



League Registered Positions

AB 9 (Reyes D) Employment discrimination: limitation of actions.

The California Fair Employment and Housing Act makes specified employment and housing practices unlawful, including discrimination against or harassment of employees and tenants, among others. Existing law authorizes a person claiming to be aggrieved by an alleged unlawful practice to file a verified complaint with the Department of Fair Employment and Housing within one year from the date upon which the unlawful practice occurred, unless otherwise specified. This bill would extend the above-described period to 3 years for complaints alleging employment discrimination, as specified. The bill would specify that the operative date of the verified complaint is the date that the intake form was filed with the Labor Commissioner.

League Position: Oppose Unless Amend **Primary Lobbyist:** [Hutchings, Dane](#) **Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):

[AB 9 \(Reyes\) Coalition Oppose SEN Judiciary](#)

[AB 9 \(Reyes\) Coalition Oppose Unless Amended ASM Floor Alert](#)

AB 10 (Chiu D) Income taxes: credits low-income housing: farmworker housing.

Would, under the law governing the taxation of insurers, the Personal Income Tax Law, and the Corporation Tax Law, for the 2020 to 2024 calendar years, inclusive, would increase the aggregate housing credit dollar amount that may be allocated among low-income housing projects by an additional \$500,000,000, as specified, and would allocate to farmworker housing projects \$25,000,000 per year of that amount. The bill, under those laws, would modify the definition of applicable percentage relating to qualified low-income buildings to depend on whether the building is a new or existing building and federally subsidized, or a building that is, among other things, at least 15 years old, serving households of very low income or extremely low income, and will complete substantial rehabilitation, as specified.

League Position: Support **Primary Lobbyist:** [Rhine, Jason](#) **Policy Committee :** [HCED](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):

[AB 10 \(Chiu\) League Support Sen. Housing](#)

[AB 10 \(Chiu\) SAMPLE Support](#)

[AB 10 \(Chiu\) Author Support Letter 1/16/19](#)

AB 33 (Bonta D) State public retirement systems: divestiture from private prison companies.

Would prohibit the boards of the Public Employees' Retirement System and the State Teachers' Retirement System from making new investments or renewing existing investments of public employee retirement funds in a private prison company, as defined. This bill would require the boards to liquidate investments in private prison companies on or before July 1, 2020, and would require the boards, in making a determination to liquidate investments, to constructively engage with private prison companies to establish whether the companies are transitioning their business models to another industry.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[AB 33 \(Bonta\) SAMPLE Oppose](#)[AB 33 \(Bonta\) Coalition Oppose Letter 3-27-19](#)**AB 41 (Gallagher R) Disaster relief: Camp Fire.**

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

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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League Position Letter(s) & City Sample Letter(s):[AB 41 \(Gallagher\) League Support - SAMPLE Sen. Approps 6-28-19](#)[AB 41 \(Gallagher\) League Support - Sen. Approps. 6-28-19](#)[AB 41 \(Gallagher\) League Support - SAMPLE Sen. G.O. 6-18-19](#)[AB 41 \(Gallagher\) League Support - Sen. G.O. 6-18-19](#)[AB 41 \(Gallagher\) - City Support - SAMPLE Asm Floor](#)[AB 41 \(Gallagher\) - League Support - Asm Floor](#)[AB 41 \(Gallagher\) - League Support - Asm Approps](#)[AB 41 \(Gallagher\) - City Support - SAMPLE Asm Approps](#)

AB 51 (Gonzalez D) Employment discrimination: enforcement.

Would prohibit a person from requiring any applicant for employment or any employee to waive any right, forum, or procedure for a violation of any provision of the California Fair Employment and Housing Act (FEHA) or other specific statutes governing employment as a condition of employment, continued employment, or the receipt of any employment-related benefit. The bill would also prohibit an employer from threatening, retaliating or discriminating against, or terminating any applicant for employment or any employee because of the refusal to consent to the waiver of any right, forum, or procedure for a violation of specific statutes governing employment.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[AB 51 \(Gonzalez\) Coalition Oppose SEN Labor 6.12.19](#)[AB 51 \(Gonzalez\) Coalition Oppose ASM Floor Alert](#)[AB 51 \(Gonzalez\) Coalition Oppose ASM Appropriations 3.26.19](#)**AB 56 (Garcia, Eduardo D) Electricity: procurement by the California Alternative Energy and Advanced Transportation Financing Authority.**

Would require the Public Utilities Commission to empower the California Alternative Energy and Advanced Transportation Financing Authority to undertake backstop procurement of electricity that would otherwise be performed by an electrical corporation to meet the state resource adequacy, integrated resource planning, and renewable portfolio standard goals not satisfied by retail sellers or load-serving entities. The bill would authorize the authority to undertake backstop procurement consistent with specified objectives and to manage the resale of electricity for its contracted resources. The bill would require the commission to periodically review the need for, and the benefits of, continuing to empower the authority to undertake backstop procurement responsibilities.

League Position: Oppose**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

Desk	Policy	Fiscal	Floor	Desk	2 year	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 56 \(E. Garcia\) Oppose Letter Sen. EUC 7-1-19](#)

AB 68 (Ting D) Land use: accessory dwelling units.

The Planning and Zoning Law authorizes a local agency to provide, by ordinance, for the creation of accessory dwelling units in single-family and multifamily residential zones and sets forth required ordinance standards, including, among others, lot coverage. This bill would delete the provision authorizing the imposition of standards on lot coverage and would prohibit an ordinance from imposing requirements on minimum lot size.

League Position: Oppose Unless **Primary Lobbyist:** [Rhine, Jason](#) **Policy Committee :** [HCED](#)
Amend

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League Position Letter(s) & City Sample Letter(s):

[AB 68 \(Ting\) Oppose Unless Amended Sen. Housing 6-14-19](#)

[AB 68 \(Ting\) Sample Oppose Unless Amended Letter ASM Appropriations](#)

[AB 68 \(Ting\) Oppose Unless Amended, Asm. Local Gov., 4-5-19](#)

AB 100 (Committee on Budget) Drinking water.

The California Safe Drinking Water Act requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. Current law declares it to be the established policy of the state that every human being has the right to safe, clean, affordable, and accessible water adequate for human consumption, cooking, and sanitary purposes. This bill would establish the Safe and Affordable Drinking Water Fund in the State Treasury to help water systems provide an adequate and affordable supply of safe drinking water in both the near and the long terms.

League Position: Support **Primary Lobbyist:** [Dolfie, Derek](#) **Policy Committee :** [EQ](#)

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League Position Letter(s) & City Sample Letter(s):

[AB 100 Coalition SUPPORT Sen Budget 6.21.19](#)

AB 147 (Burke D) Use taxes: collection: retailer engaged in business in this state: marketplace facilitators.

Would specify that, on and after April 1, 2019, a retailer engaged in business in this state includes any retailer that, in the preceding calendar year or the current calendar year, has total combined sales of tangible personal property for delivery in this state by the retailer and all persons related to the retailer that exceed \$500,000. The bill would allow the California Department of Tax and Fee Administration to grant relief to certain retailers engaged in business in this state for specified interest or penalties imposed on use tax liabilities due and payable for tax reporting periods beginning April 1, 2019 and ending December 31, 2022.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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League Position Letter(s) & City Sample Letter(s):[AB 147 \(Burke\) SAMPLE Support 2-26-19](#)[AB 147 \(Burke\) League Support Letter 2.21.19](#)**AB 171 (Gonzalez D) Employment: sexual harassment.**

Current law prohibits an employer from discharging or in any manner discriminating or retaliating against an employee who is a victim of domestic violence, sexual assault, or stalking for taking time off work to obtain specified relief or because of the employee's status as a victim of domestic violence, sexual assault, or stalking, if the victim provides notice to the employer of the status or the employer has actual knowledge of the status. Current law authorizes an employee to file a complaint with the Division of Labor Standards Enforcement for a violation of these prohibitions within one year from the date of occurrence of the violation. Current law makes it a misdemeanor for an employer to refuse to rehire, promote, or restore an employee who has been determined to be so eligible by a grievance procedure or legal hearing. This bill would expand the scope of these provisions by defining "employer" for purposes of these provisions to mean any person employing another under any appointment or contract of hire and to include the state, political subdivisions of the state, and municipalities.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[AB 171 \(Gonzalez\) SEN Labor Coalition Oppose 7/3/19](#)[AB 171 \(Gonzalez\) SEN Jud Oppose Coalition](#)[AB 171 \(Gonzalez\) ASM Floor Coalition Oppose](#)[AB 171 \(Gonzalez\) ASM Approps Coalition Oppose 4/5/19](#)[AB 171 Oppose](#)

AB 213 (Reyes D) Local government finance: property tax revenue allocations: vehicle license fee adjustments.

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

League Position: Support

Primary Lobbyist: [Carrigg, Dan](#)

Policy Committee : [RT](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):

[AB 213 \(Reyes\) Support Sen Approps 7-1-19](#)

[AB 213 \(Reyes\) Support, Sen. Gov. and Fin., 6-3-19](#)

[AB 213 \(Reyes\) SAMPLE Support 1-23-19](#)

[AB 213 \(Reyes\) Notice of Sponsorship - Support](#)

AB 220 (Bonta D) Political Reform Act of 1974: campaign funds: childcare costs.

The Political Reform Act of 1974 provides for the comprehensive regulation of campaign financing, including the use of campaign funds for specific expenditures. The act prohibits the use of campaign funds to pay for professional services not directly related to a political, legislative, or governmental purpose. This bill would authorize the use of campaign funds to pay for childcare expenses resulting from a candidate engaging in campaign activities, as specified.

League Position: Support

Primary Lobbyist: [Hutchings, Dane](#)

Policy Committee : [GTLR](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):

[AB 220 \(Bonta\) Senate Elections Support](#)

[AB 220 \(Bonta\) Support, Author, 5-23-19](#)

AB 234 (Nazarian D) Income taxes: credit: seismic retrofits.

The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill, for taxable years beginning on or after January 1, 2020, and before January 1, 2025, would allow a tax credit under both laws in an amount equal to 30% of the qualified costs paid or incurred by a qualified taxpayer for any seismic retrofit construction on a qualified building, as provided.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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League Position Letter(s) & City Sample Letter(s):[AB 234 \(Nazarian\) - City Support - SAMPLE Asm Approps](#)[AB 234 \(Nazarian\) - League Support - Asm Approps](#)**AB 252 (Daly D) Department of Transportation: environmental review process: federal program.**

Current federal law requires the United States Secretary of Transportation to carry out a surface transportation project delivery program, under which the participating states may assume certain responsibilities for environmental review and clearance of transportation projects that would otherwise be the responsibility of the federal government. Current law, until January 1, 2020, provides that the State of California consents to the jurisdiction of the federal courts with regard to the compliance, discharge, or enforcement of the responsibilities it assumed as a participant in the program. This bill would extend the operation of these provisions indefinitely.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 252 \(Daly\) League Support - Sen. Trans 6-5-19](#)[AB 252 \(Daly\) - City Support - SAMPLE Asm Floor](#)[AB 252 \(Daly\) - League Support - Asm Floor](#)[AB 252 \(Daly\) - City Support - SAMPLE Asm Approps](#)[AB 252 \(Daly\) - League Support - Asm Approps](#)[AB 252 \(Daly\) - City Support - SAMPLE](#)[AB 252 \(Daly\) - League Support - Asm Trans](#)

AB 266 (Choi R) Income taxes: credits: attic vent closures.

The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. Current law requires any bill authorizing a new tax credit to contain, among other things, specific goals, purposes, and objectives that the tax credit will achieve, detailed performance indicators, and data collection requirements. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2020, and before January 1, 2025, to a qualified taxpayer that installs an attic vent closure in a residential property, as defined, in an amount equal to 40% of the qualified costs paid or incurred by the qualified taxpayer for that installation.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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League Position Letter(s) & City Sample Letter(s):[AB 266 \(Choi\) Support, Asm. Rev & Tax, 4-1-19](#)**AB 291 (Chu D) Local Emergency Preparedness and Hazard Mitigation Fund.**

Would establish a Local Emergency Preparedness and Hazard Mitigation Fund to support staffing, planning, and other emergency mitigation priorities to help local governments meet emergency management, preparedness, readiness, and resilience goals. The bill would, upon appropriation by the Legislature, require the Controller to transfer \$500,000,000 to the fund. The bill would require the Office of Emergency Services to establish the Local Emergency Preparedness and Hazard Mitigation Fund Committee under the Standardized Emergency Management System Advisory Board.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

Desk	Policy	2 year	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 291 \(Chu\) Support Letter 4-18-19](#)

AB 297 (Gallagher R) Emergency average daily attendance.

Would require the Superintendent to extend through the 2019–20 fiscal year the period during which it is essential to alleviate continued reductions in average daily attendance attributable to a state of emergency declared by the Governor in November 2018 for a school district where no less than 5% of the residences within the school district or school district facilities were destroyed by the qualifying emergency. The bill would require the Superintendent to extend through the 2020–21 fiscal year the period during which it is essential to alleviate continued reductions in average daily attendance attributable to a state of emergency declared by the Governor in November 2018 for a charter school where no less than 5% of the residences within the school district in which the charter school is located or a majority of charter school facilities were destroyed by the qualifying emergency.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 297 \(Gallagher\) - League Support - Asm Approps](#)[AB 297 \(Gallagher\) - City Support - SAMPLE - Asm Approps](#)**AB 314 (Bonta D) Public employment: labor relations: release time.**

Current law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial Court Employment Protection and Governance Act, the Trial Court Interpreter Employment and Labor Relations Act, Judicial Council Employer-Employee Relations Act, and the Los Angeles County Metropolitan Transportation Authority Transit Employer-Employee Relations Act, as well as provisions commonly referred to as the Educational Employment Relations Act and the Higher Education Employer-Employee Relations Act, regulates the labor relations of the state, the courts, and specified local public agencies and their employees. These acts generally require the public entities in this context to grant employee representatives of recognized employee organizations reasonable time off without loss of compensation or benefits for certain purposes in connection with labor relations, commonly referred to as release time. This bill would prescribe requirements relating to release time that would apply to all of the public employers and employees subject to the acts described above and would generally repeal the provisions relating to release time in those acts.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 314 \(Bonta\) Coalition Oppose Unless Amended 6.20.19](#)[AB 314 \(Bonta\) Coalition Oppose ASM Floor Alert](#)[AB 314 \(Bonta\) Coalition Oppose Assembly PERS 3/11/2019](#)

AB 344 (Calderon D) New Beginnings California Program.

Would establish the New Beginnings California Program in the Department of Community Services and Development and create the New Beginnings California Account for the purpose of providing matching grant funding to cities and local continuum of care programs to implement, expand, or continue employment programs for homeless individuals, as specified. The bill would define city for purposes of the bill to include a city, county, or a city and county. The bill would require qualifying employment programs to, among other things, connect program participants with employment and pay them an hourly wage that is at or above minimum wage.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [CS](#)

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League Position Letter(s) & City Sample Letter(s):[AB 344 \(Calderon\) Support, Sen. Appropriations. 6-25-19](#)**AB 403 (Kalra D) Division of Labor Standards Enforcement: complaint.**

Current law authorizes a person who believes they have been discharged or otherwise discriminated against in violation of any law under the jurisdiction of the Labor Commissioner to file a complaint with the Division of Labor Standards Enforcement within 6 months after the occurrence of the violation. This bill would extend the period to file a complaint to within 2 years after the occurrence of the violation, except that violations of certain provisions may be filed within one year. This bill contains other related provisions and other current laws.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 403 \(Kalra\) SEN Jud Oppose Coalition](#)[AB 403 \(Kalra\) ASM Floor Oppose Coalition](#)[AB 403 \(Kalra\) ASM Judiciary Coalition Oppose 3/27/2019](#)[AB 403 \(Kalra\) ASM Labor and Employment Coalition Oppose 3/27/2019](#)[AB 403 \(Kalra\) Author Coalition Oppose 3/27/2019](#)

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

Would establish a privilege between a union agent, as defined, and a represented employee or represented former employee to refuse to disclose any confidential communication between the employee or former employee and the union agent made while the union agent was acting in the union agent's representative capacity, except as specified. The bill would permit a represented employee or represented former employee to prevent another person from disclosing a privileged communication, except as specified.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 418 \(Kalra\) Coalition Oppose Sen. Judiciary 6-26-19](#)[AB 418 \(Kalra\) Coalition Oppose Sen Judiciary](#)[AB 418 Coalition Oppose Letter 3-5-19](#)**AB 429 (Nazarian D) Seismically vulnerable buildings: inventory.**

Current law establishes a program within all cities and all counties and portions thereof located within seismic zone 4, as defined, to identify all potentially hazardous buildings and to establish a mitigation program for these buildings. This bill would require the Alfred E. Alquist Seismic Safety Commission, by specified deadlines, to identify funding and develop a bidding process for hiring a third-party contractor to create an inventory of potentially vulnerable buildings, as defined. The bill would require the third-party contractor, in conjunction with the commission, by July 1, 2022, to develop a statewide inventory of potentially seismically vulnerable buildings in 29 specified counties in California using information developed by local jurisdictions pursuant to the above-described provisions.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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League Position Letter(s) & City Sample Letter(s):[AB 429 \(Nazarian\) Coalition Support - Sen Approps 6-28-19](#)[AB 429 \(Nazarian\) SAMPLE Support - Sen Approps 6-28-19](#)[AB 429 \(Nazarian\) Coalition Support - Sen GO 6-5-19](#)[AB 429 \(Nazarian\) - City Support - SAMPLE Asm Floor](#)[AB 429 \(Nazarian\) - Coalition Support - Asm Floor](#)[AB 429 \(Nazarian\) - City Support - SAMPLE Asm Approps](#)[AB 429 \(Nazarian\) - Coalition Support - Asm Approps](#)

AB 485 (Medina D) Local government: economic development subsidies.

Current law requires each local agency, as defined, to provide specified information to the public before approving an economic development subsidy within its jurisdiction, and to, among other things, hold hearings and report on those subsidies, as provided. Current law defines “economic development subsidy” for these purposes to mean any expenditure of public funds or loss of revenue to a local agency in the amount of \$100,000 or more, for the purpose of stimulating economic development within the jurisdiction of a local agency, as provided. This bill, on and after January 1, 2020, would similarly require each local agency to provide specified information to the public before approving an economic development subsidy for a warehouse distribution center, as defined, and to, among things, hold hearings and report on those subsidies, as provided.

League Position: Oppose**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 485 \(Medina\) Oppose, Sen. Gov & Fin., 6-19-19](#)**AB 497 (Santiago D) Deaf and Disabled Telecommunications Program.**

Current law establishes the requirements for the deaf and disabled telecommunications program and requires the Public Utilities Commission, until January 1, 2020, to establish a rate recovery mechanism through a surcharge not to exceed 1/2 of 1% uniformly applied to a subscriber’s intrastate telephone service, other than one-way radio paging service and universal telephone service, to allow providers of equipment and service pursuant to the program to recover their costs as they are incurred. This bill would extend collection of the surcharge until January 1, 2025.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 497 \(Santiago \) League Support - SAMPLE Sen Approps 6-28-19](#)[AB 497 \(Santiago \) League Support - Sen Approps 6-28-19](#)[AB 497 \(Santiago \) League Support - Sen EUC 6-5-19](#)[AB 497 \(Santiago\) - League Support - Asm Floor](#)[AB 497 \(Santiago\) - City Support - SAMPLE Asm Floor](#)[AB 497 \(Santiago\) Support, Asm. Approps, 4-19-19](#)[AB 497 \(Santiago\) - City Support - SAMPLE Asm Approps](#)

AB 516 (Chiu D) Authority to remove vehicles.

Current law authorizes a peace officer and specified public employees, as an alternative to removal of a vehicle, to immobilize the vehicle with a device designed and manufactured for that purpose, if, among other circumstances, the vehicle is found upon a highway or public lands by the peace officer or employee and it is known to have been issued 5 or more notices of parking violations that are delinquent because the owner or person in control of the vehicle has not responded to the appropriate agency within a designated time period. This bill would delete the authority of a peace officer or public employee, as appropriate, to remove or immobilize a vehicle under those circumstances.

League Position: Oppose**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 516 \(Chiu\) Oppose, Sen. Transportation, 6-19-19](#)[AB 516 \(Chiu\) - City Oppose - SAMPLE Sen Trans](#)[AB 516 \(Chiu\) - City Oppose - SAMPLE Sen PS](#)[AB 516 \(Chiu\) - League Oppose - Sen PS](#)[AB 516 \(Chiu\) - League Oppose - Sen Trans](#)[AB 516 \(Chiu\) - League Asm Floor Alert](#)[AB 516 \(Chiu\) - City Oppose - SAMPLE Asm Floor](#)[AB 516 \(Chiu\) - League Opposition - Asm Floor](#)**AB 570 (Aguiar-Curry D) Local Government Investment Act.**

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

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 570 \(Aguiar-Curry\) Support, Asm. Local Gov., 4-29-19](#)

AB 628 (Bonta D) Employment: victims of sexual harassment: protections.

Current law prohibits an employer from discharging or discriminating or retaliating against, an employee who is a victim of domestic violence, sexual assault, or stalking because of the employee's status as a victim, if the employer has notice or knowledge of that status. Current law additionally prohibits an employer with 25 or more employees from discharging, or discriminating or retaliating against, an employee who is a victim, in this regard, who takes time off to obtain specified services or counseling. This bill would extend these employment protections to victims of sexual harassment, as defined. The bill would also extend these employment protections to specified family members, as defined, of the victims for taking time off from work to provide assistance to the victims when seeking relief or obtaining those services and counseling, as specified.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf. Conc.	Enrolled	Vetoed	Chaptered
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League Position Letter(s) & City Sample Letter(s):[AB 628 \(Bonta\) Coalition ASM Floor Alert Oppose](#)[AB 628 \(Bonta\) Coalition ASM Appropriations Oppose](#)[AB 628 \(Bonta\) Coalition ASM Judiciary Oppose 4/5/2019](#)[AB 628 \(Bonta\) Coalition Author Oppose 3/27/2019](#)[AB 628 \(Bonta\) Coalition ASM Labor Opposition 3/27/2019](#)**AB 659 (Mullin D) Transportation: emerging transportation technologies: California Smart City Challenge Grant Program.**

Would establish the California Smart City Challenge Grant Program to enable municipalities to compete for grant funding for emerging transportation technologies to serve their transportation system needs, and would specify certain program goals. The bill would require the commission to form the California Smart City Challenge Workgroup on or before July 1, 2020, to guide the commission on program matters, as specified. The bill would require the commission, in consultation with the workgroup, to develop guidelines on or before March 1, 2021, for the program, which would not be subject to the Administrative Procedure Act, and would authorize the commission to revise them as necessary.

League Position: Support**Primary Lobbyist:** [Berduogo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 659 \(Mullin\) - City Support - SAMPLE Asm Approps](#)[AB 659 \(Mullin\) League Support Asm Appropriations 3-27-19](#)[AB 659 \(Mulling\) - SAMPLE Support](#)[AB 659 \(Mullin\) - League Support](#)

AB 755 (Holden D) California tire fee: Stormwater Permit Compliance Fund.

Would require the California Department of Tax and Fee Administration to collect the California tire fee and would repeal the provision authorizing the Department of Resources Recycling and Recovery to solicit and use the expertise of, and contract or cooperate with, other state agencies. The bill would increase the California tire fee by \$1.50. The bill would require the California Department of Tax and Fee Administration to transfer the additional moneys to the Stormwater Permit Compliance Fund, which would be established by the bill, and would make the moneys available to the State Water Resources Control Board. The bill would continuously appropriate moneys in the fund for competitive grants for projects and programs for municipal storm sewer system permit compliance requirements that would prevent or remediate pollutants, including zinc, caused by tires in the state and for an annual audit of the fund. Money in the fund would be available upon appropriation for the administrative expenses of the fund, not to exceed 5% of the overall revenue annually deposited in the fund, except as specified. The bill would also make conforming changes. This bill contains other related provisions and other existing laws.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 755 \(Holden\) Assembly Floor Alert - Support 5.22.19](#)[AB 755 \(Holden\) Support, Asm. Appropriations, 5-8-19](#)**AB 818 (Cooley D) Local government finance: vehicle license fee adjustment amounts.**

Current property tax law, for the 2006–07 fiscal year, and for each fiscal year thereafter, requires the vehicle license fee adjustment amount to be the sum of the vehicle license fee adjustment amount for the prior fiscal year, if specified provisions did not apply, and the product of the amount as so described and the percentage change from the prior fiscal year in the gross taxable valuation within the jurisdiction of the entity. Current law establishes a separate vehicle license fee adjustment amount for a city that was incorporated after January 1, 2004, and on or before January 1, 2012. This bill would establish a separate vehicle license fee adjustment amount for a city incorporating after January 1, 2012, including an additional separate vehicle license fee adjustment amount for the first fiscal year of incorporation and for the next 4 fiscal years thereafter.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 818 \(Cooley\) Support SAMPLE Letter](#)[AB 818 \(Cooley\) League Letter of Support 3-8-19](#)

AB 881 (Bloom D) Accessory dwelling units.

The Planning and Zoning Law provides for the creation of accessory dwelling units by local ordinance, or, if a local agency has not adopted an ordinance, by ministerial approval, in accordance with specified standards and conditions. Current law requires the ordinance to designate areas where accessory dwelling units may be permitted and authorizes the designated areas to be based on criteria that includes, but is not limited to, the adequacy of water and sewer services and the impact of accessory dwelling units on traffic flow and public safety. This bill would instead require a local agency to designate these areas based on the adequacy of water and sewer services and the impact of accessory dwelling units on traffic flow and public safety. The bill would make other clarifying changes to the criteria an ordinance is required to meet.

League Position: Oppose Unless **Primary Lobbyist:** [Rhine, Jason](#) **Policy Committee :** [HCED](#)
Amend

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

League Position Letter(s) & City Sample Letter(s):

[AB 881 \(Bloom\) Oppose Unless Amended Sen Housing 6-12-19](#)

[AB 881 \(Bloom\) Sample Oppose Unless Amended ASM Appropriations](#)

[AB 881 \(Bloom\) Oppose unless Amended, Asm. Local Gov., 4-5-19](#)

AB 931 (Boerner Horvath D) Local boards and commissions: representation: appointments.

Would, on and after January 1, 2030, require, in a city with a population of 50,000 or more, a board or commission with a certain number of nonelected and nonsalaried members to have a specified minimum number of members meet the definition of a woman, and would require no less than 50 percent of all members of the boards and commissions of the city to meet the definition of a woman, thereby imposing a state-mandated local program.

League Position: Oppose **Primary Lobbyist:** [Hutchings, Dane](#) **Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 931 \(Boerner Horvath\) Oppose, Sen. Judiciary, 7-3-19](#)

AB 932 (Low D) Workers' compensation: off-duty firefighters.

Current law grants workers' compensation benefits to a firefighter, or the firefighter's dependents, if the firefighter is injured, dies, or is disabled by proceeding to or engaging in a fire-suppression or rescue operation, or the protection of life or property, anywhere in California, but is not acting under the immediate supervision of the employer. This bill would expand the scope of this provision to apply when a firefighter engages in a fire-suppression or rescue operation, or the protection or preservation of life or property, outside of this state.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 932 \(Low\) Coalition Oppose ASM Insurance](#)**AB 992 (Mullin D) Open meetings: local agencies: social media.**

The Ralph M. Brown Act generally requires that the meetings of legislative bodies of local agencies be conducted openly. That act defines "meeting" for purposes of the act and prohibits a majority of the members of a legislative body, outside a meeting authorized by the act, from using a series of communications of any kind to discuss, deliberate, or take action on any item of business that is within the subject matter jurisdiction of the legislative body. This bill would provide that the prohibition described above does not apply to the participation, as defined, in an internet-based social media platform, as defined, by a majority of the members of a legislative body, provided that a majority of the members do not discuss among themselves, as defined, business of a specific nature that is within the subject matter jurisdiction of the legislative body of the local agency.

League Position: Support**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 992 \(Mullin\) Coalition Support ASM Local Govt](#)

AB 1079 (Santiago D) Telecommunications: privacy protections.

Current law prohibits a provider of mobile telephony services, as defined, or any affiliate or agent of the provider, when providing the name and dialing number of a subscriber for inclusion in a directory or directory database, from including the dialing number of any subscriber without first obtaining the express consent of that subscriber. However, current law authorizes providing those telephone numbers without regard to consent to a law enforcement agency, fire protection agency, public health agency, public environmental health agency, city or county emergency services planning agency, or private for-profit agency operating under contract with, and at the direction of, one or more of these agencies, for the sole purpose of responding to a 911 call or communicating an imminent threat to life or property. This bill would additionally authorize providing those telephone numbers to those parties without consent for the purpose of testing systems that respond to 911 calls or that communicate threats to life or property.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1079 \(Santiago\) - City Support - SAMPLE Sen EUC](#)[AB 1079 \(Santiago\) - League Support - Sen EUC](#)**AB 1080 (Gonzalez D) California Circular Economy and Plastic Pollution Reduction Act.**

Would enact the California Circular Economy and Plastic Pollution Reduction Act, which would require the Department of Resources Recycling and Recovery, before January 1, 2024, to adopt regulations that require covered entities, as defined, to source reduce, to the maximum extent feasible, single-use packaging and priority single-use plastic products, as defined, and to ensure that by 2030 all single-use packaging and priority single-use plastic products in the California market are recyclable or compostable.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1080 \(Gonzalez\) Support, City Sample Sen. Approps., 7-9-19](#)[AB 1080 \(Gonzalez\) Support, Sen. Approps., 7-9-19](#)[AB 1080 \(Gonzalez\) Support, Sen. Env. Quality, 6-26-19](#)[AB 1080 \(Gonzalez\) SAMPLE Support, Sen. Env. Quality, 6-26-19](#)[AB 1080 \(Gonzalez\) Local Gov. Floor Alert Support 5.28.19](#)[AB 1080 \(Gonzalez\) CITY SAMPLE Support Letter Author 5-20-19](#)[AB 1080 \(Gonzalez\) Local Gov. Floor Alert Support](#)[AB 1080 \(Gonzalez\) CITY SAMPLE Support Letter Asm. Approps 4-30-19](#)[AB 1080 \(Gonzalez\) Support Letter Asm. Approps 4-30-19](#)

AB 1112 (Friedman D) Shared mobility devices: local regulation.

Current law generally regulates the operation of bicycles, electric bicycles, motorized scooters, and electrically motorized boards. Current law allows local authorities to regulate the registration, parking, and operation of bicycles and motorized scooters in a manner that does not conflict with state law. This bill would define a “shared mobility device” as a bicycle, electric bicycle, motorized scooter, electrically motorized board, or other similar personal transportation device, that is made available to the public for shared use and transportation, as provided.

League Position: Oppose**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1112 \(Friedman\) Oppose, Sen. Judiciary, 6-4-19](#)[AB 1112 \(Friedman\) Oppose, Sen. Gov and Fin., 6-4-19](#)[AB 1112 \(Friedman\) Oppose, Sen. Transportation, 6-4-19](#)[AB 1112 \(Friedman\) - City Opposition - SAMPLE Asm Trans](#)[AB 1112 \(Friedman\) - League Opposition - Asm Trans](#)**AB 1184 (Gloria D) Public records: writing transmitted by electronic mail: retention.**

Would, unless a longer retention period is required by statute or regulation, require a public agency for purposes of the California Public Records Act to retain and preserve for at least 2 years every writing containing information relating to the conduct of the public’s business prepared, owned, or used by any public agency that is transmitted by electronic mail.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1184 \(Gloria\) Coalition Oppose ASM Floor Alert](#)[AB 1184 \(Gloria\) Coalition Oppose ASM Judiciary](#)

AB 1190 (Irwin D) Unmanned aircraft: state and local regulation: limitations.

Would, among other things, prohibit a state or local agency from adopting any law or regulation that bans the operation of an unmanned aircraft system. The bill would also authorize a local agency to adopt regulations to enforce FAA regulations regarding the operation of unmanned aircraft systems and would authorize local agencies to regulate the operation of unmanned aircraft and unmanned aircraft systems within their jurisdictions, as specified. The bill would also authorize a local agency to require an unmanned aircraft operator to provide proof of federal, state, or local registration to licensing or enforcement officials.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1190 \(Irwin\) Support Letter 4-17-19](#)**AB 1208 (Ting D) Utility user taxes: exemption: clean energy resource.**

Current law, until January 1, 2020, exempts from any utility user tax on the consumption of electricity imposed by a local jurisdiction, as defined, the consumption of electricity generated by a clean energy resource for the use of a customer or the customer's tenants. This bill would extend the repeal date of the above-described exemption from January 1, 2020, to January 1, 2027. The bill would include findings that the 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.

League Position: Oppose**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1208 \(Ting\) Oppose, Asm. Local Gov., 5-2-19](#)**AB 1212 (Levine D) Public employees' retirement: pension fund management: in-state infrastructure.**

Would require a state agency, as defined, that is responsible for infrastructure projects to produce a list of priority infrastructure projects for funding consideration by the retirement boards, as described above, and to provide it to them. The bill would require a state agency also to provide further project information to a board upon request.

League Position: Support**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1212 \(Levine\) Support, Author, 5-23-19](#)

AB 1253 (Rivas, Robert D) Local agency formation commissions: grant program.

This bill would require the Strategic Growth Council, until July 31, 2025, to establish and administer a local agency formation commissions grant program for the payment of costs associated with initiating and completing the dissolution of districts listed as inactive, the payment of costs associated with a study of the services provided within a county by a public agency to a disadvantaged community, as defined, and for other specified purposes, including the initiation of an action, as defined, that is limited to service providers serving a disadvantaged community and is based on determinations found in the study, as approved by the commission. The bill would specify application submission, reimbursement, and reporting requirements for a local agency formation commission to receive grants pursuant to the bill. The bill would require the council, after consulting with the California Association of Local Agency Formation Commissions, to develop and adopt guidelines, timelines, and application and reporting criteria for development and implementation of the program, as specified, and would exempt these guidelines, timelines, and criteria from the rulemaking provisions of the Administrative Procedure Act. The bill would make the grant program subject to an appropriation for the program in the annual Budget Act, and would repeal these provisions on January 1, 2026. This bill contains other existing laws.

League Position: Support**Primary Lobbyist:** Rhine, Jason**Policy Committee :** HCED

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

League Position Letter(s) & City Sample Letter(s):[AB 1253 \(R. Rivas\) League Letter of SUPPORT 3-8-19](#)[AB 1253 \(R. Rivas\) SAMPLE Letter of SUPPORT](#)**AB 1266 (Rivas, Robert D) Traffic control devices: bicycles.**

Current law authorizes the Department of Transportation or local authorities to erect official traffic control devices within or adjacent to intersections of highways under their respective jurisdictions to regulate or prohibit turning movements at those intersections. When a turn is required, existing law requires the erection of a sign giving notice of that requirement, except as specified. Current law prohibits a driver of a vehicle from disobeying the directions of a traffic control device erected pursuant to that provision. This bill would exempt from the prohibition described above operators of bicycles traveling straight through an intersection, if an official traffic control device indicates that the movement is permitted. The bill would require the Department of Transportation to develop standards to implement these provisions.

League Position: Support**Primary Lobbyist:** Berdugo, Rony**Policy Committee :** TCPW

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

League Position Letter(s) & City Sample Letter(s):[AB 1266 \(R.Rivas\) Support, Sen. Appropriations, 6-18-19](#)[AB 1266 \(R. Rivas\) - City Support - SAMPLE Senate Trans](#)[AB 1266 \(R. Rivas\) - League Support - Senate Trans](#)

AB 1286 (Muratsuchi D) Shared mobility devices: agreements.

Would require a shared mobility service provider, as defined, to enter into an agreement with, or obtain a permit from, the city or county with jurisdiction over the area of use. The bill would require that the provider maintain a specified amount of commercial general liability insurance and would prohibit the provider from including specified provisions in a user agreement before distributing a shared mobility device within that jurisdiction. The bill would define shared mobility device to mean an electrically motorized board, motorized scooter, electric bicycle, bicycle, or other similar personal transportation device, except as provided.

League Position: Sponsor**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1286 \(Muratsuchi\) Support, Sen. Judiciary, 6-18-19](#)[AB 1286 \(Muratsuchi\) Support, Sen. Gov and Fin., 6-5-19](#)[AB 1286 \(Muratsuchi\) - League Cosponsor - Asm Floor Alert](#)[AB 1286 \(Muratsuchi\) - City Support - SAMPLE Asm Floor](#)[AB 1286 \(Muratsuchi\) - League Cosponsor - Asm Floor](#)[AB 1286 \(Muratsuchi\) Support, Asm. Privacy & Consumer Protection, 4-22-19](#)**AB 1320 (Nazarian D) Public employee retirement systems: prohibited investments: Turkey.**

Current law prohibits the boards of administration of the Public Employees' Retirement System and the State Teachers' Retirement System from making investments in certain countries and in thermal coal companies, as specified, subject to the boards' plenary authority and fiduciary responsibility for investment of moneys and administration of the systems. This bill, upon the passage of a federal law that imposes sanctions on the government of Turkey for failure to officially acknowledge its responsibility for the Armenian Genocide, would prohibit the boards of administration of the Public Employees' Retirement System and the State Teachers' Retirement System from making additional or new investments, or renewing existing investments, of public employee retirement funds in an investment vehicle in the government of Turkey that is issued by the government of Turkey or that is owned by the government of Turkey.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1320 \(Nazarian\) Coalition Oppose Senate Labor 6.20.19](#)[AB 1320 \(Nazarian\) SAMPLE Oppose](#)[AB 1320 \(Nazarian\) Coalition Oppose Letter 4-8-19](#)

AB 1332 (Bonta D) Sanctuary State Contracting and Investment Act.

Current law requires law enforcement agencies to report to the Department of Justice annually regarding transfers of persons to immigration authorities and requires the Attorney General to publish guidance, audit criteria, and training recommendations regarding state and local law enforcement databases, for purposes of limiting the availability of information for immigration enforcement, as specified. This bill, the Sanctuary State Contracting Act, would, among other things, require the Department of Justice, commencing on January 1, 2020, and quarterly thereafter, to publish a list on its internet website, based on specified criteria, of each person or entity that, in the opinion of the Department of Justice, is providing data broker, extreme vetting, or detention facilities support to any federal immigration agency, as specified.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1332 \(Bonta\) Coalition Oppose Letter 5-7-19](#)[AB 1332 \(Bonta\) Sample Oppose ASM Judiciary](#)[AB 1332 \(Bonta\) Coalition Oppose Letter Asm Judiciary 4-15-19](#)[AB 1332 \(Bonta\) Coalition Oppose Letter 3-27-19](#)**AB 1356 (Ting D) Cannabis: local jurisdictions: retail commercial cannabis activity.**

Would, if more than 50% of the electorate of a local jurisdiction voted in favor of AUMA, require a local jurisdiction to issue a minimum number of local licenses authorizing specified retail cannabis commercial activity within that jurisdiction that would be permitted by a retailer license issued under MAUCRSA.

League Position: Oppose**Primary Lobbyist:** [Harvey, Charles](#)**Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1356 \(Ting\) Oppose SAMPLE Letter 5-6-19](#)[AB 1356 \(Ting\) Oppose Letter 4-17-19](#)

AB 1366 (Gonzalez D) Voice over Internet Protocol and Internet Protocol enabled communications services.

Current law, until January 1, 2020, prohibits the Public Utilities Commission, a department, an agency, or a political subdivision of the state from regulating Voice over Internet Protocol (VoIP) and Internet Protocol enabled service, as defined, except as required or delegated by federal law or as expressly directed to do so by statute. This bill would extend until January 1, 2030, the qualified prohibition upon the commission, a department, an agency, or a political subdivision of the state regulating VoIP and Internet Protocol enabled service, with the additional qualification that the commission, a department, an agency, or a political subdivision of the state would be authorized to exercise regulatory jurisdiction and control as expressly and specifically directed by the Legislature in the interest of public safety or consumer protection.

League Position: Oppose **Primary Lobbyist:** [Berdugo, Rony](#) **Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1366 \(Gonzalez\) Oppose - SEN EUC 7-8-19](#)

AB 1416 (Cooley D) Business: collection and disclosures of consumer personal information.

Would specify that the California Consumer Privacy Act of 2018 also does not restrict a business's ability comply with any rules or regulations adopted pursuant to and in furtherance of state or federal laws. The bill would establish an exception to the act for a business that provides a consumer's personal information to a government agency solely for the purposes of carrying out a government program, if specified requirements are met.

League Position: Support **Primary Lobbyist:** [Hutchings, Dane](#) **Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1416 \(Cooley\) Coalition Support ASM Floor Alert](#)

AB 1417 (Rubio, Blanca D) Cannabis advertisement and marketing.

MAUCRSA requires all cannabis advertisements and marketing to accurately and legibly identify the licensee responsible for that content by adding, at a minimum, the licensee's license number. This bill would impose a civil penalty on any licensee that violates that requirement, not to exceed \$2,500 per day for each violation.

League Position: Support **Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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

AB 1483 (Grayson D) Housing data: collection and reporting.

The Planning and Zoning Law requires the planning agency of a city or county to provide by April 1 of each year an annual report to, among other entities, the Department of Housing and Community Development (department) that includes, among other specified information, the number of net new units of housing that have been issued a completed entitlement, a building permit, or a certificate of occupancy, thus far in the housing element cycle, as provided. This bill would require a planning agency to include in that annual report specified additional information regarding housing development projects located within the jurisdiction, and other information as provided.

League Position: Oppose Unless **Primary Lobbyist:** [Rhine, Jason](#) **Policy Committee :** [HCED](#)
Amend

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

League Position Letter(s) & City Sample Letter(s):

[AB 1483 \(Grayson\) OUA Joint Letter](#)

AB 1530 (Cooley D) Unauthorized cannabis activity reduction grants: local jurisdiction restrictions on cannabis delivery.

Would require the Board of State and Community Corrections to create and administer a program of grants to be made on a competitive basis to cities, counties, and joint powers authorities to establish or expand an enforcement program against unauthorized cannabis activity, as defined, and provide consumer education about the difference between licensed or legal cannabis activity and unlicensed or illegal cannabis activity.

League Position: Support **Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1530 \(Cooley\) Support, Asm. Business & Professions 4-1-19](#)

AB 1544 (Gipson D) Community Paramedicine or Triage to Alternate Destination Act.

Would establish within the Emergency Medical Services System and the Prehospital Emergency Medical Care Personnel Act until January 1, 2030, the Community Paramedicine or Triage to Alternate Destination Act of 2019. The bill would authorize a local EMS agency to develop a community paramedicine or triage to alternate destination program, as defined, to provide specified community paramedicine services. The bill would require the authority to develop regulations to establish minimum standards for a program and would further require the Commission on Emergency Medical Services to review and approve those regulations.

League Position: Support **Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1544 \(Gipson\) Support Letter Sen Health 6-25-19](#)

AB 1568 (McCarty D) Housing law compliance: prohibition on applying for state grants.

A measure that would withhold and divert critical transportation funds from the Road Repair and Accountability Act (SB 1, Beall), for cities' basic maintenance and road repair needs.

League Position: Oppose

Primary Lobbyist: [Rhine, Jason](#)

Policy Committee : [HCED](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1568 \(McCarty\) - Coalition Opposition Letter](#)

[AB 1568 \(McCarty\) - City Opposition Sample Ltr](#)

[AB 1568 \(McCarty\) - League Opposition](#)

AB 1583 (Eggman D) The California Recycling Market Development Act.

(1)Current law requires all rigid plastic bottles and rigid plastic containers sold in the state to be labeled with a code that indicates the resin used to produce the bottles or containers, with specified numbers and letters placed in relation to a triangle, designed as prescribed.This bill would delete the prescribed description of that triangle.

League Position: Oppose Unless

Primary Lobbyist: [Carrigg, Dan](#)

Policy Committee : [RT](#)

Amend

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

League Position Letter(s) & City Sample Letter(s):

[AB 1583 \(Eggman\) Oppose Unless Amended Sen. EQ 6-25-19](#)

AB 1600 (Kalra D) Discovery: personnel records: peace officers and custodial officers.

Current law provides discovery procedures for peace or custodial officer personnel records, and other records pertaining to peace or custodial officers, as specified. Current law requires the party seeking the discovery or disclosure to file a written motion with the appropriate court or administrative body upon written notice to the governmental agency that has custody and control of the records according to times prescribed under other provisions of law. This bill would limit the written notice requirement with respect to motions pertaining to the discovery of peace or custodial officer personnel records to civil actions.

League Position: Oppose

Primary Lobbyist: [Harvey, Charles](#)

Policy Committee : [PS](#)

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

League Position Letter(s) & City Sample Letter(s):

[AB 1600 \(Kalra\) Oppose, Sen. Public Safety, 6-19-19](#)

AB 1637 (Smith D) Unclaimed Property Law.

Under current law, a person who claims to have been the owner, as defined, of property paid or delivered to the Controller under the Unclaimed Property Law may file a claim to the property or to the net proceeds from its sale. Current law requires to Controller to consider each claim, as specified, to determine if the claimant is the owner. This bill would permit property reported to, and received by, the Controller in the name of a state or local agency, as defined, to be transferred by the Controller directly to that agency without the filing of a claim.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1637 \(Smith\) Support, Author 4-15-19](#)**AB 1699 (Levine D) Telecommunications: mobile internet service providers: first response agencies: emergencies.**

Would prohibit a mobile internet service provider from impairing or degrading, for at least 48 hours, the lawful internet traffic of first response agencies that the Director of Emergency Services, or the director's designee, identifies as those agencies which would respond to a situation that is likely to lead to an emergency, as specified. The bill would prohibit a mobile internet service provider from impairing or degrading that traffic for those agencies during an emergency until the emergency is terminated, as specified.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[AB 1699 \(Levine\) - City Support - SAMPLE Sen EUC](#)[AB 1699 \(Levine\) - League Support - Sen EUC](#)

AB 1763 (Chiu D) Planning and zoning: density bonuses: affordable housing.

Would require a density bonus to be provided to a developer who agrees to construct a housing development in which 100% of the total units, exclusive of managers' units, are for lower income households, as defined. However, the bill would provide that a housing development that qualifies for a density bonus under its provisions may include up to 20% of the total units for moderate-income households, as defined. The bill would also require that a housing development that meets these criteria receive 4 incentives or concessions under the Density Bonus Law.

League Position: Oppose Unless **Primary Lobbyist:** [Rhine, Jason](#) **Policy Committee :** [HCED](#)
Amend

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

League Position Letter(s) & City Sample Letter(s):

[AB 1763 \(Chiu\) Oppose Unless Amended Sen Housing 6-18-19](#)

[AB 1763 \(Chiu\) Oppose Unless Amended Sen Gov. & Fi. 6-18-19](#)

[AB 1763 \(Chiu\) Oppose unless Amended, Asm. Local Gov., 4-18-19](#)

ACA 1 (Aguiar-Curry D) Local government financing: affordable housing and public infrastructure: voter approval.

The California Constitution prohibits the ad valorem tax rate on real property from exceeding 1% of the full cash value of the property, subject to certain exceptions. This measure would create an additional exception to the 1% limit that would authorize a city, county, city and county, or special district to levy an ad valorem tax to service bonded indebtedness incurred to fund the construction, reconstruction, rehabilitation, or replacement of public infrastructure, affordable housing, or permanent supportive housing, or the acquisition or lease of real property for those purposes, if the proposition proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements.

League Position: Support **Primary Lobbyist:** [Carrigg, Dan](#) **Policy Committee :** [RTTCPW](#)

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

League Position Letter(s) & City Sample Letter(s):

[ACA 1 \(Aguiar-Curry\) SAMPLE Support 3-6-19](#)

[ACA 1 \(Aguiar-Curry\) Letter of Support](#)

SB 5 (Beall D) Affordable Housing and Community Development Investment Program.

Would establish in state government the Affordable Housing and Community Development Investment Program, which would be administered by the Affordable Housing and Community Development Investment Committee. The bill would authorize a city, county, city and county, joint powers agency, enhanced infrastructure financing district, affordable housing authority, community revitalization and investment authority, transit village development district, or a combination of those entities, to apply to the Affordable Housing and Community Development Investment Committee to participate in the program and would authorize the committee to approve or deny plans for projects meeting specific criteria.

League Position: Support**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCEDRT](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 5 \(Beall\) support Asm. Housing](#)[SB 5 \(Beall\) support Asm. Local Gov.](#)[SB 5 \(Beall\) Senate Floor Alert - Support](#)[SB 5 \(Beall/McGuire\) SAMPLE Support 3-8-19](#)[SB 5 \(Beall/McGuire\) SUPPORT 3-8-19](#)**SB 13 (Wieckowski D) Accessory dwelling units.**

Would authorize the creation of accessory dwelling units in areas zoned to allow single-family or multifamily dwelling residential use. The bill would also revise the requirements for an accessory dwelling unit by providing that the accessory dwelling unit may be attached to, or located within, an attached garage, storage area, or other structure, and that it does not exceed a specified amount of total floor area.

League Position: Oppose Unless Amend**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 13 \(Wieckowski\) Sample Oppose Unless Amended Letter SEN Appropriations](#)[SB 13 \(Wieckowski\) Oppose Unless Amended Letter 4-5-19](#)

SB 23 (Wiener D) Unlawful entry of a vehicle.

Would make forcibly entering a vehicle, as defined, with the intent to commit a theft therein a crime punishable by imprisonment in a county jail for a period not to exceed one year or imprisonment in a county jail for 16 months, or 2 or 3 years. By creating a new crime, this bill would impose a state-mandated local program.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 23 \(Wiener\) Support Letter 3.15.19](#)[SB 23 \(Wiener\) Support Letter 2.15.19](#)**SB 45 (Allen D) Wildfire, Drought, and Flood Protection Bond Act of 2020.**

Would enact the Wildfire, Drought, and Flood Protection Bond Act of 2020, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$4,300,000,000 pursuant to the State General Obligation Bond Law to finance projects to restore fire damaged areas, reduce wildfire risk, create healthy forest and watersheds, reduce climate impacts on urban areas and vulnerable populations, protect water supply and water quality, protect rivers, lakes, and streams, reduce flood risk, protect fish and wildlife from climate impacts, improve climate resilience of agricultural lands, and protect coastal lands and resources.

League Position: Pending**Primary Lobbyist:** [Dolfie, Derek](#) **Policy Committee :** [EQ](#)

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

SB 46 (Jackson D) Emergency services: telecommunications.

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

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 46 \(Jackson\) SAMPLE Sen. Approps](#)[SB 46 \(Jackson\) Support Senate Approps 5-3-19](#)[SB 46 \(Jackson\) - League Support - Sen EUC](#)[SB 46 \(Jackson\) - City Support - SAMPLE Sen EUC](#)**SB 50 (Wiener D) Planning and zoning: housing development: streamlined approval: incentives.**

Would authorize a development proponent of a neighborhood multifamily project located on an eligible parcel to submit an application for a streamlined, ministerial approval process that is not subject to a conditional use permit. The bill would define a "neighborhood multifamily project" to mean a project to construct a multifamily structure on vacant land, or to convert an existing structure that does not require substantial exterior alteration into a multifamily structure, consisting of up to 4 residential dwelling units and that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019.

League Position: Oppose Unless Amend**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 50 \(Wiener\) Sample Oppose Unless Amended Letter Senate Approps](#)[SB 50 \(Wiener\) Oppose unless Amended, Sen. Approps., 5-8-19](#)[SB 50 \(Wiener\) Oppose Unless Amended Letter 4-17-19](#)[SB 50 \(Wiener\) Sample Oppose Unless Amended Letter Senate Gov and Finance](#)[SB 50 \(Wiener\) Oppose Unless Amended Letter 3-27-19](#)

SB 54 (Allen D) California Circular Economy and Plastic Pollution Reduction Act.

Would enact the California Circular Economy and Plastic Pollution Reduction Act, which would require the Department of Resources Recycling and Recovery, before January 1, 2024, to adopt regulations that require covered entities, as defined, to source reduce, to the maximum extent feasible, single-use packaging and priority single-use plastic products, as defined, and to ensure that by 2030 all single-use packaging and priority single-use plastic products in the California market are recyclable or compostable.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 54 \(Allen\) Support, City Sample Asm. Approps, 7-9-19](#)[SB 54 \(Allen\) Support, Asm. Approps, 7-9-19](#)[SB 54 \(Allen\) Support, Asm. Natural Resources, 6-26-19](#)[SB 54 \(Allen\) Sample Support, Asm. Natural Resources, 6-26-19](#)[SB 54 \(Allen\) Local Gov. Floor Alert Support 5-28-19](#)[SB 54 \(Allen\) CITY SAMPLE Support Letter Author 5-20-19](#)[SB 54 \(Allen\) Local Gov. Floor Alert Support 5-20-19](#)[SB 54 \(Allen\) CITY SAMPLE Support Letter Sen Approps 4-30-19](#)[SB 54 \(Allen\) Support Letter 4-30-19](#)**SB 135 (Jackson D) Paid family leave.**

Current law prohibits an employer with 50 or more employees in a 75-mile radius to refuse to grant an employee a request to take up to 12 weeks of unpaid leave for family care and medical leave if the employee worked 1,250 hours in the prior 12 months. Current law includes within “family care and medical leave” the birth, adoption, or foster care placement of a child and the serious health condition of the employee’s child, parent, or spouse. This bill would expand the scope of those provisions to instead prohibit an employer with 5 or more employees to refuse to grant an employee a request to take up to 12 weeks of unpaid leave for family care and medical leave if the employee had 180 days of service with the employer.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 135 \(Jackson\) Coalition SEN Floor Alert Oppose](#)[SB 135 \(Jackson\) Coalition Oppose 4/5/19](#)

SB 137 (Dodd D) Federal transportation funds: state exchange programs.

Current law requires that all money in the State Highway Account in the State Transportation Fund derived from federal sources or from appropriations to other state agencies, or deposited in the account by local agencies or by others, to be continuously appropriated to, and available for expenditure by, the Department of Transportation for the purposes for which the money was made available, including, among other purposes, transportation improvements. This bill would authorize the Department of Transportation to allow the above-described federal transportation funds that are allocated as local assistance to be exchanged for State Highway Account funds appropriated to the department.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#) **Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 137 \(Dodd\) League Support - Asm. Approps 7-9-19](#)[SB 137 \(Dodd\) League Support - Asm. Trans 6-5-19](#)[SB 137 \(Dodd\) - League Support - Sen Floor](#)[SB 137 \(Dodd\) - City Support - SAMPLE Sen Floor](#)[SB 137 \(Dodd\) - City Support - SAMPLE Sen Approps](#)[SB 137 \(Dodd\) - League Support - Sen Approps](#)**SB 142 (Wiener D) Employees: lactation accommodation.**

Would require the California Building Standards Commission to develop and propose for adoption building standards for the installation of lactation space for employees using the Lactation in the Workplace Ordinance adopted in the San Francisco Police Code as the starting point and amending those standards as necessary.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#) **Policy Committee :** [GTLR](#)

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

SB 200 (Monning D) Drinking water.

Would establish the Safe and Affordable Drinking Water Fund in the State Treasury to help water systems provide an adequate and affordable supply of safe drinking water in both the near and the long terms. The bill would authorize the State Water Resources Control Board to provide for the deposit into the fund of certain moneys and would continuously appropriate the moneys in the fund to the state board for grants, loans, contracts, or services to assist eligible recipients.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 200 Support Floor Alert 7.5.19](#)[SB 200 \(Monning\) Support Asm ESTM 6.28.19](#)**SB 205 (Hertzberg D) Business licenses: stormwater discharge compliance.**

Would require, when applying to a city or a county for an initial business license or business license renewal, a person who conducts a business operation that is a regulated industry to demonstrate enrollment with the NPDES permit program by providing specified information, under penalty of perjury, on the application, including, among other things, the Standard Industrial Classification Code for the business. The bill would apply to all applications for initial business licenses and business license renewals submitted on and after January 1, 2020.

League Position: Oppose Unless
Amend**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 205 \(Hertzberg\) OUA, Asm. ESTM 6/12/19](#)[SB 205 \(Hertzberg\) Concerns, Sen. Approps., 4/9/19](#)[SB 205 \(Hertzberg\) Industrial Stormwater Permit: Non-Filers \(3.19.19\)](#)

SB 209 (Dodd D) Wildfires: California Wildfire Warning Center: fire-weather monitoring.

Would establish in the state government the California Wildfire Warning Center. The center would comprise representatives from the Public Utilities Commission, the Office of Emergency Services, the Department of Forestry and Fire Protection, 2 county fire chiefs, a representative of an electrical corporation, and a representative of the local publicly owned electric utilities, as provided. The center would have various responsibilities relating to fire-threat weather conditions, including overseeing the development and deployment of a statewide network of automated weather and environmental stations designed to observe mesoscale meteorological phenomena that contribute to increased wildfire risk, including a statewide fire weather forecasting, monitoring, and threat assessment system, as provided.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 209 \(Dodd\) Support Asm. UE 7-1-19](#)[SB 209 \(Dodd\) CITY SAMPLE Support, Sen. Approps., 5-9-19](#)[SB 209 \(Dodd\) Support, Sen. Approps., 5-9-19](#)[SB 209 \(Dodd\) CITY SAMPLE Support letter 4.16.19](#)[SB 209 \(Dodd\) Letter of Support 4-16-19](#)**SB 211 (Beall D) State highways: leases.**

Would authorize the Department of Transportation to lease on a right of first refusal basis any airspace under a freeway, or real property acquired for highway purposes, that is not excess property, to the city or county in which the airspace or real property is located, or to a political subdivision of the city or county, for purposes of an emergency shelter or feeding program for a lease amount, for up to 10 parcels in the city or county, or political subdivision of the city or county, of \$1 per month, and a payment of an administrative fee not to exceed \$500 per year, as specified.

League Position: Support if Amend**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 211 \(Beall\) Support if Amended, Sen. Trans., 4-8-19](#)[SB 211 \(Beall\) - City Support if Amended - SAMPLE Sen Trans](#)

SB 212 (Allen D) Elections: local voting methods.

Under current law, a candidate for nonpartisan office who receives votes on the majority of all ballots cast at a primary election is elected to that office, and the office does not appear on the ballot in the ensuing general election. Current law prescribes which candidates appear on the ballot in the ensuing general election if no candidate has been elected pursuant to this provision, or if the number of candidates elected at the primary election is less than the total number to be elected to that office. Under current law, these provisions do not apply to elections to fill certain enumerated offices. This bill would apply these provisions, upon approval by a jurisdiction's voters, to the nomination of officers for general law cities, counties, school districts, community college districts, and county boards of education, except as specified.

League Position: Support**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 212 \(Allen\) Support Asm. Elec. & Redistrict 6-27-19](#)[SB 212 \(Allen\) Support, Sen. Elec. & Const. Amendments, 4-17-19](#)**SB 230 (Caballero D) Law enforcement: use of deadly force: training: policies.**

Would, by no later than January 1, 2021, require each law enforcement agency to maintain a policy that provides guidelines on the use of force, utilizing deescalation techniques and other alternatives to force when feasible, specific guidelines for the application of deadly force, and factors for evaluating and reviewing all use of force incidents, among other things. The bill would require each agency to make their use of force policy accessible to the public. By imposing additional duties on local agencies, this bill would create a state-mandated local program.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#)**Policy Committee :** [PS](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 230 \(Caballero\) Support Sen, Approps 5-1-19](#)

SB 258 (Hertzberg D) California Emergency Solutions and Housing Program: grants: homeless shelters: pets and veterinary services.

Current law establishes the California Emergency Solutions and Housing Program, under the administration of the Department of Housing and Community Development and requires the department to, among other things, provide rental assistance and housing relocation and stabilization services to ensure housing affordability to people who are experiencing homelessness or who are at risk of homelessness. This bill would require the department to develop and administer a program to award grants to qualified homeless shelters, as described, for the provision of shelter, food, and basic veterinary services for pets owned by people experiencing homelessness.

League Position: Support

Primary Lobbyist: [Dolfie, Derek](#)

Policy Committee : [CS](#)

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

League Position Letter(s) & City Sample Letter(s):

[SB 258 \(Hertzberg\) Support Asm. housing 7-1-19](#)

SB 266 (Leyva D) Public Employees' Retirement System: disallowed compensation: benefit adjustments.

Would establish new procedures under PERL for cases in which PERS determines that the benefits of a member or annuitant are, or would be, based on disallowed compensation that conflicts with PEPR and other specified laws and thus impermissible under PERL. The bill would also apply these procedures retroactively to determinations made on or after January 1, 2017, if an appeal has been filed and the employee member, survivor, or beneficiary has not exhausted their administrative or legal remedies. At the threshold, after determining that compensation for an employee member reported by the state, school employer, or a contracting agency is disallowed, the bill would require the applicable employer to discontinue the reporting of the disallowed compensation.

League Position: Oppose

Primary Lobbyist: [Hutchings, Dane](#)

Policy Committee : [GTLR](#)

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

League Position Letter(s) & City Sample Letter(s):

[SB 266 \(Leyva\) Oppose, Asm. Approps., 7-9-19](#)

[SB 266 \(Leyva\) Sample Oppose ASM Approps](#)

[SB 266 \(Leyva\) Author - ASM PERS Coalition Oppose 6.21.19](#)

[SB 266 \(Leyva\) Sample Oppose Sen Approps](#)

[SB 266 \(Leyva\) Coalition Oppose Letter - Senate LABOR, PUBLIC EMPLOYMENT AND RETIREMENT 3/21/2019](#)

[SB 266 \(Leyva\) Coalition Author Oppose Letter 3/21/2019](#)

SB 287 (Nielsen R) Commission on State Mandates: test claims: filing date.

Under the California Constitution, whenever the Legislature or a state agency mandates a new program or higher level of service on any local government, including school districts, the state is required to provide a subvention of funds to reimburse the local government, with specified exceptions. Current law requires a local agency or school district text claim to be filed not later than 12 months following the effective date of a statute or executive order, or within 12 months of incurring increased costs as a result of a statute or executive order, whichever is later. This bill would specify that for purposes of filing a test claim based on the date of incurring increased costs, “within 12 months” means by June 30 of the fiscal year following the fiscal year in which increased costs were first incurred by the test claimant.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 287 \(Nielsen\) Coalition Support Letter Appropriations 4/1/2019](#)[SB 287 \(Nielsen\) Coalition Support Letter 3/19/2019](#)**SB 329 (Mitchell D) Discrimination: housing: source of income.**

The California Fair Employment and Housing Act prohibits housing discrimination, including discrimination through public or private land use practices, decisions, or authorizations, based on specified personal characteristics, including source of income. Current law defines the term “source of income” for purposes of the provisions relating to discrimination in housing accommodations described above, to mean lawful, verifiable income paid directly to a tenant or paid to a representative of a tenant. This bill would instead define the term for purposes of those provisions, to mean verifiable income paid directly to a tenant, or paid to a housing owner or landlord on behalf of a tenant, including federal, state, or local public assistance and housing subsidies, as specified.

League Position: Support**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 329 \(Mitchell\) Support Letter Asm. HCD 6-12-19](#)

SB 330 (Skinner D) Housing Crisis Act of 2019.

The The Housing Accountability Act requires a local agency that proposes to disapprove a housing development project that complies with applicable, objective general plan and zoning standards and criteria that were in effect at the time the application was deemed to be complete, or to approve it on the condition that it be developed at a lower density, to base its decision upon written findings supported by substantial evidence on the record that specified conditions exist, and places the burden of proof on the local agency to that effect. The act requires a court to impose a fine on a local agency under certain circumstances and requires that the fine be at least \$10,000 per housing unit in the housing development project on the date the application was deemed complete. This bill would, until January 1, 2025, specify that an application is deemed complete for these purposes if a preliminary application was submitted, as specified.

League Position: Oppose**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 330 \(Skinner\) Oppose, Asm. Local Gov., 7-3-19](#)[SB 330 \(Skinner\) Oppose ASM Local Govt 6.19.19](#)[SB 330 \(Skinner\) Sample Oppose ASM Local Govt](#)[SB 330 \(Skinner\) SAMPLE Oppose Letter Senate floor 5-24-19](#)[SB 330 \(Skinner\) Oppose Letter Senate Floor 5-24-19](#)[SB 330 \(Skinner\) Sample Oppose Letter SEN Housing](#)[SB 330 \(Skinner\) Oppose, Sen. Gov & Finance, 4-3-19](#)**SB 332 (Hertzberg D) Wastewater treatment: recycled water.**

Would declare, except in compliance with the bill's provisions, that the discharge of treated wastewater from ocean outfalls is a waste and unreasonable use of water. The bill would require each wastewater treatment facility that discharges through an ocean outfall and affiliated water suppliers to reduce the facility's annual flow as compared to the average annual wastewater discharge baseline volume, as prescribed, by at least 50% on or before January 1, 2030, and by at least 95% on or before January 1, 2040. The bill would subject the owner or operator of a wastewater treatment facility, as well as the affiliated water suppliers, to a civil penalty of \$2,000 per acre-foot of water above the required reduction in overall volume discharge for the failure to meet these deadlines.

League Position: Oppose**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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

League Position Letter(s) & City Sample Letter(s):[SB 332 \(Hertzberg\) Coalition Oppose Sen Approps 5.6.19](#)[SB 332 \(Hertzberg\) CITY SAMPLE Oppose Sen Judiciary 4.10.19](#)[SB 332 \(Hertzberg\) Coalition Oppose Sen Judiciary 4.9.19](#)

SB 344 (McGuire D) Local Prepaid Mobile Telephony Services Collection Act.

The local prepaid MTS act requires that specified local charges imposed by a city, county, or a city and county, on prepaid mobile telephony services be collected from the prepaid consumer by a seller at the same time of the retail sale, as specified. Existing law requires that all local charges be collected and paid to the California Department of Tax and Fee Administration pursuant to the Fee Collection Procedures Law, be deposited in the Local Charges for Prepaid Mobile Telephony Services Fund, and be transmitted to the city, county, or a city and county, as provided. This bill would extend operation of the local prepaid MTS act until January 1, 2021.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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League Position Letter(s) & City Sample Letter(s):[SB 344 \(McGuire\) Support, Asm. Approps., 7-9-19](#)[SB 344 \(McGuire\) SAMPLE Support Letter 7-1-19](#)[SB 344 \(McGuire\) Support Letter Asm Rev. & Tax 7-1-19](#)**SB 416 (Hueso D) Employment: workers' compensation.**

Current law designates illnesses and conditions that constitute a compensable injury for various employees, such as California Highway Patrol members, firefighters, and certain peace officers. These injuries include, but are not limited to, hernia, pneumonia, heart trouble, cancer, meningitis, and exposure to biochemical substances, when the illness or condition develops or manifests itself during a period when the officer or employee is in service of the employer, as specified. This bill would expand the coverage of the above provisions relating to compensable injuries, to include all persons defined as peace officers under certain provisions of law, except as specified.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 416 \(Hueso\) Coalition ASM Insurance Oppose 7/2/19](#)[SB 416 \(Hueso\) Coalition Senate Appropriations Oppose 4/3/19](#)[SB 416 \(Hueso\) Coalition Author Oppose 3/21/19](#)

SB 438 (Hertzberg D) Emergency medical services: dispatch.

Would prohibit a public agency from delegating, assigning, or contracting for “911” emergency call processing services for the dispatch of emergency response resources unless the delegation or assignment is to, or the contract or agreement is with, another public agency. The bill would exempt from that prohibition a public agency that is a joint powers authority that delegated, assigned, or contracted for “911” call processing services on or before January 1, 2019, under certain conditions.

League Position: Oppose Unless **Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)
Amend

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League Position Letter(s) & City Sample Letter(s):

[SB 438 \(Hertzberg\) Oppose Unless Amended Asm. Health 6-28-19](#)

[SB 438 \(Hertzberg\) Oppose Unless Amended Asm. Local Gov 6-26-19](#)

SB 515 (Caballero D) Public Utilities Commission: high hazard zone fuel: report.

Current law requires each electrical corporation to annually prepare a wildfire mitigation plan and to submit its plan to the commission for review and approval, as specified. Current law requires that an electrical corporation’s wildfire mitigation plan include plans for vegetation management. Current law requires the Public Utilities Commission and the Department of Forestry and Fire Protection to enter into a memorandum of understanding to cooperatively develop consistent approaches and share data related to fire prevention, safety, vegetation management, and energy distribution system. This bill would require the commission to submit a report to the appropriate policy committees of the Legislature on or before January 6, 2020, that contains specified information relating to high hazard zone fuel.

League Position: Support **Primary Lobbyist:** [Dolfie, Derek](#) **Policy Committee :** [EQ](#)

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League Position Letter(s) & City Sample Letter(s):

[SB 515 \(Caballero\) CITY SAMPLE Asm U&E Support 6-21-19](#)

[SB 515 \(Caballero\) Coalition Support 6-4-19](#)

[SB 515 \(Caballero\) Coalition Support 4-17-19](#)

[SB 515 \(Caballero\) Author Coalition Support 3.26.19](#)

SB 518 (Wieckowski D) Civil actions: settlement offers.

Current law, in a civil action to be resolved by trial or arbitration, authorizes a party to serve an offer in writing on any other party to the action to allow judgment to be taken or an award to be entered in accordance with the terms and conditions stated at the time. Existing law shifts specified postoffer costs to a plaintiff who does not accept a defendant's offer if the plaintiff fails to obtain a more favorable judgment or award. Current law also authorizes a court or arbitrator to order a party who does not accept the opposing party's offer and fails to obtain a more favorable judgment or award to cover the postoffer costs for the services of expert witnesses, as specified. Current law exempts certain actions from those provisions, including any labor arbitration filed pursuant to a memorandum of understanding under the Ralph C. Dills Act. This bill would also exempt from those provisions any action to enforce the California Public Records Act.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 518 \(Wieckowski\) Coalition Appropriations Oppose Letter 7/28/2019](#)[SB 518 \(Wieckowski\) Coalition Oppose Floor Alert 5/20/2019](#)[SB 518 \(Wieckowski\) Coalition Oppose Letter 4/4/2019](#)**SB 531 (Glazer D) Local agencies: retailers.**

Would prohibit, on or after January 1, 2020, a local agency from entering into any form of agreement that would result, directly or indirectly, in the payment, transfer, diversion, or rebate of Bradley-Burns local tax revenues to any retailer, as defined, in exchange for the retailer locating or continuing to maintain a place of business that serves as the place of sale, as defined, within the territorial jurisdiction of the local agency if that place of business would generate revenue, from the sale of tangible property delivered to and received by the purchaser in the territorial jurisdiction of another local agency, for the local agency under the Bradley-Burns Uniform Local Sales and Use Tax Law.

League Position: Support**Primary Lobbyist:** [Carrigg, Dan](#)**Policy Committee :** [RT](#)

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League Position Letter(s) & City Sample Letter(s):[SB 531 \(Glazer\) Support, Asm. Local Gov., 6-3-19](#)[SB 531 \(Glazer\) Support, Sen. Floor Alert, 5-6-19](#)[SB 531 \(Glazer\) Support, Sen. Gov & Finance, 4-15-19](#)

SB 542 (Stern D) Workers' compensation.

Would provide that in the case of certain state and local firefighting personnel and peace officers, the term "injury" also includes a mental health condition or mental disability that results in a diagnosis of post-traumatic stress or mental health disorder that develops or manifests itself during a period in which the firefighting member or peace officer is in the service of the department or unit. These provisions would apply to claims for benefits filed or pending on or after January 1, 2017.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 542 \(Stern\) Sample Oppose Letter ASM Insurance](#)[SB 542 \(Stern\) Sample Oppose Letter Sen Approps](#)[SB 542 \(Stern\) Coalition Oppose 4/1/2019](#)**SB 592 (Wiener D) Housing Accountability Act.**

The Housing Accountability Act, among other things, prohibits a local agency from disapproving or conditioning approval in a manner that renders infeasible a housing development project that complies with applicable, objective general plan, zoning, and subdivision standards and criteria in effect at the time the application for the project is deemed complete within the meaning of the Permit Streamlining Act, unless the local agency makes specified written findings based on a preponderance of the evidence in the record. This bill would prohibit a local agency from disapproving or conditioning a housing development project that is determined to be complete, as provided, and would make other related conforming changes.

League Position: Oppose Unless Amend**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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League Position Letter(s) & City Sample Letter(s):[SB 592 \(Weiner\) Oppose Unless Amended, Asm. Local Gov., 7-5-19](#)[SB 592 \(Weiner\) Oppose Unless Amended, Asm. Housing & Community Dev., 6-27-19](#)

SB 658 (Bradford D) Cannabis: licensing: cannabis retail business emblem: track and trace.

Would, by December 31, 2019, require the Bureau of Cannabis Control to establish a cannabis retail business emblem and would require, beginning on January 1, 2020, the bureau to issue an emblem to each retail licensee, microbusiness licensee, and nonprofit licensee, including provisional licensees, as provided, upon issuance of the license. The bill would, among other things, require a licensee issued an emblem to post the emblem in a specified location that is clearly visible to the general public and to patrons entering the facility and would require specified employees to carry the emblem when delivering cannabis or cannabis products.

League Position: Support**Primary Lobbyist:** [Harvey, Charles](#) **Policy Committee :** [PS](#)

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League Position Letter(s) & City Sample Letter(s):[SB 658 \(Bradford\) Support Letter 4-18-19](#)**SB 667 (Hueso D) Greenhouse gases: recycling infrastructure and facilities.**

Would require the Department of Resources Recycling and Recovery to develop, on or before January 1, 2021, and would authorize the department to amend, a 5-year needs assessment to support innovation and technological and infrastructure development, in order to meet specified organic waste reduction and recycling targets, as provided. The bill would require, on or before June 1, 2021, the department, in coordination with the Treasurer and the California Pollution Control Financing Authority, to develop financial incentive mechanisms, including, among other mechanisms, loans and incentive payments, to fund and accelerate public and private capital towards organic waste diversion and recycling infrastructure.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#) **Policy Committee :** [EQ](#)

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League Position Letter(s) & City Sample Letter(s):[SB 667 \(Hueso\) Coalition Support Letter 6-14-19](#)[SB 667 \(Hueso\) Support Coalition Floor Alert 5-21-19](#)[SB 667 \(Hueso\) Support Sen EQ 4.10.19](#)[SB 667 \(Hueso\) CITY SAMPLE Support Sen EQ 4.10.19](#)

SB 669 (Caballero D) Water quality: Safe Drinking Water Fund.

Would establish the Safe Drinking Water Fund in the State Treasury and would provide that moneys in the fund are continuously appropriated to the State Water Resources Control Board. The bill would require the state board to administer the fund to assist community water systems in disadvantaged communities that are chronically noncompliant relative to the federal and state drinking water standards and do not have the financial capacity to pay for operation and maintenance costs to comply with those standards, as specified.

League Position: Support**Primary Lobbyist:** [Dolfie, Derek](#)**Policy Committee :** [EQ](#)

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League Position Letter(s) & City Sample Letter(s):[SB 669 \(Caballero\) CITY SAMPLE Support, Sen. Approps., 5-9-19](#)[SB 669 \(Caballero\) Support, Sen. Approps., 5-9-19](#)[SB 669 \(Caballero\) Support, Sen. Gov Organization, 4-19-19](#)[SB 669 \(Caballero\) CITY SAMPLE Support Sen GO 4.10.19](#)[SB 669 \(Caballero\) Sen EQ 4.8.19](#)**SB 670 (McGuire D) Telecommunications: community isolation outage: notification.**

Would require the Office of Emergency Services, on or before July 1, 2020, to adopt, by regulation, appropriate thresholds for a community isolation outage. The bill would, upon the adoption of those regulations, require a provider of telecommunications services, as defined, that provides access to 911 service to notify the Office of Emergency Services, as provided, whenever a community isolation outage occurs limiting the provider's customers' ability to make 911 calls or receive emergency notifications, within 60 minutes of discovering the outage.

League Position: Support**Primary Lobbyist:** [Berdugo, Rony](#)**Policy Committee :** [TCPW](#)

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League Position Letter(s) & City Sample Letter(s):[SB 670 \(McGuire\) SAMPLE Support Asm. GO 7-8-19](#)[SB 670 \(McGuire\) Support Asm. GO 7-8-19](#)[SB 670 \(McGuire\) - League Support - Sen Floor](#)[SB 670 \(McGuire\) - City Support - SAMPLE Sen Floor](#)[SB 670 \(McGuire\) Support - SAMPLE Senate Approps](#)[SB 670 \(McGuire\) Support - Senate Approps 5-3-19](#)[SB 670 \(McGuire\) - City Support - SAMPLE Sen GO](#)[SB 670 \(McGuire\) - League Support - Sen GO](#)[SB 670 \(McGuire\) - City Support - SAMPLE - Sen EUC](#)[SB 670 \(McGuire\) - League Support - Sen EUC](#)

SB 672 (Hill D) Planning and zoning: regional housing need allocation: City of Brisbane.

Would, for the 5th and 6th cycle of the housing element planning period for the City of Brisbane, prohibit the Association of Bay Area Governments from allocating to the City of Brisbane a share of the regional housing need that exceeds the share allocated to the city for the current planning period if specified conditions apply. Among these conditions, the bill would require that the City of Brisbane has taken action during the current planning period to zone or rezone sites sufficient to accommodate 615% or more of its regional housing need allocation for the current planning period.

League Position: Support**Primary Lobbyist:** [Rhine, Jason](#)**Policy Committee :** [HCED](#)

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League Position Letter(s) & City Sample Letter(s):[SB 672 \(Hill\) Support Letter 4-17-19](#)**SB 681 (Stern D) Local referenda and charter amendments: withdrawal.**

Would authorize the proponent of a county, municipal, or district referendum to withdraw the referendum at any time before the 88th day before the election, whether or not a petition has already been found sufficient by the elections official. The bill would grant the same authority to withdraw to the proponent of an amendment of a city or county charter. Because the exercise of this authority would impose associated duties on local elections officials, this bill would impose a state-mandated local program.

League Position: Support**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 681 \(Stern\) SUPPORT Sen. Elections & Cons. Amend. 3-25-19](#)**SB 731 (Bradford D) Workers' compensation: risk factors.**

Current law requires a physician who prepares a report addressing the issue of permanent disability due to an industrial injury to address the cause of the permanent disability in the report, including what approximate percentage of the permanent disability was caused by other factors before and after the industrial injury, if the physician is able to make an apportionment determination. This bill would prohibit consideration of race, religious creed, color, national origin, age, gender, marital status, sex, sexual identity, sexual orientation, or genetic characteristics to determine the approximate percentage of the permanent disability caused by other factors.

League Position: Support if Amend**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 731 \(Bradford\) Support if Amended SEN Approvs 5.1.19](#)

SB 749 (Durazo D) California Public Records Act: trade secrets.

Would provide that specified records of a private industry employer that are prepared, owned, used, or retained by a public agency are not trade secrets and are public records, including certain records relating to employment terms and conditions of employees working for a private industry employer pursuant to a contract with a public agency, records of compliance with local, state, or federal domestic content requirements, and records of a private industry employer's compliance with job creation, job quality, or job retention obligations contained in a contract or agreement with a state or local agency.

League Position: Oppose**Primary Lobbyist:** [Hutchings, Dane](#)**Policy Committee :** [GTLR](#)

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League Position Letter(s) & City Sample Letter(s):[SB 749 \(Durazo\) Coalition Oppose SEN Judiciary](#)**Total Measures: 98**1400 K Street, Suite 400, Sacramento, CA 95814-3916 | www.cacities.org | (916) 658-8200

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