered <u>HTML PDF</u>	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 358, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	The California Global Warming Solutions Act of 2006 is an act that establishes the State Air Resources Board as the agency responsible for monitoring and regulating sources of greenhouse gases in the state. It also sets a goal to reduce statewide emissions of greenhouse gases by at least 40% below the 1990 level by 2030 and to achieve carbon neutrality as soon as possible but no later than 2045. The act requires the state board to prepare and update a scoping plan every 5 years and determine targets for reducing emissions before 2024. It also prohibits receiving credits for projects and actions funded by the state in any market-based compliance mechanism. (Based on 10/07/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1168	Bennett, D	Emergency medical services (EMS): prehospital EMS.	07/13/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/12/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill would allow a city to keep their authority regarding and the administration of prehospital emergency medical services, if certain conditions are met. It would also ensure that if a city does gain this authority, that any exclusive operating areas (areas designated to only one EMS provider) created in the area must be done with a competitive process and the provider previously servicing the area will have the right of first refusal to continue services in the new exclusive operating area. Finally, the bill would require any contracts created to ensure response time standards are met and reimbursement to local agencies and school districts. The bill only takes effect if another bill is passed. (Based on 07/13/2023 text)		Monitor
AB 1183	Holden, D	Streamlined housing projects: construction permits: notice.	03/14/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was L. GOV. on 3/2/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This law requires cities and counties who use the streamlined permit process for multifamily housing developments to post signs that include information about the development proponent, the construction permit numbers, and a brief project description. This law applies to all cities, not just charter cities. There will be no reimbursement required as a result of this law. (Based on 03/14/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1188	Boerner, D	Transportation: bicycle safety handbook.	04/17/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Transportation Agency is made up of several different departments that are responsible for regulating different forms of transportation. The Agency is led by the Secretary of Transportation who has the power to advise the Governor on all matters related to the Agency. This bill, when passed, will require the Agency to develop and distribute a bicycle safety handbook. This handbook will have information on existing laws, safety equipment, and how to share roads with others. It will also be available online and in print at DMV's, libraries, the California Highway Patrol offices, and other state offices. To develop this handbook, the Agency must collaborate with the DMV, CHP, and the Office of Traffic Safety. (Based on 04/17/2023 text)		Monitor
AB 1215	Carrillo, Wendy, D	Pets Assistance With Support Grant Program: homeless shelters: domestic violence shelters: pets.	10/07/2023 - Vetoed HTML PDF	10/07/2023 - Vetoed by Governor.	10/07/2023 - Assembly VETOED	This bill requires the Department of Housing and Community Development, which administers various housing programs throughout the state, to create a program called the Pets Assistance With Support Grant Program (PAWS) if it gets money from the State Legislature. The money will go to homeless and domestic violence shelters that follow certain requirements related to helping people with their pets. Up to 7% of the money for this program will be used by the department to pay for the program's expenses. (Based on 09/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1217	Gabriel, D	Business pandemic relief.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 569, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	The Alcoholic Beverage Control Act governs the granting of licenses for the manufacture, distribution, and sale of alcoholic beverages in the state. The Department of Alcoholic Beverage Control must make and prescribe rules to carry out the state's laws, and it has put forward specific measures to help businesses during the COVID-19 pandemic, such as expanding license areas, to-go and delivery privileges. Under this bill, these provisions would stay in effect until 2026. The Planning and Zoning Law authorizes local jurisdictions to regulate zoning and grant variances and conditional use permits. This bill would provide relief from parking restrictions for expanded outdoor dining areas until 2026 and would reduce the number of required parking spaces for existing uses. Finally, the California Retail Food Code regulates retail food facilities. Under this bill, a permitted food facility will be allowed to prepare and serve food as a temporary satellite food service in relation to the COVID-19 public response until 2026. This bill would not require reimbursement from the state for any costs. (Based on 10/08/2023 text)		Monitor
AB 1237	Petrie-Norris, D	Student financial aid: California Public Interest Veterinary Debt Relief Program.	02/16/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/3/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would create a program to help California-licensed veterinarians pay their educational loan debt. The Student Aid Commission will administer the program and moneys for the program will be stored in the California Public Interest Veterinary Debt Relief Program Fund. Each year, the Student Aid Commission will submit an report to the Legislature that includes information about the program, such as how much money was spent, how many applicants and participants there were. (Based on 02/16/2023 text)	Support 04.14.23.pdf	Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1238	Ward, D	Hazardous waste: solar panels.	03/21/2023 - Amended <u>HTML PDF</u>	06/07/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was ED. on 8/25/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	Existing law in California requires the Department of Toxic Substances Control to create regulations to identify and manage hazardous wastes. These regulations include a universal waste management program to safely recycle end-of-life photovoltaic modules. This bill would require the department to create alternative management standards for photovoltaic modules. This would include safe collection, reuse, and recycling. The department would also hold public workshops with stakeholders to discuss the standards. Violating these regulations would be a crime. This bill also states that no reimbursement is required to local agencies or school districts for the costs of this bill. (Based on 03/21/2023 text)		Monitor
AB 1250	Friedman, D	Department of Transportation: low-carbon materials.	08/14/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill requires the Secretary of Transportation to report on global warming potential associated with materials used in state transportation projects. The report must also include alternative and emerging materials with lower carbon emissions or net-negative carbon emissions as well as ways to incorporate them into state transportation projects. The bill also requires the department to require bidders on certain projects to submit environmental product declarations for the asphalt mixtures and concrete used in the project and to report the quantity of asphalt mixture and concrete used. The department would also make this information publicly available. (Based on 08/14/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1287	Alvarez, D	Density Bonus Law: maximum allowable residential density: additional density bonus and incentives or concessions.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 755, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The existing Density Bonus Law requires developers proposing a housing development within a certain city or county to provide varying percentages of units for lower and very low income households. In exchange, the developer is eligible for density bonus and other incentives or concessions as specified in the law. This bill would add an additional density bonus, increase the incentives or concessions for projects with at least 16% very low income units, and update the documentation requirements to establish eligibility for the requested density bonus and parking ratios. (Based on 10/11/2023 text)		Monitor
AB 1293	Irwin, D	Interconnection: prioritization.	07/13/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill would require the Public Utilities Commission to provide guidance to electrical corporations for the prioritization of projects like customer service connections and construction projects by January 1, 2025. If the electrical corporations do not follow the Commission's rules, it could result in a crime. (Based on 07/13/2023 text)		Monitor
AB 1307	Wicks, D	California Environmental Quality Act: noise impact: residential projects.	09/07/2023 - Chaptered <u>HTML PDF</u>	09/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 160, Statutes of 2023.	09/07/2023 - Assembly CHAPTERED	CEQA is a law in California that requires an organization (the lead agency) to prepare an Environmental Impact Report (EIR) if a proposed project has the potential to significantly affect the environment. The law also requires the lead agency to prepare a 'mitigated negative declaration' where revisions to the project avoid a significant environmental effect. This bill states that noise generated by project occupants and guests does not count as a significant effect for residential projects. In addition, it says that public higher educational institutions do not have to examine alternative locations for residential or mixed-use housing projects when certain requirements are met. This bill is active immediately. (Based on 09/07/2023 text)	AB 1307 SUPPORT26May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1308	Quirk-Silva, D	Planning and Zoning Law: single-family residences: parking requirements.	10/11/2023 - Chaptered <u>HTML PDF</u>	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 756, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would make it so that public agencies cannot increase the minimum parking requirements that apply to single-family residences when approving projects like remodeling, renovating, or adding to a single-family residence, except in certain cases. The bill also explains that this bill addresses a statewide issue, so it would apply to all cities, including charter cities. Finally, this bill says that no reimbursement is required by this act, meaning that the state does not need to give money to local agencies or school districts for costs mandated by the state. (Based on 10/11/2023 text)		Monitor
AB 1317	Carrillo, Wendy, D	Unbundled parking.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 757, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill is about unbundling parking from the price of rent in certain residential properties located in Alameda, Fresno, Los Angeles, Riverside, Sacramento, San Bernardino, San Joaquin, Santa Clara, Shasta, or Ventura counties. Rent can still increase, but is subject to existing laws which limit increases to no more than 5% plus the cost of living (or 10% whichever is lower) for a 12 month period. This bill would also give tenants the right of first refusal to parking spaces built for their unit, and would allow for the owner to revoke that right if a tenant does not pay for a parking spot after 45 days. Some properties would be exempt from these provisions. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1319	Wicks, D	Bay Area Housing Finance Authority: housing revenue.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 758, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The San Francisco Bay Area Regional Housing Finance Act is a law that provides funding and technical assistance for affordable housing within the Bay area. This bill would require the formation of an advisory committee with 9 to 11 representatives with knowledge and expertise in affordable housing finance, construction, workforce, development, tenant protection, and housing preservation. It would also limit the authority from placing more than one measure on a ballot per election. Additionally, it would allow the authority to issue bonds, allocate funds, and create revenue for the purpose of affordable housing, and allow the use of funds for administrative costs. It would also require the county to consult with each city to create an expenditure plan and make changes to the ballot question, impartial analysis, and other measures for voter information in order to be approved. Lastly, if the bill contains costs mandated by the state, reimbursement shall be made as per the statutory provisions noted. (Based on 10/11/2023 text)	AB 1319 Support 17Feb23.pdf	Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1321	Bonta, D	California Coordinated Neighborhood and Community Services Grant Program.	06/27/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/3/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The It Takes a Village Act of 2023 would create the California Coordinated Neighborhood and Community Services Grant Program to be administered by the State Department of Social Services or another department within the California Health and Human Services Agency. The mission of the program is to implement a comprehensive integrated system of cradle-to-career solutions at the neighborhood level or to support the civic infrastructure and backbone of cradle-to-career networks that support their network partners. Funds from the program would be distributed through a competitive grant process and matched funds from grant recipients in order to measure progress on relevant indicators and results. These funds are designed to help overcome poverty in the state, mobilize resources for community programs, and administer public and private funds for antipoverty measures. (Based on 06/27/2023 text)	AB 1321 Support6June23	Support
AB 1332	Carrillo, Juan, D	Accessory dwelling units: preapproved plans.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 759, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill would make it easier for people to build accessory dwelling units (like granny flats). It would require all local agencies to develop a program for pre-approving plans for accessory dwelling units. It would also allow for local agencies to charge a fee for pre-approvals. Additionally, the local agency would be required to post approved plans on their internet website and approve or deny applications for detached accessory dwelling units within 30 days. The aim of this bill is to address a matter of statewide concern and would apply to all cities, including charter cities. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1347	Ting, D	Solid waste: paper waste: proofs of purchase.	07/13/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	This bill makes it so that stores must give customers the option not to receive a receipt after making certain kinds of payments in cash, credit, or debit. Businesses won't be allowed to print paper receipts after 2026 unless otherwise required by law. By 2024, receipts can't contain bisphenol A, and by 2025, they won't be allowed to contain any bisphenols at all. If a business violates these regulations, they could be charged up to \$3000 as a penalty. This bill is enforced by the Attorney General, county counsel, district attorney, or city attorney. (Based on 07/13/2023 text)		Monitor
AB 1371	Low, D	Unlawful sexual intercourse with a minor.	10/13/2023 - Chaptered <u>HTML</u> <u>PDF</u>	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 838, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill would make it illegal for someone 21 years or older to have sexual intercourse with someone under 16 years of age. If someone is found guilty of this crime and is granted probation, they would not be allowed to complete community service at a school, or any other place where children are usually located. (Based on 10/13/2023 text)		Monitor

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into the impacts of prospective offshore	
wind energy development. It would	
also make a violation of any	
requirement associated with the staff	
report, including the implementation of	
programs or amendments to the PUC's	
rules and regulations, a crime. (Based on 10/07/2023 text)	

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
<u>AB 1377</u>	Friedman, D	Homeless Housing, Assistance, and Prevention Program.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 728, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	This law provides funds and support to help homeless people find and maintain permanent housing. The funds are allocated in 4 rounds which are administered by the Interagency Council on Homelessness. This bill also requires applications or planning materials for additional state funding as of July 1, 2024 to include data and a summary of steps taken by the applicant to improve housing and services to homeless people living in transit facilities, such as on buses or subways. (Based on 10/10/2023 text)		Monitor
AB 1403	Garcia, D	Public safety: fireworks: enforcement: funding.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 368, Statutes of 2023.	10/07/2023 - Assembly CHAPTERED	The State Fireworks Law regulates the sale, possession and use of fireworks and requires the State Fire Marshal to adopt certain regulations and issue licenses. This bill would increase fines for Violating the law, possessing dangerous fireworks without a permit, and selling to people under 18. The bill also redefines "safe and sane fireworks" to mean those approved by the United States Consumer Product Safety Commission, and requires the State Fire Marshal to evaluate and collect data on fireworks related fires, damages, seizures, arrests and disposal issues. It also allows charter cities, counties, fire protection districts or city and counties to require fees from permit applicants to cover their costs related to fireworks permits, inspections, public education, fire operations and suppression. Finally, the bill requires the State Fire Marshal to develop guidance and training for local agencies that seize, collect, transport, store, and treat illegal fireworks. (Based on 10/07/2023 text)	AB 1403 SUPPORT 28July23 AB 1403 GOVRFS 20Sept23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1418	McKinnor, D	Tenancy: local regulations: contact with law enforcement or criminal convictions.	10/08/2023 - Chaptered <u>HTML PDF</u>	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 476, Statutes of 2023.	10/08/2023 - Assembly CHAPTERED	, This bill attempts to protect people from being penalized as the result of a law enforcement contact. It would prevent local governments from penalizing people, such as landlords or tenants, who have been contacted by a law enforcement agency or have a criminal conviction. Also, it would protect tenants from being evicted or punished because of another tenant's law enforcement contact or criminal conviction. The bill would affect all cities, including charter cities, and contain remedies for violations. (Based on 10/08/2023 text)		Monitor
AB 1447	Flora, R	Vehicles: motorized scooters.	09/08/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was TRANS. on 9/11/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill changes the definition of a motorized scooter by including 3-wheeled devices and increasing the maximum weight and width. It would require a manufacturer to put a sticker on the scooter certifying that it meets certain braking requirements, and it would require a speedometer that works if the scooter is capable of exceeding 15 miles per hour. The bill would also prohibit a person from operating a motorized scooter in excess of 15 miles per hour while standing and 20 miles per hour while seated. Additionally, it requires drivers of motor vehicles passing motorized scooters to comply with the Three Feet for Safety Act, which requires them to pass with a safe distance that does not interfere with the safe operation of the scooter. Violations of the provisions are considered an infraction, punishable by a \$35 fine. (Based on 09/08/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1449	Alvarez, D	Affordable housing: California Environmental Quality Act: exemption.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 761, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	CEQA is a law in California which requires the lead agency (a person in charge of a project) to prepare an Environmental Impact Report on a project if it may have a significant effect on the environment. The lead agency must prepare a Mitigated Negative Declaration if the project will have a significant effect but can be avoided or mitigated. This bill would offer an exemption from CEQA until 2033 for actions taken by a government agency related to affordable housing projects, if certain requirements are met. The lead agency must file a Notice of Exemption with the Office of Planning and Research or the County Clerk of each county in which the project is located. The bill also adds more responsibility to the lead agency which requires the state to reimburse local agencies and school districts, but no reimbursement is required by this act. (Based on 10/11/2023 text)	AB 1449 SUPPORT26May23	Support
AB 1463	Lowenthal, D	Automated license plate recognition systems: retention and use of information.	07/03/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was JUD. on 6/14/2023)(May be acted upon Jan 2024)	07/14/2023 - Senate 2 YEAR	This bill would affect the way that license plate reader technology, also known as automated license plate recognition (ALPR), is used in California. Law enforcement departments are authorized to retain data for up to 60 days, and to share that data with other law enforcement agencies. Public agencies need to implement usage and privacy policies to protect the information. The bill would require these policies to include a requirement to purge information that does not match the 'hot list' in 30 days. Additionally, the data can't be accessed if it is older than 60 days. Public agencies would not be allowed to sell, share, or transfer ALPR data to out-of-state or federal agencies without a court order or warrant. Finally, annual audits must be conducted to review and assess the searches done by the ALPR end-users to determine compliance with the usage and privacy policies. (Based on 07/03/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1469	Kalra, D	Santa Clara Valley Water District.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 729, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	The Santa Clara Valley Water District Act creates the Santa Clara Valley Water District, which is responsible for conserving and managing flood storm and recycled waters and other waters for beneficial uses. The bill additionally authorizes the district to take certain actions, in consultation with a city or Santa Clara County, to assist unsheltered people living along streams and in the district to submit reports to the state Legislature on actions taken to help these individuals by 2029 and 2034. If SB 747 of the 2023-24 Regular Session is enacted, this bill also makes using the land for these specified actions count as "agency's use" for the disposal of surplus land by a local agency. (Based on 10/10/2023 text)	AB 1469 SUPPORT 20March23 AB 1469 SUPPORT21June23 AB 1469 GOVRFS 20Sept23	Support
AB 1471	Pellerin, D	Hospitals: seismic compliance: O'Connor Hospital and Santa Clara Valley Medical Center.	10/04/2023 - Chaptered HTML PDF	10/04/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 304, Statutes of 2023.	10/04/2023 - Assembly CHAPTERED	This bill affects hospitals and medical centers in the County of Santa Clara. It requires them to submit a plan to the Department of Health Care Access and Information by January 15, 2022 to show how they will comply with the Alfred E Alquist Hospital Facilities Seismic Safety Act of 1983 building standards. The bill also extends the deadline for final compliance with the building standards and adds additional dates for these facilities to report their progress to the department. If a facility fails to meet its deadline, it will face penalties and the county will be required to pay these penalties to the department. The bill also requires the department to collect interest and costs associated with recovery of any arrears and withhold any building permits if the county fails to make a payment to the department. This bill will take effect immediately as an urgency statute and declares that it is necessary for public safety. (Based on 10/04/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1484	Zbur, D	Temporary public employees.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 691, Statutes of 2023.	10/10/2023 - Assembly CHAPTERED	The Meyers-Milias-Brown Act authorizes public employees to form and join employee organizations and requires certain matters to be considered when it comes to employee-employer relations. This bill would impose requirements on temporary employees of public employers who are performing the same or similar type of work that's done by permanent employees to be automatically included in the same bargaining unit and would require public employers to participate in collective bargaining to establish certain employment conditions for them. If the bill's provisions are violated, it would be processed as an unfair practice charge. If passed, the bill would impose new duties on local agencies, and the state would not be required to reimburse them. (Based on 10/10/2023 text)		Monitor
AB 1485	Haney, D	Housing element: enforcement: Attorney General.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 763, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The Planning and Zoning Law in California requires cities and counties to make a plan for the future physical development of that area, including a housing element. If the plan or an amendment does not fit the law, the Department of Housing and Community Development or the office of the Attorney General can become involved and litigate if necessary. This bill allows either of them to intervene as a matter of unconditional right in any legal action regarding specific housing laws like the Housing Accountability Act, the Density Bonus Law, and the Housing Crisis Act of 2019. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1490	Lee, D	Affordable housing development projects: adaptive reuse.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 764, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	This bill requires local officials to prioritize the funding of adaptive reuse projects in order to build more affordable housing in existing developed areas with public infrastructure. The bill adds to the Housing Accountability Act, which makes it illegal for local agencies to disapprove or condition a housing project that is intended to be used for very low-income, low-income, or moderate-income households, so long as it complies with objective, quantifiable written development standards. This bill requires these housing developments to have 100% of their units be dedicated to lower income households, with 50% of the units being dedicated to very low-income households. Local agencies would be required to determine if the proposed development meets these standards within a specific timeframe and would be prohibited from prohibiting an adaptive reuse model for an affordable housing project on the basis that it is an adaptive reuse project. A local source of funding would have to include adaptive reuse as an eligible project. The state will have to cover the cost for these changes, as they are a matter of statewide concern, not municipal affairs. (Based on 10/11/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1505	Rodriguez, D	Seismic retrofitting: soft story multifamily housing.	07/03/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Ordered to inactive file at the request of Senator McGuire.	09/14/2023 - Senate INACTIVE FILE	Existing law in California creates the California Earthquake Authority (CEA) and the California Residential Mitigation Program (CRMP), which provide financial assistance to owners of soft story multifamily housing that is at risk of collapse in earthquakes. A fund of \$250 million from the state's General Fund was set up to support the Seismic Retrofitting Program for Soft Story Multifamily Housing, but this bill would remove the requirement for this appropriation and instead allow the Office of Emergency Services to use federal funds from the Hazard Mitigation Grant Program and Building Resilient Infrastructure and Communities to support this program. (Based on 07/03/2023 text)	AB 1505 - Support 032723.pdf	Support
AB 1525	Bonta, D	Transportation projects: priority populations.	04/19/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Transportation Agency consists of several government organizations that are supervised by the Secretary of Transportation. This bill would require the agency and its departments to develop criteria and an evaluation process to measure how projects funded will benefit priority populations. It would also require a report to the legislature to provide an evaluation and require 60% of money allocated for projects outside of administration costs be allocated for projects that provide direct meaningful and assure benefits for priority populations. (Based on 04/19/2023 text)		Monitor
AB 1532	Haney, D	Office conversion projects.	02/17/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 3/23/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill would allow developers of certain housing projects to convert office buildings into residential dwellings without needing additional permits or approvals. Additionally, it would exempt these conversions from impact fees, and would require local governments to review and approve these projects as a "use by right." Furthermore, it would establish a program to award funding to these "office conversion projects," and when approved, the state would reimburse local governments for the costs incurred. (Based on 02/17/2023 text)		Monitor 97

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1538	Muratsuchi, D	Clean Energy Reliability Program.	04/17/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Existing legislation gives the Public Utilities Commission control over energy companies in California, which includes electrical corporations and electric service providers. This law requires the commission to balance the state's goals for clean energy with the reliability of the electrical service. This bill establishes the Clean Energy Reliability Program, which will give incentives to load-serving entities that purchase eligible resources with extra target procurement. If a load-serving entity meets the necessary requirements, it will receive an incentive payment from the commission and will either pay its customers back with a bill credit, or use it to reduce ratepayer costs. If a loadserving entity does not follow the rules, it will be breaking the law and will have to pay for the costs. (Based on 04/17/2023 text)		Monitor
AB 1565	Jones- Sawyer, D	California Cannabis Tax Fund: local equity program grants.	02/17/2023 - Introduced <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)	09/01/2023 - Senate 2 YEAR	The AUMA initiative established regulations on the commercial adultuse of cannabis in California, and the MAUCRSA consolidated the licensing and regulation of commercial medicinal and adult-use cannabis activities. The California Cannabis Equity Act also provides local equity programs that prioritize populations/neighborhoods negatively impacted by cannabis criminalization. This bill would appropriate \$15000000 to the Department of Cannabis Control to assist local equity applicants and licensees to get into, and run, the cannabis market in California, furthering the purposes of AUMA. (Based on 02/17/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
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.	05/26/2023 - Amended <u>HTML</u> <u>PDF</u>	06/14/2023 - Referred to Coms. on N.R. & W. and GOV. & F.	06/14/2023 - Senate N.R. & W.	Proposition 68, approved by California voters on June 5th 2018, authorized the state to issue \$41 billion in bonds to fund drought, water parks, climate protection, coastal protection, and outdoor access for all. In order for the state to issue bonds for this purpose, the bill must be voted in by a 2/3 majority of each house of the Legislature and a majority of voters. Additionally, the Safe Drinking Water Wildfire Prevention Drought Preparation Flood Protection Extreme Heat Mitigation Clean Energy and Workforce Development Bond Act of 2024 will be proposed on March 5th 2024, which will authorize the state to issue \$15.99 billion in bonds in order to fund safe drinking water, wildfire prevention, drought preparation, flood protection, extreme heat mitigation, clean energy, and workforce development programs. (Based on 05/26/2023 text)		Monitor
AB 1572	Friedman, D	Potable water: nonfunctional turf.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 849, Statutes of 2023.	10/13/2023 - Assembly CHAPTERED	This bill would encourage reuse of water and make restrictions about how water is used. It would require water management plans to consider the water-related needs of disadvantaged communities and owners and occupants of affordable housing. Specifically, it would prohibit the use of potable water for the irrigation of nonfunctional turf located on certain properties, and require owners of these properties to certify their compliance. The bill would also ask the State Water Resources Control Board to create a form for certification and would also allow public water systems, counties or cities to enforce these provisions. Finally, it would require the Governor's Office of Business and Economic Development to support businesses that provide services that help with compliance. (Based on 10/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1588	Wilson, D	Affordable Internet and Net Equality Act of 2023.	04/11/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was C. & C. on 3/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	This bill, the Affordable Internet and Net Equality Act of 2023, would require the Department of Technology to treate a program that ensures that people that are part of certain public assistance programs are able to purchase internet service for no more than \$40 a month that meets set minimum speed requirements and that internet service providers must set up a phone line for people in these programs to sign up, sadvertise their services, and be posted on the Department's website. The bill does not apply to certain departments, local governments, previously made contracts, or providers with fewer than 100,000 California residential subscribers. (Based on 04/11/2023 text)		Monitor
AB 1601	Alvarez, D	Cannabis: enforcement by local jurisdictions.	04/18/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was B.&P. on 5/1/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The Control Regulate and Tax Adult Use of Marijuana Act (AUMA) was an initiative approved in the 2016 statewide election, approving the licensing and regulation of commercial adult-use cannabis activity. The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) is the law that regulates these activities. This bill adds grounds for disciplinary action against a licensee, such as hiding illegal business activities, including tax evasion and money laundering. 50% of the penalties received after a prosecution will be given to the county or city, and the other 50% will be deposited into the General Fund. (Based on 04/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1628	McKinnor, D	Microfiber filtration.	10/08/2023 - Vetoed <u>HTML PDF</u>	10/08/2023 - Vetoed by Governor.	10/08/2023 - Assembly VETOED	This bill would require all new washing machines sold in California after January 1, 2029 for residential or state use to have a microfiber filtration system with a mesh size not greater than 100 micrometers and to include a label with a specified consumer notice. If someone violates this bill, they could be given a civil penalty which can be enforced through an action brought by the Attorney General, a city attorney, a county counsel, or a district attorney. This law is an additional regulation to protect the public health and quality of water. (Based on 09/18/2023 text)		Monitor
AB 1630	Garcia, D	Planning and zoning: housing development approvals: student housing projects.	03/21/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was H. & C.D. on 3/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The Student Housing Crisis Act of 2023 is a bill that provides a streamlined ministerial approval process for certain housing developments near universities. It requires that 20% of the units in the development be rented by students or faculty and staff of the university and imposes restrictions, including prohibiting the local government from imposing certain restrictions, such as minimum automobile parking requirements. The bill also requires certain deed restrictions to ensure at least 20% of the units are affordable to lower income households. This bill expands the exemption for ministerial approval of projects under the California Environmental Quality Act. It further applies to all cities including charter cities and does not require reimbursement for mandated costs. (Based on 03/21/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1633	Ting, D	Housing Accountability Act: disapprovals: California Environmental Quality Act.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 768, Statutes of 2023.	10/11/2023 - Assembly CHAPTERED	The Housing Accountability Act is a law that prohibits local governments from rejecting a housing development project without providing certain written findings based on evidence. The California Environmental Quality Act (CEQA) requires a lead agency to prepare an environmental impact report for projects that may affect the environment. This bill would, until 2031, add to the definition of "disapprove the housing development project," any instance where a local agency does not make a determination whether the project is exempt from CEQA or fails to approve, adopt, or certify a negative declaration or environmental impact report for the project. It would also make local violations of these duties enforceable by creating a state-mandated local program. It also requires that housing development projects meet at least 15 dwelling units per acre. Finally, it would make it so that local agencies' failure to make a determination on CEQA violations within a certain time frame is deemed "final." (Based on 10/11/2023 text)		Monitor
AB 1637	Irwin, D	Local government: internet websites and email addresses.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State - Chapter 586, Statutes of 2023.	10/09/2023 - Assembly CHAPTERED	The California Constitution allows cities and counties to make laws and regulations that do not conflict with general laws. The California Public Records Act requires a local agency to make public records available to the public, including (by 2029) posting them on an internet website with a "gov" or "cagov" domain name. This bill would also require local agencies to use a "gov" or "cagov" domain name for employee email addresses. Furthermore, it would require the state to reimburse local agencies for any costs mandated by this bill, as determined by the Commission on State Mandates. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1644	Bonta, D	Medi-Cal: medically supportive food and nutrition services.	04/27/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	The Medi-Cal Program, run by the State Department of Health Care Services, provides health care services for low-income individuals. This bill would make medically supportive food and nutrition interventions (like meals tailored to certain health conditions) a covered benefit of the Medi-Cal program. In order to qualify for coverage, a patient would have to be offered at least 3 of 6 interventions, with food provided through one of those 3 interventions, and it would have to be provided for a minimum duration of 12 weeks. The bill also calls for an advisory workgroup to help the department develop final guidance related to Medi-Cal coverage of these interventions, and the department would have to issue final guidance by July 1, 2026. (Based on 04/27/2023 text)		Monitor
AB 1656	Wicks, D	Homelessness: funding.	02/17/2023 - Introduced HTML PDF	05/05/2023 - Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/17/2023)(May be acted upon Jan 2024)	05/05/2023 - Assembly 2 YEAR	This bill is talking about how the government is making programs to help fight homelessness. There is the Homeless Youth Act of 2018, and the Homeless Housing Assistance and Prevention Program which are laws designed to tackle homelessness. The bill wants the government to set up a permanent funding source to try to solve the homelessness crisis. (Based on 02/17/2023 text)		Monitor
AB 1657	Wicks, D	The Affordable Housing Bond Act of 2024.	04/17/2023 - Amended <u>HTML</u> <u>PDF</u>	09/01/2023 - In committee: Held under submission.	08/14/2023 - Senate APPR. SUSPENSE FILE	This bill would create the Affordable Housing Bond Act of 2024 which if adopted would authorize the State to issue \$10,000,000,000 in bonds. This money would be used to finance programs that provide assistance for emergency housing, multifamily housing, farmworker housing, and home ownership for very low and lowincome households and money for first-time home buyers. This bond act would be submitted to the voters at the March 5, 2024 statewide general election and if passed would take effect immediately. (Based on 04/17/2023 text)	AB 1657 SUPPORT 19April23 Coalition Letter 27June23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1669	Quirk-Silva, D	California Historically Significant Commercial District Act.	02/17/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill would set up a program in California called the California Historically Significant District Program. The purpose is to help improve and maintain important commercial areas. It would be run by the Governor's Office of Business and Economic Development (GO-Biz) and funded by the Legislature. The program would award grants to eligible grantees to provide help to small businesses in historic districts. Grantees would be required to report onperformance quarterly and annually and use matching funds in order to receive a grant. Additionally, they would have 3 years to use the grant money and 5% of any appropriation to go to administrative costs. (Based on 02/17/2023 text)		Monitor
AB 1690	Kalra, D	Universal health care coverage.	02/17/2023 - Introduced HTML PDF	05/05/2023 - Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/17/2023)(May be acted upon Jan 2024)	05/05/2023 - Assembly 2 YEAR	This law makes it easier for people with limited incomes to access health care services. The law creates programs, the Medi-Cal program, which is administered by the State Department of Health Care Services, and sets up a California Health Benefit Exchange to help people purchase health plans. It also states the intent of the state to provide accessible, affordable, equitable, and high-quality health care for all Californians through a comprehensive, universal, single-payer health care program. (Based on 02/17/2023 text)		Monitor
AB 1700	Hoover, R	California Environmental Quality Act: population growth and noise impacts: housing projects.	02/17/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was NAT. RES. on 3/9/2023)(May be acted upon Jan 2024)	04/28/2023 - Assembly 2 YEAR	The California Environmental Quality Act (CEQA) is a law that requires agencies to prepare an environmental impact report and other documents if a project they are approving could have a significant effect on the environment. The law also requires an agency to prepare a mitigated negative declaration if they can avoid or mitigate the effects of the project. This bill further specifies that population growth and noise impacts of a housing project are not effects on the environment that need to be considered. (Based on 02/17/2023 text)		Monitor 104

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1708	Muratsuchi, D	Theft.	04/12/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was PUB. S. on 4/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	Proposition 47 is a law that makes shoplifting a misdemeanor and limits how much stolen property can be charged as theft, with no jail time for most cases. This bill would refine the definition of shoplifting and certain offenses, such as theft of a firearm, vehicle, identity theft, or credit card fraud, would be excluded from the provisions of the law. If a person has committed two or more prior convictions for specified theft-related offenses, they would be punished by up to a year in county jail. The bill also provides for a diversion program administered by local prosecutors, probation departments, or other entities for people who commit repeat theft offenses. This bill would need to be approved by voters before becoming effective. (Based on 04/12/2023 text)		Monitor
AB 1738	Carrillo, Wendy, D	Mobile Homeless Connect Pilot Program.	06/15/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/12/2023)(May be acted upon Jan 2024)	09/14/2023 - Senate 2 YEAR	This bill would allow homeless people to obtain an identification card without paying the usual \$26 fee. It would also establish the Mobile Homeless Connect Pilot Program to help homeless people apply for these cards. The program will be set up in certain areas, and the Department of Motor Vehicles and Business Consumer Services and Housing Agency will create guidelines for it. The department must submit a report about the program to the legislature every year until 2029. (Based on 06/15/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
AB 1748	Ramos, D	Logistics use projects: sensitive receptors.	05/01/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/27/2023)(May be acted upon Jan 2024)	05/19/2023 - Assembly 2 YEAR	This bill applies to the County of Riverside, the County of San Bernardino, and the cities, joint powers authorities, or agencies with land use authority in those counties. It prevents approval of the development or expansion of logistics uses adjacent to sensitive receptors unless certain requirements are met, such as a minimum setback of 300 feet if the logistics use consists of 400000 or more square feet of building space. This bill is necessary to address a matter of statewide concern since it applies to all cities including charter cities, and makes legislative findings and declarations as to the necessity. No reimbursement from the state is required for this bill. (Based on 05/01/2023 text)		Monitor
ABX1 2	Fong, Vince, R	Motor Vehicle Fuel Tax Law: suspension of tax.	12/05/2022 - Introduced HTML PDF	12/06/2022 - From printer.	12/05/2022 - Assembly PRINT	This bill would suspend the tax on motor vehicle fuels for one year. It also requires that the savings from the tax suspension be passed on to end consumers, or else it will be considered an unfair business practice. Besides that, it also would require sellers of motor vehicle fuels to give a receipt to the purchaser showing how much the tax would have been. Finally, the bill would transfer a certain amount of money from the General Fund to the Motor Vehicle Fuel Account in the Transportation Tax Fund, and it would take effect immediately. (Based on 12/05/2022 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
ACA 1	Aguiar-Curry, D	Local government financing: affordable housing and public infrastructure: voter approval.	09/20/2023 - Chaptered HTML PDF	09/20/2023 - Chaptered by Secretary of State - Res. Chapter 173, Statutes of 2023.	09/20/2023 - Assembly CHAPTERED	This measure would make it easier for local governments to pass propositions that would permit them to levy an ad valorem tax, sales and use tax, transactions and use tax, or parcel tax - all types of taxes - to fund public infrastructure, affordable housing or permanent supportive housing. The propositions for any of these taxes would need to be approved by a majority vote of the members of the local government's governing board and 55% of the local voters. This measure would also make conforming changes to related provisions, authorize the legislature to enact additional accountability measures, and adjust the percentage required for the incurrence of indebtedness by school districts, community college districts, and county offices of education. Lastly, this measure would make any other proposition on the same statewide election ballot relating to taxes, charges, and revenue measures null and void if this measure receives more affirmative votes. (Based on 09/20/2023 text)	ACA 1 SUPPORT 30June23 ACA 1 SUPPORT 30Aug23 ACA 1 - CASQA Amendment Support 09.05.23.pdf	Support
ACA 2	Alanis, R	Public resources: Water and Wildfire Resiliency Act of 2023.	12/05/2022 - Introduced <u>HTML PDF</u>	04/20/2023 - Referred to Coms. on W., P., & W. and NAT. RES.	04/20/2023 - Assembly W.,P. & W.	This measure in the California Constitution establishes a special fund, the Water and Wildfire Resiliency Fund, to help with water and forest projects. Each year, the State Treasurer transfers 3% of the state revenue in the General Fund to this special fund. The Legislature then uses 50% of the money in the fund for water projects and 50% for forest projects. (Based on 12/05/2022 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
ACA 3	Lee, D	Wealth tax: appropriation limits.	01/19/2023 - Introduced HTML PDF	03/30/2023 - Referred to Com. on REV. & TAX.	03/30/2023 - Assembly REV. & TAX	So, in California, the Constitution allows the Legislature to tax different types of tangible and intangible personal property and wealth, and can set different rates for different types. It also limits the total amounts that the state and local governments can appropriate for certain items. This measure removes the limitation on appropriations until certain conditions are met, and once those conditions are satisfied, the level of appropriations used to meet those conditions will be set as the new limit on appropriations. (Based on 01/19/2023 text)		Monitor
ACA 7	Jackson, D	Government preferences: programs: exceptions.	06/14/2023 - Amended <u>HTML</u> <u>PDF</u>	09/12/2023 - Read third time. Adopted. (Ayes 62. Noes 18.) Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.	09/12/2023 - Senate RLS.	In California, it is against the law to discriminate against or grant special treatment to people because of their race, sex, ethnicity, or national origin when it comes to public jobs, education, and agreements. This includes state government, cities, counties, schools, universities, and other public organizations. However, a new measure allows for state money to be used for research-oriented and culturally specific programs, as long as it is approved by the governor, with the goal of increasing life spans, improving educational chances, and helping people out of poverty, for particular racial, ethnic, national origin, or gender-based groups. (Based on 06/14/2023 text)		Monitor
ACA 10	Haney, D	Fundamental human right to housing.	03/06/2023 - Introduced <u>HTML</u> <u>PDF</u>	06/07/2023 - Coauthors revised. From committee: Be adopted, and re-refer to Com. on APPR. Re- referred. (Ayes 6. Noes 2.) (June 7). Re- referred to Com. on APPR.	06/07/2023 - Assembly APPR.	The California Constitution provides individuals certain personal rights, such as the right to pursue safety, happiness, and privacy. This measure would recognize everyone in California's right to adequate housing, and it would make it the responsibility of both the state and local governments to ensure this right is respected, protected, and maintained. (Based on 03/06/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
ACA 12	Dixon, R	Controlled substances.	06/05/2023 - Introduced HTML PDF	07/14/2023 - Introduced measure version corrected.	06/05/2023 - Assembly PRINT	This measure defines a law that would make it a crime to possess, transport, sell, furnish, manufacture, compound, or prepare certain controlled substances, including fentanyl, peyote, and other opiates and narcotics, for any purpose. The court would be required to advise a person convicted of any such crime of the danger of selling or administering such drugs and that they could be charged with homicide if someone dies as a result of that action. A plea form, if used, would be required to have the advisement included, and the fact that the advisement was given would be recorded in the abstract of conviction. Additionally, the advisement would not be used as evidence in the prosecution of a minor in juvenile court. (Based on 06/05/2023 text)		Monitor
ACA 13	Ward, D	Voting thresholds.	10/25/2023 - Enrolled HTML PDF	09/14/2023 - Read third time. Adopted. (Ayes 28. Noes 9.) Ordered to the Assembly. In Assembly. Concurrence in Senate amendments pending. Senate amendments concurred in. Held at Desk by unanimous consent until November 1, 2023. (Enrolled Text Released 10/25/2023)	10/25/2023 - Assembly ENROLLMENT	This measure in California would require any proposed constitutional amendment or statewide initiative measure to be approved by a majority of the votes cast in favor of the initiative measure. If the initiative measure includes a provision to increase the voter approval requirement, then it would need to meet the same requirement to be approved. Additionally, it would allow local governing bodies to hold an advisory vote concerning any issue so that local voters can voice their opinion. Finally, the measure would specify that if any part of the measure is found to be invalid, the rest of the measure would remain valid. (Based on 10/25/2023 text)	ACA 13 Support BCM 30Aug23	Mayoral Support
ACR 16	Fong, Mike, D	Needs of opportunity youth.	08/22/2023 - Chaptered <u>HTML</u> <u>PDF</u>	08/22/2023 - Chaptered by Secretary of State - Res. Chapter 130, Statutes of 2023.	08/22/2023 - Assembly CHAPTERED	This measure would show that the government of California understands how important it is for young people who have struggled, often due to circumstances beyond their control, to have a chance for a better life. They want to create a plan to help reduce the economic inequality experienced by these young people and help them succeed. (Based on 08/22/2023 text)	ACR 16 Support 3April23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 2	Portantino, D	Firearms.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 249, Statutes of 2023.	09/26/2023 - Senate CHAPTERED	This bill would change the current laws in California regarding carrying firearms in public. Specifically, it would require licensing authorities to issue or renew a license to carry a concealed firearm if the applicant is at least 21 years of age and not a disqualified person. It also requires applicants to be recorded owners with the Department of Justice of the pistol, revolver, or other fire arm they are wanting to carry, and the licensing authority must confirm their ownership with the local sheriff. In addition, the training and certificate requirements are increased and the applicant must submit fingerprint images and related information. In other areas, the bill would remove the good character and good cause requirements from the issuance criteria, as well as prohibit individuals from bringing firearms into certain locations. Lastly, the bill would make it a crime to falsely represent oneself as a peace officer while carrying a firearm. (Based on 09/26/2023 text)		Monitor
<u>SB 4</u>	Wiener, D	Planning and zoning: housing development: higher education institutions and religious institutions.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 771, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	This bill would make it easier for certain development projects to get approval. It would require local governments to approve projects on certain land owned by an independent institution of higher education or religious institution if the project meets certain criteria. This includes that 100% of the project's units are affordable to lower income households, and that the project is located close to a public transit stop or car sharing vehicle. The bill also prohibits local governments from imposing certain kinds of requirements on these projects, such as more parking than necessary. Finally, the bill would prevent the California Environmental Quality Act from applying to these projects. (Based on 10/11/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 5	Nguyen, R	Motor Vehicle Fuel Tax Law: limitation on adjustment.	12/05/2022 - Introduced HTML PDF	05/03/2023 - May 3 set for first hearing. Failed passage in committee. (Ayes 2. Noes 2.) Reconsideration granted.	01/18/2023 - Senate GOV. & F.	The Motor Vehicle Fuel Tax Law administered by the California Department of Tax and Fee Administration is a law that currently imposes a tax per gallon on motor vehicle fuel such as gasoline when it is removed from a refinery or terminal rack, when it is brought into the state, or when it is sold in the state. Currently, that tax is increased annually based on the California Consumer Price Index. This bill will limit the annual increase to a maximum of 2%, beginning on July 1, 2023. It will go into effect immediately as a tax levy. (Based on 12/05/2022 text)		Monitor
SB 7	Blakespear, D	The Homeless Housing Obligation Act.	05/01/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This law outlines a plan for addressing homelessness by requiring all cities and counties to ensure that homeless individuals have access to housing opportunities. This means by January 1 2030, each city and county must have a housing obligation plan in place to guarantee that homeless individuals can experience safe and secure housing. This plan must include goals, completion timelines, projects, and progress towards reducing the number of homeless individuals in the jurisdiction. Additionally, the bill would require "homeless" to be a new income category when assessing the regional housing need. This bill would cover statewide areas and provide reimbursement for any costs the bill may require. (Based on 05/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 8	Blakespear, D	Firearms liability insurance.	03/23/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was INS. on 3/27/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill is proposing to start from Jan. 1, 2025, that anyone who owns a firearm must have a homeowner's, renter's, or gun liability insurance policy to cover any damages from any accidental or negligent use of their gun, such as death, injury or property damage. The Insurance Commissioner would set the minimum coverage for a policy, and create a form to serve as proof of the required insurance to give to law enforcement. This bill is just a proposal right now and further details could be changed. (Based on 03/23/2023 text)	SB 8 SUPPORT 17April23	Sponsor
SB 10	Cortese, D	Pupil health: opioid overdose prevention and treatment: Melanie's Law.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 856, Statutes of 2023.	10/13/2023 - Senate CHAPTERED	This bill encourages county offices of education to establish a County Working Group on Fentanyl Education in Schools and is aimed at creating more awareness and betterschool safety. It would require the State Department of Education to create and maintain, among other things, informational materialsto educate staff, pupils, and parents about how to prevent an opioid overdose. The bill also sets out to require a comprehensive school safety plan and the school safety plan of a charter school for a school serving pupils in any grades 7-12 to contain a protocol for an opioid overdose. In addition, the bill expresses the legislature's intent that alternatives to the referral of a pupil to a law enforcement agency regarding the misuse of an opioids should be used and an established Multi-Tiered System of Supports shouldhelp achievethese alternatives. Lastly, the bill would cover certain costs reimbursed to local agencies and school districts, as mandated by the state, if approved by the Commission on State Mandates. (Based on 10/13/2023 text)	Support	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 12	Stern, D	California Global Warming Solutions Act of 2006: emissions limit.	12/05/2022 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The California Global Warming Solutions Act of 2006 requires the State Air Resources Board to regulate and monitor sources of greenhouse gases and put a limit on emissions to be achievable by 2020. By 2030, the amount of greenhouse gases released into the atmosphere must be reduced by at least 40% when compared to the amount at the beginning of the act. The act also makes it illegal to break the rules and regulations of the state board. This new bill aims to reduce greenhouse gas emissions even more by 55% by 2030 and makes violating the rules and regulations a crime. This bill must also follow certain procedures established by the California Constitution to reimburse the local government and school districts for any costs. (Based on 12/05/2022 text)		Monitor
SB 13	Ochoa Bogh, R	Controlled substances.	12/05/2022 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 1/18/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill would require that if someone is convicted of possessing, transporting, selling, furnishing, administering, giving away, manufacturing, compounding, converting, producing, deriving, processing, or preparing various controlled substances, including fentanyl, peyote, and other opiates and narcotics, they must receive a written advisory of the danger and consequences of doing so. In particular, that if someone dies as a result of their actions, they may be charged with voluntary manslaughter or murder. The fact that the advisory was given must also be noted in the person's court record. (Based on 12/05/2022 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 14	Grove, R	Serious felonies: human trafficking.	09/25/2023 - Chaptered HTML PDF	09/25/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 230, Statutes of 2023.	09/25/2023 - Senate CHAPTERED	This bill adds human trafficking of a minor to the definition of a serious felony under California law. This means that if someone is convicted of a serious felony, including human trafficking of a minor, they could be subject to the Three Strikes Law, which increases punishments for certain felonies. Even though this bill creates a new state-mandated local program, the California Constitution does not require state reimbursement for the costs associated with it. (Based on 09/25/2023 text)		Monitor
SB 17	Caballero, D	Senior housing: tax credits.	10/07/2023 - Vetoed <u>HTML</u> <u>PDF</u>	10/07/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/07/2023 - Senate VETOED	Currently, there is a law that requires the California Tax Credit Allocation Committee to determine and allocate available funding for low-income housing tax credits each year. This law also authorizes the committee to pass rules and regulations for the allocation of housing credits. Part of the funding must be allocated to rural areas, small developments, and farmworker housing. This new bill would require the committee to revise its regulations to ensure that 20 percent of housing credits are set aside for senior developments. This bill would result in more taxes for Californians and would need to be approved by 2/3 of the Legislature. (Based on 09/15/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 19	Seyarto, R	Fentanyl Misuse and Overdose Prevention Task Force.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 857, Statutes of 2023.	10/13/2023 - Senate CHAPTERED	This bill would create the Fentanyl Misuse and Overdose Prevention Task Force, co-chaired by the Attorney General and the State Public Health Officer or their designees, to help reduce the misuse of Fentanyl in California. Fentanyl is classified in Schedule II of the California Uniform Controlled Substances Act, which has the greatest restrictions and penalties. The task force will collect and organize data on the nature and extent of fentanyl misuse in California and evaluate approaches to increase public awareness of fentanyl misuse. They will need to meet at least once every two months and submit interim and final reports to the Attorney General, Governor, and Legislature. This bill will run from June 1, 2024 to January 1, 2026. (Based on 10/13/2023 text)		Monitor
SB 20	Rubio, D	Joint powers agreements: regional housing trusts.	09/01/2023 - Chaptered <u>HTML PDF</u>	09/01/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 147, Statutes of 2023.	08/22/2023 - Senate CHAPTERED	The Joint Exercise of Powers Act authorizes two or more public agencies to join together to exercise their common powers. This bill would allow two or more local agencies, as well as a federally recognized tribal government, to create a regional housing trust. This trust would help fund housing to assist the homeless and those of extremely low, very low, and low income. The trust would be led by a board of directors, consisting of at least five people, and would be allowed to fund projects, accept financing and funds, and issue bonds. They would also be required to follow certain financial reporting and auditing requirements. (Based on 09/01/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 30	Umberg, D	Transportation: zero- emission vehicle signage.	06/19/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/23/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	This bill would require the Department of Transportation to create signs on freeways in rural areas that identify businesses offering electric vehicle charging facilities, such as electric car charging stations and hydrogen fueling stations. They would have to work with the Governor's Office of Business and Economic Development and the State Energy Resources Conservation and Development Commission to design these signs, which would include information about which vehicles are compatible with each electric charger or fueling station. The Department of Transportation would also need to create rules and regulations to carry out this program. (Based on 06/19/2023 text)		Monitor
SB 31	Jones, R	Encampments: sensitive areas: penalties.	03/22/2023 - Amended HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 1/18/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill would prohibit a person from sitting, lying, sleeping, or placing personal property on any street sidewalk or other public right-of-way within 1000 feet of a sensitive area, such as an intersection or school, as defined. A violation of this prohibition would be considered a public nuisance, and can be abated and prevented as provided by law. A violation could be charged as either a misdemeanor or an infraction. In order to enforce these rules, the prosecutor must provide at least 72 hours of notice before commencing any action. This bill would also prohibit the state from being required to reimburse for costs associated with enforcing these rules. (Based on 03/22/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 32	Jones, R	Motor vehicle fuel tax: greenhouse gas reduction programs: suspension.	12/05/2022 - Introduced HTML PDF	04/19/2023 - April 19 set for first hearing. Failed passage in committee. (Ayes 2. Noes 3.) Reconsideration granted.	03/08/2023 - Senate E.Q.	The California Global Warming Solutions Act of 2006 requires the State Air Resources Board to adopt rules and regulations to reduce greenhouse gas emissions by 40% by 2030. The Low Carbon Fuel Standard regulations have been adopted and there is a Greenhouse Gas Reduction Fund to support the compliance of this act. The bill suspends the Low Carbon Fuel Standard regulations and exempt suppliers of transportation fuels from regulations for use of market-based compliance mechanisms for one year. It also suspends the Motor Vehicle Fuel Tax Law for one year and establishes a requirement for any nonconsumer savings to be passed on to the consumer as an unfair business practice. The bill is an urgency statute and will take effect immediately. (Based on 12/05/2022 text)		Monitor
SB 37	Caballero, D	Older Adults and Adults with Disabilities Housing Stability Act.	03/13/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would establish the Older Adults and Adults with Disabilities Housing Stability Program, creating a fund from which grants would be awarded to nonprofits and other groups to provide housing subsidies and support other housing related costs to those over 65 and people with disabilities who are homeless or at risk of homelessness. The bill provided details around financial support and reporting requirements that the department will need to follow. This is part of an effort to address homelessness through existing law. (Based on 03/13/2023 text)	SB 37 SUPPORT 20March23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 43	Eggman, D	Behavioral health.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 637, Statutes of 2023.	10/10/2023 - Senate CHAPTERED	The Lanterman-Petris-Short Act provides for the involuntary commitment and treatment of someone who is a danger to themselves or others, or who is "gravely disabled". Currently "gravely disabled" is defined as someone who is unable to provide for their basic needs or mentally incompetent. This bill expands the definition of "gravely disabled" to include someone who is unable to provide for their personal safety or medical care due to mental health or substance use disorders, as well as chronic alcoholism. It would also add to the report due in May of each year the number of people admitted or detained as specified for conditions related to mental health and substance use disorders. Counties would have the option to implement these changes in 2026. Additionally, expert witnesses opinions would be admissible if based off of medical records. If the state deems these new provisions as mandates, counties will be reimbursed for the cost. (Based on 10/10/2023 text)	BCM Support SB 43 28Feb23	Mayoral Support
SB 44	Umberg, D	Controlled substances.	04/13/2023 - Amended <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 4/13/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	Alexandra's Law is a bill that would make it a crime to possess, transport, import, sell, furnish, administer, give away, manufacture, compound, convert, produce, derive, process, or prepare certain controlled substances, such as fentanyl, peyote and opiates. The bill would require the court to inform anyone convicted or pleading guilty or no contest to these crimes the danger of selling or administering these substances, and that if someone died as a result of that action, the defendant could be charged with homicide. The court would also have to make sure the advisory statement is included in the plea form and on the record, and that it is recorded in the abstract of conviction. The bill would also prevent the advisement being used as evidence in the prosecution of a minor in juvenile court. (Based on 04/13/2023 text)	SB 44 SUPPORT BCM 22March23	Support 118

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 48	Becker, D	Building Energy Savings Act.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 378, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	This bill requires the utility companies to keep records of the energy use of all buildings they provide service to for the last 12 months and to provide that data to the owners of the buildings. For buildings with 16 or fewer residential utility accounts and buildings with less than 50,000 square feet of floor space, they are not required to collect or deliver energy usage information to the Energy Commission. The Energy Commission is also required to develop a strategy to track and manage energy usage and emissions of buildings to reach energy and environmental goals set by the state. This strategy, along with recommendations for further legislative action, must be submitted to the Legislature by August 1, 2026. (Based on 10/07/2023 text)		Monitor
SB 49	Becker, D	Renewable energy: Department of Transportation: evaluation.	10/07/2023 - Chaptered <u>HTML PDF</u>	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 379, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	The Department of Transportation has control over state highways, property related to them, and the rights to use them. Currently, the department can lease areas above or below state highways for up to 99 years to public or private entities. This new bill would require the department to work with two other state agencies and evaluate the policies around energy production and storage, and electrical transmission and distribution, which could involve the department owning the facilities or granting access to other entities. (Based on 10/07/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
<u>SB 50</u>	Bradford, D	Vehicles: enforcement.	09/07/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/14/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill proposes to change existing law by prohibiting a police officer from making a stop or detaining a person for a minor infraction (like a traffic violation) unless they have a separate independent ground for doing so. It also would allow police officers to send out citations and warnings to vehicle or bicycle owners if they can identify the owner but don't have grounds to stop them. Additionally, it authorizes local authorities to enforce Vehicle Code violations without involving a peace officer. This proposed change in the law is subject to the passage of two other bills (AB 436 and AB 825). (Based on 09/07/2023 text)		Monitor
SB 54	Skinner, D	Venture capital companies: reporting.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 594, Statutes of 2023.	10/08/2023 - Senate CHAPTERED	This bill requires any venture capital company that meets certain criteria to report information about their funding decisions to the Civil Rights Department (the department). This information must include aggregate demographic information for the founding teams of businesses that received funding from the venture capital company. Additionally, the venture capital company must provide this information to each founding team member, but must do so in a way that doesn't associate the survey responses with an individual. If the venture capital company doesn't submit the required report within 60 days when notified, the department can commence prescribed proceedings, which could include a penalty. The money collected from these proceedings will be put into the Civil Rights Enforcement and Litigation Fund, and will be used by the department to administer these provisions. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 56	Skinner, D	Load-serving entities: integrated resource plans.	12/07/2022 - Introduced HTML PDF	01/18/2023 - Referred to Com. on RLS.	12/07/2022 - Senate RLS.	The Public Utilities Commission has established a process for electric corporations, electric service providers and community choice aggregators to develop an integrated resource plan and a schedule for updates. This plan should allow the state to reduce emissions of greenhouse gases and use 60% renewable energy resources by 2030. The plan should also make sure that the electricity supply is reliable, integrate renewable energy resources in a cost-effective manner, and prevent cost shifts between the load-serving entities. This bill is only making a small change, and not affecting the plan itself. (Based on 12/07/2022 text)		Monitor
SB 58	Wiener, D	Controlled substances: decriminalization of certain hallucinogenic substances.	10/07/2023 - Vetoed HTML PDF	10/07/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/07/2023 - Senate VETOED	This bill proposes allowing people 21 and over to possess, prepare, obtain, and transport certain controlled substances for personal use. It would also make the cultivation and transportation of certain spores and mycelium lawful, and would exempt certain drug paraphernalia related to these substances from the prohibition. The bill would also repeal existing provisions related to the promotion of no unlawful use of drugs or alcohol, and would impose certain regulations in regards to reimbursement for costs incurred due to the bill. Finally, the bill states that its provisions are severable. (Based on 09/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 62	Nguyen, R	Controlled substances: fentanyl.	01/04/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 1/18/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill proposes to increase the penalty for cruelty crimes involving the Schedule II drug "Fentanyl" by imposing an additional term and authorizing a fine. The current punishment for possessing or purchasing for sale a Schedule II drug such as Fentanyl is imprisonment for 2, 3, or 4 years in a county jail. If the substance exceeds a specified weight, the court has the power to impose a specified fine. This bill would increase the penalty for such a crime. Additionally, it states that no reimbursement is required by this act for a specified reason. (Based on 01/04/2023 text)		Monitor
SB 63	Ochoa Bogh, R	Homeless and Mental Health Court and Transitioning Home Grant Programs.	01/04/2023 - Introduced HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/17/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The Board of State and Community Corrections is in charge of providing support for efforts in the state's adult and juvenile criminal justice system. The board also administers grant programs such as the mentally ill offender crime reduction grant program and medication-assisted treatment grant program. This bill would create two more grant programs, the Homeless and Mental Health Court Grant Program that would be administered by the Judicial Council to provide grants to counties for the purpose of opening or expanding homeless courts and mental health courts and the Transitioning Home Grant Program that would be administered by the board to provide grants to county sheriffs and jail administrators to fund programs aimed at reducing homelessness among inmates released from custody. Both the board and council must submit reports to the Legislature about the effects of the grant programs. (Based on 01/04/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 69	Cortese, D	California Environmental Quality Act: local agencies: filing of notices of determination or exemption.	10/13/2023 - Chaptered HTML PDF	10/13/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 860, Statutes of 2023.	10/13/2023 - Senate CHAPTERED	The California Environmental Quality Act (CEQA) requires local agencies that approve or determine to carry out a project that may have a significant effect on the environment to prepare and certify an environmental impact report or adopt a negative declaration if it finds that the project will not have that effect. They must also file a notice of the determination with the county clerk of each county in which the project is located. The county clerk must make the notice available for public inspection and possible for public inspection and possible for noncompliance with CEQA to be filed within certain time periods. This bill requires local agencies to file a notice of determination or exemption with the state in addition to the county clerk. It also requires it to be posted on the state website as well as the county website, but this will not affect the time period to challenge an act or decision. Finally, the bill does not require any reimbursement from the state. (Based on 10/13/2023 text)		Monitor
SB 76	Wiener, D	Alcoholic beverages: music venue license: entertainment zones: consumption.	10/10/2023 - Chaptered <u>HTML PDF</u>	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 700, Statutes of 2023.	10/10/2023 - Senate CHAPTERED	This bill is about regulating alcoholic beverages in California. It would allow music venue licensees to apply to the Department of Alcoholic Beverage Control for duplicate licenses, and to serve and permit the consumption of alcoholic beverages during private events or functions without a live performance. It would also authorize beer manufacturers, winegrowers, and on-sale licensees to permit customers to leave the premises with open containers of alcoholic beverage in designated entertainment zones. Lastly, it states that this bill does not require the state to reimburse local agencies and school districts for any costs mandated by it. (Based on 10/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 83	Wiener, D	Public utilities: electrical distribution grid: energization.	05/03/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would change existing law so that the Public Utilities Commission (PUC) must establish maximum energization time periods by when an electrical corporation - a company that supplies electricity distribution - would need to energize a development project. It would also require an electrical corporation to compensate a development project applicant if it fails to meet the maximum energization time period. In addition, the bill requires the PUC to arbitrate any dispute regarding the claim for compensation. If anyone does not follow the PUC's orders regarding this bill, it could be considered a crime. Lastly, the California Constitution requires the state to reimburse any local agencies or school districts for the costs mandated by the state, however, this bill does not require reimbursement for any of its costs. (Based on 05/03/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 84	Gonzalez, D	Air quality programs: funding.	05/18/2023 - Amended HTML PDF	06/01/2023 - Ordered to inactive file on request of Senator Gonzalez.	06/01/2023 - Senate INACTIVE FILE	This bill would make changes to the state's air quality, fuel, and vehicle technology programs. Under this bill, the Enhanced Fleet Modernization Program would provide compensation to motor vehicle owners for retirement and replacement of high polluting passenger vehicles and trucks and the guidelines would require these replacements to be plug-in hybrid or zero-emission vehicles. The Clean Transportation Program would be expanded to include developing and deploying technologies to reduce criteria air pollutants and air toxics, and 50% of the program's money would go to programs and projects that directly benefit or serve disadvantaged and low-income Californians and communities. The Air Quality Improvement Program would focus on projects related to zero-emission fuel and vehicle technologies and fund projects to reduce criteria air pollutants in certain sectors. The bill would also extend certain vehicle and vessel registration fees and service fees until 2035 and direct the revenue to the Alternative and Renewable Fuel and Vehicle Technology Fund and Air Quality Improvement Fund. Lastly, the bill would take effect immediately as an urgency statute. (Based on 05/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 91	Umberg, D	California Environmental Quality Act: supportive and transitional housing: motel conversion: environmental leadership transit projects.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 732, Statutes of 2023.	10/10/2023 - Senate CHAPTERED	CEQA is a law in California that requires lead agencies to prepare an environmental impact report (EIR) for projects that may have a significant effect on the environment, or a negative declaration if the project will not have that effect. The law additionally requires a mitigated negative declaration for projects that may have a significant effect on the environment, if certain revisions are made. Projects related to the conversion of a structure with a certificate of occupancy, such as a motel, hotel, residential hotel, or hostel to supportive or transitional housing that meet certain conditions are exempt from CEQA until January 1, 2025. The bill would extend this exemption indefinitely. Additionally, the bill would extend the deadline for the application of specified procedures for the preparation of environmental impact reports and judicial review of them for a certain kind of transit project in Los Angeles County to January 1, 2026. This bill would impose a statemandated local program, but no reimbursement is required. (Based on 10/10/2023 text)	SB 91 SUPPORT15May23	Support
SB 94	Cortese, D	Recall and resentencing: special circumstances.	09/07/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/14/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill would allow people convicted of murder in the first degree and sentenced to life imprisonment without the possibility of parole, before the June 5, 1990, statewide primary election to petition the court for a court case re-hearing if they have served at least 25 years in custody. The court would consider mitigating circumstances presented by the petitioner and to look at changes in law that would reduce sentences or allow for judicial discretion. Victims of the crime would also be entitled to receive notice of all proceedings and specified rights under the Victims' Bill of Rights Act of 2008 (Marsy's Law). (Based on 09/07/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 145	Newman, D	Environmental mitigation: Department of Transportation.	07/10/2023 - Chaptered HTML PDF	07/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 57, Statutes of 2023.	07/10/2023 - Senate CHAPTERED	The California Endangered Species Act (CESA) requires the Department of Fish and Wildlife to establish a list of endangered and threatened species and prevents people from taking any species on this list. The Department can authorize the taking of these listed species in certain circumstances such as when they are incidental to a lawful activity. This bill would specify that transportation funding presumed to provide adequate funding for structures along the state highway system, authorize the Department of Transportation to purchase property for environmental mitigation purposes and create an endowment, and authorize the Department of Transportation to purchase environmental mitigation credits from certain providers and enter into agreements with certain entities. This bill would also require the Department of Transportation to ensure the construction of 3 wildlife crossings with appurtenances if an intercity passenger rail project is constructed within the Interstate 15 right-of-way. This bill would take effect immediately as an urgency statute. (Based on 07/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 146	Gonzalez, D	Public resources: infrastructure: contracting.	07/10/2023 - Chaptered HTML PDF	07/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 58, Statutes of 2023.	07/10/2023 - Senate CHAPTERED	This bill would authorize the Secretary of Transportation to assume responsibilities of the U.S. Secretary of Transportation under the federal National Environmental Policy Act of 1969 and other federal environmental laws for certain transportation projects and extend this authorization until December 31, 2033. Additionally, the bill would allow the Department of Water Resources and Department of Transportation to use the progressive design-build process for the construction of up to 8 public works projects. It would also authorize the Department of Transportation to use job order contracting for certain transportation and public works projects until December 31, 2033. Lastly, the bill would declare that it is to take effect immediately as an urgency statute to help speed up the process of completing certain tasks and projects to improve the transportation system. (Based on 07/10/2023 text)		Monitor
SB 147	Ashby, D	Fully protected species: California Endangered Species Act: authorized take.	07/10/2023 - Chaptered HTML PDF	07/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 59, Statutes of 2023.	07/10/2023 - Senate CHAPTERED	The California Endangered Species Act (CESA) requires the Fish and Game Commission to create two categories of protected species - endangered species and threatened species - and change them based on scientific evidence. Usually, taking a listed species is not allowed, but certain situations like those authorized by a permit may allow it. This bill would authorize the Department of Fish and Wildlife to issue permits to take fully protected species resulting from a project if certain conditions are satisfied, and would create a plan to assess the population status of all fully protected species. Also, certain species will be removed from the fully protected list. The bill will take effect instantly and have an expiration date of December 31, 2033. (Based on 07/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 149	Caballero, D	California Environmental Quality Act: administrative and judicial procedures: record of proceedings: judicial streamlining.	07/10/2023 - Chaptered HTML PDF	07/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 60, Statutes of 2023.	07/10/2023 - Senate CHAPTERED	The California Environmental Quality Act (CEQA) requires a lead agency to prepare an environmental impact report for a project that may have a significant effect on the environment. If revisions can avoid or mitigate the effect, then the lead agency must prepare a mitigated negative declaration. In some cases, a plaintiff or petitioner can elect to prepare certain records, with the agency certifying the accuracy. The Jobs and Economic Improvement Through Environmental Leadership Act of 2021 (Leadership Act) allows the Governor to certify certain projects for streamlining authority and to be resolved in court within 270 days. This bill would authorize the Governor to certify projects until 2032, allow the lead agency to deny the plaintiff or petitioner requests to prepare records, and prohibit the recovery of costs. It would also schedule a case management conference within 30 days of filing and require an electronic copy of the certified record of proceedings to be lodged with the court. The bill would declare that it is to take effect immediately as an urgency statute. (Based on 07/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 150	Durazo, D	Construction: workforce development: public contracts.	07/10/2023 - Chaptered <u>HTML PDF</u>	07/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 61, Statutes of 2023.	07/10/2023 - Senate CHAPTERED	This bill proposes to improve workforce development in California by establishing initiatives and procedures for the state's Department of Transportation, Workforce Development Board, and other relevant agencies. Specifically, \$50 million will be allocated from federal funds over 4 years to support the establishment of high road construction careers. It will also require project labor agreements that include provisions to address community benefits. Additionally, it requires the Labor and Workforce Development Agency, Government Operations Agency, and Transportation Agency to develop recommendations around material terms for public contracts and consult with the Civil Rights Department and other entities as part of the process. Finally, this bill will take immediate effect as an urgency statute. (Based on 07/10/2023 text)		Monitor
SB 222	Nguyen, R	Outdoor advertising: applications.	03/21/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 3/29/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	The Outdoor Advertising Act is a law that lets the Department of Transportation regulate advertising that can be seen from public highways. The law requires the director to control the forms used in applications, licenses, permits and other related paperwork. This new bill would force the department to decide whether to grant or refuse an outdoor advertising application before any highway projects are finished. (Based on 03/21/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 225	Caballero, D	Community Anti- Displacement and Preservation Program: statewide contract.	06/22/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. on 6/26/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	The bill seeks to establish the Community Anti-Displacement and Preservation Program, which would utilize loans and grants given by the Department of Housing and Community Development to acquire and rehabilitate unrestricted housing units. An entity or consortium would manage the program for 5 years and loans would be given to eligible borrowers based on specific guidelines by the department. Additionally, local public entities could also request for funds to loan to eligible borrowers. Tenant protections would also be established and technical assistance and capacity building would be provided for the ongoing operation of funded projects. Lastly, moneys would be made available to the department for purposes of the program upon appropriation by the legislature. (Based on 06/22/2023 text)	SB 225 SUPPORT 4April23	Support
SB 226	Alvarado-Gil,	Controlled substances: armed possession: fentanyl.	06/13/2023 - Amended <u>HTML PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was PUB. S. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	Currently it is illegal to possess substances like cocaine, heroin, and fentanyl, and it is also illegal to possess these substances while also carrying a loaded and operable firearm. This bill would make it a felony to possess fentanyl while carrying a loaded and operable firearm, which could result in jail time. The bill also says that the state won't reimburse local agencies and school districts for any related costs. (Based on 06/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 233	Skinner, D	Battery electric vehicles and electric vehicle supply equipment: bidirectional capability.	09/01/2023 - Amended <u>HTML PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill requires the State Energy Resources Conservation and Development Commission, the State Air Resources Board, and the Public Utilities Commission to plan for electric vehicle charging infrastructure needed to meet the state's goal of 5 million zero-emission vehicles in California by 2030. It also would provide grants to encourage the purchase or lease of a new zero-emission vehicle. Finally, the bill would create a workgroup to look at the challenges and opportunities of using electric vehicles and service equipment to power a home or building, or to provide electricity to the grid. (Based on 09/01/2023 text)		Monitor
SB 236	Jones, R	Human trafficking: vertical prosecution program.	04/11/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/12/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	The Office of Emergency Services currently allocates and awards funds to communities to help prevent or reduce crime. This bill would require the office to provide funds to up to 11 district attorney offices that work to prosecute human trafficking crimes. It also would require the office to submit a report to the legislature and Governor's office on the impact of the program, including how many cases were filed, how many convictions were obtained, and what sentences were imposed. (Based on 04/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 237	Grove, R	Controlled substances: fentanyl.	01/24/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was PUB. S. on 2/1/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	Fentanyl is a controlled substance, which currently is classified in Schedule II. Possessing, selling, and purchasing for sale of fentanyl are currently prohibited, and a violation of this would result in imprisonment in a county jail for 2-4 years. Transporting, importing, selling, furnishing, administering, or giving away fentanyl is also currently prohibited, and a violation of this would result in imprisonment in a county jail for 3-5 years. Trafficking of fentanyl is also currently prohibited, and a violation of this would result in imprisonment in a county jail for 3-9 years. This bill proposes to increase penalties for possession, sale, purchase for sale, transportation, importation, selling, furnishing, administering, and trafficking of fentanyl, increasing the amounts of time someone could be imprisoned in a county jail. (Based on 01/24/2023 text)		Monitor
SB 239	Dahle, R	California Environmental Quality Act: housing development projects: judicial proceedings.	01/24/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was E.Q. on 2/1/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill would give special protection to housing development projects from additional legal action related to CEQA (environmental law) if they have already been subject to legal proceedings. It would prohibit the court from staying or enjoining the construction or operation of a project unless special findings have been made. It also would require that any claims regarding the lead agency's noncompliance with the legal proceedings must be made during the public comment period and would also limit those claims to how the lead agency responded to the legal proceedings. Finally, this bill requires any legal actions caused by a lead agency's certification of an EIR for certain projects such as public works and housing to be resolved within 365 days. It does this until 2030 and except in certain cases. (Based on 01/24/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 241	Min, D	Firearms: dealer requirements.	09/26/2023 - Chaptered <u>HTML</u> <u>PDF</u>	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 250, Statutes of 2023.	09/26/2023 - Senate CHAPTERED	This bill would require all firearms dealers and their employees who handle firearms to take a training course each year that is developed and implemented by the Department of Justice. The training course will include a testing component and must be available by February 1, 2026. Violations of existing laws related to firearms dealers will result in forfeiture of the firearms dealers license. The training course and regulations begin on July 1, 2026. (Based on 09/26/2023 text)		Monitor
SB 250	Umberg, D	Controlled substances: punishment.	07/21/2023 - Chaptered HTML PDF	07/21/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 106, Statutes of 2023.	07/21/2023 - Senate CHAPTERED	The existing law states that it is illegal for someone to possess certain drugs, drug-like substances, and drug paraphernalia. However, if someone is experiencing a drug-related overdose and is seeking medical help, they are not legally punished for possessing any of these items. This bill clarifies what is meant by 'seeking medical assistance', and states that it's not a crime for someone to deliver a controlled substance to the public health department of law enforcement if they believe some of the substances have been adulterated, and their identity is kept confidential. It also makes a special finding that the public body has the right to limit access to their meetings and official writings. (Based on 07/21/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 253	Wiener, D	Climate Corporate Data Accountability Act.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 382, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	The California Global Warming Solutions Act of 2006 requires certain large businesses with over \$1 billion in annual revenues to publicly disclose their greenhouse gas emissions and obtain third-party assurance every year. The State Air Resources Board must develop regulations for reporting entities to follow. The Board must also provide an annual report containing greenhouse gas emissions reductions and climate goals to a public digital platform. The bill also creates the Climate Accountability and Emissions Disclosure Fund requiring businesses to pay an annual fee to the state board, with the proceeds going towards the act. Finally, the Board can seek administrative penalties for violations of the act. (Based on 10/07/2023 text)		Monitor
SB 266	Newman, D	Public safety collaborative.	03/08/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would create the Public Safety Collaborative Fund in the state treasury. It would require the Board of State and Community Corrections, upon appropriation by the Legislature, to administer grants from this fund to regional public safety collaboratives. These collaboratives would involve city officials, local law enforcement and local stakeholders to prioritize the use of the funds to reduce violence including programs in K-12 schools and homeless intervention. The collaboratives would distribute at least 60% of the funds to one or more community-based organizations to assist with violence prevention, intervention and suppression activities. They would have to report annually to the board and the board would report to the Governor and Legislature. (Based on 03/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 267	Eggman, D	Credit history of persons receiving government rent subsidies.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 776, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	This bill would stop landlords from using an applicant's credit history when they are renting out housing that is subsidized by the government. Instead, the landlord would have to offer the applicant the option of providing proof that they have the money to pay the rent, like government benefit payments, pay records, and bank statements. If the applicant chooses to do this, the landlord has to give them some time to provide the alternative evidence, and then consider it when deciding whether to rent the housing to the applicant. (Based on 10/11/2023 text)		Monitor
SB 268	Alvarado-Gil, D	Crimes: serious and violent felonies.	04/25/2023 - Amended <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was PUB. S. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	Existing law classifies certain criminal offenses, such as rape accomplished through force, violence, duress, menace, or fear, as a "violent felony" for purposes of Penal Code sentencing enhancements, as well as other provisions. This bill would expand that list by including the rape of an intoxicated person with the defendant drugging the victim as a violent felony. This would create a state-mandated program, which would require the state to reimburse local agencies and school districts for costs. However, this bill states that no reimbursement is required. (Based on 04/25/2023 text)	SB 268 Support 11April23	Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 270	Wiener, D	California Environmental Quality Act: university housing development projects: exemption.	04/18/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	CEQA is a law that requires the lead agency of a given project to prepare an environmental impact report if the project may have a significant effect on the environment. If the project is found to not have a significant impact on the environment, then the lead agency must prepare a mitigated negative declaration. A current exemption from CEQA for university housing development projects requires each building within the project to be certified as Leadership in Energy and Environmental Design (LEED) platinum or better. This bill revises the exemption for university housing development projects by requiring each building within the project to be certified as LEED gold with a point total of 79 or better. This bill would also impose a state-mandated local program, however reimbursement is not required by the bill. (Based on 04/18/2023 text)		Monitor
SB 272	Laird, D	Sea level rise: planning and adaptation.	10/07/2023 - Chaptered <u>HTML PDF</u>	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 384, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	The bill would require local governments in the coastal zone and San Francisco Bay areas to develop sea level rise plans by 2034. To help them, the California Coastal Commission, Ocean Protection Council, and the California Sea Level Rise State and Regional Support Collaborative would provide guidelines. The bill would also establish a priority for local governments to receive funding for sea level rise adaptation strategies and recommended projects in the plan. The state would be required to reimburse local agencies and schools for costs mandated by the bill. (Based on 10/07/2023 text)	SB 272 LOCAL GOV SUPPORT LETTER (1).pdf	Mayoral Support

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 280	Laird, D	Review of conservatorships: care plans.	10/10/2023 - Chaptered HTML PDF	10/10/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 705, Statutes of 2023.	10/10/2023 - Senate CHAPTERED	This bill would provide for the establishment and review of conservatorships – a legal arrangement where a person is appointed to take care of someone else who is not able to take care of themselves. The court would review the conservatorship 6 months after it's set up, then once a year after that. The conservator would have to file a care plan within 120 days and 10 days leading up to a hearing to review the conservatorship. This plan would include information like where the conservate is living and their level of care, and it isn't public except as specified in the bill. The bill would impose sanctions for the failure to file a plan, such as a civil penalty of up to \$500, and the investigation of an existing conservatorship would require that the most recent care plan be reviewed. The bill would also remove the requirement for a conservator to determine the necessary level of care in writing, and include this in the plan instead. To limit access to public records the bill would include findings demonstrating the interest protected by the limitation and the need for protecting that interest. (Based on 10/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 285	Allen, D	Cannabis: retail preparation, sale, and consumption of noncannabis food and beverage products.	04/11/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 6/20/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	AUMA and MAUCRSA are laws which allow people to obtain state licenses in order to engage in commercial adultuse cannabis activities, such as retail commercial cannabis activity. These laws also enable local jurisdictions to enact their own ordinances to regulate these businesses. Under existing administrative law, licensed retailers or microbusinesses authorized for retail sales can set up a consumption area on the licensed premises and sell prepackaged noncannabis-infused nonalcoholic food and beverages if the local jurisdiction allows it. This bill aims to let local jurisdictions to permit the preparation or sale of noncannabis food or beverage products in the consumption area, and the sale of prepackaged noncannabis-infused nonalcoholic food and beverages in the consumption area. (Based on 04/11/2023 text)		Monitor
SB 294	Wiener, D	Artificial intelligence: regulation.	09/13/2023 - Amended HTML PDF	09/14/2023 - Withdrawn from committee. Re-referred to Com. on RLS.	09/14/2023 - Senate RLS.	Existing law requires the Secretary of Government Operations to develop a plan to look into creating standards and technologies for California state departments, to determine digital content provenance. This includes researching the impact of something called "deepfakes" (artificial intelligence generated audio or visual content that falsely appears to be true and features people saying or doing things they did not actually do or say). This bill expresses the intent of the legislature to create laws in California related to Artificial Intelligence, that would include creating standards and requirements for the safe development, secure deployment, and responsible use of AI models (AI models are computer algorithms used for machine learning). There would also be disclosure requirements for AI models in California. (Based on 09/13/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 301	Portantino, D	Vehicular air pollution: Zero-Emission Aftermarket Conversion Project.	09/01/2023 - Amended <u>HTML</u> <u>PDF</u>	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	The state of California is attempting to create better air quality using the Air Quality Improvement Program, which is funded by the State Air Resources Board. The new Zero-Emission Aftermarket Conversion Project (ZCAP) will provide up to \$4000 worth of rebates for converting eligible vehicles into zero-emission vehicles. The vehicles must have a range of at least 100 miles and the safety systems and components must be inspected by a licensed mechanic. The state board will provide guidelines for the ZACP which define the qualifying conversion types and eligibility criteria. (Based on 09/01/2023 text)		Monitor
SB 308	Becker, D	Carbon Dioxide Removal Market Development Act.	05/18/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	The California Global Warming Solutions Act of 2006 established the State Air Resources Board as an agency to regulate sources emitting greenhouse gases. The act requires the state to reduce emissions by 40% below the 1990 level by 2030. The act authorizes the use of market-based compliance mechanisms. The scoping plan established by the state board requires setting targets for carbon dioxide removal beyond 2030. In addition, it declares the state policy to achieve net zelare emissions thereafter. The bill enacts the Carbon Dioxide Removal Market Development Act, which requires certain emitting entities to purchase negative emissions credits in each calendar year beginning in 2028. The bill also requires the state board to establish rules for certifying and tracking credits. If not purchased, it would be a crime, and requires no reimbursement. (Based on 05/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 318	Ochoa Bogh,	"2-1-1" information and referral network.	02/06/2023 - Introduced HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/16/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	The Public Utilities Commission is responsible for regulating phone companies. The Commission has created 2-1-1 dialing which connects people to disaster preparedness, response and recovery information and referral services. Until 2023, public funds were available to support 2-1-1 services in counties without them. This bill would establish the 2-1-1 Support Services Grant Program. This program will allocate 85% of funds towards core activities such as contact handling, data collection and sharing, and updating systems. 15% of funds will be allocated towards a Statewide Innovation Program to focus on strategies and project management. Grant recipients must adhere to the Alliance of Information and Referral System standards. They must also submit an annual report including information about activities and individuals served. (Based on 02/06/2023 text)		Monitor
SB 321	Ashby, D	Literacy: libraries: Local Public Library Partnership Program.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 598, Statutes of 2023.	10/09/2023 - Senate CHAPTERED	This bill would establish a program called the Local Public Library Partnership Program in order to ensure that all students have access to a public library by 3rd grade. The State Librarian would help local public libraries find ways to make student success cards available and coordinate with local public libraries and school districts to make sure every student is issued a card by 3rd grade. The bill also requires the State Librarian to report to the Legislature on the progress of the program each year. If the Commission on State Mandates determines that the bill contains costs mandated by the state, the state must reimburse the local agencies and school districts for those costs. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 326	Eggman, D	The Behavioral Health Services Act.	10/12/2023 - Chaptered HTML PDF	10/12/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 790, Statutes of 2023.	10/12/2023 - Senate CHAPTERED	This bill is about the Mental Health Services Act (MHSA), which was passed by the California voters in 2004. It funds a system of county mental health plans for the provision of mental health services. If approved by the voters on March 5, 2024, the MHSA would be recast into the Behavioral Health Services Act (BHSA). It would expand the MHSA's services to include treatment of substance use disorders and also change the county planning process and how MHSA money is distributed. This bill would also establish the Behavioral Health Services Oversight and Accountability Commission, change its composition and duties, delete provisions relating to innovative programs, and require counties to establish and administer a housing interventions program. Finally, the bill would allow the State Department of Health Care Services to develop and revise documentation standards for individual service plans, revise the contracting process, and submit certain sections of the bill to the voters at the March 5, 2024 statewide primary election. (Based on 10/12/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 333	Cortese, D	Homeless pupils: California Success, Opportunity, and Academic Resilience (SOAR) Guaranteed Income Program.	07/03/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was ED. on 6/6/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	This bill would establish the California SOAR Guaranteed Income Program, funded by the Legislature, to award public school pupils in grade 12 who are homeless children or youths \$1000 each month for 5 months from April 1, 2025 to August 1, 2025. It would also exclude any amount received as an award from being consider as income or resources for other public social service programs and require local education agency liaisons to identify eligible participants. For the taxable years between 2025 and 2030, it would also exclude the amount received as an award from being considered as income or resources for the California Earned Income Tax Credit, the young child tax credit, or the foster youth tax credit. In addition, it would make these provisions inoperative on July 1, 2027 and repeal them on January 1, 2028, and require any bill authorizing a new tax expenditure to provide specific goals, purposes, objectives, performance indicators, and data collection requirements. Finally, it would provide for a reimbursement from the state to local agencies and school districts for any costs mandated by the state. (Based on 07/03/2023 text)		Monitor
SB 335	Cortese, D	Transactions and use taxes: County of Santa Clara.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 391, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	This bill would authorize the Counties of Santa Clara and Ventura to impose a transactions and use tax for county-wide transportation programs. In Santa Clara County, it would be up to a maximum rate of 0625%. In Ventura County it would be up to a maximum rate of 05%. This rate would exceed the normal combined rate limit of 2%, but would be allowed if an ordinance proposing the tax is approved by the voters. Both counties would need to pass an ordinance proposing the tax, and the authorization would expire on December 31st 2028 if an ordinance has not been passed by then. (Based on 10/07/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 341	Becker, D	Housing development.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 777, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	This bill relates to existing laws regarding city or county planning and zoning. It would require a city or county to adopt a general plan for land use development, which must include a housing element and would determine whether the housing element is compliant with set provisions by the Department of Housing and Community Development. Jurisdictions that are in compliance and designated as "prohousing," would be awarded additional points or preference in the scoring of applications for state programs. Additionally, the bill would add the qualifying infill area and catalytic qualifying infill area portions of the Infill Infrastructure Grant Program of 2019 as one of the specified state programs for which additional points or preference is awarded. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 345	Skinner, D	Health care services: legally protected health care activities.	O9/27/2023 - Chaptered HTML PDF	09/27/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 260, Statutes of 2023.	09/27/2023 - Senate CHAPTERED	This bill would prohibit a healing arts board from denying an application for a license or imposing discipline upon a licensee or health care practitioner on the basis of a civil judgment, criminal conviction, or disciplinary action in another state if the judgment, conviction, or disciplinary action is based solely on the application of another state's law that interferes with a person's right to receive sensitive services that would be lawful if they were provided in the state of California. It would also prohibit a person or business from collecting, using, disclosing, or retaining the personal information of a person located at a family planning center except as necessary to provide the services or goods requested. Additionally, California law would govern any action against a person that provides or receives reproductive or genderaffirming health care services if it was legal in the state in which it was provided. Further, the law would expand the exemption for murder to include a person pregnant with a fetus that committed the act that resulted in the death of the fetus. It would also prohibit certain arrests or investigations from taking place if they violate the right to reproductive or genderaffirming health care in the United States Constitution, or against a person or entity for aiding and abetting the exercise of those rights. The law would also require a court to stay enforcement of a sister-state judgment if the money judgment or lien was obtained for the exercise of a right guaranteed by the Constitution and would repeal portions of existing laws regarding abortion consent and material witness in other states. Lastly, it would create a trust fund for unemancipated minors who are pregnant so that they can access safe abortion services. (Based on 09/27/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 346	Ochoa Bogh, R	Gambling Control Act.	02/07/2023 - Introduced <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 5/18/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	The California Gambling Control Commission is responsible for licensing and regulating gambling activities and establishments in California. Currently, it is required by law to keep a record of every vote it takes, but a new bill is proposing that the commission post those records online for everyone to access. This means that anyone can see the votes the commission takes within 2 business days of the vote. (Based on 02/07/2023 text)		Monitor
SB 352	Padilla, D	California Workforce Development Board: minimum wage and housing.	03/29/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The California Workforce Innovation and Opportunity Act makes sure people with employment barriers have access to workforce investment programs and services. It establishes the California Workforce Development Board which helps the Governor develop, oversee, and make improvements to the workforce investment system. Starting in 2024, the Board will recommend a minimum wage to the Legislature that employers must pay to have their employees earn a "decent standard of living", including enough money to cover their housing and other costs. An inflation-based system for adjusting minimum wage will also be recommended. (Based on 03/29/2023 text)		Monitor

Last Updated 10/30/23 Attachm

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 363	Eggman, D	Facilities for inpatient and residential mental health and substance use disorder: database.	05/18/2023 - Amended HTML PDF	09/01/2023 - September 1 hearing: Held in committee and under submission.	08/23/2023 - Assembly APPR. SUSPENSE FILE	This bill would require the State Department of Health Care Services to create an online database to help identify inpatient and residential mental health and substance use disorder treatment centers. The database would include contact information for a facility's designated employee, as well as the types of diagnoses or treatments for which the bed is appropriate and the target populations served at the facility. The department could impose a plan of correction or assessment penalties against a facility that fails to submit data accurately or timely. The bill would also create a fund to receive penalties and continuous funding for the database's administrative costs. The data reported to the database would be exempt from the California Public Records Act. (Based on 05/18/2023 text)	BCM Support SB 363 28Feb23	Support
SB 368	Portantino, D	Firearms: requirements for licensed dealers.	09/26/2023 - Chaptered HTML PDF	09/26/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 251, Statutes of 2023.	09/26/2023 - Senate CHAPTERED	This bill would require licensed firearms dealers to accept a firearm for safekeeping from an individual over 18 to prevent it from being used or accessed in a period of crisis. It would also allow them to accept firearms for any lawful purpose, and they can charge a reasonable fee. It would also prohibit dealers from offering any game of chance to win an item from their inventory, however, nonprofit organizations are exempt from this. It would also provide that persons who have been convicted of misdemeanors cannot own a firearm within 10 years, and some courts may reduce or condition that prohibition. This bill would impose criminal offences on those who do own a firearm within that period. Finally, it would incorporate changes to existing laws proposed in separate bills. (Based on 09/26/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 377	Skinner, D	Firearms.	05/18/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/16/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	In California, a firearms dealer is typically not allowed to deliver a gun to a person within 10 days of either the application to purchase or if the Department of Justice has indicated the applicant is not eligible to possess a firearm. However, there are certain exceptions: peace officers with written authorization from their employer, another dealer, someone with a special weapons permit issued by the Department of Justice, or someone who wants to purchase a curio or relic. This bill would remove the 10-day waiting period exemption for a peace officer, and instead only allow a gun to be delivered to authorized law enforcement representatives of that law enforcement agency if written authorization from the head of the agency authorizing the delivery is presented. (Based on 05/18/2023 text)		Monitor
SB 389	Allen, D	State Water Resources Control Board: investigation of water right.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 486, Statutes of 2023.	10/08/2023 - Senate CHAPTERED	California law currently allows the State Water Resources Control Board to look into bodies of water and decide if the rights to or use of water is valid or not. If they find it not to be valid, it would be a trespass and people could be held liable for it. This new bill would change that. It would let the Board investigate to decide if a water right is valid or not, and could also issue an information order to help with its investigation. If they find out it's not valid, the trespassing could still be enforced. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 393	Glazer, D	California Environmental Quality Act: judicial challenge: identification of contributors: housing development projects.	06/19/2023 - Amended <u>HTML</u> PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on 5/26/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	The California Environmental Quality Act requires an environmental study to be completed before a project is approved if it may have a significant effect on the environment. This bill allows someone being sued under the act in relation to a housing development project to ask the plaintiff to tell them who gave over \$10,000 towards the lawsuit, and requests that the court allow the plaintiff to keep the donor's name private. The bill also says that the plaintiff must identify any business interests the donor may have related to the housing project. Lastly, the bill states that no action can be brought under the act for housing projects that have already had an environmental review. (Based on 06/19/2023 text)	SB 393 SUPPORT 11April23	Support
SB 395	Wahab, D	Leases: notice of termination or rent increase: statewide database.	04/10/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/1/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The California Constitution designates the Secretary of State as one of the state's constitutional officers. The Secretary of State has many duties, including receiving and filing documents related to people who rent or lease a property in the state. This bill would, starting in 2025, require landlords to file a copy of notice of rent increase or eviction with the Secretary of State's office within 10 days, and it would make failing to do so an 'affirmative defense'. It would also create a public, searchable database so landlords' filings can be tracked. Cities, counties, and city-counties may be able to act as a designated recipient for the filings. (Based on 04/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 396	Wahab, D	Local government: excavations: notice.	02/09/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was GOV. & F. on 2/22/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill would require cities, counties, and city and counties to post projects they plan on doing to their website in order to allow organizations to collaborate on installing utilities like fiber optic cable. This would be a statemandated program, meaning all cities, including charter cities, would have to follow these rules. The state of California may reimburse local agencies for the costs imposed by this bill, if the Commission on State Mandates decides it must. (Based on 02/09/2023 text)		Monitor
SB 399	Wahab, D	Employer communications: intimidation.	05/02/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. on 7/11/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	The Alatorre-Zenovich-Dunlap-Berman Agricultural Labor Relations Act of 1975 is a law that protects agricultural employees by allowing them to form unions and negotiate their work contracts. Other laws prevent employers from telling employees what political activities they can or cannot participate in. This bill prevents employers from subjecting employees to negative action if they don't attend meetings related to religious or political matters. It also allows employees to make a complaint to the Division of Labor Standards Enforcement if they feel they have been victimized, and to bring a civil action against their employer in some cases. (Based on 05/02/2023 text)		Monitor
SB 400	Wahab, D	Peace officers: confidentiality of records.	09/07/2023 - Enrollment HTML PDF	09/13/2023 - Action rescinded whereby bill was read third time, passed, and ordered to Senate. Ordered to inactive file on request of Assembly Member Bryan.	09/13/2023 - Assembly INACTIVE FILE	The California Public Records Act requires that the majority of government records are open and available for inspection by the public. However, personnel records of peace officers and custodial officers are confidential and are not open to the public. Certain incidents involving the use of force by a peace officer must be disclosed. This bill is clarifying that an agency which has formerly employed a peace officer or custodial officer must disclose their termination for cause. (Based on 06/14/2023 text)	SB 400 Form Support Letter	Sponsor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 402	Wahab, D	Emergency services: limiting police response.	02/09/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was HEALTH on 2/22/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This bill would require local governments to have 911 (or other service centers) call dispatchers send mental health and homelessness-related calls to fire, EMS, mental health, or non-sworn, unarmed police personnel instead of police officers. This bill would therefore impose a state-mandated local program, and if the government decides it does, it must reimburse the local agencies and schools for any related costs. (Based on 02/09/2023 text)		Monitor
SB 405	Cortese, D	Planning and zoning: housing element: inventory of sites: regional housing need.	04/26/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would expand the requirements for a planning agency to submit an electronic copy of their inventory of land suitable for housing development to the Department of Housing and Community Development. Additionally, the bill would require the planning agency to post this inventory on its website and allow for public input, and create a pilot program which would analyze the adequacy of the inventory in accommodating the city's or county's regional housing need. This bill would require local officials to comply with these rules, and the state would not provide reimbursement for the costs of doing so. (Based on 04/26/2023 text)		Monitor
SB 406	Cortese, D	California Environmental Quality Act: exemption: financial assistance: residential housing.	09/01/2023 - Chaptered HTML PDF	09/01/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 150, Statutes of 2023.	08/22/2023 - Senate CHAPTERED	CEQA is an environmental law in California that requires any project that could have an effect on the environment to have an Environmental Impact Report prepared. If it turns out the project won't have a significant effect, then the project gets a Negative Declaration. If there is still the possibility of a significant effect, then a Mitigated Negative Declaration is given. This law exempts the Department of Housing and Community Development or the California Housing Finance Agency from preparing these reports for projects related to residential housing. This bill would extend this exemption to local agencies working on residential housing. (Based on 09/01/2023 text)	SB 406 SUPPORT26May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 410	Becker, D	Powering Up Californians Act.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 394, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	The Powering Up Californians Act would require the Public Utilities Commission (PUC) to set targets for how quickly new customers should be connected to electricity, require electrical companies to get data from state agencies to plan for electric vehicle charging, require electrical companies to hire enough staff and report on their staffing, and create a way for electrical companies to recoup lost costs if they take too long to connect customers. It would also create a crime for not following the PUC's orders and require local agencies to be reimbursed for any costs imposed by the act. (Based on 10/07/2023 text)	SB 410 - Support 04.07.23.pdf SB 410 - Support 06.21.23.pdf	Support
SB 411	Portantino, D	Open meetings: teleconferences: neighborhood councils.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 605, Statutes of 2023.	10/09/2023 - Senate CHAPTERED	The Ralph M Brown Act is a law that requires all meetings of a local agency's legislative body to be open and public with certain exceptions. It requires that when using teleconferencing for meetings, agendas are posted at all teleconference locations, that at least a quorum of the members of the legislative body participate from locations within the agency's jurisdiction, and that the public has access to the teleconference locations. Until 2024 and 2026, the law allows certain alternative teleconferencing requirements during emergencies and in cases related to a particular member. This bill proposes that until 2026, an eligible legislative body, like a neighborhood council in the City of Los Angeles, could use alternative teleconferencing provisions for notice, agenda and public participation as prescribed, but would still need to have at least a quorum of members participate from a singular physical location within the agency's boundaries at least once a year. This bill makes legislative findings to ensure public access to public bodies and their writings. (Based on 10/08/2023 text)	SB 411 Support 30March23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 420	Becker, D	Electricity: electrical transmission facility projects.	10/07/2023 - Vetoed HTML PDF	10/07/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/07/2023 - Senate VETOED	Existing law gives the Public Utilities Commission (PUC) the power to regulate public utilities, like electrical corporations. It usually requires a certificate from the PUC that proves the public's convenience and necessity before any construction can begin. This bill would additionally exempt the rebuilding of an existing electrical transmission facility from that requirement, and it would simplify the process for electrical corporations that serve 10,000 or more customers by removing the need for a certificate, permit, or other permit. If the customer meets certain requirements, it will not need any of those. Violations of the law are considered a crime. This bill would impose a state-mandated local program, but no reimbursement will be required by this act. (Based on 09/18/2023 text)		Monitor
SB 422	Portantino, D	California Environmental Quality Act: expedited environmental review: climate change regulations.	03/20/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/12/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	CEQA is a California law that requires a lead agency to prepare an environmental impact report (EIR) or negative declaration if a project may have a significant effect on the environment. It also requires that specified public agencies, like air pollution control districts, to perform an analysis of methods of compliance if a law is created that requires any type of reduction in emissions. This bill would also add labor requirements to those projects if a focused EIR is used and require them to comply with labor requirements even if a performance standard or treatment requirement is imposed. If the law is passed, the state is not required to reimburse local agencies or school districts for any costs related to the law. (Based on 03/20/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 423	Wiener, D	Land use: streamlined housing approvals: multifamily housing developments.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 778, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	This bill would make changes to the Planning and Zoning Law, which authorizes a streamlined ministerial approval process for multifamily housing developments that satisfy specific objective planning standards. Under the bill, the Department of General Services would be able to act in the place of a locality or local government. The bill would extend the operation of the streamlined ministerial approval process until January 1, 2036. It would also provide changes to the objective planning standards, such as revising the standard that prohibits a multifamily housing development from being subject to the streamlined ministerial approval process if it's located in a coastal zone, and removing a prohibition on a development being located in a High Fire Severity Zone. The bill would also require a local government's Planning Director or equivalent to determine that the development is consistent with the objective planning standards in order for it to be approved, as well as require a public meeting if the development is located in a census tract designated as a Moderate Resource Area, Low Resource Area, or Area of High Segregation and Poverty. The bill would also prohibit design reviews and public oversight of the development, and would impose a state-mandated local program. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 428	Blakespear, D	Temporary restraining orders and protective orders: employee harassment.	09/30/2023 - Chaptered <u>HTML PDF</u>	09/30/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 286, Statutes of 2023.	09/30/2023 - Senate CHAPTERED	This bill would give employers the ability to seek a temporary restraining order and injunction to protect their employees from harassment. To get the order, they would need to prove the employee has suffered harassment, that there would be great harm to the employee, and that the defendant's behavior had no positive purpose. Employers would also need to give the employee the chance to decline to be named in the petition. Finally, the order would not be able to limit activities protected by labor laws. These provisions would become law in 2025. (Based on 09/30/2023 text)		Monitor
SB 439	Skinner, D	Special motions to strike: priority housing development projects.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 779, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	Under existing law, a person can file a motion to strike a cause of action if it arises from a protected right such as their freedom of speech or expression. This bill would give a party the ability to file a motion to strike in civil cases involving disputes over priority housing development projects. The court would deny the motion if the plaintiff is likely to win the case. The motion must typically be filed within 60 days, though the court can extend the deadline. When considering the motion, the court would look at the pleadings, affidavits, and the administrative record (if needed). If granted, the defendant can recover attorney fees and costs. The decision of the court can be appealed. (Based on 10/11/2023 text)	SB439 SUPPORT26May23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 440	Skinner, D	Regional Housing Finance Authorities.	06/30/2023 - Amended HTML PDF	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/16/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	This bill would allow local governments like cities and counties to come together to form a regional housing finance authority and raise funds for affordable housing development projects throughout the area. The authority can impose certain taxes like a parcel tax, a business tax, or a transfer tax as well as issue general obligation bonds and revenue bonds secured by a levy of ad valorem property taxes. This bill would also exempt actions by the authority from California Environmental Quality Act reporting requirements. Finally, the authority would need to submit an annual report to the Legislature detailing the projects it funds, their status, and the households served. This bill could impose a statemandated local program, and if it is determined to have costs, the state would be required to reimburse local agencies and school districts for those costs. (Based on 06/30/2023 text)		Monitor
SB 450	Atkins, D	Housing development: approvals.	09/01/2023 - Amended HTML PDF	09/14/2023 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/14/2023)(May be acted upon Jan 2024)	09/14/2023 - Assembly 2 YEAR	This bill would make changes to existing laws regarding accessory dwelling units, housing developments, urban lot splits and housing elements. Specifically, the bill would remove the requirement that a proposed housing development does not allow for the demolition of more than 25% of the existing exterior structural walls to be considered ministerially, it would only allow local agencies to impose related objective zoning standards, subdivision standards, and design standards and it would require the local agency to consider and approve or deny the proposed housing development within 60 days from the date the application is received and deemed approved after that time. The bill would also impose a state-mandated local program by increasing the duties of local agencies with respect to land use regulations. (Based on 09/01/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 461	Wahab, D	Days and hours of work: religious or cultural observance.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 398, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	Based on the current law, state employees are entitled to get paid time off for certain holidays and 1 personal day each fiscal year. The decision to grant the personal day depends on the department head's discretion and they need to give 5 days prior notice. State employees can choose to receive 8 hours of holiday credit for some holidays instead of the personal day credit. This bill would add the option to receive 8 hours of holiday credit for a holiday or ceremony related to the employee's religion, culture, or heritage, instead of the 8 hours of personal holiday credit. This bill only applies to state employees after the department head has negotiated with the employee's group. (Based on 10/07/2023 text)		Monitor
SB 466	Wahab, D	Costa-Hawkins Rental Housing Act: rental rates.	05/15/2023 - Amended <u>HTML PDF</u>	06/02/2023 - Failed Deadline pursuant to Rule 61(a)(8). (Last location was INACTIVE FILE on 5/31/2023)(May be acted upon Jan 2024)	06/02/2023 - Senate 2 YEAR	The Costa-Hawkins Rental Housing Act limits the ability of local governments in California to put restrictions on how much rent landlords can charge. Normally, the owner of a rented residential property can set their own initial rental rate. However, until now, the law has stated that this is not allowed if the property has a certificate of occupancy after February 1 1995, or was exempt from a rental control ordinance before this date. This new bill removes the rules for those properties and lets their owners set the initial rental rate if they got their certificate of occupancy in the last 28 years. (Based on 05/15/2023 text)	SB 466 SUPPORT 11April23	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 469	Allen, D	Housing: publicly funded low-rent housing projects.	09/08/2023 - Chaptered HTML PDF	09/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 179, Statutes of 2023.	09/08/2023 - Senate CHAPTERED	The California Constitution states that any state public body is prohibited from developing, constructing, or acquiring any housing project for people of low income unless a majority of the voters in the city, town, or county approve it. Existing law excludes certain developments that use funds from the Zenovich-Moscone-Chacon Housing and Home Finance Act, the California Tax Credit Allocation Committee, or the Affordable Housing and Sustainable Communities Program from the above-described constitutional provision. This bill expands the exclusion so that any development that uses funding from the specified funds and programs will be excluded from the prohibiting constitutional provision. (Based on 09/08/2023 text)	SB 469 SUPPORT11April23	Support
SB 497	Smallwood- Cuevas, D	Protected employee conduct.	10/09/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 612, Statutes of 2023.	10/09/2023 - Senate CHAPTERED	Existing law already protects employees by prohibiting employers from discharging or discriminating against them for reporting violations of the law or taking other protected actions. This new law would create a rebuttable presumption in favor of the employee's claim if an employer engages in prohibited action within 90 days of the protected conduct and also establish a civil penalty of up to \$10,000 per employee for employers found guilty of violating this law. This law also prohibits employers from paying an employee a wage lower than the rate paid to another employee of the opposite sex for the same work and retaliating against an employee for examining, disclosing, discussing, or aiding with wage related information. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 511	Blakespear, D	Greenhouse gas emissions inventories.	04/24/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/23/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	The California Global Warming Solutions Act of 2006 requires the state's Air Resources Board to prepare and approve a report about greenhouse gas emissions for each city, county or city and county that requests it. The board must produce the report in 2028, update it every 5 years, and establish a local government advisory committee before 2026. The board must also solicit bids and enter into contracts for the development of the inventories. The state will also make \$2.5 million available to help with the purposes of the act. (Based on 04/24/2023 text)	SB511 - Support 03.22.23.pdf	Support
SB 512	Bradford, D	Cannabis: taxation: gross receipts.	05/03/2023 - Amended HTML PDF	07/10/2023 - July 10 set for first hearing. Placed on suspense file. July 10 hearing. Held in committee and under submission.	07/10/2023 - Assembly APPR. SUSPENSE FILE	The Control, Regulate and Tax Adult Use of Marijuana Act (AUMA) and the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) laws regulate the commercial adult-use and medicinal cannabis activities in California. They set the excise tax on retailers and the cultivation tax before 2022. On January 1, 2024, taxes and fees imposed by cities and counties on commercial cannabis activities to be excluded from the terms "gross receipts" or "sales price" under the Sales and Use Tax Law. This bill will affect all cities and also provides for reimbursement for costs mandated by the state. Lastly, it declares that this bill furthers the purposes and intent of the AUMA. (Based on 05/03/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 527	Min, D	Neighborhood Decarbonization Program.	05/03/2023 - Amended <u>HTML PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would create the Neighborhood Decarbonization Program to reduce emissions of greenhouse gases and air pollution and make energy service more reliable, safe, and resilient. The program would not affect more than 1% of each gas corporation's customers and would begin with no more than 15 pilot projects across the state. By March 2025 and each year after, the Public Utilities Commission would submit to the Legislature a progress report. In 2029, the Commission would review how effective the program has been and on March 2030, submit a report. Additionally, a gas corporation would be authorized to stop providing service in the pilot project area, as long as adequate substitute energy service is available. Violations of an order or decision from the Commission implementing the program would be a crime and not require reimbursement from the state. (Based on 05/03/2023 text)		Monitor
SB 529	Gonzalez, D	Electric vehicle sharing services: affordable housing facilities.	04/18/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The Clean Transportation Program was created by existing law to provide grants and loans to help California reach climate change goals. This bill would create a separate program to award grants to entities so they can operate electric vehicle sharing services at affordable housing facilities. The entities must submit an application and agree to use the money to purchase at least two electric vehicles and two charging stations. They may also be eligible to purchase additional direct current fast chargers. The entities must report back to the Energy Commission annually and the program is subject to the legislature appropriating funds. (Based on 04/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 532	Wiener, D	San Francisco Bay area toll bridges: tolls: transit operating expenses.	06/29/2023 - Amended HTML PDF	08/23/2023 - August 23 set for first hearing canceled at the request of author.	07/05/2023 - Assembly APPR.	The Metropolitan Transportation Commission (MTC) is a regional agency in the 9-county San Francisco Bay area that helps with regional transportation planning. The Bay Area Toll Authority (BATA) is also governed by the same governing board as MTC. BATA is responsible for collecting the tolls on the state-owned toll bridges in the San Francisco Bay Area. This bill would increase the toll rate for crossing the bridges and transfer the revenues collected to MTC, which would allocate the money to local transit operators for their services. Additionally, the bill would reduce the maximum penalty for toll evasion violations on San Francisco Bay Area state-owned toll bridges. If the Commission on State Mandates determines that the bill contains costs mandated by the state, the state will reimburse local agencies and school districts for those costs. (Based on 06/29/2023 text)	04.06.23 Letter of Support SB 532 .pdf	Mayoral Support
SB 537	Becker, D	Open meetings: multijurisdictional, cross-county agencies: teleconferences.	09/05/2023 - Amended HTML PDF	09/14/2023 - Ordered to inactive file on request of Assembly Member Bryan.	09/14/2023 - Assembly INACTIVE FILE	The Ralph M Brown Act requires local government agencies to open their meetings to the public, allowing all to attend and participate. If a meeting is done via teleconference, local agencies must post agendas, inform participants of locations, make the meeting publicly accessible and have at least one member present from the jurisdiction. It is also allowing members to remotely participate on the condition that it is for "just cause", such as child/caregiver needs, or other specified relatives. This bill expands "just cause" for remote participation in certain circumstances for multijurisdictional agencies and repeals authorization of these alternative teleconferencing provisions by 2026. It also makes legislative findings about this bill to comply with the Constitution. (Based on 09/05/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 538	Portantino, D	Department of Transportation: Chief Advisor on Bicycling and Active Transportation.	10/09/2023 - Chaptered <u>HTML PDF</u>	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 617, Statutes of 2023.	10/09/2023 - Senate CHAPTERED	Existing law establishes the Department of Transportation and requires the Director to carry out certain responsibilities. This new bill would require the Director to appoint a Chief Advisor on Bicycling and Active Transportation. This would mean that the Chief Advisor would be the main person in charge of making decisions and giving advice on issues related to bikes, safety, and infrastructure. (Based on 10/08/2023 text)		Monitor
SB 549	Newman, D	Gaming: Tribal Declaratory Relief Act of 2023.	07/10/2023 - Amended <u>HTML</u> <u>PDF</u>	07/10/2023 - Read second time and amended. Re-referred to Com. on RLS.	07/05/2023 - Assembly RLS.	The Indian Gaming Regulatory Act of 1988 allows Native American tribes to legally conduct certain types of gambling activities on Indian Indian within a state. In California, the Governor is allowed to negotiate compacts with Native American tribes that must be ratified by the Legislature. The Gambling Control Act regulates and oversees licensure of gambling establishments. This bill would allow certain California tribes to bring an action against regulated card clubs and third-party their exclusive rights to gambling are in jeopardy. This action could be filed until April 1, 2024, and it would not be possible to get money damages or attorney fees from this action. (Based on 07/10/2023 text)	SB 549 OPPOSE 7Jul23.pdf	Oppose

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 553	Cortese, D	Occupational safety: workplace violence: restraining orders and workplace violence prevention plan.	09/30/2023 - Chaptered HTML PDF	09/30/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 289, Statutes of 2023.	09/30/2023 - Senate CHAPTERED	This bill would allow employers or collective bargaining representatives of employees who have suffered violence or a threat of violence in the workplace to seek a temporary restraining order and an order after hearing on behalf of the employee and other employees. The employer or collective bargaining representative must first give the employee the chance to decline to be named in the order, and the employee's choice would not prevent the employer or representative from seeking the order for other employees. The bill would also make companies create and maintain a workplace violence prevention plan and a violent incident log, and require the company to provide training to employees on the plan. The Division of Occupational Safety and Health within the Department of Industrial Relations would be required to enforce the plan by issuing citations and notices of civil penalty, and the board can appeal a citation and the penalty. The bill would also make violations of the plan a crime. (Based on 09/30/2023 text)		Monitor
SB 555	Wahab, D	Stable Affordable Housing Act of 2023.	10/07/2023 - Chaptered HTML PDF	10/07/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 402, Statutes of 2023.	10/07/2023 - Senate CHAPTERED	The Stable Affordable Housing Act of 2023 requires the Department of Housing and Community Development to complete a California Social Housing Study by December 31 2026. This study includes a comprehensive analysis of resources, obstacles, and recommendations for creating housing that is affordable and social at scale. It will help meet the need for housing for households with extremely low, very low, low and moderate incomes. It will also include an analysis of funding, public lands and other resources available to achieve certain goals the state has set for increasing housing supply. This study must be included in the department's annual report which is submitted to the Governor and the Legislature. (Based on 10/07/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 560	Laird, D	Solid waste: gas cylinders: stewardship program.	03/22/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	The California Integrated Waste Management Act of 1989 establishes programs to manage, recycle and properly dispose certain solid wastes including carpet, mattresses, pharmaceutical and sharps waste. This bill adds gas cylinders to the list of products and would require producers of gas cylinders to develop a plan to make collection and proper disposal of the cylinders convenient and accessible to consumers. Producers that do not comply with the plan would not be allowed to sell gas cylinders within the state. The bill also requires producers to pay all costs associated with implementing the plan such as collection, recycling and storage. Finally, the department must review and revise necessary standards and ensure appropriate data metrics for the program. (Based on 03/22/2023 text)		Monitor
SB 567	Durazo, D	Termination of tenancy: no-fault just causes: gross rental rate increases.	09/30/2023 - Chaptered HTML PDF	09/30/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 290, Statutes of 2023.	09/30/2023 - Senate CHAPTERED	This bill would establish new rules for when and how an owner of residential real property can end a tenancy or raise the rental rate. This bill would require that an owner must provide just cause for ending the tenancy in a written notice. Just cause for ending the tenancy can be either at-fault or nofault. No-fault just cause includes the owner or their family member wanting to move into the property, withdrawing the property from the rental market, or needing to remodel or demolish the property. When the owner raises the rental rate on a property during a 12-month period, there is a limit on how much they can increase the rate. If the owner exceeds the maximum allowed rate, they can be held liable for damages to the tenant affected. This bill would also give the Attorney General or a City or County Attorney the ability to enforce the rules and seek injunctive relief. The provisions of this bill would become effective April 1, 2024. (Based on 09/30/2023 text)	Sb 567 Support 13June23 SB 567 GOVRFS	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 569	Glazer, D	Political Reform Act of 1974: audits.	08/28/2023 - Amended <u>HTML PDF</u>	09/01/2023 - September 1 hearing: Held in committee and under submission.	08/28/2023 - Assembly APPR.	The Political Reform Act of 1974 requires the Franchise Tax Board to audit and investigate lobbying reports by 25% of lobbyist employers and lobbying firms every two years. This bill would transfer this responsibility to the Fair Political Practices Commission, make it so that lobbying firms and employers with less than one dollar in payments or contributions are excluded from audit, and require the Commission to adopt regulations for operational independence. Audits conducted by the Commission will be posted on the internet for 10 years and the Commission must report to the Legislature each year. This bill also includes delays and potential fines in the form of misdemeanor penalties for violations of the Act. (Based on 08/28/2023 text)	SB569 SUPPORT5April23	Support
SB 580	Bradford, D	Schoolbuses: stop signal arm enforcement system.	02/15/2023 - Introduced HTML PDF	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on 2/22/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This new bill would require drivers to stop for school buses even on divided highways unless the highway has an elevated barrier or unpaved median. If a driver does not stop for the school bus, they will be punished with a civil penalty. The bill would allow school districts to install and operate stop signal arm enforcement systems which can't be used for surveillance, except for enforcement and training. The bill would require alleged violations be reported to a law enforcement agency and if the fine is not paid within 60 days, they could have their registration or title transfer prohibited until resolved. The bill would also require the California State Board of Education to adopt due process regulations to ensure that those cited receive fairness and protection of student privacy. (Based on 02/15/2023 text)		Monitor

Measure	Author	Торіс	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 584	Limón, D	Laborforce housing: Short-Term Rental Tax Law.	05/18/2023 - Amended <u>HTML</u> <u>PDF</u>	06/29/2023 - June 28 set for first hearing canceled at the request of author.	06/15/2023 - Assembly H. & C.D.	This bill would create the Laborforce Housing Financing Act of 2023. It would provide assistance for emergency housing, multifamily housing, farmworker housing, and downpayment assistance for first-time homebuyers. It would also establish the Laborforce Housing Fund in the State Treasury to provide money to create laborforce housing by public entities, local housing authorities and mission-driven nonprofit housing providers. It would also impose a new 15% tax on short-term rental occupancies for 30 days or less. This new tax would be administered and collected by the California Department of Tax and Fee Administration. This bill would also impose a state-mandated local program and take effect immediately. (Based on 05/18/2023 text)		Monitor
SB 585	Niello, R	Disability access: construction-related accessibility claims: statutory damages: attorney's fees and costs.	05/18/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was JUD. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	Under current law, businesses cannot discriminate against people in terms of disability and are responsible for ensuring full and equal access for individuals in their facilities. If the business fails to do so, they must pay minimum statutory damages. Claims made after a certain date are ruled to not cause problems unless certain conditions are not met. Businesses with 50 or fewer employees have more protections. If they are sent a letter specifying any violations of accessibility standards, they have 120 days to make changes to avoid paying damages, attorney fees, etc. People cannot try to get around this rule by claiming they are seeking general discrimination damages. (Based on 05/18/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 594	Durazo, D	Beneficial owners.	04/27/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would require domestic corporations, foreign corporations, limited liability companies, and real estate investment trusts to include in the statement they are required to file with the Secretary of State the names and addresses of any beneficial owners. Additionally, unincorporated associations would be asked to provide additional information in the statement they are required to file. However, this bill does not require the state to reimburse local agencies and school districts for any costs associated with this act. (Based on 04/27/2023 text)		Monitor
SB 615	Allen, D	Vehicle traction batteries.	04/12/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.S. & T.M. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	This bill requires vehicle traction batteries, such as lithium-ion batteries, sold with motor vehicles in the state to be responsibly recovered and reused, repurposed, remanufactured and recycled at the end of their useful life. Manufacturers must be responsible for collecting stranded batteries and making sure that they are recycled if they cannot be reused. It also requires battery suppliers, qualified facilities and secondary users to provide and report certain information to the Department of Toxic Substances Control by January 1, 2025. The bill would also repeal an existing law which required the Secretary of Environmental Protection to convene an advisory group to review and advise the legislature on policies related to lithium-ion vehicle batteries. (Based on 04/12/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 616	Gonzalez, D	Sick days: paid sick days accrual and use.	10/04/2023 - Chaptered HTML PDF	10/04/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 309, Statutes of 2023.	10/04/2023 - Senate CHAPTERED	The Healthy Workplaces Healthy Families Act of 2014 requires employers in California to give paid sick days for certain reasons. It also includes provisions on how employees can use paid sick days. This bill would exclude railroad employers and their employees from the act's provisions, and make changes for CBA (Collective Bargaining Agreement) employees and certain individual providers of in-home supportive services. This includes extended accrual requirements, raising the limit from 24 to 40 hours or 3 to 5 days, and changing the conditions for the employer's policy to provide at least 5 days or 40 hours of sick leave or paid time off within 6 months of employment. It also increases accrual thresholds from 48 to 80 hours or 6 to 10 days. Lastly, the bill sets forth that the provisions shall preempt any local ordinance to the contrary. (Based on 10/04/2023 text)		Monitor
SB 623	Laird, D	Workers' compensation: post- traumatic stress disorder.	10/09/2023 - Chaptered <u>HTML PDF</u>	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 621, Statutes of 2023.	10/09/2023 - Senate CHAPTERED	Workers can receive compensation when injured while working. This includes medical treatment, disability indemnity and death benefits. Until January 1 2025, certain firefighting personnel and peace officers will be presumed by the law to have developed post-traumatic stress that arose from their work. However, this will be repealed in 2029 and the Commission on Health and Safety and Workers' Compensation will review claims filed for people who are not included in the presumption, such as public safety dispatchers. (Based on 10/08/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 634	Becker, D	Low Barrier Navigation Center: opportunity housing: use by right: building standards.	05/09/2023 - Amended <u>HTML</u> PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/15/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would allow a Low Barrier Navigation Center development and an Opportunity Housing Project to be use by right in areas zoned for mixed uses, nonresidential zones permitting multifamily uses, areas zoned for medical use, and faith-based use if it meets prescribed requirements. The bill would also exempt projects from the California Environmental Quality Act and require local agencies to respond to requests from project proponents within 60 days. Additionally, the Department of Housing and Community Development will investigate possible changes to the California Building Code to reduce construction costs for opportunity housing projects. No reimbursement from the state is required for this bill. (Based on 05/09/2023 text)		Mayoral Support
SB 638	Eggman, D	Climate Resiliency and Flood Protection Bond Act of 2024.	06/28/2023 - Amended <u>HTML PDF</u>	07/06/2023 - July 11 hearing postponed by committee.	06/15/2023 - Assembly W.,P. & W.	In 2018, California voters passed the 'California Drought Water Parks Climate Coastal Protection and Outdoor Access For All Act'. This approved the issuance of a \$4 billion dollar bond to finance programs related to coastal protection, drought relief, and outdoor access for all. Years later in 2024, the 'Climate Resiliency and Flood Protection Bond Act' would be put to a vote and if approved, a further \$6 billion dollar bond for flood protection and climate resiliency projects would be issued. For both laws to come into effect, the legislature has to approve them and then the people have to approve them with a majority vote. (Based on 06/28/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 641	Roth, D	Public health: alcohol and drug programs: naloxone.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/08/2023 - Senate VETOED	as to the necessity of a special statute for the preservation of the public's health and safety The bill would require the department to ensure that all facilities enrolled in the NDP receive naloxone from DEA-registered vendors. This bill would require the State Department of Health Care Services within the California Health and Human Services Agency to create the Naloxone Distribution Project (NDP) to reduce opioid-related overdose deaths. The NDP would need to make sure that all facilities enrolled in the project receive naloxone, an opioid antagonist used to treat opioid overdose, from DEA-registered vendors. The bill will also make legislative findings and declarations stating that this project is necessary for public safety. (Based on 09/19/2023 text)		Monitor
SB 665	Allen, D	Plastic waste: single- use plastics alternatives: working group.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/08/2023 - Senate VETOED	This bill establishes the Plastic Pollution Prevention and Packaging Producer Responsibility Act which requires producers of certain single- use packaging products and plastic food containers to make sure that they are recyclable or labeled "compostable" and meet specific recycling rates. It also requires the California Environmental Protection Agency to create a working group by 2025 of state agencies, such as CalRecycle and the Department of Food and Agriculture, to evaluate novel plastic and plastic-alternative material types and be able to inform the state about the appropriate usage, recycling and composting of the materials. The bill will end on 2029. (Based on 09/19/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 670	Allen, D	State Air Resources Board: vehicle miles traveled: maps.	04/27/2023 - Amended HTML PDF	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/8/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would require the State Air Resources Board (the state agency with the responsibility for controlling vehicular air pollution and monitoring greenhouse gas emissions) to develop a methodology and maps to display the average light-duty vehicle miles traveled per capita in the state at the local, regional, and statewide levels. The board would have to adopt the methodology and publish the maps by January 1, 2025, and update them every 4 years. The board would also need to make the methodology and maps publicly available on its website and offer technical assistance on the usage and interpretation of the maps to local agencies if requested. (Based on 04/27/2023 text)		Monitor
SB 684	Caballero, D	Land use: streamlined approval processes: development projects of 10 or fewer residential units on urban lots under 5 acres.	10/11/2023 - Chaptered HTML PDF	10/11/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 783, Statutes of 2023.	10/11/2023 - Senate CHAPTERED	This bill gives local agencies the authority to streamline their review process on certain housing development projects. The projects must result in 10 or fewer parcels and meet minimum parcel size and density requirements. If all requirements are met, the local agency must approve or deny an application within 60 days, or it will be deemed approved. Certain standards that could physically block the development or require a project to have a certain parking setback or floor area ratio would not be allowed. The bill also allows local agencies to issue a building permit for up to 10 residential units on a lot proposed to be subdivided. If the local agency adopts an ordinance, the requirements of the California Environmental Quality Act would not apply. (Based on 10/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 706	Caballero, D	Public contracts: progressive design- build: local agencies.	10/08/2023 - Chaptered HTML PDF	10/08/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 500, Statutes of 2023.	10/08/2023 - Senate CHAPTERED	Existing law authorizes certain local authorities like cities, counties and districts to use a special project delivery process called "Progressive Design-Build" to carry out up to 15 large construction projects costing more than \$5,000,000 each which must be reported to the Legislature. This bill would extend that authority to allow up to 10 similar projects as well as projects not limited to water-related ones. It also requires the local agency to provide certain information about the projects under penalty of perjury and make a report to the Legislature by December 31 2028. The bill also states that the state is not required to reimburse any cost incurred in this process. (Based on 10/08/2023 text)		Monitor
SB 707	Newman, D	Responsible Textile Recovery Act of 2023.	07/03/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on 6/15/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	The California Integrated Waste Management Act of 1989 helps manage disposal and recycling of solid waste. This bill would require producers to create a stewardship program for the collection and recycling of unwanted items, like clothes and mattresses. It would create a Penalty Account for the deposit of fines imposed for violations of the program requirements, and authorize the Department of Resources Recycling and Recovery to impose fines. It would also require the Department to post a list of producers in compliance with the program. This bill would help keep unwanted products out of the landfill and allow for proper collection and recycling of such items. (Based on 07/03/2023 text)	CPSC Coalition letter of support SB 707 Newman Textiles EPR 23.3.22.pdf	Support

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 719	Becker, D	Law enforcement agencies: radio communications.	03/29/2023 - Amended <u>HTML</u> <u>PDF</u>	05/19/2023 - Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 4/24/2023)(May be acted upon Jan 2024)	05/19/2023 - Senate 2 YEAR	This bill would require law enforcement agencies in California such as municipal police departments, county sheriff's departments, local law enforcement agencies, and university and college police departments to provide real time access to their radio communications by 2024. It would also require those agencies to make sure any criminal justice information obtained through CLETS (the California Law Enforcement Telecommunications System) is not accessible to the public. If expenses incurred by local agencies are determined to be mandated by the state, reimbursement will be provided. (Based on 03/29/2023 text)		Monitor
SB 720	Stern, D	Aviation: airports: report: emissions: GO-Biz.	07/10/2023 - Amended <u>HTML PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on 7/5/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	GO-Biz is a California office that helps promote business development, private sector investment, and economic growth. This bill would require GO-Biz to create a stakeholder group to help reach the goal of net-zero greenhouse gas emissions in California. Public and private airports that have more than 50,000 annual takeoffs in disadvantaged communities would also need to submit a report to the State Air Resources Board for review and approval, and the board will notify GO-Biz. Violations of this bill could be considered a crime. There is no cost to local agencies and school districts because of this bill. (Based on 07/10/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 721	Becker, D	California Interagency Al Working Group.	03/22/2023 - Amended <u>HTML</u> <u>PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was P. & C.P. on 6/1/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	This law requires the Secretary of Government Operations to develop a plan to research the potential standards and technology to accurately identify digital content made with artificial intelligence. It also requires to evaluate the impact this technology has on California-based businesses and residents. This bill creates the California Interagency AI Working Group to research and report to the Legislature how Artificial Intelligence (AI) is used in technology, and how that should be defined in legislation. The Working Group will consist of Californians who have expertise in computer science, AI, and data privacy. (Based on 03/22/2023 text)		Monitor
SB 731	Ashby, D	Employment discrimination: unlawful practices: work from home: disability.	10/09/2023 - Vetoed <u>HTML PDF</u>	10/08/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/08/2023 - Senate VETOED	FEHA is a California law that protects people from discrimination in the workplace. It says employers and other entities cannot discriminate against applicants or employees based on certain characteristics, and must provide reasonable accommodation for disabled people. This new bill would require employers to give employees 30 days notice before they are asked to return to work in person. The notice must be written, sent by mail or email and include information about disability accommodations. (Based on 09/11/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 751	Padilla, D	Franchise agreements: solid waste handling services: labor dispute.	10/08/2023 - Vetoed HTML PDF	10/08/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	10/08/2023 - Senate VETOED	This bill would change the law for franchise agreements between local governments and service providers for solid waste handling services - such as utilities, waste hauling, and cable television. On or after January 1, 2024, any new or substantially amended franchise agreement must include certain provisions in the case of a work stoppage related to a labor dispute. This bill also states that changes proposed by it are a matter of statewide concern, so it applies to all cities including charter cities. The state will reimburse local governments for the costs involved in this new law, as long as the Commission on State Mandates agrees with it. (Based on 09/19/2023 text)		Monitor
SB 768	Caballero, D	California Environmental Quality Act: vehicle miles traveled: statement of overriding consideration.	03/22/2023 - Amended <u>HTML PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was E.Q. on 3/29/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	CEQA is a California law that regulates projects that may have a significant environmental impact. It requires agencies to prepare an environmental impact report and make sure any significant environmental effects are mitigated or avoided. It also requires mitigation of effects from vehicle miles traveled or similar metrics. This bill makes it so an "overriding consideration" for significant effects on the environment is not required if the lead agency has taken all feasible mitigation measures and has found no feasible alternatives to the project. (Based on 03/22/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 783	Archuleta, D	Veterans: suicide.	05/18/2023 - Amended HTML PDF	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was M. & V.A. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	The Veterans Affairs Department provides benefits to veterans including education and housing assistance. Currently in California, each county appoints a Veterans Service Officer to help veterans by investigating claims and carrying out tasks related to veteran aid. This bill, which is in effect until 2029, would create a pilot program in the counties of Los Angeles and Nevada to offer specialized training and certification in suicide prevention for people with military connections. The program would train individuals to recognize suicide risks and provide emergency intervention. The two counties involved in the program would hire a subject matter expert to create an individualized training curriculum and a system for collaboration and communication. Lastly, the counties would report their findings to the Legislature by 2026. (Based on 05/18/2023 text)		Monitor
<u>SB 796</u>	Alvarado-Gil,	Threats: schools and places of worship.	04/27/2023 - Amended <u>HTML PDF</u>	07/14/2023 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was PUB. S. on 6/8/2023)(May be acted upon Jan 2024)	07/14/2023 - Assembly 2 YEAR	This bill would make it a crime for someone to threaten to commit a crime that would result in death or great bodily injury to someone at a school or place of worship. The person making the threat must have the intent that it is a serious threat and it must cause sustained fear in anyone who hears it. If they are over 18 years old they could be guilty of a felony, punishable by up to a year in prison. Under 18 and it would be a misdemeanor. The state would not have to reimburse local agencies or school districts for any costs associated with this new crime. (Based on 04/27/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SB 799	Portantino, D	Unemployment insurance: trade disputes: eligibility for benefits.	09/30/2023 - Vetoed <u>HTML PDF</u>	09/30/2023 - Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	09/30/2023 - Senate VETOED	Under existing law, people who become unemployed due to a trade dispute are not eligible for unemployment benefits. This bill would change that by restoring eligibility after two weeks and codifying the existing case law which states that employees who left work due to a lockout are eligible for benefits. Additionally, this bill would not diminish the eligibility for benefits for individuals that are deprived of work due to an employer lockout or similar action. This bill also involves the appropriation of money from a continuously appropriated fund. (Based on 09/19/2023 text)		Monitor
SB 834	Portantino, D	Housing: California Family Home Construction and Homeownership Bond Act of 2023.	05/02/2023 - Amended <u>HTML</u> PDF	07/12/2023 - July 12 set for first hearing canceled at the request of author.	06/08/2023 - Assembly H. & C.D.	Proposition 1 was a law passed in 2018 that allowed for up to \$4 billion in bonds to be sold and the proceeds used to finance housing programs and farm home and mobilehome purchase assistance for veterans. The California Family Home Construction and Homeownership Bond Act of 2023 is a new bill that is being proposed to authorize the sale of up to \$25 billion in bonds to finance the California Family Home Construction and Homeownership Program. The California Housing Finance Agency would be authorized to issue California Socially Responsible Second Mortgage Loans to eligible applicants to use as a down payment or to pay closing costs when buying a new home. The bill also would allow for Family Homeownership Opportunity Infrastructure Improvement Loans to developers to use for upfront costs related to new home construction. The bill would take effect immediately. (Based on 05/02/2023 text)		Monitor
SB 855	Archuleta, D	Fair Employment and Housing Act: veterans.	02/17/2023 - Introduced <u>HTML</u> <u>PDF</u>	04/28/2023 - Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on 3/1/2023)(May be acted upon Jan 2024)	04/28/2023 - Senate 2 YEAR	This law in California protects veterans and people with military status from discrimination in their job. It also makes it so employers can't require a veteran to work on Veterans Day, as long as certain conditions are met. (Based on 02/17/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
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.	06/22/2023 - Amended HTML PDF	07/06/2023 - July 10 hearing postponed by committee.	06/20/2023 - Assembly NAT. RES.	The California Drought Water Parks Climate Coastal Protection and Outdoor Access For All Act of 2018 was approved by the voters as Prop 68. It authorized the issuance of \$4100,000,000 in bonds to fund programs related to drought, floods, fire and forest resilience, coastal protection, extreme heat mitigation, park creation and outdoor access, and clean energy. A new Bond Act of 2024 was proposed by this bill, which would authorize the issuance of \$15,500,000,000 in bonds to fund similar programs if approved by the voters in the 2024 statewide primary election. These provisions will only take effect if a different bill (known as SB 638) is enacted and takes effect before January 1 2024. (Based on 06/22/2023 text)		Monitor
SB 868	Wilk, R	Pupil safety: trauma kits.	07/12/2023 - Amended <u>HTML PDF</u>	09/01/2023 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/16/2023)(May be acted upon Jan 2024)	09/01/2023 - Assembly 2 YEAR	This bill requires school districts, county offices of education, and charter schools to equip each classroom with a trauma kit, inspect and replace/refill the kits after each use and once every 3 years, and notifies employees of the trauma kits and provides them with contact information for training on how to use the kit. This requirement will apply starting in the 2024-25 school year, and the state will reimburse any local agencies/schools for its costs. People who render emergency care or treatments using the trauma kit at the scene of an emergency will also be exempted from civil liability. (Based on 07/12/2023 text)		Monitor

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SBX1 1	Jones, R	Motor vehicle fuel tax: greenhouse gas reduction programs: suspension.	12/05/2022 - Introduced HTML PDF	03/28/2023 - From committee without further action.	12/05/2022 - Senate RLS.	The California Global Warming Solutions Act of 2006 sets up the State Air Resources Board as the agency responsible for controlling and regulating sources that release greenhouse gases. The act requires that the Board adopt regulations to reduce greenhouse gas emissions to 40% below the limit by 2030. To make sure this gets done, the Board adopted regulations called the Low Carbon Fuel Standard. This bill will stop the Board from using regulations to lower emissions for one year and would also give exemptions to transportation fuel suppliers. To make up for money lost, the bill would transfer money from the General Fund to the Greenhouse Gas Reduction Fund. It also suspends the Motor Vehicle Fuel Tax Law, which is a tax on motor fuel. It requires sellers of motor vehicle fuels to provide a receipt that shows the amount of tax that normally applies. It states that the money saved must be passed on to the end consumer and violation is an unfair competition law. The bill will take effect immediately. (Based on 12/05/2022 text)		Monitor

Attachment B: Intergovernmental Relations Priority State Legislation Log

Measure	Author	Topic	Current Text Version	Status	Location	Al Summary	Attachments	Position
SBX12	Skinner, D	Energy: transportation fuels: supply and pricing: maximum gross gasoline refining margin.	03/28/2023 - Chaptered HTML PDF	03/28/2023 - Approved by the Governor. Chaptered by Secretary of State. Chapter 1, Statutes of 2023-24 First Extraordinary Session.	03/27/2023 - Senate CHAPTERED	This bill changes the existing law which requires operators of refineries in the state to submit a report to the State Energy Resources Conservation and Development Commission each month containing certain information related to their production of gasoline. It requires the commission to post certain information on its website and authorizes them to set a maximum gross gasoline refining margin and penalties for any refiner that exceed it. The bill also requires the commission to consider requests for exemption from the maximum margin and to deposit any penalties collected into the Price Gouging Penalty Fund. It also requires the California State Auditor to complete an audit and performance review of the maximum gross gasoline refining margin and penalty, as well as require commission and the State Air Resources Board to prepare a Transportation Fuels Transition Plan. In addition, it establishes the Division of Petroleum Market Oversight in the commission and the Independent Consumer Fuels Advisory Committee to advise them. Lastly, the bill changes the reporting requirement and increases the amount for civil penalties imposed. (Based on 03/28/2023 text)		Monitor
SJR 7	Wahab, D	Federal constitutional convention: firearms.	09/21/2023 - Chaptered <u>HTML PDF</u>	09/21/2023 - Chaptered by Secretary of State- Chapter175, Statutes of 2023	09/21/2023 - Senate CHAPTERED	This measure would allow Congress to propose an amendment to the U.S. Constitution that concerns firearms. It is part of Article V of the Constitution, which states that Congress can call a special convention to propose any amendments they wish. This measure would make it possible for Congress to create an amendment that relates to the ownership and use of firearms. (Based on 09/21/2023 text)		Monitor

Total Measures: 368 Total Tracking Forms: 368