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AGRICULTURE

AB-402	Aguiar-Curry	Weeds: Broomrape Program	This bill (1) establishes the Broomrape Board (Board), which sunsets on 7/1/28, within the California Department of Food and Agriculture (CDFA) to conduct research and provide recommendations related to broomrape, surveying, detecting, analyzing, and treating causes of broomrape; and (2) establishes the Broomrape Management Account within CDFA and allows the Board to recommend to the Secretary of CDFA an annual assessment rate or schedule of rates to be paid equally by producers and handlers.	Chapter 651
AB-404	Connolly	Department of Food and Agriculture: reporting requirements: certified organic operations	<p>This bill requires the California Department of Food and Agriculture to evaluate reporting requirements affecting certified organic operations, and remove any duplicative reporting requirements and submit a report to the Legislature that includes suggestions to amend or remove unnecessary reporting requirements.</p> <p><i>VETO message: "This bill requires the California Department of Food and Agriculture (CDFA), upon appropriation, to evaluate duplicative reporting requirements that affect certified organic grower operations, and to submit a report to the Legislature on its findings. While I support the author's goal to reduce regulatory burdens on certified organic operations, this bill is duplicative of existing efforts. CDFA, in collaboration with the California Environmental Protection Agency and State Water Resources Control Board, is currently conducting a project to evaluate reporting requirements on agricultural producers as part of an effort to streamline the administrative processes and optimize information collected by the state. Additionally, the 2023 Budget included resources to continue CDFA's efforts to streamline licensing, permitting, certification, and registration processes to further reduce the burden of regulatory compliance. The evaluation and reporting required by this bill, however, were not accounted for in the annual budget process and would thus result in additional cost pressures on the General Fund. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-454	Aguiar-Curry	California Rice Commission: board membership: referendum	This bill (1) authorizes the California Rice Commission (Commission) to review drought conditions in the state, evaluate the impact of these conditions on the production and handling of rice, and issue a drought declaration; and (2) allows a Commission member who is a rice producer or handler to continue serving on the Commission and vote to issue a declaration even if they did not handle or produce rice within the prior four years due to drought conditions.	Chapter 84

AB-552	Bennett	Farmer Equity Act of 2017: Regional Farmer Equipment and Cooperative Resources Assistance Pilot Program	<p>This bill (1) establishes the Regional Farmer Equipment and Cooperative Resources Assistance Pilot Program which sunsets on 1/1/29; (2) requires the California Department of Food and Agriculture under the Farmer Equity Act of 2017, to provide financial and technical assistance to support regional farm equipment sharing and enhance cooperative benefits for socially disadvantaged farmers and ranchers and, if funding is still available, for limited resource farmers and ranchers; and (3) specifies the entities eligible for financial assistance under the program and requires applications to include information such as how the entity will maintain farm equipment sharing programs after the funding from this program expires.</p> <p><i>VETO message: "This bill directs the California Department of Food and Agriculture, upon appropriation, to establish the Regional Farmer Equipment and Cooperative Resources Assistance Pilot Program and provide resource-limited farmers and ranchers with financial and technical assistance to share equipment. While I support the author's goal to assist small-scale farmers and ranchers, this bill would create a new, unfunded grant program that should be considered as a part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-1583	Committee on Agriculture	California Seed Law: subventions: sunset extension	This bill extends the California Seed Law subvention program to 7/1/27, with all provisions relating to the subvention program repealed on 1/1/31.	Chapter 128
AB-1752	Committee on Agriculture	Bees: pesticides: civil penalties	This bill authorizes a county agricultural commissioner, in lieu of a civil prosecution by the Secretary of the California Department of Agriculture, to levy a civil penalty, up to \$3,000, against a person violating regulations related to minimize the hazard to bees, while still providing for the reasonable and necessary application of pesticides toxic to bees to blossoming plants, as specified.	Chapter 854
AB-1763	Committee on Agriculture	Food and agriculture: industry-funded standardization program: Cannella Environmental Farming Act of 1995:	This bill (1) eliminates the 1/1/25 repeal date of the California Department of Food and Agriculture's (CDFA) Fruit, Nuts, and Vegetable Standardization Program; (2) makes changes to the Technical Assistance program for the CDFA's climate smart agricultural programs to increase funding amounts for technical assistance; and (3) makes changes to the weed abatement program to waive local cost-share when feasible in order to help rural and/or disadvantaged	Chapter 208

		Noxious Weed Management Account	communities who may not be able to apply for weed abatement funding due to costs associated with it.	
SB-780	Alvarado-Gil	Department of Food and Agriculture: oversight: commercial feed, feed additives, and drugs	This bill establishes the California Department of Food and Agriculture as the primary regulatory agency to oversee any commercial feed, feed additive, or drug approved by the United States Food and Drug Administration fed to livestock.	Chapter 634

APPROPRIATIONS

SB-383	Portantino	Claims against the state: appropriation	This bill appropriates \$6.773 million from the General Fund to the Department of Justice for the payment of two specified claims against the state. Any funds appropriated in excess of the amounts required for payment of the claims would revert to the General Fund.	Chapter 10
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BANKING & FINANCIAL INSTITUTIONS

AB-39	Grayson	Digital financial asset businesses: regulatory oversight	This bill establishes a licensing and regulatory framework, administered by the Department of Financial Protection and Innovation, for digital financial asset business activity.	Chapter 792
AB-231	Chen	Shareholders' meetings: remote communication	This bill provides additional flexibility to corporations to offer audiovisual or audio-only participation in shareholder or member meetings, as specified.	Chapter 115
AB-1116	Grayson	Money Transmission Act	This bill makes assorted changes to the California Money Transmission Act and requires licensees to comply with these new or modified provisions beginning on 1/1/25.	Chapter 463
AB-1312	Committee on Banking and Finance	Financial transactions	This bill corrects erroneous cross-references in several provisions related to financial transactions.	Chapter 100
AB-1587	Ting	Financial transactions: firearms merchants: merchant category code	This bill requires financial institutions that facilitate payment card transactions to implement a merchant category code for firearms merchants.	Chapter 247
SB-33	Glazer	Commercial financing: disclosures	This bill (1) removes the 1/1/24 sunset provision that applies to a requirement to disclose the cost of a commercial financing transaction expressed as an annualized rate; and (2) requires commercial financing providers to provide the specified disclosure indefinitely.	Chapter 376
SB-54	Skinner	Venture capital companies: reporting	This bill requires a venture capital company to report annually to the Civil Rights Department on its funding determinations related to companies primarily founded by diverse founding team members.	Chapter 594
SB-401	Limón, Atkins	Digital financial asset transaction kiosks	This bill provides for the regulation of digital financial asset transaction kiosks, including limits on the total amount of transactions in a day, fee limitations, and a requirement to provide a receipt for every transaction.	Chapter 871
SB-446	Wilk	Nonprofit and cooperative corporations: ratification or validation of noncompliant corporate actions	The bill provides two mechanisms through which a nonprofit corporation or cooperative corporation may ratify or validate an otherwise-lawful corporate act that was not in compliance with state law or the corporation's articles or bylaws when it was made.	Chapter 151
SB-455	McGuire	State of emergency: mortgage servicers: disasters	This bill provides responsibilities for transferor and transferee mortgage servicers related to a mortgage secured by real property located within the geographic limits of a proclaimed emergency, as specified.	Chapter 873

SB-666	Min	Small business: commercial financing transactions	This bill restricts specified fees charged to small businesses by commercial financing providers and brokers in connection with commercial financing transactions.	Chapter 881
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BUDGET & FISCAL REVIEW

AB-100	Ting	Budget Acts of 2021 and 2022	<p>This bill amends the 2022 Budget Act to make changes necessary to implement a mid-year budget package, and makes clarifying changes to one section of the 2021 Budget Act related to legislative priorities. This bill, specifically:</p> <ul style="list-style-type: none"> • Provides \$15.4 million in additional funding to CalRecycle for cleanup and debris removal associated with the McKinney fire in Siskiyou County. • Makes technical and clarifying changes to legislative priorities appropriated in the 2022 and 2021 Budget Acts. • Clarifies the allowable use of funding provided to the Tahoe and Baldwin Hills Conservancies in the 2022 Budget. • Extends the encumbrance period for funding provided for the St. Paul's Program for All-Inclusive Care for the Elderly in the 2022 Budget. • Allows funding provided in 2022 for early care and education family fee waivers to be available until 9/30/23. • Adjusts and clarifies allowable administrative cost levels for the State Water Efficiency and Enhancement Program operated by the Department of Food and Agriculture. 	Chapter 3
AB-102	Ting	Budget Act of 2023	<p>This bill is a Budget Bill Junior associated with the Budget Act of 2023, and makes technical and substantive changes to the Budget Act. This bill, when combined with SB 101 (Skinner, Chapter 12, Statutes of 2023), and various trailer bills, reflects a state spending plan that totals \$310.8 billion, of which \$225.9 billion is from the General Fund.</p>	Chapter 38
AB-103	Ting	Budget Acts of 2021 and 2022	<p>This bill is a Budget Bill Junior associated with the Budget Acts of 2021-22 and 2022-23, and makes technical and substantive changes to the two Budget Acts. Specifically, this bill:</p> <p>(1) Amends the Budget Act of 2022-23 to:</p> <ul style="list-style-type: none"> • Clarify that the Judicial Council may use funding provided in the budget for the interstate judicial training program; • Delay the report on the Veterans Healing Veterans program at the Department of Corrections and Rehabilitation until 12/1/27; • Include provisional language on the use of \$40 million General Fund, already provided in the Budget Act of 2022, to the Department of Corrections and Rehabilitation for community correctional reentry centers; • Provide \$60 million Greenhouse Gas Reduction Fund to the California Energy Commission for the Equitable Building Decarbonization Program; 	Chapter 33

			<ul style="list-style-type: none"> • Identify \$343.1 million of funding already included for the Department of Education in the Budget Act of 2022 for child care rate increases pursuant to the 2023 Budget package education trailer bill and \$20,000 for related administrative costs; • Extend the encumbrance deadline for the Department of Education for school bus training and acquisition, transition services for disabled students, mathematics curriculum, assistance to basic aid districts impacted by wildfires, and litigations costs related to the COVID-19 pandemic; • Include \$654,000 of additional federal funds for language acquisition services at the Department of Education; and • Make technical changes to legislative priorities included in the Budget Act of 2022. <p>(2) Amends the Budget Act of 2021-22 to:</p> <ul style="list-style-type: none"> • Adjust provisional language related to the Individualized Education Program to raise the amount of indirect cost rate for the contract entity to exempt the contract from the public contract code; and • Extend the encumbrance and expenditure period, until 6/30/24, for funding provided in the Budget Act of 2021-22 to the Department of General Services for the STEM Teacher Grant Recruitment program to allow funds to be used for local assistance and administrative costs. 	
AB-110	Committee on Budget	Early childcare and education	<p>This bill makes statutory changes to implement the 2022-23 Budget Act. Specifically, this bill:</p> <ul style="list-style-type: none"> • Reappropriates one-time federal funds for childcare from the Coronavirus Response and Relief Supplemental Appropriations Act of 2021, which are required under federal law to be expended by 9/30/23. • Provides an additional, temporary rate supplement for all state-subsidized childcare and preschool programs, including all childcare programs administered by the Department of Social Services (DSS), and the California State Preschool Program, administered by the Department of Education (CDE). • Authorizes DSS and CDE to extend the family fee waiver from 7/1/23 to 9/30/23 for all childcare full day preschool programs. 	Chapter 4
AB-111	Committee on Budget	Personal Income Tax Law: exclusion: student loan debt: discharge of fees: higher education emergency grants	<p>This bill, a budget trailer bill, makes necessary changes to personal income tax law to implement the Budget Act of 2022 and to clarify that student loan debt relief and other pandemic relief provided to students through post-secondary education institutions would not be taxed as personal income. This bill provides statutory clarification that California's tax treatment for loan forgiveness will conform to that of the federal government. The state did not project or anticipate</p>	Chapter 5

			that individuals receiving federal student loan forgiveness would be taxed by the state, and the baseline revenue estimates for the 2023-24 Budget do not assume revenue from the federal loan forgiveness program. If the state had intended to tax this forgiveness as income, the impact could have been as much as \$850 million in 2023-24 and \$450 million in 2024-25. This bill clarifies that the state will conform to federal tax treatment of the loans, and no impact on the revenues has been assumed in the Governor's 2023 Budget proposal. The fiscal impact of excluding fee waivers and other post-secondary pandemic relief from taxable income is estimated to be minor, but potentially up to the low tens of millions. In addition, this bill appropriates \$20,000 in General Fund for the Franchise Tax Board to implement the program.	
AB-112	Committee on Budget	Distressed Hospital Loan Program	This bill establishes the Distressed Hospital Loan Program, to provide interest free cash flow loans to not-for-profit and public hospitals in significant financial distress, or to governmental entities representing a closed hospital, and authorizes a General Fund transfer to support the program from General Fund savings to be identified in the 2022 Budget Act.	Chapter 6
AB-113	Committee on Budget	Agricultural labor relations	This bill makes necessary changes to implement labor, workforce, and employment provisions adopted as a part of the Budget Act of 2023, and makes statutory changes to implement the labor, workforce, and employment provisions of the 2023-24 Budget related to agricultural employees collective bargaining. Specifically, this bill: <ul style="list-style-type: none"> • Eliminates the option to conduct union elections using mail-in ballots. • Retains the option to conduct union elections via the “card-check” system, now called the “Majority Support Petition.” • Limits the number of card-check/Majority Support Petition elections that result in the certification of a labor organization to 75 certifications. • Sunsets on 1/1/28. On that date, Majority Support Petitions would no longer be an available option for union elections. 	Chapter 7
AB-116	Committee on Budget	Early childcare and education	This bill provides for statutory changes necessary to enact childcare related provisions of the Budget Act of 2023. Major provisions include: <ul style="list-style-type: none"> • Enacts permanent family fee reform beginning 10/1/23. Under the new family fee structure, families below 75% of state median income will pay no fee for subsidized childcare, and families at or above 75% state median income will pay fees capped at 1% of monthly income. Allows family fees accrued but uncollected prior to 10/1/23 to be forgiven. Appropriates \$56 million from the General Fund to the Department of Social Services to reimburse child care providers for family fees waived or reduced. • Shifts implementation for California state preschool programs to enroll 7.5% of their funded enrollment with children with exceptional needs beginning 7/1/23 	Chapter 41

			<p>to 6/30/24, and enroll 10% of its funded enrollment with children with exceptional needs beginning 7/1/24, by two years.</p> <ul style="list-style-type: none"> Removes the statutory cost-of-living adjustment for childcare and state preschool programs, and states legislative intent to adjust reimbursement rates for all programs subject to a ratified agreement and future legislation. 	
AB-118	Committee on Budget	Budget Act of 2023: health	<p>This bill, an omnibus health trailer bill, contains changes to implement the 2023-24 Budget which authorizes the following transfers from the Medi-Cal Provider Payment Reserve Fund: (1) up to \$150 million to the Distressed Hospital Loan Program Fund in 2023-24; (2) \$75 million annually to expand graduate medical education programs for primary care and specialty care physicians; and (3) \$50 million to the Small and Rural Hospital Relief Program in 2023-24 for seismic assessment and construction.</p>	Chapter 42
AB-119	Committee on Budget	Medi-Cal: managed care organization provider tax	<p>This bill assesses a tax on managed care organizations to: (1) support the General Fund shortfall and achieve a balanced budget; and (2) support Medi-Cal investments to ensure access, quality and equity. The tax assessed by this bill would result in total revenue of \$8.3 billion in 2023-24, \$8.5 billion in 2024-25, \$8.8 billion in 2025-26, and \$6.7 billion in 2026-27, for a total of \$32.3 billion over the tax period. After accounting for increased Medi-Cal capitation payments, the tax results in a net General Fund benefit of \$4.4 billion in 2023-24, \$5.1 billion in 2024-25, \$5.3 billion in 2025-26, and \$4.6 billion in 2026-27, for a total of \$19.4 billion over the tax period. The expected amounts of revenues, expenditures on capitation rates, net General Fund benefit, General Fund backfill, and transfer to the Medi-Cal Provider Payment Reserve Fund over the four fiscal years covering the tax period.</p>	Chapter 13
AB-120	Committee on Budget	Human services	<p>This bill provides for statutory changes necessary to enact human services related provisions of the Budget Act of 2023. Key provisions include:</p> <ul style="list-style-type: none"> Requires the California Department of Social Services (CDSS), as the lead agency, in partnership with the State Department of Education, to maximize participation in the Summer Electronic Benefit Transfer (EBT) benefit program and to share data for the limited purpose of administering this program, including, but not limited to, identifying eligible students and evaluating program outcomes. The budget includes \$47 million (\$23.5 million General Fund) for Summer EBT outreach and automation costs to implement this program for children who qualify for free or reduced-price school meals beginning summer of 2024. Revises provisions of the Home Care Services Consumer Protection Act relating to the licensure of home care organizations, including deleting the requirement for a home care organization licensee to provide proof of insurance and bond coverage at the time of renewal. Requires the CDSS to adopt regulations, on or before 1/1/26, to require biennial inspections to ensure that licensed home care organizations possess those policies. 	Chapter 43

			<p>Specifies that a home care organization license that is not renewed expires two years after the date of issuance. Authorizes the CDSS to prohibit an individual from becoming a registered home care aide or remaining registered on the home care aide registry under certain conditions. Authorizes General Fund to be utilized for the program.</p> <ul style="list-style-type: none"> • Authorizes the CDSS to utilize no more than \$10.5 million of the combined one-time funds appropriated in the Budget Act of 2021 and the Budget Act of 2022 for the purposes of the CalWORKs Housing Support Program, the Home Safe Program, the Bringing Families Home Program, and the Housing and Disability Income Advocacy Program, to contract with vendors for the purpose of establishing a system to collect data and track outcomes, and to contract with independent evaluation and research agencies to evaluate the impacts of each of those programs. 	
AB-121	Committee on Budget	Developmental services	<p>This bill provides for statutory changes necessary to enact developmental services related provisions of the Budget Act of 2023. Key provisions include:</p> <ul style="list-style-type: none"> • Finalizes the process of transitioning the administration and oversight of federal education grants in Department of State Hospital (DSH) facilities from Department of Developmental Services (DDS), allowing DSH to receive all state and federal education funding directly, rather than passing through DDS. • Permanently extends the Limited Examination and Appointment Program, which permits individuals with developmental disabilities to choose to complete a written examination or readiness evaluation, or to complete an internship, in order to meet qualifications for state service. • Prohibits a regional center from denying or delaying the provision of Applied Behavioral Analysis or intensive behavioral intervention services for children due to the lack of parent participation. • Requires developmental services rate models to be updated to account for current and subsequent changes to the statewide minimum wage. 	Chapter 44
AB-126	Reyes, Gonzalez	Vehicular air pollution: Clean Transportation Program: vehicle registration and identification plate service fees: smog abatement fee: extension	<p>This bill (1) extends, among other things, the sunset on the funding for the Clean Transportation Program and the Air Quality Management Program, and revises the terms of those programs; (2) requires a funding allocation of 15% annually from specified fees reauthorized under the bill for hydrogen refueling stations though the Clean Transportation Program until 2030 until there is a sufficient network of these stations to support hydrogen fuel cell electric vehicles of all types and align with the state's specified greenhouse gas reduction goals; and (3) changes the emphasis of the program to the development and deployment of zero-emission technology and fuels in the marketplace where feasible and near-zero-emission technology and fuels elsewhere.</p>	Chapter 319

AB-127	Committee on Budget	State government	This bill is the general government trailer bill and contains the necessary changes related to the Budget Act of 2023, which continuously appropriates moneys into the Property Acquisition Law Money Account for the development of affordable housing and continuously appropriates moneys into the State Middle-Mile Broadband Enterprise Fund for the maintenance, operation, repair, and expansion of the statewide open-access middle-mile broadband network, thereby making an appropriation.	Chapter 45
AB-128	Committee on Budget	Cannabis: background checks and cannabis event organizer license type	This bill is the cannabis budget trailer bill and (1) contains the necessary changes to implement provisions included in the Budget Act of 2023, which includes technical changes related to criminal history information background checks; (2) requires the Department of Cannabis Control (DCC) to submit to the Department of Justice (DOJ) fingerprint images and other related information for criminal history information checks of certain employees, prospective employees, contractors, and subcontractors, as specified; (3) requires the DCC to request from the DOJ subsequent notification service for those individuals, as specified; and (4) exempts from that requirement an owner who has previously submitted fingerprint images and related information in connection with a valid state license issued by a licensing authority, as specified.	Chapter 46
AB-129	Committee on Budget	Housing	This bill provides statutory changes to facilitate implementation of the 2023 Budget Act as it relates to housing and homelessness. Key provisions include: <ul style="list-style-type: none"> • Provides the framework for distribution, use, and oversight of \$1 billion in funding for the Homeless Housing, Assistance and Prevention Program (HHAPP) Round 5. • Makes receipt of HHAPP Round 5 funding contingent on the creation of, and adherence to, a regionally coordinated homelessness prevention and reduction plan. • Clarifies the procedures for local governments to exempt specified parcels from provision of the law in a manner that results in no net loss of development capacity in the jurisdiction. 	Chapter 40
AB-130	Committee on Budget	Employment	This bill makes necessary changes to implement the labor, workforce, and employment provisions adopted as a part of the Budget Act of 2023. Key provisions include: <ul style="list-style-type: none"> • Requires the Employment Development Department to submit to the Legislature in January and May, instead of May and October, of each year a report on the status of the Unemployment Fund and the Unemployment Compensation Disability Fund containing actual and forecasted information on each fund. • Clarifies contractor registration requirements, establishes penalties for violations of AB 2011 (Wicks, Chapter 647, Statutes of 2022) and SB 6 	Chapter 39

			<p>(Caballero, Chapter 659, Statutes of 2022), and provides the Department of Industrial Relations with the authority to establish and adjust annual registration and renewal fees.</p> <ul style="list-style-type: none"> • Provides the Department of Human Resources with the flexibility to adjust retirement rates for excluded employees. Currently, changes to excluded employee retirement rates depend on the associated bargaining unit. 	
AB-134	Committee on Budget	Public safety trailer bill	<p>This bill makes, as part of the 2023-24 Budget Package, specific statutory changes. Key provisions include:</p> <ul style="list-style-type: none"> • Repeals criminal administrative fees related to record sealing and post-conviction remedies pursuant to Penal Code Sections 1203.4, 1203.41, 1203.42, and 1203.45. • Includes various statutory changes related to visitation in state prison. • Includes legislative intent to close additional state prisons, and requires the Department of Corrections and Rehabilitation to provide an assessment to the Legislature on the overall housing needs of the department and the operational capacity of each state owned and operated prison. • Includes various statutory changes related to juvenile justice and to provide for the closure of the Division of Juvenile Justice on 6/30/23. 	Chapter 47
SB-101	Skinner	Budget Act of 2023	<p>This bill contains the 2023 Budget Act which represents a budget package that authorizes General Fund expenditures of \$227 billion and assumes \$235.5 billion in total General Fund resources. Under this Budget Act, there are combined total reserves in the Budget Stabilization Account, the Special Fund for Economic Uncertainties, the Public School System Stabilization Account and the Safety Net Reserve of approximately \$37.2 billion. This Budget includes \$30.7 billion in solutions and preserves a historically high level of reserves, while upholding the following commitments:</p> <ul style="list-style-type: none"> • No ongoing cuts to core programs. • No middle class tax increases. • Maintains planned program increases for schools, higher education, CalWORKs and SSI/SSP grants, Medi-Cal expansions, and more. 	Chapter 12
SB-104	Skinner	Budget Acts of 2022 and 2023	<p>This bill amends: (1) the 2023 Budget Act to reflect changes necessary to implement the budget agreement; and (2) SB 101 (Skinner, Chapter 12, Statutes of 2023) the 2023 Budget Act, as amended by AB 102 (Ting, Chapter 38, Statutes of 2023), to reflect adjustments made to the Budget Act in August of 2023. These changes include appropriating funding set aside in the Budget Act in June of 2023 to allow for further discussions and negotiations. In addition, this</p>	Chapter 189

			bill contains technical changes, corrections and updates identified after the budget was adopted.	
SB-105	Skinner	Budget Acts of 2022 and 2023	This bill amends the 2023 and 2022 Budget Acts to reflect changes necessary to update the 2023 Budget Agreement assuming the prior adoption and chaptering of SB 104 (Skinner, Chapter 189, Statutes of 2023) which amends the Budget Act to finalize budget details and address technical issues. Specifically, this bill: (1) removes \$3 million provided to the Department of Industrial Relations to resume the operations of the Industrial Welfare Commission; (2) includes and corrects funding authority for federal American Rescue Plan Act funding provided for afterschool and summer programs; (3) removes an unneeded reappropriation of a 2021 legislative priority administered by the Natural Resources Agency; (4) provides the California Energy Commission (CEC) with spending authority for approximately \$102.8 million in additional federal grant funds; and (5) reappropriates federal funds budgeted for the CEC in the 2018 Budget Act..	Chapter 862
SB-114	Committee on Budget and Fiscal Review	Education finance: education omnibus budget trailer bill	This bill provides for statutory changes necessary to enact the K-12 and childcare related statutory provisions of the Budget Act of 2023, including, but not limited to: (1) funds, fully, the Local Control Funding Formula and funds an 8.22% cost-of-living-adjustment; (2) includes \$300 million ongoing Proposition 98 General Fund, distributed through the equity multiplier formula, to local educational agencies with school sites that have prior year non-stability rate of 25% as identified through the Stability Data File, and also have 70% of its students who are socio-economically disadvantaged; and (3) makes several changes to the transitional K-12 accountability system.	Chapter 48
SB-115	Committee on Budget and Fiscal Review	Arts and Music in Schools-Funding Guarantee and Accountability Act: local control and accountability plan electronic template	This bill, as part of the 2023-24 Budget Package, makes statutory changes to implement the 2023-24 Budget Act, which: (1) allows for Proposition 28 Arts and Music Funding Guarantee entitlement payments to be issued through the Department Principal Apportionment program; and (2) provides a feasible way to calculate funds for and issue funds to preschool programs.	Chapter 49
SB-117	Committee on Budget and Fiscal Review	Higher education trailer bill	This bill, a budget trailer bill within the overall 2023-24 Budget Package to implement actions related to higher education, makes various appropriations, including, but not limited to, Higher Education Student Housing Grant Program; Student Housing Revolving Loan Fund; Debt Free College for California Community College current and former foster youth; and Debt Free College for University of California and California State University current and former foster youth.	Chapter 50
SB-122	Committee on Budget and Fiscal Review	Public resources trailer bill	This bill, the omnibus resources budget trailer bill, contains provisions necessary to implement the 2023 Budget Act, including, but not limited to: (1) requires persons, who are subject to the prescribed water reclamation requirements for water that is used or proposed to be used as recycled water and persons who	Chapter 51

			have been issued a master recycling permit, to pay the annual fee established by the State Water Resources Control Board; (2) authorizes CalRecycle the authority to bill a stewardship organization based on projections with a reconciliation prior to the next billing cycle; and (3) authorizes the Secretary of the California Environmental Protection Agency's designee to implement specified hazardous material release and accidental release prevention programs to the same extent as the unified program agencies.	
SB-123	Committee on Budget and Fiscal Review	Energy	This bill, the omnibus energy budget trailer bill, contains provisions necessary to implement the 2023 Budget Act, including, but not limited to: (1) limits the California Public Utilities Commissions' Self-Generation Incentive Program to only cover low-income customers when funded by General Fund; (2) amends AB 2446 (Holden, Chapter 352, Statutes of 2022) to delay the deadline to measure (and reduce) the carbon intensity of buildings/materials from 7/1/25 to 12/31/26 (18 months); (3) allows the Department of Water Resources to reimburse electrical corporations for energy imports procured on behalf of all California electric customers for an additional 13 months from 9/30/22 to 10/31/23; and (4) increases salaries for the five members of the California Energy Commission by 5% per year over the next three years.	Chapter 52
SB-124	Committee on Budget and Fiscal Review	Energy	This bill, the omnibus energy budget trailer bill, contains provisions necessary to implement the 2023 Budget Act, which: (1) extends the California Public Utilities Commission's authority to convene the Diablo Canyon Independent Peer Review Panel if plant operations continue through 2030; (2) authorizes IBank and Department of Water Resources to access and utilize federal funding provided in the Inflation Reduction Act, to finance projects that reduce greenhouse gas emissions; (3) clarifies that members of a multistakeholder, multiagency workgroup to consult on a Transportation Fuels Transition Plan, may include, but not be limited to, representatives of environmental justice, labor, and fuel producers and refiners, among others; and (4) clarifies that Distributed Electricity Backup Assets program participants are required to participate in the Demand Side Grid Support program.	Chapter 53
SB-125	Committee on Budget and Fiscal Review	Transportation budget trailer bill	This bill, the omnibus transportation budget trailer bill, contains provisions necessary to implement the 2023 Budget Act that include, but is not limited to: (1) requiring the California State Transportation Agency, on or before 1/1/24, to establish the Transit Transformation Task Force to develop policy recommendations to grow transit ridership and improve the transit experience for all users of those services; (2) making several adjustments to transit funding programs; (3) appropriating \$5.802 million to the Department of Transportation (Caltrans) to support statewide efforts addressing homelessness within the state highway system right-of-way; and (4) requiring Caltrans, on or before 1/1/26, to submit a report to the fiscal committees of the Legislature and the Legislative Analyst's Office summarizing the outcomes associated with the activities undertaken by its encampment coordinators.	Chapter 54

SB-131	Committee on Budget and Fiscal Review	Taxation	This bill contains changes necessary to implement the 2023 Budget Act related to taxation.	Chapter 55
SB-132	Committee on Budget and Fiscal Review	Income taxes: tax credits: motion pictures: occupational safety: California Film Commission	This bill (1) extends the authority for the California Film Commission to allocate, and for qualified taxpayers to claim, the California Motion Picture and Television Production Credit for an additional five years, starting in 2025-26, authorized at \$330 million per year, and makes the credit refundable (referred to as the Film and Television Credit 4.0); and (2) makes various changes to the current authorized version of the credit (Film and Television Credit 3.0) and the California Soundstage Filming Tax Credit and includes set safety provisions.	Chapter 56
SB-133	Committee on Budget and Fiscal Review	Courts	This bill, as part of the 2023-24 Budget Act, includes the following statutory changes, such as: (1) makes various changes to facilitate a loan repayment assistance program operated by the Access to Justice Commission; (2) specifies appointed attorney requirements in cases with claims pursuant to subdivision (f) of Section 1473 of the Penal Code; and (3) removes the sunset dates for specified civil fee increases which would otherwise have expired in the upcoming fiscal year, which includes motion fees, complex case fees, and first paper fees.	Chapter 34
SB-135	Committee on Budget and Fiscal Review	Public safety	This bill, as part of the 2023-24 Budget Act, (1) makes various changes to comply with federal requirements related to background check information and includes the necessary authority to implement previously appropriated funding for latent print scans; (2) extends specified remote court proceedings for criminal matters set to expire on 1/1/24, until 1/1/25, consistent with AB 199 (Committee on Budget, Chapter 57, Statutes of 2022); and (3) provides the California Department of Justice with the authority to adjust the ammunition purchase fee through the regulatory process, not to exceed the fee needed to cover reasonable regulatory and enforcement costs for operating the Ammunition Authorization Program.	Chapter 190
SB-137	Committee on Budget and Fiscal Review	Health omnibus trailer bill	This bill, an omnibus health trailer bill, (1) makes technical and clarifying statutory revisions affecting health programs necessary to implement the Budget Act of 2023, and (2) authorizes federal fund expenditure authority of \$56.2 million for Department of Health Care Services to expend federal Substance Abuse Prevention and Treatment Block Grant awards.	Chapter 191
SB-138	Committee on Budget and Fiscal Review	Human services	This bill provides for statutory changes necessary to enact human services related provisions of the Budget Act of 2023 and extends the liquidation date from 1/28/24 to 3/31/25, of federal funds authorized by the 2021 American Rescue Plan Act – Federal Individuals with Disabilities Education Act Part C, to support early intervention services, consistent with pending approval by the federal Department of Education.	Chapter 192

SB-140	Committee on Budget and Fiscal Review	Early childcare and education	This bill (1) provides for statutory changes necessary to enact early care and education related provisions of the Budget Act of 2023, which in includes ratifying the agreement entered into by the Governor and Child Care Providers United California (CCPU) on 6/30/23; and (2) appropriates \$80.1 million for the establishment of the CCPU Retirement Trust for the purpose of providing retirement benefits to family child care providers.	Chapter 193
SB-141	Committee on Budget and Fiscal Review	Education finance: education omnibus budget trailer bill	This bill (1) provides for statutory changes necessary to enact the K-12 and child care-related provisions of the Budget Act of 2023; and (2) appropriates \$1.5 million General Fund for the California Teachers Collaborative for Holocaust and Genocide Education.	Chapter 194
SB-142	Committee on Budget and Fiscal Review	Higher education trailer bill	This bill, a budget trailer bill within the overall 2023-24 Budget Package to implement actions related to higher education, (1) makes various statutory changes to the higher education provisions of the 2023-24 Budget, and (2) makes an appropriation.	Chapter 195
SB-143	Committee on Budget and Fiscal Review	State government	This bill, a general government budget trailer bill, contains the necessary changes to implement provisions adopted as part of the Budget Act of 2023.	Chapter 196
SB-145	Newman, Friedman	Environmental mitigation: Department of Transportation	This bill (1) requires the Department of Transportation (Caltrans) to ensure the construction of three wildlife crossings over Interstate 15 if an intercity passenger rail projects is constructed, as specified; and (2) authorizes Caltrans to take several actions related to its environmental mitigation or advanced environmental mitigation.	Chapter 57
SB-146	Gonzalez, Friedman	Public resources: infrastructure: contracting	This bill authorizes the use of the progressive design-build project delivery method for the California Department of Transportation (Caltrans) and the job order contracting procurement method for Caltrans and the Department of Water Resources, as well as expands and extends the existing authorization for the California Secretary of Transportation to assume the responsibilities under the National Environmental Protection Act of 1969 for transportation projects.	Chapter 58
SB-147	Ashby	Fully protected species: California Endangered Species Act: authorized take	This bill authorizes the take of fully protected species for certain infrastructure projects, as defined, by permit if specified conditions are met.	Chapter 59
SB-148	Committee on Budget and Fiscal Review	State employment: State Bargaining Units: agreements: compensation and benefits	This bill makes necessary statutory changes to ratify and implement memoranda of understanding (MOU) between Bargaining Units (BUs) 1, 3, 4, 7, 11, 12, 14, 15, 16, 17, 19, 20, and 21 and the state, MOU side letter agreements between BUs 1, 3, 4, 5, 11, 13, 14, 15, 16, 17, 19, 20, and 21 and the state and General Salary Increase adjustments for BU 5 and Judges. The agreements cover state	Chapter 197

			<p>employees represented by seven exclusive employee representatives, as follows:</p> <p>(1) Service Employees International Union, Local 1000:</p> <ul style="list-style-type: none"> • BU 1: Administrative, Financial, and Staff Services • BU 3: Professional Educators and Librarians • BU 4: Office and Allied • BU 11: Engineering and Scientific Technicians • BU 14: Printing Trades • BU 15: Allied Services • BU 17: Registered Nurses • BU 20: Medical and Social Services • BU 21: Education Consultants and Library Employees <p>(2) California Association of Highway Patrolmen:</p> <ul style="list-style-type: none"> • BU 5: Highway Patrol <p>(3) California Statewide Law Enforcement Association:</p> <ul style="list-style-type: none"> • BU 7: Protective Services and Public Safety <p>(4) International Union of Operating Engineers:</p> <ul style="list-style-type: none"> • BU 12: Craft and Maintenance <p>(5) International Union of Operating Engineers:</p> <ul style="list-style-type: none"> • BU 13: Stationary Engineers <p>(6) Union of American Physicians and Dentists:</p> <ul style="list-style-type: none"> • BU 16: Physicians, Dentists, and Podiatrists <p>(7) American Federation of State, County and Municipal Employees:</p> <ul style="list-style-type: none"> • BU 19: Health and Social Services/Professional 	
SB-149	Caballero, Becker, Robert Rivas	California Environmental Quality Act: administrative and judicial procedures: record of proceedings: judicial streamlining	This bill (1) extends the sunset of the Jobs and Economic Improvement Through Environmental Leadership Act of 2021, by which an Environmental Leadership Development Project may be certified by the Governor from 1/1/24 to 1/1/32; (2) extends the date a certified project must be approved by the lead; (3) clarifies contents of the administrative record/record of proceedings for all California Environmental Quality Act (CEQA) proceedings to ensure only substantive communications are included, and in a manner consistent with existing law, to be narrowly construed to ensure CEQA transparency is maximized; and (4)	Chapter 60

			allows energy, transportation, water, and semiconductor projects, as specified, to be eligible for expedited judicial review under CEQA.	
SB-150	Durazo, Cortese, Gonzalez, Luz Rivas, Smallwood-Cuevas	Construction: workforce development: public contracts	This bill embeds workforce and community benefit requirements in procurement and contracting for infrastructure and manufacturing investments related to the federal Infrastructure and Investment Jobs Act, the Inflation Reduction Act, and the CHIPS and Science Act.	Chapter 61
SB-151	Committee on Budget and Fiscal Review	State employment: State Bargaining Unit 6 agreement	This bill makes necessary statutory changes to ratify and implement a memorandum of understanding between the state and Bargaining Unit 6, Correctional Peace Officers. The agreement covers state employees represented by the California Correctional Peace Officers Association.	Chapter 211
SB-152	Committee on Budget and Fiscal Review	Background checks and fingerprinting: state employment, licensing, and contracting	This bill, a general government budget trailer bill, implements the Budget Act of 2023 and includes technical changes to implement federal criminal history background check provisions for state employees and license applicants.	Chapter 198

BUSINESS, PROFESSIONS & ECONOMIC DEVELOPMENT

AB-225	Grayson	Real property: environmental hazards booklet	This bill (1) requires that the Homeowners' Guide to Environmental Hazards be updated to include three new sections on wildfires, climate change, and sea level rise, as existing resources permit, or as private resources are made available; (2) requires the Department of Toxic Substances to seek the advice and assistance of departments within the Natural Resources Agency in the writing of the booklet; and (3) makes minor and clarifying changes.	Chapter 420
AB-232	Aguiar-Curry	Temporary practice allowances	This bill permits an individual who holds a license in another state as a marriage and family therapist, a clinical social worker, or a professional clinical counselor to provide services for which they hold a license in California for a period not to exceed 30 days without a California license if specified conditions are met.	Chapter 640
AB-242	Wood	Critical access hospitals: employment	This bill authorizes a federally certified critical access hospital to employ physicians and charge for their services.	Chapter 641
AB-258	Reyes	Economic development: small businesses: Small Business Information Act: internet web portal	This bill (1) requires the Small Business Advocate to establish an internet web portal that includes information currently required to be posted on the Governor's Office of Business and Economic Development website along with various specified links; (2) requires the California State Library to provide a link to the portal; and (3) requires the Department of General Services to provide a website with links to specified information.	Chapter 423
AB-269	Berman	Public health: COVID-19 testing and dispensing sites	This bill (1) authorizes a person to perform an analysis of samples to test for SARS-CoV-2, the virus that causes COVID-19, in a clinical laboratory or a city, county, or city and county public health laboratory if they meet certain requirements; and (2) authorizes an entity contracted with and approved by the California Department of Public Health to operate a designated COVID-19 testing and dispensing site to acquire, dispense, and store COVID-19 oral therapeutics, as defined, at or from a designated site, until 1/1/24.	Chapter 1
AB-282	Aguiar-Curry	Psychologists: licensure	This bill authorizes an applicant for licensure as a psychologist to take all examinations required for licensure when they have completed academic coursework required for a doctoral degree, as specified.	Chapter 425
AB-307	Chen	Structural fumigation enforcement program	This bill extends the sunset date for the Structural Fumigation Enforcement Program under the Department of Pesticide Regulation to 1/1/29.	Chapter 82
AB-336	Cervantes, Megan Dahle	Contractors: workers' compensation insurance	This bill requires a contractor licensee, at the time of renewal, to certify on a license renewal form the three workers' compensation classification codes for which the highest estimated payroll is reported, as specified.	Chapter 323
AB-342	Valencia	Architects and real estate appraisers: applicants and	This bill (1) authorizes the California Architects Board (Board) and the Bureau of Real Estate Appraisers (Bureau) to request that a licensee identify their race,	Chapter 200

		licensees: demographic information	ethnicity, sexual orientation, gender, or gender identity when an initial license is issued or at the time of license renewal; (2) requires the Board and the Bureau to maintain the confidentiality of the information and prohibits the Board and the Bureau from requiring a licensee to provide the information as a condition of licensure or license renewal; (3) authorizes the Board and the Bureau to publish the aggregate demographic data they collect on their internet websites, and beginning 1/1/25, requires the submission of that collected aggregate demographic data to be posted on the Department of Consumer Affairs' internet website; and (4) makes legislative findings and declarations.	
AB-374	Haney	Cannabis: retail preparation, sale, and consumption of noncannabis food and beverage products	<p>This bill (1) authorizes a licensed cannabis retailer or microbusiness to prepare or sell noncannabis, non-alcoholic food or beverage products, in compliance with retail food code requirements, where the consumption of cannabis is currently allowed and in accordance with local requirements, and requires those products to be kept separately from the cannabis and cannabis products; (2) prohibits noncannabis food and beverage products from containing industrial hemp or hemp products, as specified; and (3) permits a licensed cannabis retailer to sell non-cannabis prepackaged food and beverages, as specified, and permits live music or other performances on the premises of a retailer or microbusiness where cannabis consumption is permitted.</p> <p><i>VETO message: "This bill would allow local jurisdictions to permit certain cannabis retailers to prepare and sell food or drinks that do not contain cannabis, as well as host and sell tickets to live events at their licensed premises. I appreciate the author's intent to provide cannabis retailers with increased business opportunities and an avenue to attract new customers. However, I am concerned this bill could undermine California's long-standing smoke-free workplace protections. Protecting the health and safety of workers is paramount. I encourage the author to address this concern in subsequent legislation."</i></p>	Vetoed
AB-470	Valencia	Continuing medical education: physicians and surgeons	This bill specifies how an association that accredits continuing medical education courses taken by Medical Board of California licensed physicians and surgeons should update standards for those courses, if they choose to update any standards.	Chapter 330
AB-623	Chen	Cannabis: THC testing variances	This bill requires the Department of Cannabis Control to establish regulations to adjust testing variances for edible cannabis products that include less than five milligrams of tetrahydrocannabinol in total.	Chapter 267
AB-633	Jim Patterson	Nursing: licensure: retired licenses	This bill creates a retired license category for a registered nurse (RN), administered by the Board of Registered Nursing, and permits an RN with a retired license to provide nursing services to the public free of charge in any public health program created by federal, state or local law or administered by a federal, state, county or local governmental entity if a licensed RN provides adequate supervision, as specified.	Chapter 449

AB-663	Haney	Pharmacy: mobile units	This bill (1) authorizes the county, city and county, and special hospital's authority to operate more than one mobile pharmacy units; (2) states the pharmacist-in-charge will determine how many mobile units are appropriate for a particular pharmacy license; and (3) makes clarifying changes regarding controlled substances to the current authorization of a county or a city and county to operate a licensed mobile unit to provide prescription medication to individuals within the county's jurisdiction.	Chapter 539
AB-782	McKinnor	Pharmacies: compounding	This bill states that reconstitution of a drug pursuant to a manufacturer's directions, the sole act of tablet splitting or crushing, capsule opening, or the addition of a flavoring agent to enhance palatability are not compounding. <i>VETO message: "This bill would exclude reconstitution of a drug pursuant to a manufacturer's directions, tablet splitting or crushing, capsule opening, or the addition of a flavoring agent from the Pharmacy Law's definition of compounding. While I appreciate the author's intention to maintain the current availability of flavored medication, this bill would create standards for California that do not meet the United States Pharmacopeia-National Formulary's guidelines regarding compounding that have been put in place to minimize patients' risk of harm. This bill also contradicts AB 973 (Irwin, Chapter 184, Statutes of 2019), which I signed in 2019, which required both sterile and non-sterile compounding in California to be consistent with the United States Pharmacopeia guidelines, which ensured clear compounding standards and provided greater consumer safety. This bill would make exceptions to federal guidelines, which would pose a risk to consumers."</i>	Vetoed
AB-826	Chen	Podiatric medicine: continuing education	This bill deletes certain requirements for doctors of podiatric medicine to meet at the time of license renewal.	Chapter 122
AB-834	Irwin	Physicians and surgeons and doctors of podiatric medicine: professional partnerships	This bill authorizes doctors of podiatric medicine to own an equal or majority interest in a professional partnership with physicians.	Chapter 166
AB-878	Pellerin	Business filings: fictitious business names	This bill makes various updates to requirements for fictitious business name statement filings.	Chapter 20
AB-883	Mathis	Business licenses: United States Department of Defense SkillBridge program	This bill requires a licensing program within the Department of Consumer Affairs, after 7/1/24, to expedite, and authorizes the program to assist with, the initial licensure process for an applicant who supplies satisfactory evidence they are an active duty member of a regular component of the Armed Forces of the United States enrolled in the United States Department of Defense SkillBridge program.	Chapter 348

AB-936	Wood	Dentistry: exemptions	This bill authorizes dental students who have started clinical training at a dental school to practice dentistry at free health care events without being licensed.	Chapter 550
AB-993	Blanca Rubio	Cannabis Task Force	This bill adds a representative from the Civil Rights Department and the Department of Industrial Relations to the existing Task Force on State and Local Regulation of Commercial Cannabis Activity.	Chapter 822
AB-1021	Wicks	Controlled substances: rescheduling	This bill provides that if any Schedule I controlled substance, other than cannabis and cannabis products currently regulated in California, is federally rescheduled or exempted from the Controlled Substances Act, it will automatically become lawful for health professionals to prescribe, furnish, or dispense under California law.	Chapter 274
AB-1070	Low	Physician assistants: physician supervision: exceptions	This bill authorizes a physician and surgeon to supervise more than four physician assistants (PAs) if the PA is doing specified activities in a home health evaluation.	Chapter 827
AB-1109	Connolly	Product sales: sodium nitrite	This bill (1) makes it unlawful for a person, retailer, or online marketplace to sell sodium nitrite to a person under 18 years of age and provides defenses for a violation of this provision beginning 7/1/24; (2) makes it unlawful for a person, retailer, or online marketplace to sell sodium nitrite in concentrations greater than 10% to a person 18 years of age or older; (3) adds information regarding Tyler, the reason behind this bill, also known as "Tyler's Law;" and (4) makes technical and clarifying changes.	Chapter 462
AB-1126	Lackey	Cannabis: citation and fine	This bill (1) makes it a violation for a person to use or possess the cannabis universal symbol, established through regulations, in connection with commercial activity, other than licensed commercial cannabis activity, as specified; (2) requires a person using or possessing the universal symbol in connection with commercial cannabis activity to maintain records and produce records upon demand, as specified; and (3) provides the California Department of Tax and Fee Administration with authority to seize a package, label, advertisement, or other document or object in violation of the universal symbol use and deem it contraband, as specified.	Chapter 563
AB-1130	Berman	Substance use disorder	This bill replaces the term "addict" with "person with substance use disorder" in various provisions of the Business and Professions and Health and Safety codes.	Chapter 21
AB-1136	Haney	State Athletic Commission: mixed martial arts: retirement benefit	This bill (1) requires the California State Athletic Commission (Commission) to establish a retirement benefit for martial artists who engage in mixed martial arts contests in California; and (2) requires the Commission to establish the method by which the benefit will be financed.	Chapter 466

AB-1171	Blanca Rubio	Cannabis: private right of action	This bill authorizes a licensee under the Medicinal and Adult-Use Cannabis Regulation and Safety Act to bring a civil action in superior court against a person engaging in commercial cannabis activities without a license, as specified.	Chapter 467
AB-1204	Holden	Contractors: contracts: restrictions	This bill prohibits a licensed specialty contractor from subcontracting with two or more contractors in the same classification, on the same jobsite, unless the subcontractor has employees who perform the work in the relevant classification, as specified.	Chapter 568
AB-1207	Irwin	Cannabis: labeling and advertising	<p>This bill establishes various requirements for packaging, labeling, advertising and manufacturing cannabis or cannabis related products, as specified.</p> <p><i>VETO message: "This bill defines the term 'attractive to children' under the Medicinal and Adult-Use Cannabis Regulation and Safety Act (Proposition 64), and expressly prohibits the manufacture, distribution, and sale of cannabis or cannabis-related products that are attractive to children. When the voters passed Proposition 64, they enacted robust protections shielding youth from exposure to cannabis and cannabis-related products. Among other things, voters prohibited cannabis licensees from using packaging, labeling, marketing, and advertising that is attractive to children. To further this intent, the Department of Cannabis Control promulgated regulations establishing extensive labeling and advertising requirements to ensure commercial cannabis products are not marketed to children. While I deeply appreciate and agree with the author's intent, I am concerned that the definition of 'attractive to children' used in this bill is overly broad. By prohibiting entire categories of images, this bill would sweep in commonplace designs, and I am not convinced that these additional limits will meaningfully protect children beyond what is required under existing law. California must continue to refine and advance its regulation of cannabis to protect the health and safety of children. As such, I am directing the Department of Cannabis Control to strengthen and expand existing youth-related cannabis protections - including measures to enhance enforcement of those protections."</i></p>	Vetoed
AB-1210	Kalra	Sodium nitrite	This bill (1) states no person or entity will sell or offer for sale in the state sodium nitrite at a purity level that exceeds 10% without a label on the immediate container of sodium nitrite, as specified, and a label on the outside of the shipping package that contains sodium nitrite; and (2) requires any violation of this bill to be subject to a civil penalty of \$10,000 for the first violation, and a civil penalty of no more than \$1 million for a second or subsequent violation.	Chapter 469
AB-1244	Holden	Private security services and private investigators: qualified managers	This bill (1) requires, beginning 1/1/25, a qualified manager (QM) of certain Bureau of Security and Investigative Services regulated entities to hold a current and valid QM certificate; (2) establishes requirements for renewing a QM certificate; (3) establishes fees related to a QM certificate; and (4) outlines specified QM certificate display requirements.	Chapter 571

AB-1257	Berman	Dentistry: Dental Hygiene Board of California: Dental hygienists: Examinations and licensure	This bill (1) makes various changes to provisions of law regulating the practice of dental hygiene stemming from the joint sunset review oversight of the Dental Hygiene Board of California (DHBC); and (2) extends the DHBC's operations until 2028.	Chapter 677
AB-1262	Berman	Professional fiduciaries	This bill (1) makes changes relevant to the Professional Fiduciaries Bureau (Bureau); and (2) extends the Bureau sunset date to 1/1/28.	Chapter 680
AB-1263	Berman	Vehicles: Bureau of Automotive Repair: smog check program	This bill makes various changes to the operations of the Bureau of Automotive Repair.	Chapter 681
AB-1264	Berman	Acupuncture	This bill (1) authorizes acupuncturists to supervise acupuncture assistants, as specified; (2) authorizes the California Acupuncture Board (Board), or its designee, upon complaint, to inspect premises, places of practice, or clinics, as specified; (3) subjects the Board to legislative review on or before 1/1/28; and (4) makes other technical changes.	Chapter 682
AB-1286	Haney	Pharmacy	This bill (1) provides the Board of Pharmacy (Board) with cease and desist authority for specified conditions present in a pharmacy; (2) updates the authority for pharmacy technicians to undertake certain tasks according to qualification and supervision requirements; (3) requires a community pharmacy to report medication errors to a Board-approved entity; (4) requires a chain community pharmacy to be staffed at all times with at least one clerk or pharmacy technician dedicated to pharmacy-related services; (5) adds additional violations to those included in unprofessional conduct; and (6) authorizes the Board to assess fines and issue orders of abatement to unlicensed entities providing services that require licensure.	Chapter 470
AB-1304	Papan	Weights and measures: inspection fees	This bill (1) increases the fees that a County Board of Supervisors may charge to fund the operations of the County Sealer of Weights and Measures, as specified; and (2) extends the sunset date of that fee authority by two years, until 1/1/29.	Chapter 575
AB-1341	Berman	Public health: oral therapeutics	This bill (1) adds a sunset date of 7/1/28 to the current provision that a person may perform an analysis of samples to test for SARS-CoV-2, the virus that causes COVID-19, in a clinical laboratory if they meet the requirements under the Clinical Laboratory Improvement Amendments for high complexity testing, as specified; (2) authorizes a pharmacist to furnish COVID-19 oral therapeutics following a positive test for SARS-CoV-2, as specified, until 1/1/25; and (3) requires a pharmacist to document, to the extent possible, the kind and amounts of COVID-19 oral therapeutics furnished, as well as information regarding any testing services provided, in the record system maintained by the pharmacy and to maintain those records for three years.	Chapter 276

AB-1369	Bauer-Kahan	Out-of-state physicians and surgeons: telehealth: license exemption	This bill authorizes a physician and surgeon licensed in another state in good standing with no history of prior discipline to practice medicine in this state if the practice is limited to delivering health care via telehealth to a patient who has an immediately life-threatening disease or condition, if the patient has provided written informed consent, the patient has not been accepted to participate in the clinical trial nearest to their home for the immediately life-threatening disease or condition, and the patient has documentation from their primary physician and surgeon attesting that they meet these requirements.	Chapter 837
AB-1395	Garcia	Licensed Physicians and Dentists from Mexico Pilot Program: requirements	This bill authorizes the Medical Board of California issue a license for three years to an individual who would otherwise be eligible for licensure under the Licensed Physicians and Dentists from Mexico Pilot Program but does not yet have an individual taxpayer identification number or social security number, according to specified conditions.	Chapter 205
AB-1399	Friedman, Lowenthal	Veterinary medicine: veterinarian-client-patient relationship: telehealth	This bill authorizes a veterinarian to establish a Veterinary Client Patient Relationship via telehealth, as defined.	Chapter 475
AB-1448	Wallis	Cannabis: enforcement by local jurisdictions	This bill redirects specified portions of civil penalties collected for unlicensed commercial cannabis activity from the General Fund to the treasurers of local cities or counties that brought the action for the penalties, as specified.	Chapter 843
AB-1557	Flora	Pharmacy: electronic prescriptions	This bill authorizes a California-licensed pharmacist to conduct medication chart order reviews remotely for a California-licensed hospital.	Chapter 141
AB-1560	Flora	Crematories: change in ownership	This bill provides a new regulatory process to transfer ownership of a licensed crematory to a new owner, as specified.	Chapter 206
AB-1646	Stephanie Nguyen	Physicians and surgeons: postgraduate training: guest rotations	This bill authorizes a graduate of an approved medical school who is engaged in an Accreditation Council for Graduate Medical Education-accredited postgraduate training program outside of California to participate in guest rotations and engage in the practice of medicine in an approved postgraduate training program in California for up to 90 days without having to obtain a postgraduate license.	Chapter 257
AB-1703	Wendy Carrillo	State Athletic Commission: boxing	This bill increases the cap on the gate fee collected by the California State Athletic Commission for combat sporting events held in the state.	Chapter 591
AB-1707	Pacheco	Health professionals and facilities: adverse actions based on another state's law	This bill (1) prohibits a health facility and healing arts board from taking action against healing arts licensees based on action in another state that interferes with a person's right to receive sensitive services; and (2) prohibits a health facility license from being denied or having action taken against it based on	Chapter 258

			action in another state that interferes with a person's right to receive sensitive services.	
AB-1731	Santiago	CURES database: buprenorphine	This bill exempts a health care practitioner who prescribes, orders, administers, or furnishes buprenorphine or other controlled substance containing buprenorphine in the emergency department of a general acute care hospital from requirements under current law to consult the state's prescription drug monitoring program database, the Controlled Substance Utilization Review and Evaluation System.	Chapter 144
AB-1741	Waldron	Healing arts: clinical laboratories: personnel	<p>This bill (1) provides that unlicensed laboratory personnel can perform certain functions under the supervision and control of a physician and surgeon, or a person licensed as specified; (2) defines supervision and control, as specified; (3) states the laboratory director will maintain responsibility for the performance of unlicensed laboratory personnel and any delegated supervision or training of the unlicensed personnel; and (4) prohibits actions of unlicensed personnel.</p> <p><i>VETO message: "This bill would revise training requirements for unlicensed laboratory personnel, change the scope of work authorized, and clarify the level of supervision required. While I appreciate the author's intent to address the licensed workforce shortage in labs and improve testing capacity, this bill contains a provision that could enable unlicensed laboratory personnel to perform tasks that exceed their level of training, posing a danger to the health and safety of Californians. As a result, this bill could conflict with the Clinical Laboratory Improvement Act, a federal law that prohibits individuals who do not meet the specified education and training requirements from performing any aspect of the analytical phase of testing. I encourage the author and stakeholders to work with the Department of Public Health on a solution that ensures that personnel performing specified testing have the skills necessary to reliably receive accurate results."</i></p>	Vetoed
SB-51	Bradford	Cannabis provisional licenses: local equity applicants	This bill authorizes the Department of Cannabis Control, until 1/1/31, to issue a provisional license to a local equity applicant, as defined, for retailer activities if specified conditions are met.	Chapter 593
SB-271	Dodd	Powered wheelchairs: repair	<p>This bill (1) requires an original manufacturer, as defined, of a powered wheelchair to provide a wheelchair owner or independent repair provider the necessary parts and equipment used to inspect, diagnose, maintain, and repair the wheelchair; (2) subjects an original equipment manufacturer who knowingly violates these provisions to specified civil penalties, and authorizes a person injured by a violation of these provisions and the Attorney General or a district attorney, county counsel, or city attorney to bring a civil action for this purpose; and (3) prohibits the Department of Health Care Services from requiring prior authorization for the repair of a powered wheelchair, among other things.</p> <p><i>VETO message: "This bill would outline right to repair requirements for businesses that repair complex rehabilitation technology (CRT) powered</i></p>	Vetoed

			<i>wheelchairs and would prohibit the Department of Health Care Services (DHCS) from requiring prior authorization for the repair of a CRT powered wheelchair if the cost of the repair does not exceed \$1,250. While I appreciate the author's efforts to increase accessibility and affordability for CRT wheelchair users, prior authorization is a key safeguard for cost containment and prevention of abuse in the Medi-Cal program. Further, setting a monetary threshold for prior authorization in statute creates an additional barrier, should the amount need adjustment in the future. While I am unable to sign this bill, I am directing DHCS to review the current treatment authorization request policies for complex rehabilitative technology powered wheelchairs and make any necessary adjustments administratively."</i>	
SB-372	Menjivar	Department of Consumer Affairs: licensee and registrant records: name and gender changes	This bill requires a licensing entity within the Department of Consumer Affairs to update licensee records if it receives government-issued documentation demonstrating that the individual's legal name or gender has changed.	Chapter 225
SB-373	Menjivar	Board of Behavioral Sciences, Board of Psychology, and Veterinary Medical Board: licensees' and registrants' addresses	<p>This bill prohibits the Board of Behavioral Sciences, the Board of Psychology, and the Veterinary Medical Board from disclosing the full address of record of the licensee on the internet and instead requires those boards to disclose the licensee or registrant's city, state, and zip code.</p> <p><i>VETO message: "This bill would prohibit the Board of Behavioral Sciences, the Board of Psychology, and the Veterinary Medical Board from disclosing on the internet the public address of record of a licensee or registrant. I appreciate the author's goal to provide additional safety to these providers; however, this bill would serve as an impediment for patients seeking access to their medical records, as a patient would need their provider's address to make a request. Absent access to addresses on board websites or other publicly accessible sources, patients may need to submit a public records act request to obtain the address needed to request access to their medical records. This could result in a significant delay for patients seeking to obtain their medical records. There are already protections in existing law for providers that work from their homes and seek to maintain their privacy, including the use of a post office box that avoids the need to disclose their home address. The safety of healthcare providers is paramount, but I cannot support a measure that would restrict patient access when effective alternatives exist to protect the safety and privacy of providers."</i></p>	Vetoed
SB-384	Bradford	Barbering and cosmetology	This bill (1) requires the Board of Barbering Cosmetology (BBC) to establish, by regulation, a BBC-offered remedial education program, in lieu of a first offense of a health and safety violation; and (2) authorizes BBC to impose a fee to cover the reasonable regulatory cost of administering the program.	Chapter 603
SB-385	Atkins	Physician Assistant Practice Act: abortion by aspiration: training	This bill clarifies pathways for physician assistants to meet necessary training requirements to perform abortion by aspiration techniques.	Chapter 178

SB-447	Atkins	GO-Biz: Building and Reinforcing Inclusive, Diverse, Gender-Supportive Equity Project	This bill (1) establishes the Building and Reinforcing Inclusive, Diverse, Gender-Supportive Equity Project (BRIDGE Project) within the Governor's Office of Business and Economic Development (GO-Biz), to raise public awareness and promote civil rights and antidiscrimination through education, advertising, and marketing activities; (2) permits GO-Biz to contract with appropriate advertising agencies, and requires any media campaign to not promote political purposes or feature a public official or candidate for elected office, as specified; (3) requires GO-Biz to convene an advisory committee to advise the Office on BRIDGE Project media campaigns, as specified, notes that nothing in this bill will require a state employee or officer to travel to a state or state that have enacted a law that would discriminate as defined; and (4) permits GO-Biz to consult with a state agency with expertise relating to the purpose of the BRIDGE Project, as specified.	Chapter 199
SB-540	Laird	Cannabis and cannabis products: health warnings	This bill (1) requires the Department of Cannabis Control (DCC), in consultation with the Department of Public Health, on or before 1/1/25, to create a brochure with information about steps for the safer use of cannabis; (2) requires the DCC to reevaluate regulations pertaining to labeling and packaging requirements for cannabis and cannabis products before 7/1/25; and (3) requires the DCC to reevaluate regulations for labeling and packaging requirements on or before 1/1/30, and every five years thereafter, as specified.	Chapter 491
SB-601	McGuire	Professions and vocations: contractors: home improvement contracts: prohibited business practices: limitation of actions	This bill (1) specifies that if a violation of certain provisions of the Contractors Law occurs in a location damaged by a natural disaster for which a state of emergency has been declared, the court shall impose the maximum fine; and (2) adds violations pertaining to fraudulent or misrepresented licenses to specified provisions of the Penal Code with a three-year statute of limitations period.	Chapter 403
SB-612	Ochoa Bogh	Speech-language pathologists	This bill clarifies that a licensed speech-language pathologist can perform a flexible fiber optic transnasal endoscopic procedure if the licensee has a written verification from one certified otolaryngologist on file that was issued before 1/1/23, and has met specified training requirements.	Chapter 620
SB-622	Allen	Cannabis regulation: plant identification program: unique identifier	This bill updates the requirement under the Department of Cannabis Control's (DCC) unique identifier (UI) program that a cannabis plant have a UI attached at the base of each plant and instead requires the UI to be recorder in a manner as determined by the DCC through regulation.	Chapter 496
SB-630	Dodd	Contractors State License Board: regulation of contractors	This bill (1) requires an applicant for a contractor's license or a license holder seeking renewal to provide the Contractors State License Board (CSLB) with a valid email address, if available; and (2) clarifies that if specified probationary conditions are imposed, the CSLB may revoke a license if those specified terms and conditions are not met.	Chapter 153

SB-667	Dodd	Healing arts: pregnancy and childbirth	This bill (1) clarifies a certified nurse midwife's (CNM) authority to treat and provide care for common gynecologic conditions; (2) permits a CNM to admit or discharge a patient if a CNM has privileges at a general acute care hospital, as specified; (3) clarifies that a CNM is a practitioner for purposes of certifying disability; and (4) includes a CNMs as a laboratory director for purposes of performing specified laboratory tests, among other technical changes.	Chapter 497
SB-669	Cortese	Veterinarians: veterinarian-client-patient relationship	This bill authorizes a registered veterinary technician to establish a veterinarian-client-patient relationship under the direct supervision of a veterinarian for purposes of administering preventive or prophylactic vaccines or medications to control or eradicate internal or external parasites, as specified.	Chapter 882
SB-812	Roth	Tax preparers	This bill extends the operations of the California Tax Education Council for four years.	Chapter 185
SB-813	Roth	Structural Pest Control Board	This bill extends the operations of the Structural Pest Control Board of California for four years until 1/1/28.	Chapter 507
SB-814	Roth	Household goods and services	This bill (1) requires the Bureau of Household Goods and Services (BHGS) to post specified information on its internet website within a designated timeframe, subjects the BHGS to legislative review as if the BHGS were scheduled to be repealed on 1/1/28; (2) makes an Electronic and Appliance Repair registration that is not renewed within six years to be canceled, as specified; (3) permits certain licenses to be issued to a Limited Liability Company, as specified; (4) merges the funds of the BHGS into one single fund; and (5) deletes a requirement for the BHGS to review the financial resources of an applicant for a Household Movers permit.	Chapter 508
SB-815	Roth	Healing arts	This bill makes various changes to the operations of the Medical Board of California (MBC) stemming from the joint sunset review oversight of the board and extends MBC operations until 1/1/28.	Chapter 294
SB-816	Roth	Professions and vocations	This bill (1) makes various changes stemming from prior sunset review oversight efforts, including codifying the California Interior Design Council as the certifying organization for the profession and deleting conflicting language related to the veterinary assistant controlled substance permit issued by the Veterinary Medical Board; (2) makes a clarifying change to educational institution approval by the Board of Vocational Nursing and Psychiatric Technicians; and (3) includes necessary revenue adjustments in order to fund special fund licensing entities within the Department of Consumer Affairs, and extends the sunset date for a required fee and collection of additional information for specified weighmasters' license applicants.	Chapter 723

SB-833	McGuire	Cannabis licensing: cultivation licenses: changing license type: inactive status	This bill requires the Department of Cannabis Control, no later than 3/1/24, to begin allowing cultivators to select a smaller license type or place their license in inactive status, as specified.	Chapter 886
SB-887	Committee on Business, Professions and Economic Development	Consumer affairs	This bill (1) makes numerous technical and clarifying provisions related to programs within the Department of Consumer Affairs; (2) makes a technical change related to the Department of Real Estate; and (3) updates a cross reference under the Secondhand Dealers Act related to pawnbrokers.	Chapter 510

EDUCATION

AB-5	Zbur	The Safe and Supportive Schools Act	This bill (1) requires the California Department of Education to complete the development of an online training curriculum and online delivery platform by 7/1/25; and (2) requires local educational agencies to provide and require at least one hour of training annually to all certificated staff, beginning with the 2025-26 school year through the 2029-30 school year, on cultural competency in supporting lesbian, gay, bisexual, transgender, queer, and questioning students.	Chapter 220
AB-10	Lowenthal	Pupils: body shaming model policy and resources	This bill requires the California Department of Education, in consultation with stakeholders, on or before 6/30/24, to develop and post on its internet website a model policy and resources about body shaming that local educational agencies may use to educate staff and pupils about the issue of body shaming.	Chapter 791
AB-72	Boerner	Coastal resources: research: landslides and erosion: early warning system	This bill (1) provides an extension of one year to the Scripps Institution of Oceanography at the University of California, San Diego for the purpose of conducting research on coastal cliff landslides and erosion in the County of San Diego; (2) extends by one year the deadline to report its recommendations to the Legislature; and (3) increases the number of eligible research sites from two to three.	Chapter 80
AB-87	Quirk-Silva	Pupils: Section 504 plans: meetings and team meetings	This bill grants parents, guardians, and local educational agencies the authority to make audio recordings of Section 504 team meetings.	Chapter 81
AB-91	Alvarez	Community colleges: exemption from nonresident tuition fee: residence near the California-Mexico border	This bill authorizes specified community colleges near the California-Mexico border to waive non-resident tuition fees and claim apportionment for low-income students that reside in Mexico.	Chapter 796
AB-95	Hoover	Pupil nutrition: pupil meals	This bill clarifies that a school may sell an additional meal to a pupil after that pupil has already received a nutritiously adequate meal that qualifies for federal reimbursement.	Chapter 318
AB-226	Ramos, Cervantes	University of California: California Native American Graves Protection and Repatriation Act of 2001	This bill (1) requires additional audits in 2024 and 2026 regarding University of California's (UC) compliance with federal and state laws relating to Native American remains and cultural items; (2) urges, annually reporting commencing on 6/30/24, on each campus's progress towards completing repatriation of Native American remains and cultural items; (3) urges the UC Office of the President to provide funding to support each institution's efforts towards repatriation; and (4) urges UC to prohibit use of any Native American human remains or cultural items for the purpose of teaching or research at UC.	Chapter 639
AB-230	Reyes	Menstrual products: Menstrual Equity for All Act of 2021	This bill expands the grade range in which a public school's women's and all-gender restrooms, and in at least one men's restroom, must stock menstrual	Chapter 421

			products to any combination of classes from grades 6 to 12 to grades 3 to 12, beginning the 2024-25 school year.	
AB-245	McKinnor	High school athletics: California High School Coaching Education and Training Program: emergency action plan	This bill adds to the California High School Coaching Education and Training Program, by 7/1/24, training in recognizing and responding to the signs and symptoms of concussions, heart illness, and cardiac arrest.	Chapter 422
AB-255	Alanis	Public postsecondary education: priority registration for first responders	This bill requires community college districts and the California State University, and requests the University of California, to grant priority registration to students employed as first responders.	Chapter 643
AB-264	Ting, Mike Fong, Low, Stephanie Nguyen	Community colleges: Lunar New Year holiday	This bill authorizes a community college to close to observe Lunar New Year, as specified.	Chapter 517
AB-275	Ward	School governance: governing boards: pupil members: compensation	This bill permits a governing board of a school district, county board of education, and charter school governing board to award a pupil member elective course credit or financial compensation, or both while serving as a pupil member.	Chapter 321
AB-278	Reyes	High Schools: Dream Resource Center Grant Program	This bill establishes the Dream Resource Center Grant program, administered by the California Department of Education, for purposes of creating Dream Resource Centers at high schools.	Chapter 424
AB-285	Luz Rivas	Pupil instruction: science requirements: climate change	This bill modifies the course of study for science, in grades 1 to 6 and 7 to 12, to include content regarding causes and effects of, and methods to mitigate and adapt to, climate change, and requires that appropriate coursework be offered to students no later than the 2024-25 school year.	Chapter 426
AB-322	Mathis, Garcia	Veteran and California National Guard Supplemental Orientation Act of 2023	This bill requires that each California State University and California Community College campus, and requests that each University of California, include in transfer and first-year student orientation specified information for students who are veterans and their dependents.	Chapter 801
AB-358	Addis	Community college districts: student housing	This bill exempts California Community College district student housing plans from requiring approval from the Department of General Services' Division of the State Architect.	Chapter 83
AB-368	Holden	College and Career Access Pathways partnerships	This bill makes clarifying changes to College and Career Access Pathways (CCAP) partnerships, including requiring California Community College (CCC) districts to enroll high school pupils in any course that is part of a CCAP partnership offered at a CCC campus, authorizing courses to be offered at the	Chapter 521

			CCC campus or the participating high school campus, and requiring priority enrollment for a pupil seeking to enroll in a CCC course that is required for the pupil's CCAP partnership program.	
AB-370	Addis	Pupil instruction: State Seal of Biliteracy	This bill modifies the criteria for demonstrating proficiency in English and a language other than English for purposes of earning the State Seal of Biliteracy.	Chapter 326
AB-373	Gipson	Intersession programs: foster children and homeless youth: priority access	This bill requires a local educational agency that operates an intersession program to grant priority access to a homeless child or youth.	Chapter 327
AB-376	Villapudua	Student financial aid: Cal Grant C: driver training programs: commercial motor vehicles	<p>This bill establishes a pilot program available until 1/1/28, for the purpose of expanding Cal Grant C eligibility to students participating in entry-level truck driving programs that meet specific requirements; and requires the Student Aid Commission, in consultation with the Bureau for Private Postsecondary Education, to submit a report to the Legislature, by 4/1/27, on the above-described authorization to use a Cal Grant award for an entry-level driver training program.</p> <p><i>VETO message: "This bill would allow local jurisdictions to permit certain cannabis retailers to prepare and sell food or drinks that do not contain cannabis, as well as host and sell tickets to live events at their licensed premises. I appreciate the author's intent to provide cannabis retailers with increased business opportunities and an avenue to attract new customers. However, I am concerned this bill could undermine California's long-standing smoke-free workplace protections. Protecting the health and safety of workers is paramount. I encourage the author to address this concern in subsequent legislation."</i></p>	Vetoed
AB-384	Calderon	School facilities: recommended interior temperatures: inventory of heating and cooling systems	<p>This bill requires the California Department of Education to conduct a research study on recommended indoor air temperature ranges and temperature control standards for public schools and an inventory of heating and cooling systems, and to submit a report to the Legislature by 1/1/26.</p> <p><i>VETO message: "This bill would require the California Department of Education to conduct a research study by January 1, 2026, on recommended indoor air temperature ranges and temperature control standards for public K-12 schools and compile a statewide inventory of heating and cooling systems based on a representative sample. The results of the research study would then be used to develop policy recommendations by January 1, 2027, for safe indoor air temperature standards for public K-12 school facilities. While I appreciate the author's goal of supporting access to indoor temperatures most conducive to student learning, this bill creates significant long-term cost pressures that are not accounted for in the budget. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of</i></p>	Vetoed

			<i>Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-389	Ramos, Garcia, Mathis, Valencia	Native American repatriation: California Native American Graves Protection and Repatriation Act of 2001: California State University	This bill requires the California State University to comply with various requirements related to the handling, maintenance and repatriation of Native American human remains and cultural items under the California Native American Graves Protection and Repatriation Act of 2001.	Chapter 649
AB-417	Bennett	County boards of education: pupil members	This bill clarifies that a pupil enrolled in a high school under the jurisdiction of the county board of education may be selected to serve as a county board of education member.	Chapter 437
AB-439	Wendy Carrillo	School facilities: task order procurement contracting: Los Angeles Unified School District	This bill extends for 10 years a pilot program that allows Los Angeles Unified School District to use task order procurement contracts for the repair and renovation of school buildings and grounds.	Chapter 523
AB-446	Quirk-Silva	Pupil instruction: handwriting	This bill defines handwriting in the adopted course of study for grades 1 to 6 for English, including cursive or joined italics.	Chapter 804
AB-447	Arambula, Grayson	Public postsecondary education: students with disabilities: inclusive college programs	This bill authorizes the California State University, and requests the University of California, establish and maintain inclusive college programs for students with intellectual and developmental disabilities at four-year public postsecondary educational institutions, subject to an appropriation as specified.	Chapter 654
AB-461	Ramos	Student safety: fentanyl test strips	This bill requires the governing board of each community college district and the Trustees of the California State University, and requests the Regents of the University of California, to stock fentanyl test strips in the campus health center and distribute the test strips through the campus health center.	Chapter 525
AB-497	Quirk-Silva	Special education: braille instructional aide: notice of teacher credentialing programs	This bill requires a local educational agency to provide a braille instructional aide with information regarding the California Classified School Employee Teacher Credentialing Program.	Chapter 15
AB-569	Garcia	California State University: Cybersecurity Regional Alliances and Multistakeholder Partnerships Pilot Program	This bill requires the California State University Chancellor’s Office, on or before 7/1/28, to submit a report to the Legislature on the Cybersecurity Regional Alliances and Multistakeholder Partnerships Pilot Program, as provided.	Chapter 117

AB-579	Ting	Schoolbuses: zero-emission vehicles	This bill requires that, commencing 1/1/35, all newly purchased or contracted schoolbuses of a local educational agency be zero-emission vehicles, with specified exceptions.	Chapter 445
AB-603	Cervantes	Public postsecondary education: diversity: report	<p>This bill requires, on or before July 1 of each year, the Board of Governors of the California Community Colleges and the California State University Trustees, and requests the University of California Regents, publish a report on the diversity of the student body and the governing board of their respective segments.</p> <p><i>VETO message: "This bill would require the Board of Governors of the California Community Colleges and the California State University Trustees, and requests the University of California Regents, to publish a report on the diversity of the student body and the governing board of their respective segments, on or before July 1 of each year. I share the author's commitment to, and take great pride in, the diversity of California's public higher education systems. My Administration has demonstrated this commitment by making appointments at every level of government, including at the three segments, that reflect both California's diversity and the diversity of the student body. While I understand the author's goal, the demographic information regarding the governing board members is optional and self-reported. Additionally, all three segments provide demographic information on their student bodies and biographies of their governing board members, which are easily accessible on their websites."</i></p>	Vetoed
AB-607	Kalra, Cervantes	Public postsecondary education: course materials	This bill requires, commencing 7/1/24, each campus of the California Community Colleges and the California State University, and requests each campus of the University of California, to prominently display, by means that may include a link to a separate internet web page, the estimated costs for each course of all required course materials and fees directly related to those materials, for no less than 40% by 1/1/25; 55% by 1/1/26; 65% by 1/1/27; and 75% by 1/1/28, of the total number of courses on the online campus course schedule for which a faculty member or course instructor has been assigned.	Chapter 660
AB-611	Weber	Special education: nonpublic, nonsectarian schools or agencies: change in certification status: parental notification	This bill requires that a local education agency contracting with a nonpublic, nonsectarian school or agency (NPS/A) inform parents and guardians if there is a change in the NPS/A's certification status, as specified.	Chapter 64
AB-624	Grayson	Public postsecondary education: disabled student services: assessments	This bill (1) requires the Trustees of the California State University, and requests the Regents of the University of California, to cover the costs of diagnostic assessments as proof for academic accommodations for any student who receives student financial aid or who is eligible for financial assistance from the institution's health or disability center; and (2) requires that the Department of General Services oversee reimbursement to institutions for their documented costs for diagnostic services.	Vetoed

			<p><i>VETO message: "This bill, commencing July 1, 2025, requires the California State University Trustees and requests the University of California Regents, to cover the costs of diagnostic assessments for learning disabilities as proof for academic accommodations for any student who receives financial assistance or is eligible for financial assistance from the institution's health or disability center. The bill also specifies that state funds will be provided annually for the cost of these services, and that the Department of General Service shall oversee reimbursements to institutions for their documented costs. While I support the author's goal of supporting students with learning disabilities, unfortunately, the bill creates at least \$5 million in ongoing General Fund costs that are not reflected in the state's current fiscal plan. Additionally, the Department of General Services may not be the appropriate entity to administer the reimbursement. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	
AB-634	Ward	Community colleges: career development and college preparation courses	This bill specifies that community college Career Development and College Preparation program courses and classes, for which credit is not given, are eligible for state funding if those courses are offered in both face-to-face and distance education instructional methods.	Chapter 450
AB-656	McCarty	California State University: doctoral programs	This bill (1) authorizes the California State University (CSU) to award professional or applied doctoral degrees statewide that do not duplicate University of California doctoral degrees and satisfy certain requirements; (2) requires a CSU campus seeking authorization to offer a professional or applied doctoral degree to submit specified information on the proposed doctoral degree for review by the CSU Chancellor's Office, and approval by the CSU Trustees, as provided; (3) authorizes a proposed professional or applied doctoral degree that is approved for implementation by the CSU Trustees to be implemented at the CSU systemwide; and (4) requires the Legislative Analyst's Office to conduct a statewide evaluation of the doctoral degree programs authorized by this bill.	Chapter 663
AB-700	Grayson	California Firefighter Cancer Prevention and Research Program	This bill establishes the California Firefighter Cancer Prevention and Research Program and requests the University of California (UC) to develop and administer a competitive grant program for UC campuses to conduct research related to understanding biomarkers of exposure to chemical carcinogens that are absorbed and metabolized by firefighters.	Chapter 268
AB-714	McCarty	Pupil instruction: newcomer pupils: curriculum	This bill (1) requires the California Department of Education to curate and maintain on its website information relating to the education of recently arrived	Chapter 342

		frameworks: high school coursework and graduation requirements: exemptions and alternatives	immigrant students (newcomers), to annually publish specified information about newcomers on its website, and to maintain at least one position dedicated to helping schools meet the needs of newcomers; (2) requires the Instructional Quality Commission to consider adding content to help teachers meet the unique needs of newcomers to the next revision of the English Language Arts/English Language Development curriculum framework and recommended instructional materials; and (3) modifies the definition of newcomer students to align with the federal definition for purposes of specified educational rights in existing law.	
AB-721	Valencia	School districts: budgets: public hearings: notice	This bill (1) requires the California Department of Education to select three school districts that agree to provide information regarding how the school district communicates with the school community within the school district, and requires participating school district to provide specified information and to solicit feedback about how the district communicates with the school community; (2) authorizes school districts to also post information about the proposed budget online (in addition to the required posting in newspapers); and (3) eliminates the requirement to post in newspapers on 1/1/27, and instead requires the posting of budget information on each school district's website.	Chapter 811
AB-723	Quirk-Silva	Pupil placement: special education: foster children: nonpublic, nonsectarian schools or agencies: school of origin	This bill defines "school of origin," for a student in foster care who is also an individual with exceptional needs, to include a nonpublic school for purposes of specified rights.	Chapter 812
AB-746	Sanchez	Learning-Aligned Employment Program: eligibility	This bill modifies eligibility criteria for the types of entities that may employ students under the learning aligned employment program by permitting public postsecondary educational institutions the ability to employ students in any job that will provide employment experience related to the student's major or opportunities for skill attainment within the students area of study. <i>VETO message: "This bill would modify eligibility for the Learning-Aligned Employment Program to remove specific restrictions on students working for public postsecondary educational institutions. The Learning-Aligned Employment Program was established in 2021 to offer eligible students at public institutions of higher education the opportunity to defray the cost of attendance while gaining education-aligned, career-related employment outside the classroom. It is a priority of my Administration to increase the connectivity between students and career experiences in placements beyond the confines of their college campus. With \$500 million committed to this program, it is an essential tool for increasing student awareness of career opportunities as well as developing skills for future career success. The provisions of this bill undermine the intent and purpose of the Learning-Aligned Employment Program."</i>	Vetoed

AB-760	Wilson, Cervantes	Public postsecondary education: affirmed name and gender identification	This bill requires the California State University, and requests the University of California, to implement a process whereby current students, staff, and faculty may request the updating of any records for that person to include the person's affirmed name, gender, or both name and gender identification.	Chapter 222
AB-789	Berman, Cervantes	Student financial aid: Cal Grants: satisfactory academic progress	This bill requires, as part of the criteria to be deemed a qualifying institution of higher education (IHE) under the Cal Grant Program, an IHE, by the 2024–25 academic year, to comply with various requirements regarding “satisfactory academic progress” (SAP) standards used to determine if a student qualifies for a Cal Grant and to develop and implement policies defining SAP in a manner that is consistent with the federal standards.	Chapter 544
AB-800	Ortega	Workplace Readiness Week: work permits	This bill (1) designates the week of each year that includes April 28 as "Workplace Readiness Week" and requires all public high schools to annually observe that week by providing information to pupils on their rights as workers; and (2) requires schools to provide students seeking a work permit a document clearly explaining basic labor rights.	Chapter 271
AB-811	Mike Fong	Seymour-Campbell Student Success Act of 2012: repeating credit courses	<p>This bill (1) requires the governing board of each community college district to establish policies for the repetition of credit courses offered by the community colleges in the district; and (2) requires that the repetition policy include authorization for a student to repeat, up to, but not exceeding, two times, a credit course in arts, humanities, kinesiology, foreign languages, and English as a second language, for which the student previously received a satisfactory grade and which the student is retaking for enrichment or skilling building purposes.</p> <p><i>VETO message: “This bill authorizes a student to repeat, up to two times, a credit course at a California Community College in arts, humanities, kinesiology, foreign languages, and English as a second language, if the student previously received a satisfactory grade and is taking the course for enrichment or skill-building purposes. In recent years, the California Community Colleges (CCC) have been intently focused on improving student success, reducing excess course units and improving transfer rates. While one of the main goals of this bill is help increase enrollment at the CCC, it also creates a fiscal incentive for community colleges to encourage repeating certain credit courses contrary to the Vision for Success, the Roadmap for the California Community Colleges and key legislative efforts, such as AB 705 (Irwin, Chapter 745, Statutes of 2017). My Administration continues to be committed to working with the Legislature, the CCC and stakeholders to find other ways to increase enrollment at the CCC. But this bill moves us away from our shared, stated goals.”</i></p>	Vetoed
AB-872	Committee on Education	Elementary and secondary education: omnibus bill	This bill, a K-12 education policy omnibus bill, makes technical, clarifying, conforming, and other non-controversial revisions to a number of provisions in the Education Code and Health and Safety Code.	Chapter 273

AB-873	Berman	Pupil instruction: media literacy: curriculum frameworks	This bill requires the Instructional Quality Commission to consider incorporating the Model Library Standards and media literacy content at each grade level when the English language arts/English language development curriculum framework is next revised and media literacy content into the mathematics, science, and history-social science curriculum frameworks when those frameworks are next revised after 1/1/24.	Chapter 815
AB-889	Joe Patterson	Pupil safety: parental notification: synthetic drugs	This bill requires a local educational agency, county office of education, and charter school to annually inform parents or guardians of the dangers associated with using synthetic drugs and post this information on their respective internet websites.	Chapter 123
AB-897	McCarty	Certificated school employees: probationary employees: service credit	This bill requires (1) adult education teachers to earn permanent status after a two-year probationary period; and (2) employees hired using "categorical" or restricted state funding to be given specified notifications related to their expected job tenure.	Chapter 548
AB-908	Committee on Education	Education finance: National Board for Professional Teaching Standards Certification Incentive Program: local control funding formula	This bill (1) deletes an inoperative Education Code Section related to average daily attendance of migratory students; and (2) authorizes teachers participating in the National Board for Professional Teaching Standards Certification Incentive Program to receive grant funding for the renewal of their certification, when serving at a high priority school.	Chapter 819
AB-934	Muratsuchi	Commission on Teacher Credentialing: public awareness campaign	This bill requires the Commission on Teacher Credentialing to develop a public awareness campaign relating to teacher recruitment, as specified.	Chapter 671
AB-1071	Hoover	Teen dating violence prevention education: online information and resources	This bill requires the California Department of Education to post on its website resources on teen dating violence prevention, local and national hotlines and services for youth experiencing teen dating violence, and other relevant sources for parents, guardians, and other caretakers of pupils.	Chapter 65
AB-1078	Jackson	Instructional materials and curriculum: diversity	This bill makes various changes to the requirements on local school governing boards regarding the adoption of instructional materials for use in schools, including a provision that prohibits a governing board from disallowing the use of an existing textbook, other instructional material, or curriculum that contains inclusive and diverse perspectives, as specified.	Chapter 229
AB-1096	Mike Fong	Educational instruction: language of instruction	This bill authorizes a community college to offer courses taught in languages other than English without requiring students who enroll in those courses to concurrently enroll in an English as a Second Language course.	Chapter 559
AB-1127	Reyes, McCarty	Teachers: professional development: Bilingual	This bill (1) extends the deadline for the submission of a final report on the Bilingual Teacher Professional Development Program from 2029 to 2030; and	Chapter 830

		Teacher Professional Development Program: eligibility	(2) states that specified program participants are eligible for professional development services.	
AB-1138	Weber	Postsecondary education: sexual assault and sexual violence prevention: medical examinations transportation services	This bill (1) requires the California State University (CSU) and University of California (UC) to ensure specified actions are taken when a student who experiences sexual violence seeks support services from a campus or community-based organization pursuant to a memorandum of understanding, agreement or collaborative partnership; and (2) requires the CSU and UC to provide transportation to students who request and are eligible to obtain a sexual assault forensic medical exam, as specified.	Chapter 564
AB-1151	McKinnor	Community colleges: civic centers: uses: insurance	This bill authorizes a community college district governing board to allow the use of any civic center or other district property by the community and organizations without charge.	Chapter 66
AB-1165	McCarty	Pupil discipline: racist bullying, harassment, or intimidation: restorative justice practice	This bill encourages local educational agencies to refer both the victim and perpetrator of an incident of racist bullying, harassment, or intimidation to a restorative justice program that suits the needs of both the victim and the perpetrator.	Chapter 22
AB-1173	Ta	College and career fairs	This bill requires a local educational agency serving pupils in grades 9 to 12, inclusive, that chooses to hold a college or career fair to notify each community college district with overlapping jurisdiction.	Chapter 23
AB-1251	Luz Rivas	Teacher credentialing: computer science instruction: workgroup	This bill requires the Commission on Teacher Credentialing, by 7/1/24, to convene a workgroup on credentialing for computer science education to make recommendations on strategies to meet workforce demands associated with expansion access to computer science instruction, and to report the findings and recommendations of the workgroup to the Legislature.	Chapter 834
AB-1283	Chen	Pupil health: emergency stock albuterol inhalers	This bill (1) authorizes a local educational agency, county offices of education, and charter schools to make available emergency stock albuterol inhalers available at school sites; and (2) allows school nurses or trained personnel who have volunteered to administer an albuterol inhaler.	Chapter 574
AB-1291	McCarty	University of California Associate Degree for Transfer Pilot Program	This bill establishes the University of California Associate Degree for Transfer Pilot Program, commencing with the University of California, Los Angeles, to prioritize admission of a student who earns an associate degree for transfer from selected community colleges and to redirect a student who meets those requirements but is denied admission to the applicable campus and offer admission to at least one other campus.	Chapter 683

AB-1311	Soria	Public postsecondary education: allied health programs: assessment	This bill requires the Legislative Analyst's Office to conduct an assessment, on or before 1/1/25, evaluating the efficacy of existing programs in allied health jointly offered between campuses of the California Community Colleges, California State University, and University of California.	Chapter 126
AB-1326	Megan Dahle	School district board vacancies: internet website notifications	This bill expands the method by which a school district governing board must provide notice of a provisional appointment to include posting notice on the school district's website, in addition to posting the notice in three public places in the district and in a newspaper of general circulation in the district.	Chapter 68
AB-1327	Weber	Interscholastic athletics: California Interscholastic Federation: racial discrimination, harassment, or hazing	This bill (1) requires the California Department of Education (CDE) to develop a standardized incident form to track racial discrimination or harassment that occurs at high school sporting games or sporting events, as specified; and (2) requires each local educational agency that participates in the California Interscholastic Federation shall post on their internet website the standardized incident form developed by the CDE.	Chapter 366
AB-1340	Garcia	School accountability: pupils with exceptional needs	This bill requires the California Department of Education to, on or before 1/1/25, include a report on its website regarding statewide data about pupils with exceptional needs four- and five-year cohort graduation rates.	Chapter 576
AB-1342	Megan Dahle	California College Promise: fee waiver eligibility	This bill deems a student as a first-time community college student for purposes of qualifying for a California College Promise fee waiver, even if that student had been enrolled in a community college through a dual enrollment program in high school.	Chapter 102
AB-1354	Mike Fong, Ting	Pupil instruction: Asian Americans and Pacific Islanders	This bill requires, in the next revision of the history-social science curriculum framework, the Instructional Quality Commission to consider the historical, social, economic, and political contributions of, and examples of racism, discrimination, and violence perpetrated against, Asian Americans, Native Hawaiians, and Pacific Islanders in the United States.	Chapter 140
AB-1400	Bryan	Student financial aid: College Access Tax Credit Fund: community college student transfers: Historically Black Colleges and Universities	This bill re-purposes the College Access Tax Credit Fund, which was established to supplement Cal Grant awards for students enrolled at California-based colleges, to instead be used to cover college costs for California Community College students seeking to transfer to a historically black colleges and universities located outside of California, as defined.	Chapter 278
AB-1433	Rendon	Public contracts: school facility projects	This bill expands the requirement of general contractors and specified subcontractors to complete and submit a prequalification questionnaire and financial statement prior to bidding on school construction projects to include projects using state General Fund resources.	Chapter 581

AB-1445	Arambula	The Neng Thao Drowning Prevention Safety Act	This bill authorizes a public school, upon receipt of information materials related to water safety and drowning prevention from a local, state, or national drowning or injury prevention organization, to share those materials with parents, legal guardians, or caregivers beginning the 2024-25 school year.	Chapter 370
AB-1466	Weber	Pupil discipline: restraint and seclusion: reporting	This bill requires each local educational agency (LEA), as specified by federal law, to post the same data that LEAs are currently required to share with the California Department of Education on their websites related to restraint and seclusion.	Chapter 582
AB-1479	Garcia	Pupil health: social-emotional, behavioral, and mental health supports	<p>This bill establishes the Pupil Social-Emotional, Behavioral, and Mental Health Program for the California Department of Education to provide eligible local education agencies grants to provide Model Tier 1 support services, as specified, to pupils and families.</p> <p><i>VETO message: "The bill, contingent upon an appropriation, establishes the Pupil Social-Emotional, Behavioral, and Mental Health Program to be administered by the Department of Education. The Program seeks to provide grants to eligible local educational agencies to deliver evidence-based social-emotional, behavioral, and mental health supports to students and families. Unfortunately, this specific proposal creates additional significant ongoing Proposition 98 General Fund cost pressures up to tens of millions of dollars that are not accounted for in the state budget plan and may be duplicative of other investments made in prior budgets. The 2021 Budget Act provided \$50 million to support the Scale Up Multi-Tiered System of Support (MTSS) Statewide Initiative, which provides grants to support schools in implementing services or practices aligned to the MTSS framework. Additionally, the Children and Youth Behavioral Health Initiative is a \$4.7 billion investment towards ensuring that every Californian aged 0-25 has increased access to behavioral health supports. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-1503	Lee	Pupil attendance: excused absences: religious retreats	This bill extends the excused absences for a pupil to attend a religious retreat from four hours (half day) to one day (full day).	Chapter 846
AB-1517	Gallagher	Special education: special education local plan areas: local plans	This bill requires a special education local plan area administrator to be: (1) included in their local educational agency's (LEA's) differentiated assistance	Vetoed

			<p>team, and (2) consulted in their LEA's local control and accountability plan development process, as specified.</p> <p><i>VETO message: "This bill creates a more specific role for special education local plan areas (SELPAs) to determine school district fiscal and instructional actions for students with disabilities in the Local Control and Accountability Plan (LCAP), participate in all technical assistance for districts identified as needing assistance based on the performance of their students with disabilities student group, and adds requirements to the SELPA Local Plan related to technical assistance work. I have championed many efforts to improve outcomes for students with disabilities and have worked with the Legislature to allocate increased special education funding and establish Special Education Resource Leads. This bill does not account for the important changes to California's school support and accountability system that my Administration worked in partnership with the Legislature to include in the 2023 State Budget requiring districts to specifically address low performance of any student group, including special education students, at the school and district levels in their LCAP. These improvements also provide for related targeted support and assistance from county offices of education and applicable lead agencies in the Statewide System of Support. Therefore, this bill is unnecessary."</i></p>	
AB-1540	Mike Fong	Postsecondary education: nonresident tuition: exemption	This bill (1) authorizes the California Student Aid Commission (Commission) to collect an AB 540 (Firebaugh, Chapter 814, Statutes of 2001) affidavit from a student; and (2) requires the California State University and the California Community Colleges, and requests the University of California and independent institutions of higher education, to accept an AB 540 affidavit provided by the Commission.	Chapter 584
AB-1541	Mike Fong	Community colleges: governing board membership: student members	This bill (1) requires that a student member of the governing board of a community college district have the opportunity to cast an advisory vote immediately before votes are cast by the regular members of the governing board; and (2) deletes references to the student position(s) on community college district governing boards being non-voting.	Chapter 103
AB-1604	Bonta	Charter schools: school facilities: Charter School Facility Grant Program: conduit financing	<p>This bill changes the required admissions preferences, requirements for related parties and conflicts of interest, and how charter school properties are sold and leased under the Charter School Facility Grant program.</p> <p><i>VETO message: "This bill would make changes to the Charter School Facility Grant program (CSFGP) administered by the California School Finance Authority (CSFA) with regard to required admissions preferences, requirements for related parties, declaring nonprofit status, and how charter school properties are sold and leased. The California State Auditor's report from earlier this year showed that the CSFGP program was being administered in a manner consistent with the law. It also showed that charter schools that receive the CSFGP grant funds closed less often and were located in areas that needed additional classroom space. Unfortunately, provisions of this bill could have</i></p>	Vetoed

			<i>unintended consequences, including increasing facility costs or limiting financing options for charter schools. Furthermore, the potential benefits of the bill are limited and do not outweigh the potential risks to charter school facilities. Finally, while the report did find areas for improved transparency, those areas can and should be addressed administratively by the CSFA through the regulatory process rather than by legislation.”</i>	
AB-1605	Gallagher	High schools: military services: United States Space Force	This bill (1) defines “Uniformed Services” and “military services” to include “Space Force;” and (2) prohibits a local education agency, county office of education, and charter school offering instruction in any of grades 9 to 12 that provides on-campus access to employers from excluding access to the military services.	Chapter 142
AB-1651	Sanchez	Pupil health: emergency medical care: epinephrine auto-injectors	This bill (1) extends the definition of “volunteer” and “trained personnel” to include the holder of an Activity Supervisor Clearance Certificate who may administer an emergency epinephrine auto-injector, as specified; and (2) requires a local educational agency, county office of education, and charter schools to store epinephrine auto-injectors in an accessible location upon the need for emergency use.	Chapter 588
AB-1653	Sanchez	Interscholastic athletic programs: emergency action plans: heat illness: guidelines	This bill requires the California Interscholastic Federation, in consultation with the California Department of California, to develop guidelines, procedures, and safety standards for the prevention and management of exertional heat illness, as specified, by 7/1/24.	Chapter 589
AB-1722	Megan Dahle	Pupil health: credentialed school nurses, registered nurses, and licensed vocational nurses	This bill authorizes a local educational agency (LEA) to employ a licensed vocational nurse who is supervised by a credentialed school nurse employed by a different LEA until 1/1/29.	Chapter 853
AB-1745	Soria	Public postsecondary education: veterans: waiver of mandatory systemwide tuition and fees	This bill modifies the annual income metric used to determine eligibility for the tuition waiver program for children of service-injured veterans attending a California Community College, California State University or University of California campus.	Chapter 695
ACR-18	Mike Fong, Ting	School curriculum: Asian American history and contributions	This resolution urges all schools to ensure that Asian American history and contributions are included in their curriculum alongside those of other communities of color.	Resolution Chapter 106
SB-10	Cortese	Pupil health: opioid overdose prevention and treatment: Melanie’s Law	This bill (1) requires school safety plans of schools, including charter schools, serving students in grades 7 to 12 to include a protocol for responding to a student’s opioid overdose; (2) requires the California Department of Education to post informational materials on its website on opioid overdose prevention; and (3) encourages county offices of education to establish working groups on fentanyl education in schools.	Chapter 856

SB-88	Skinner	Pupil transportation: driver qualifications	This bill establishes requirements for drivers, whether employed by a local educational agency (LEA), contracted by an LEA, or contracted by an entity with funding from an LEA who provide school-related transportation services to students for compensation.	Chapter 380
SB-223	Menjivar	Pupil personnel services: child welfare and attendance services	This bill authorizes the Commission on Teacher Credentialing to approve a Child Welfare and Attendance authorization program, for Pupil Personnel Services credential holders, offered by a local educational agency.	Chapter 175
SB-234	Portantino, Hurtado, Umberg	Opioid antagonists: stadiums, concert venues, and amusement parks	This bill requires stadiums, concert venues, and amusement parks to maintain unexpired doses of an opioid antagonist on its premises and ensure that at least two employees are aware of the location and provides indemnification, as specified.	Chapter 596
SB-274	Skinner	Suspensions and expulsions: willful defiance: interventions and supports	This bill (1) prohibits the suspension or expulsion of a student enrolled in grades 6 to 12 in a public school on the basis of willful defiance until 7/1/29; (2) authorizes employees to refer students to school administrators for in-school interventions or supports; and (3) requires that administrators document the actions taken in the student's record and inform the referring employee of those actions.	Chapter 597
SB-291	Newman	Pupil rights: recess	This bill requires, commencing the 2024-25 school year, a local educational agency, county offices of education, and charter school, to provide recess for at least 30 minutes and prohibit school staff from restricting a pupil's recess, as specified.	Chapter 863
SB-293	Grove	Pupil assessments: California Assessment of Student Performance and Progress: statewide results	This bill requires the California Department of Education (CDE) to make statewide summative California Assessment of Student Performance and Progress results publicly available by October 15 each year, and requires the State Board of Education to align its calendar for delivering results to the CDE to be consistent with that deadline.	Chapter 177
SB-321	Ashby	Literacy: libraries: Local Public Library Partnership Program	This bill (1) establishes the Local Public Library Partnership Program, to be administered by the State Librarian; (2) requires the State Librarian to coordinate with each local public library to ensure each student is issued a student success card by grade 3; (3) authorizes local educational agencies (LEAs) to disclose student information to the State Librarian for the purpose of administering this bill; (4) requires the State Librarian to ensure partnerships are developed between local public libraries and LEAs; and (5) requires the State Librarian to annually report to the Legislature on progress in issuing student success cards and increasing students' access to a library.	Chapter 598

SB-323	Portantino	Comprehensive school safety plans: individualized safety plans	This bill (1) requires that comprehensive school safety plans address accommodations related to relevant federal disability laws; (2) requires that the annual evaluation of those plans ensure appropriate adaptations; and (3) authorizes parents and others to bring a concern about a student's safety to the principal.	Chapter 599
SB-348	Skinner	Pupil meals	This bill (1) requires schools to provide students with adequate time to eat following guidelines established by the California Department of Education (CDE); (2) makes various conforming changes to the school meal program to implement the free universal school breakfast and lunch program; and (3) requires the CDE, in partnership with the California School Nutrition Association, to develop guidelines to reduce the sugar and sodium content in school meals if the National School Lunch Program allows more added sugar or sodium than is recommended by the most recent Dietary Guidelines for Americans at any time in the future.	Chapter 600
SB-350	Ashby	Pupil attendance: excused absences	This bill (1) extends the time permitted for an excused absence for attending a funeral from up to three days to five days for each incident; (2) expands the authorization from a funeral of an immediate family member to include a person determined by the student's parent to be considered immediate family; and (3) includes accessing grief support or victim services due to the death of an immediate family member or close associate as an additional excused absence.	Chapter 601
SB-354	Ochoa Bogh	Special education: inclusive education: universal design for learning: inclusive practices	<p>This bill (1) requires the Commission on Teacher Credentialing (CTC) to revise its administrative services credential standards and performance expectations with a focus on inclusive learning environments; and (2) requires the California Department of Education, in consultation with the CTC, to develop and disseminate guidance on the ways in which inclusive classrooms may be staffed.</p> <p><i>VETO message: "This bill requires the Commission on Teacher Credentialing (CTC) to revise its administrative services credential standards and performance expectations with a focus on inclusive learning environments. It also, subject to separate appropriations, requires the California Department of Education, in consultation with the CTC, to develop and disseminate guidance on the ways in which inclusive classrooms may be staffed, and develop and distribute a report on recommendations for statutory or regulatory changes necessary to eliminate barriers to the staffing of inclusive practices. Serving students with disabilities in inclusive settings is an essential strategy for improving the academic achievement of these and all students, and one that my Administration, like the author, is committed to advancing. However, this bill is substantially similar to SB 1113 [(Ochoa Bogh)] of 2022, which I vetoed, and several of the same concerns remain. In particular, portions of this bill are subject to an appropriation and should be considered as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that</i></p>	Vetoed

			<i>are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
SB-369	Nguyen, Gonzalez	Pupil instruction: model curricula: Vietnamese American refugee experience: Cambodian American history and heritage	This bill requires that the model curriculum related to the Vietnamese American refugee experience include the period from the Vietnam War and the Fall of Saigon in 1975 to the year 2000, and modifies the model curriculum on the Cambodian Genocide to instead focus on Cambodian American history and heritage.	Chapter 711
SB-413	Bradford	School attendance: interdistrict attendance	This bill (1) requires county boards of education (CBE) to decide interdistrict appeals within 30 calendar days; and (2) authorizes a class 1 and 2 CBE counties to decide interdistrict appeals within 60 calendar days in specific instances that involve delays and scheduling conflicts initiated by the parent or home school district, and in cases where the application was filed outside the home school district transfer window.	Chapter 606
SB-444	Newman	Community colleges: Mathematics, Engineering, Science, Achievement (MESA) programs	This bill requires the California Community College Board of Governors to adopt regulations for the establishment and implementation of Mathematics, Engineering, Science Achievement programs.	Chapter 872
SB-467	Portantino	Community colleges: apprenticeship or internship training programs	This bill prohibits a student from being denied admission to an apprenticeship or internship training program because the student uses an individual tax identification number, rather than a social security number, for purposes of any background check required by the class or program.	Chapter 73
SB-486	Hurtado	Interscholastic athletics: California Interscholastic Federation: state football championships: neutral locations	This bill requires the California Interscholastic Federation to hold all state football championship games at a neutral location that is comparable to the location of all other state championship games. <i>VETO message: “This bill would require the California Interscholastic Federation to hold all state football championship games at a neutral location that is comparable to the location of all other championship games, except under specified circumstances. The California Interscholastic Federation (CIF) has already begun taking steps to hold state football championship games for all divisions at comparable neutral locations as called for in this bill. Once fully implemented later this year, these changes will provide equal opportunities for all participating schools, regardless of their division or financial resources. Therefore, this bill is unnecessary.”</i>	Vetoed

SB-494	Newman	School district governing boards: meetings: school district superintendents and assistant superintendents: termination	This bill (1) prohibits the governing board of a school district from taking action to terminate a superintendent or assistant superintendent of the school district, or both, without cause, at a special or emergency meeting of the governing board; and (2) prohibits the governing board of a school district from terminating a superintendent or assistant superintendent of the school district, or both, without cause, within 30 days after the first convening of the governing board after an election at which one or more members of the governing board are elected or recalled.	Chapter 875
SB-509	Portantino	School employee and pupil training: youth mental and behavioral health: mental health education	<p>This bill (1) requires, by 7/1/27, a local educational agency serving students in grades 7 to 12 to certify to the California Department of Education (CDE) that 40% of its classified employees and 100% of its certificated employees who have received youth behavioral health training identified by the CDE; and (2) adds instruction in mental health to the course of study for grades 1 to 6.</p> <p><i>VETO message: "This bill would require local educational agencies to certify to the California Department of Education by July 1, 2027, that 100 percent of its certificated staff and at least 40 percent of its classified staff who have direct contact with students in grades 7-12 have received youth behavioral health training as specified. I share the author's goal of ensuring that school staff are equipped with the tools to recognize and offer appropriate support to students experiencing mental health challenges. However, I have concerns with some aspects of the bill as written, including the appropriate scope of the required, one-time training and the lack of an appropriate mechanism to fund the bill via the Gun Violence Prevention and School Safety Fund (AB 28, [Gabriel,] Chapter 231, Statutes of 2023). To address these issues, and to ensure alignment with other state investments in this area, I am directing the Department of Finance to propose language for the Legislature's consideration as part of next January's state budget proposal."</i></p>	Vetoed
SB-515	Stern	School facilities: shade structures	This bill limits the cost of complying with the requirement to provide an accessible path of travel to a free-standing, open-sided shade structure project to 20% of the adjusted construction cost, as defined, of the shade structure project.	Chapter 489
SB-531	Ochoa Bogh	Pupil safety: local educational agency contractors: background checks	This bill exempts an entity that partners with a local educational agency to provide student work experience from the requirement to have a valid criminal background check for all employees, as specified.	Chapter 616
SB-541	Menjivar	Sexual health: contraceptives	This bill (1) requires all public high schools to make condoms available to students by the start of the 2024-25 school year, and requires schools to provide information to students on the availability of condoms, as well as other sexual health information; (2) prohibits public schools from preventing distribution of condoms or preventing a school-based health center from making condoms available and easily accessible to students at the school-based health center	Vetoed

			<p>site; and (3) prohibits retailers from restricting sales of nonprescription contraception on the basis of age.</p> <p><i>VETO message: "This bill requires all public high schools to make free condoms available to students and would prohibit retailers from refusing to sell condoms to youth. While evidence-based strategies, like increasing access to condoms, are important to supporting improved adolescent sexual health, this bill would create an unfunded mandate to public schools that should be considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	
SB-596	Portantino	School employees: protection	<p>This bill specifies that a person who subjects a school employee to threats or harassment while the employee is away from a school-site or after school hours for reasons related to the employee's course of duties is guilty of a misdemeanor.</p> <p><i>VETO message: "This bill would make it a misdemeanor to cause substantial disorder at any meeting of the governing board of a school district, the governing body of a charter school, a county board of education, or the State Board of Education. This bill also specifies that a person who subjects a school employee to threats or harassment while the employee is away from a school site or after school hours for reasons related to the employee's course of duties would be guilty of a misdemeanor. Credible threats of violence and acts of harassment - whether directed against school officials, elected officials, or members of the general public - can already be prosecuted as crimes. As such, creating a new crime is unnecessary. The tenor of our country's political conversations is alarming, leading to caustic atmospheres at local school board meetings and politicization of our kids' education in an effort to score political points. Nevertheless, we need to be cautious about exacerbating tensions by implementing additional laws that can be perceived as stifling parents' voices in the decision-making process. We don't need more gas on this fire - we need more grace, more respectful conversations, and more protection of constitutional rights for all people, especially for those with whom we disagree. No school official should be subject to threats or harassment for doing their job, period. I encourage school officials to work closely with local law enforcement to use the laws already on the books to ensure the safety and security of our community's educators and governing board members, both while carrying out their school duties on school premises and while away from school sites."</i></p>	Vetoed

SB-609	Caballero	Local control and accountability plans: California School Dashboard	This bill requires school districts, county offices of education, and charter schools to post the current school year's approved Local Control and Accountability Plans on the performance overview portion of the California School Dashboard.	Chapter 494
SB-633	Gonzalez	California DREAM Loan Program: DREAM grants	This bill authorizes, commencing with the 2024-25 academic year, a California State University or University of California campus that participates in the DREAM Loan program to award DREAM grants to eligible students, as defined, if that campus has unawarded funds in the institution's DREAM Loan revolving fund.	Chapter 622
SB-640	Portantino	California State University: food service contracts and hotel development projects	<p>This bill prohibits the California State University from entering into a food service contract or undertaking a hotel development project unless the food service employer or hotel employer is party to a labor peace agreement with a labor organization.</p> <p><i>VETO message: "This bill would require any food service contract or hotel development project undertaken by the California State University (CSU) Board of Trustees to be with an employer that is party to a labor peace agreement with a labor organization. This requirement extends to any food service and hotel development contract in which the CSU or the State of California has a proprietary interest and that is performed in accordance with a contract entered into or awarded by a CSU auxiliary organization. California State University campuses have a long history of organizing. Faculty and staff have been organized for decades, and this year a labor organization submitted more than 8,500 digital cards signed by students to the Public Employment Relations Board to advance towards a union vote. Additionally, six campuses have auxiliary organizations that have been unionized. It is the understanding of my Administration that recent organizing on CSU campuses has been largely respectful. In light of this history, it is not clear that this legislation is needed to facilitate successful organizing on CSU campuses. While I support minimizing disruptions to students from work stoppages on campus, this bill is premature."</i></p>	Vetoed
SB-648	Dahle	Education finance: average daily attendance: Mountain Valley Special Education Joint Powers Authority	This bill specifies that an employee of the Mountain Valley Special Education Joint Powers Authority who possessed a valid certification document shall be deemed "an employee of a school district in the County of Shasta or an employee of the Shasta County Office of Education" to satisfying the supervision requirements for computing average daily attendance.	Chapter 623
SB-661	Bradford	Student Athlete Bill of Rights	This bill (1) expands the rights that student athletes who attend an institution of higher education (IHE), as defined; and (2) removes the requirement on IHE, to rely exclusively on revenue derived from media to defray any costs accrued from affording these benefits to student athletes.	Chapter 625

SB-671	Portantino	School safety plans: dangerous, violent, or unlawful activities	This bill requires a local education agency, county office of education, and charter school safety plans to include procedures to assess and respond to reports of any dangerous, violent, or unlawful activity that is being conducted or threatened to be conducted at the school, at an activity sponsored by the school, or on a school bus serving the school.	Chapter 626
SB-760	Newman	School facilities: all-gender restrooms	This bill requires local educational agencies, county office of education, and charter schools, maintaining any combination of classes from kindergarten to grade 12, inclusive, to provide at least one all-gender restroom for pupil use at each of its schoolsites, as specified.	Chapter 227
SB-765	Portantino	Teachers: retired teachers: compensation limitation	This bill (1) amends the Teachers' Retirement Law to temporarily increase the postretirement compensation earning limit; (2) authorizes temporary use of an alternative framework for educational employers to hire retired members of the California State Teachers' Retirement System (CalSTRS); (3) requires CalSTRS to submit a report to specific legislative committees; and (4) makes these provisions operative commencing 7/1/24, with a sunset on 7/1/6, among other provisions.	Chapter 885
SB-791	McGuire	Postsecondary education: academic and administrative employees: disclosure of sexual harassment	This bill requires the governing board of a community college district and the Trustees of the California State University, and requests the Regents of the University of California, to require an application for appointment to an academic or administrative position to disclose any final administrative or judicial decision issued within the last seven years determining that the applicant committed sexual harassment.	Chapter 415
SB-808	Dodd	California State University: annual report: sexual harassment reports: formal sexual harassment complaints	This bill requires the California State University to annually submit a report to the Legislature related to sexual harassment reports, complaints, investigations, hearings, and appeals.	Chapter 417
SB-857	Laird	Advisory task force: LGBTQ+ pupil needs	This bill requires the Superintendent of Public Instruction (SPI), by 7/1/24, to convene an advisory task force of at least 15 members to identify the needs of lesbian, gay, bisexual, transgender, queer, questioning, and plus (LGBTQ+) students and make recommendations to assist in implementing supportive policies and initiatives to address LGBTQ+ student education and well-being.	Chapter 228
SB-872	Min	Pupil enrollment: class size: report	This bill requires the California Department of Education to publish a report annually on its website on the average class sizes in public schools.	Chapter 614
SB-886	Committee on Education	Postsecondary education	This bill makes noncontroversial, technical and conforming changes to various provisions of the Education Code.	Chapter 188

ELECTIONS & CONSTITUTIONAL AMENDMENTS

AB-34	Valencia	Elections: County of Orange Citizens Redistricting Commission	This bill establishes a Citizens Redistricting Commission in Orange County to be tasked with adjusting the boundary lines of the supervisorial districts of Orange County, as specified.	Chapter 315
AB-37	Bonta	Political Reform Act of 1974: campaign funds: security expenses	This bill authorizes campaign funds to be used for costs related to security expenses, as defined, to protect a candidate, elected officer, or the immediate family or staff of a candidate or elected officer, as specified. <i>VETO message: "This bill would expand what qualifies as an allowable use of campaign funds for security-related expenses. While I support the author's intention, the bill as drafted does not clearly define security expenses. Without more guidance on what would or would not be allowed as a legitimate use of campaign funds, this bill could have unintended consequences and could lead to use of political donations for expenditures far beyond what any reasonable donor would expect. We must ensure political donations are utilized in a manner consistent with their intended purpose."</i>	Vetoed
AB-63	Cervantes	Canvass of the vote: reporting results	This bill (1) requires elections officials to update election results at least two times a week until the results are complete, except as specified; and (2) requires the Secretary of State (SOS) to inform the Legislature if a candidate was elected to the Legislature but was not continuously registered to vote in the district in which the candidate was running between the date that the candidate filed for office and the date on which the SOS notifies the Legislature that the person apparently was elected.	Chapter 514
AB-292	Pellerin	Primary elections: ballots	This bill (1) modifies the notice and application mailed to voters who have declined to disclose a political party preference (commonly referred to as a No Party Preference (NPP)) prior to each partisan primary election, as specified; (2) permits an NPP voter to send a text message to request the ballot of a political party that has authorized a NPP voter to vote in its partisan primary election, as specified; and (3) requires a nonpartisan ballot provided for use in a presidential primary election to include specified information.	Chapter 646
AB-334	Blanca Rubio	Public contracts: conflicts of interest	This bill specifies that an independent contractor is not a public officer for the purpose of a state law prohibiting conflicts of interests in public contracts, if certain conditions are met.	Chapter 263
AB-398	Pellerin	Voting: replacement ballots	This bill allows an elections official to provide a replacement vote by mail ballot to a voter without the need for the voter to provide a specified statement under penalty of perjury.	Chapter 650
AB-421	Bryan	Elections: referendum measures	This bill (1) requires the top funders be listed in the state voter information guide for a referendum measure, as specified; (2) recasts the ballot question and responses for a referendum measure, as specified; and (3) changes the	Chapter 162

			certification timeline for statewide referendum allowing for additional time for proponents of a statewide referendum measure to withdraw the measure, as specified.	
AB-507	Bryan	Presidential electors	This bill (1) requires the Governor to designate an alternative location for California's presidential electors to meet if it is unsafe for the electors to meet at the State Capitol due to a state of emergency; and (2) changes the date that electors meet to conform to a recent change in federal law.	Chapter 88
AB-545	Pellerin	Elections: access for voters with disabilities	This bill (1) permits a voter with a disability to vote by regular ballot outside any polling place (also referred to as "curbside" voting); and (2) eliminates provisions of law that require a voter to declare under oath that they are unable to mark their ballot in order to receive assistance marking their ballot.	Chapter 658
AB-626	Pellerin	Voting: returning vote by mail ballots in person	This bill authorizes a voter to return their vote by mail ballot to an in-person voting location, without placing the ballot into a ballot identification envelope if specified conditions are met.	Chapter 661
AB-764	Bryan, Cervantes	Local redistricting	This bill (1) makes special districts, school districts, community college districts, and county boards of education subject to similar criteria and process requirements that apply to counties and cities that are adjusting the boundaries of the districts used to elect members of their governing bodies, as specified; and (2) increases the public hearing and outreach requirements that apply to all local jurisdictions as part of the process for adopting or adjusting boundaries.	Chapter 343
AB-773	Pellerin	Elections: filings	This bill (1) requires all arguments and rebuttals related to a ballot measure in a district or school district that encompasses more than one county to be submitted to a "lead county," as specified; (2) requires a county elections official to post and accept an electronic submission of a form to be used by a candidate to submit a candidate statement for inclusion in the voter information guide; and (3) allows a candidate running in a multicounty district to submit a hard copy of their candidate statement form by mail, instead of in person, as specified.	Chapter 664
AB-969	Pellerin	Elections: voting systems	This bill (1) prohibits an election official from performing a manual vote count in any contest in which there are more than 1,000 eligible registered voters unless certain conditions are met and as specified; and (2) prohibits a jurisdiction that administers elections from terminating a contract for an existing certified voting system until the jurisdiction has a plan to transition to a new voting system and a new contract is signed, as specified.	Chapter 300
AB-1037	Berman, Cervantes	Vote by mail ballots: signature verification	This bill permits a voter who has a missing signature or a mismatched signature on their vote by mail identification envelope to return a completed signature verification statement or unsigned identification envelope statement by electronic means, in addition to those permitted under existing law, if such means are made available by the elections official, as specified.	Chapter 673

AB-1219	Berman	Elections: ballots	This bill makes various changes and revisions to ballot design requirements, as specified.	Chapter 676
AB-1227	Low	Elections: County of Santa Clara	This bill allows Santa Clara County to use ranked choice voting to elect county officers.	Chapter 362
AB-1248	Bryan	Local redistricting: independent redistricting commissions	<p>This bill requires a county or city with more than 300,000 residents, or a school district or community college district with more than 500,000 residents, to establish an independent redistricting commission to adopt district boundaries after each federal decennial census.</p> <p><i>VETO message: "This bill requires a city or county with more than 300,000 residents, or a school district or community college district with more than 500,000 residents, to establish an independent redistricting commission. While I share the author's goal of ensuring community control over the redistricting process, this bill creates a state-reimbursable mandate in the tens of millions and should therefore be considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-1539	Berman	Elections: double voting	This bill prohibits a person from voting in an election in California and in an election in another state on the same date.	Chapter 692
AB-1761	Committee on Elections	Citizens Redistricting Commission: governance	This bill (1) clarifies the definition of a "day" as it is used in the statutes governing the Citizens Redistricting Commission (Commission); and (2) adds express authority for the Commission to rotate members through the positions of chair and vice chair.	Chapter 146
AB-1762	Committee on Elections	Elections omnibus bill	This bill makes various minor and technical changes to the Elections Code.	Chapter 479
ACA-1	Aguiar-Curry, Berman, Haney, Lee, Wicks	Local government financing: affordable housing and public infrastructure: voter approval	This constitutional amendment allows, subject to voter approval, a city, county, or special district, with 55% voter approval, to incur bonded indebtedness or impose specified special taxes to fund projects for affordable housing, permanent supportive housing, or public infrastructure, as specified.	Resolution Chapter 173

SB-25	Skinner	Declaration of candidacy: notary	This bill permits a candidate who will not be in the State of California during the entire nomination period to appear before a notary public of another state to complete the declaration of candidacy, as specified.	Chapter 26
SB-29	Glazer	The Political Reform Act of 1974: Fair Political Practices Commission: political reform education program	This bill codifies a political reform education program into the Political Reform Act of 1974 (PRA) for low-level violations of the PRA as an alternative to an administrative proceeding, as specified.	Chapter 696
SB-52	Durazo	Redistricting: large charter cities	This bill requires a charter city with a population of at least 2.5 million people, which has a city charter that does not establish an independent redistricting commission, to establish an independent redistricting commission to adjust the district boundaries for the city council, as specified. <i>VETO message: "This bill requires a charter city with a population of at least 2.5 million people to establish an independent redistricting commission, if one is not already required by the city's charter. While I agree with the goal of the author's proposal, this bill is contingent on the enactment of Assembly Bill 1248 [(Bryan, 2023)], which I have vetoed."</i>	Vetoed
SB-77	Umberg	Voting: signature verification: notice	This bill requires an election official to notify a voter by telephone, text message, or email of the opportunity for a voter to verify their signature if the voter's signature did not compare to the signature on file, or to provide a signature if the voter's signature was missing.	Chapter 701
SB-297	Allen	Elections: initiatives and referenda: withdrawal	This bill (1) permits the proponents of a statewide initiative or referendum to withdraw the measure contingent on the enactment of a particular legislative measure; and (2) reduces, from all to a majority of the proponents, the number of proponents of a statewide initiative or referendum who must agree to withdraw the measure after the petitions for that measure have been filed, as specified.	Chapter 483
SB-314	Ashby	County of Sacramento Redistricting Commission	This bill establishes the Citizens Redistricting Commission for Sacramento County to be tasked with adjusting the boundary lines of the supervisorial districts of Sacramento County, as specified.	Chapter 389
SB-386	Newman	Elections	This bill (1) extends signature verification periods within which the election officials must complete their determination of the number of qualified signatures on various state and local petitions, as specified; (2) requires city election officials to publish a public notice with specified city election information no later than three days before the deadline for nomination papers, as specified; and (3) repeals obsolete ballot language as it relates to presidential elections.	Chapter 870
SB-437	Dodd	Presidential elections: candidates	This bill (1) requires qualified political parties to submit to the Secretary of State the names of their nominees for President and Vice President by a specific	Chapter 72

			deadline; and (2) clarifies the law when a candidate for elective office changes their name within one year of an election.	
SB-485	Becker	Elections: election worker protections	This bill provides additional specificity for penal provisions within the Elections Code as it pertains to a person who interferes with the officers holding an election, officers conducting a canvass, or with voters lawfully exercising their rights of voting at an election.	Chapter 611
SB-658	McGuire	Nominations: tax return disclosures: candidates for Governor	This bill makes various changes to statutory guidelines for submitting and disclosing a gubernatorial candidate's income tax returns.	Chapter 880
SB-678	Umberg	Elections: disclosures	This bill requires disclosure disclaimers when a person is paid by a committee to post online political content in support of or opposition to candidates and measures.	Chapter 156
SB-681	Allen	Political Reform Act of 1974: amendments	This bill (1) reduces the time from 12 to eight days that bills amending the Political Reform Act of 1974 (PRA) be in final form before passage in each house; and (2) retains the 12-day requirement if the previous form of the bill did not amend the PRA.	Chapter 499
SB-789	Allen, Wiener	Elections: Senate Constitutional Amendment 2 of the 2021-22 Regular Session and Assembly Constitutional Amendment 5 of the 2023-24 Regular Session	This bill (1) moves SCA 2 (Allen, Resolution Chapter 182, Statutes of 2022) and ACA 5 (Low, Resolution Chapter 125, Statutes of 2023) from the 3/5/24 statewide primary election to the 11/5/24 statewide general election; and (2) places ACA 1 (Aguiar-Curry, Resolution Chapter 173, Statutes of 2023) on the 11/5/24 statewide general election.	Chapter 787

ENERGY, UTILITIES & COMMUNICATIONS

AB-3	Zbur	Offshore wind energy: reports	This bill requires the California Energy Commission to: (1) develop a second-phase plan and strategy for seaport readiness, by 12/31/26, that builds upon the recommendations and alternatives in the strategic plan for offshore wind energy (OSW) developments that is due to the Legislature by 6/30/23 (but has not been issued); and (2) conduct a study, by 12/31/27, in consultation with the California Workforce Development Board, on the feasibility of achieving specified in-state assembly and manufacturing and federally specified domestic content thresholds for OSW energy.	Chapter 314
AB-41	Holden	Telecommunications: The Digital Equity in Video Franchising Act of 2023	<p>This bill makes various changes to California’s cable video franchise regulation laws, including, but not limited to, clarifying the California Public Utilities Commission’s (CPUC) cable franchise regulatory authority, extending timelines for the franchise renewal process at the CPUC, prohibiting franchises from denying potential subscribers equal access to services based on the community income of those subscribers, and updating certain maximum fines for customer service violations to reflect inflation rates.</p> <p><i>VETO message: “This bill makes minor changes to the Digital Infrastructure and Video Competition Act (DIVCA). Two years ago, I signed SB 28 (Caballero, Chapter 673, Statutes of 2021), which made minor changes to DIVCA. In signing that bill I encouraged the Legislature to go further on DIVCA reform. Unfortunately, this bill does not go far enough. While I greatly value and appreciate the efforts made by the author, the changes this bill makes will not meaningfully increase digital equity in California. I am deeply committed to providing access to broadband services to ALL Californians. So much so that in 2021, I worked with the Legislature to pass an historic \$6 billion broadband infrastructure investment to bridge the Digital Divide. If we are going to close the Digital Divide once and for all, we must build on these efforts and consider strategic reforms to the policy tools at our disposal. To that end, I look forward to partnering with the Legislature to further our broadband access and affordability efforts.”</i></p>	Vetoed
AB-50	Wood	Public utilities: timely service: customer energization	This bill (1) requires the California Public Utilities Commission, by 7/1/25, to determine the criteria for customers to receive timely electricity service when requesting new service connections or upgraded service, known as “energization;” and (2) proposes several policies to address delays in connecting customers to the electrical grid, including improved information sharing with local governments, reporting by electric investor-owned utilities, and other measures.	Chapter 317
AB-286	Wood	Broadband infrastructure: mapping	This bill (1) expands the types of data included in the California Public Utilities Commission’s (CPUC) interactive broadband map to allow users to submit specified self-reported data; and (2) requires the CPUC to validate self-reported data before using that data as evidence in a proceeding.	Chapter 645

AB-414	Reyes	Communications: Digital Equity Bill of Rights	This bill (1) defines equal access to broadband service; and (2) establishes a state policy of supporting subscribers' equal access to broadband services	Chapter 436
AB-604	Lee	Mobilehome parks: water utility charges	This bill proposes to clarify the charges and fees that can be assessed by management of mobilehome parks that elect to provide submetered water service to tenants, and clarifies they are subject to a requirement that they charge proportional rates, under the limitations of the Mobilehome Residency Law.	Chapter 807
AB-678	Alvarez	Biomethane procurement targets or goals: core transport agents	This bill extends the authority of the California Public Utilities Commission to establish biomethane procurement targets on gas corporations to also include core transport agents – third-party natural gas providers.	Chapter 339
AB-965	Juan Carrillo	Local government: broadband permit applications	This bill establishes requirements for local governments to process batched permits for broadband infrastructure.	Chapter 553
AB-1061	Rendon	Electricity Supply Strategic Reliability Reserve Program	This bill requires facilities constructed by the Department of Water Resources (DWR) or under a contract with the DWR for purposes of the Electric Supply Strategic Reliability Reserve Program to comply with regulations regarding mandatory reporting of greenhouse gas (GHGs) emissions and compliance with the cap-and-trade program to reduce GHGs.	Chapter 558
AB-1065	Jim Patterson	Communications: California Advanced Services Fund	<p>This bill clarifies that otherwise eligible wireless communications providers may receive certain broadband infrastructure grants issued by the California Public Utilities Commission.</p> <p><i>VETO message: "This bill specifies that wireless internet service providers are eligible to apply for and receive funding from the California Advanced Services Fund (CASF) last-mile Broadband Infrastructure Account (BIA) and the Federal Funding Account (FFA). The COVID-19 pandemic underscored the importance of making broadband service accessible and affordable to ALL Californians. In 2021, I signed into law Senate Bill 156 [(Committee on Budget and Fiscal Review, Chapter 112, Statutes of 2021)], which invests \$6 billion in broadband infrastructure, of which \$2 billion is allocated to the streamlined last-mile FFA program to connect households and businesses with time-limited federal funds. The goal of this last-mile grant program, administered by the California Public Utilities Commission (CPUC), is to expeditiously connect unserved and underserved communities to future-proof broadband service. Unfortunately, this bill would delay this effort by requiring the CPUC to halt the FFA program and modify the rules governing this program through a lengthy process. This could jeopardize the CPUC's ability to meet federal funding encumbrance deadlines and it could significantly disrupt the review of project grant applications that were recently submitted. As I noted last year in my veto message to Assembly Bill 2749 (Quirk-Silva), we simply cannot afford to delay the implementation of the</i></p>	Vetoed

			<i>FFA program, as investing in scalable broadband infrastructure is foundational to connecting every Californian to long-lasting economic opportunity and success.”</i>	
AB-1068	Valencia	Public Utilities Commission: ex parte communications	This bill deletes current prohibitions on written ex parte communication in specified proceedings at the California Public Utilities Commission.	Chapter 826
AB-1172	Calderon	Integrated energy policy report: fusion energy	This bill requires the California Energy Commission as part of its 2027 integrated energy policy report to include an assessment of the potential for fusion energy to contribute to California’s power supply.	Chapter 360
AB-1373	Garcia, Becker, Ting	Energy	This bill (1) makes numerous changes to electricity policy, most notably, authorizes the Department of Water Resources (DWR) to serve as a central procurement entity to procure energy resources in order to help the state meet its renewable and zero-carbon energy resources and reliability goals should the California Public Utilities Commission identify a specific procurement need and make a request of DWR; and (2) includes numerous related and additional provisions.	Chapter 367
AB-1614	Gabriel	Retail gasoline fueling stations: alternative fuels transition: study	<p>This bill requires the California Energy Commission to conduct a study on transitioning gas stations from petroleum to alternative fuels upon appropriation by the Legislature.</p> <p><i>VETO message: “This bill would require the California Energy Commission (CEC), in consultation with the Governor’s Office of Business and Economic Development, to conduct a study on the statewide transition of fuel stations from gasoline to alternative fuels. This bill will result in additional costs to the General Fund and the CEC’s primary operating fund, which is currently facing an ongoing structural deficit. This bill exacerbates the CEC’s operating funds structural imbalance. Additionally, many provisions of this bill are duplicative of existing law, which requires the CEC, in consultation with various state entities, to prepare a transportation fuels transition plan by December 31, 2024. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed

SBX1-2	Skinner	Energy: transportation fuels: supply and pricing: maximum gross gasoline refining margin	This bill proposes several policies to address gasoline supply and pricing, including authorizing the California Energy Commission to establish a maximum gross gasoline refining margin (maximum margin) and penalty on gasoline sold by refiners in the state.	Chapter 1, Statutes of 2023-24 First Extraordinary Session
SB-3	Dodd	Discontinuation of residential water service: covered water system	This bill (1) requires, on and after 8/1/24, covered water systems that supply water to 200 service connections or less to have a written policy on the discontinuation of residential water service; (2) requires that policy to be provided in writing in multiple languages; (3) prohibits covered water systems from shutting off water service for certain customers that meet specified criteria and prohibits the shutoff of water service until the water bill has been delinquent for 60 days; and (4) enacts a cap on reconnection fees a covered water system can charge for restoring water service.	Chapter 855
SB-38	Laird	Battery energy storage facilities: emergency response and emergency action plans	This bill requires each battery energy storage facility located in the state, and subject to specified safety requirements, to have an emergency response plan and emergency action plan that covers the premises of the battery energy storage facility.	Chapter 377
SB-48	Becker	Building Energy Savings Act	This bill requires the California Energy Commission, along with other agencies, to develop to a state strategy to achieve state goals for energy and greenhouse gas emissions from existing buildings.	Chapter 378
SB-306	Caballero	Climate change: Equitable Building Decarbonization Program: Extreme Heat Action Plan	This bill requires annually reporting to the Legislature by the California Energy Commission regarding the direct install program as part of the Equitable Building Decarbonization Program and codifies the Extreme Heat Action Plan with required reporting.	Chapter 387
SB-319	McGuire	Electricity: transmission planning and permitting	This bill requires specified actions related to electric transmission planning, including: a review and update to a December 2022 memorandum of understanding and related workplan among California energy agencies and California Independent System Operator; the development of an electrical transmission infrastructure guidebook; and a report to the Legislature regarding the status of transmission projects.	Chapter 390
SB-355	Eggman	Multifamily Affordable Housing Solar Roofs Program	This bill makes changes to the Solar on Multifamily Affordable Housing Program, including expanding the eligibility for the program in order to increase participation.	Chapter 393
SB-394	Gonzalez	Master Plan for Healthy, Sustainable, and Climate-Resilient Schools	This bill requires the California Energy Commission to convene a group of agencies and stakeholders to develop a master plan for healthy, sustainable, and climate-resilient schools.	Vetoed

			<p><i>VETO message: "This bill would require the California Energy Commission, upon appropriation by the Legislature, to convene more than ten state agencies, departments and commissions, as well as numerous stakeholders, to develop a Master Plan for Healthy, Sustainable, and Climate-Resilient Schools. The Master Plan would be due on or before March 31, 2025, or 15 months after the appropriation is made for this purpose, whichever is later. While I support the author's goal of making our schools more climate friendly and climate prepared, the development of this Master Plan will cost up to \$10 million that was not considered through the annual budget process. Additionally, the Master Plan would create significant long-term cost pressures that are not accounted for in the state budget plan. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature approved bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	
SB-410	Becker	Powering Up Californians Act	<p>This bill (1) requires the California Public Utilities Commission to establish, by 9/30/24, reasonable average and maximum target energization time periods in order to connect new customers and upgrade the service of existing customers to the electrical grid; and (2) requires reporting by electrical corporations and authorizes specified annual cost-recovery, subject to a cap.</p>	Chapter 394
SB-420	Becker	Electricity: electrical transmission facility projects	<p>This bill, among its provisions, exempts construction of a new electrical transmission facility, or other modification, including lines and substations, by an electrical corporation from the requirement to obtain discretionary permit from the California Public Utilities Commission, if the electrical transmission facility meets certain requirements.</p> <p><i>VETO message: "This bill would revise the California Public Utilities Commission (CPUC) environmental permitting authority over specific types of electric transmission projects, which would largely reassign this responsibility to local agencies. While I agree with the author's intent to accelerate the development of new and needed electric transmission projects to move electricity from clean energy resources to consumers, this bill compounds existing permitting complexity for these projects by devolving permitting authority of mid-sized electric transmission projects from a single state agency to local agencies. Building out the electric transmission system is critical for delivering clean electricity to customers from our growing portfolio of zero-carbon resources. I welcome further partnership with the Legislature to develop targeted policies that would accelerate the development of this needed electric infrastructure. Last year and this year, I signed a number of bills that advance our electric infrastructure needs, helping us progress towards our decarbonization goals. We</i></p>	Vetoed

			<p><i>should build on these efforts thoughtfully. To that end, I'm directing my Administration to work through the infrastructure Strike Team established by Executive Order N-8-23 to do just this. I look forward to advancing these efforts through the Strike Team to avoid any unintended consequences that will further complicate statewide electric transmission planning and delay permitting for these projects."</i></p>	
SB-429	Bradford	Transportation network companies: participating drivers: vehicle inspections	<p>This bill (1) codifies vehicle inspection requirements for transportation network company (TNC) vehicles; and (2) requires TNCs to compensate certain drivers for their time spent completing a vehicle inspection.</p> <p><i>VETO message: "This bill codifies vehicle inspection requirements for transportation network companies (TNCs) and requires TNCs to compensate certain drivers for their time spent completing a vehicle inspection. The bill also specifically authorizes TNC vehicle inspections to be completed remotely or virtually. While I appreciate the intent of the author to make it easier for drivers to comply with the existing vehicle inspection requirements, this bill may weaken these requirements, which are purposefully designed to protect public, driver and passenger safety. Last year I vetoed legislation that would have authorized similar provisions. At that time, I encouraged the author of that bill to work with the CPUC to clearly identify and address any issues or safety improvements. I continue to believe that is the most appropriate approach for addressing these types of safety matters."</i></p>	Vetoed
SB-493	Min	Air pollution: alternative vehicles and electric and hydrogen infrastructure	<p>This bill (1) requires the California Energy Commission (CEC) to assess the energy resources needed to meet state goals to transition medium- and heavy-duty vehicles to zero-emission vehicles; and (2) requires the California Air Resources Board (CARB) to incorporate the CEC's assessments and a strategic plan for this transition into CARB's existing mobile source strategy.</p> <p><i>VETO message: "This bill would expand the scope of several assessments and strategies developed by the California Energy Commission (CEC) and California Air Resources Board (CARB) related to zero-emission vehicle (ZEV) infrastructure. However, this bill results in costs to the CEC's primary operating fund, which is currently facing an ongoing structural deficit, and thus exacerbates the fund's structural imbalance. Additionally, many provisions of this bill are currently being incorporated into relevant ZEV infrastructure planning processes at the California Public Utilities Commission (CPUC), in consultation with both the CEC and CARB. At best, this bill's provisions may duplicate these efforts and, at worst, may complicate this work and lead to misaligned interagency work streams. We must ensure that the CPUC, CEC and CARB utilize their core competencies and focus their expertise and existing resources on improving ZEV infrastructure planning processes. This bill falls short of accomplishing this goal."</i></p>	Vetoed

SB-506	Laird	Public Utilities Commission: railroads: colored pavements marking project	This bill requires the California Public Utilities Commission to develop and implement a colored pavement markings project at one or more at-grade highway-railroad crossings, if authorized by federal law or regulation.	Chapter 288
SB-605	Padilla	Wave and tidal energy	This bill (1) requires the California Energy Commission (CEC) to include as part of the 2024 integrated energy policy report, an evaluation of the feasibility, costs, and benefits of using wave energy and tidal energy; and (2) requires the CEC to submit a report on the findings to the Legislature by 1/1/25.	Chapter 405
SB-619	Padilla	State Energy Resources Conservation and Development Commission: certification of facilities: electrical transmission projects	<p>This bill (1) authorizes an electrical corporation that applies to the California Public Utilities Commission (CPUC) to authorize a construction of a high voltage electrical transmission line, rated at 138 kilovolts or greater, to apply to the California Energy Commission (CEC) for certification of the facility pursuant to the California Environmental Quality Act (CEQA), instead of the CPUC conducting the CEQA review; and (2) provides that the CEC certification authorizes the project to be eligible for the CEQA judicial streamlining afforded to Environmental Leadership Development Projects and the CEC's "Opt-in" permitting process.</p> <p><i>VETO message: "This bill would allow an electric investor-owned utility (IOU) that applies to the California Public Utilities Commission (CPUC) for a certificate or a permit authorizing the new construction of any electrical transmission project to separately apply to the California Energy Commission (CEC) for environmental review under the California Environmental Quality Act (CEQA). Building out the electric transmission system is critical for delivering clean electricity to customers from our growing portfolio of zero-carbon resources. While I share the author's goal to improve electric transmission permitting to expedite needed project development, decentralizing permitting between two agencies creates new coordination challenges, requires duplicative staffing, disrupts the sequencing of permitting workstreams and impedes the ability of either agency to consider the full scope of an electric transmission project. Ensuring that a single agency can account for and mitigate both significant costs to electric ratepayers and environmental impacts can lead to better results for Californians. I welcome further partnership with the Legislature to develop targeted policies that would accelerate the development of needed electric infrastructure. Last year and this year, I signed a number of bills that advance our electric infrastructure needs, helping us progress towards our decarbonization goals. We should build on these efforts thoughtfully. To that end, I'm directing my Administration to work through the infrastructure Strike Team established by Executive Order N-8-23 to do just this."</i></p>	Vetoed
SB-664	Stern	Energy: reliability planning assessment: integrated energy policy report	This bill requires the California Energy Commission to include extreme weather events within the existing energy demand forecasts and, as part of an existing assessment with the California Public Utilities Commission, include specified reporting on the status of electric infrastructure projects and the contracting of	Vetoed

			<p>fossil fuel resources as part of a statewide program for electricity supply reliability.</p> <p><i>VETO message: "This bill would require the California Energy Commission (CEC) and the California Public Utilities Commission (CPUC) to include in their quarterly Joint Reliability Planning Assessment (JRPA) status updates on transmission projects, energy infrastructure projects, and the use of fossil fuels as part of the Strategic Reliability Reserve, and to post this information online. While I support the author's attempt to daylight the development and use of specific energy infrastructure, this bill is redundant of existing efforts and duplicates requirements in other bills that I recently signed. To achieve our clean energy and climate goals, we must ensure that the relevant agencies' planning and reporting efforts are coordinated and aligned. Unfortunately, this bill does not achieve that objective."</i></p>	
SB-746	Eggman	Energy conservation contracts: alternate energy equipment: green hydrogen: Tri-Valley-San Joaquin Valley Regional Rail Authority	This bill authorizes the Tri-Valley San Joaquin Valley Regional Rail Authority to enter into contracts related to green electrolytic hydrogen.	Chapter 410
SB-757	Archuleta	Railroads: contract crew transportation vehicles	This bill clarifies licensing requirements for rail crew transportation providers, prohibits certain subcontracting for these services, and increases minimum insurance requirements for rail crew transportation operators.	Chapter 411
SB-837	Archuleta	Energy: building energy standards: sealed and unvented attics	This bill requires the California Energy Commission to consider adopting building energy efficiency standards for unvented and sealed attics as part of the next cycle of building code development.	Chapter 509
SB-842	Bradford	Energy: petroleum refinery turnaround and maintenance	<p>This bill modifies and makes clarifying changes to the requirements on the California Energy Commission adopted as part of the extraordinary session related to petroleum refinery turnarounds and scheduling of maintenance to protect the health and safety of employees and the public.</p> <p><i>VETO message: "This bill amends provisions of SB X1-2 (Skinner [, Chapter 1, Statutes of 2023]), enacted during the 2022-2023 Special Session on high gasoline prices, related to the California Energy Commission's (CEC) development of regulations governing oil and gasoline refinery turnaround and maintenance. This bill would require the CEC to consult with the Department of Industrial Relations in addition to other entities already required by SB X1-2, and to consider the existing statutory process safety management standards when evaluating ways to manage refinery maintenance. I support the bill's intent to avoid any adverse impacts to the safety of employees and surrounding communities in the development of regulations. This is why SB X1-2 already provides several safeguards to that effect, including a requirement to consult with the State Labor and Workforce Development Agency and labor and industry</i></p>	Vetoed

			<p><i>stakeholders. It would be imprudent to sign this bill so soon after the effective date of SB X1-2 and before the CEC has fully contemplated implementation of the refinery maintenance portions of that law. This has become more relevant than ever with the recent and somewhat sudden price increases of gasoline observed and shared publicly by our new Division of Petroleum Market Oversight created with the new authorities provided by SB X1-2. This bill could create a barrier to the CEC's ability to protect consumers from unnecessary gasoline price spikes caused by interruptions in petroleum supply."</i></p>	
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ENVIRONMENTAL QUALITY

AB-43	Holden	Greenhouse gas emissions: building materials: embodied carbon trading system	This bill makes a number of changes to the provisions created by AB 2446 (Holden, Chapter 352, Statutes of 2022), and expands the framework created therein by including authority for the California Air Resources Board to establish an Embodied Carbon Trading System.	Chapter 316
AB-246	Papan	Product safety: menstrual products: perfluoroalkyl and polyfluoroalkyl substances	<p>This bill prohibits, commencing 1/1/25, a person from manufacturing, distributing, selling, or offering for sale in the state any menstrual products that contain intentionally added perfluoroalkyl and polyfluoroalkyl substances (PFAS) or, commencing 1/1/27, concentrations of PFAS at or above 10 parts per million.</p> <p><i>VETO message: "This bill would prohibit, by 2025, the manufacture, distribution, or sale of menstrual products that contain intentionally added perfluoroalkyl or polyfluoroalkyl substances (PFAS) at a certain concentration level, as well as limit, by 2027, the concentration of total organic fluorine in menstrual products. This is one of three single-product chemical bans passed by the Legislature this year that attempt to address serious concerns with the presence of PFAS in consumer products. These bills do not identify or require any regulatory agency to determine compliance with, or enforce, the proposed statute. While I strongly support the author's intent and have signed similar legislation in the past, I am concerned that this bill falls short of providing enhanced protection to California consumers due to lack of regulatory oversight. Previously enacted single-product chemical bans, which also lack oversight, are proving challenging to implement, with inconsistent interpretations and confusion among manufacturers about how to comply with the restrictions. In order to instill consumer confidence and effectively address public health and environmental concerns, I am directing the Department of Toxic Substances Control to engage with the author and the Legislature and consider alternative approaches to regulating the use of these harmful chemicals in consumer products."</i></p>	Vetoed
AB-249	Holden	Water: schoolsites: lead testing	<p>This bill (1) requires, on or before 1/1/27, a community water system that serves a schoolsite receiving federal Title I funds to test for lead in each of the schoolsite's potable water system outlets and to report the results to the State Water Resources Control Board and applicable school or local educational agency (LEA); and (2) requires LEAs or schools, if lead levels exceed five parts per billion, to perform specified actions.</p> <p><i>VETO message: "This bill would require community water systems serving schoolsites with buildings constructed before January 1, 2010, to test for lead at each of those schoolsites' potable water system outlets. It also establishes notification and remediation requirements for local educational agencies if testing results show certain lead levels for any outlet and requires the State Water Resources Control Board (State Water Board) to collect, track, and publicly post certain compliance data, and enforce this bill's provisions. Minimizing childhood exposure to lead in drinking water is a critical issue. While I support the author's commitment to ensure safe drinking water in schools, this</i></p>	Vetoed

			<p><i>bill contains several problematic provisions and cannot be implemented as drafted. The bill constitutes an entirely new enforcement role for the State Water Board, requires the creation of a costly database for tracking compliance and enforcement, and contains an infeasible implementation timeline. Although some funding was included in the 2023 budget for testing and remediation, the bill lacks key provisions for efficiently administering the funding and is inadequate to cover the full cost of implementation. Additionally, this bill creates a reimbursable state mandate with ongoing Proposition 98 General Fund costs that could range into the hundreds of millions of dollars. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	
AB-279	Blanca Rubio	San Gabriel Basin Water Quality Authority: annual pumping right assessment	This bill raises the maximum amount the San Gabriel Basin Water Quality Authority can impose for an annual pumping assessment from \$10 to \$20.	Chapter 799
AB-356	Mathis	California Environmental Quality Act: aesthetic impacts	This bill (1) extends, until 1/1/29, an existing provision that waives consideration of aesthetic effects under the California Environmental Quality Act for projects that refurbish, convert, or replace derelict buildings; and (2) requires the lead agency to file a notice with the Office of Planning and Research when it uses this waiver.	Chapter 116
AB-363	Bauer-Kahan	Pesticides: neonicotinoids for nonagricultural use: reevaluation: control measures	This bill (1) prohibits the sale, possession, or use of neonicotinoid pesticides for non-agricultural uses, except for possession or use by state certified applicators and sale by state licensed pest control dealers, beginning on 1/1/25; (2) requires the Department of Pesticide Regulation to reevaluate non-agricultural uses of neonicotinoid pesticides relative to pollinating insects, aquatic ecosystems, and human health; and (3) sets deadlines for this process, including the adoption of any necessary control measures by 7/1/29.	Chapter 520
AB-407	Chen	Hazardous waste: used oil	<p>This bill clarifies how material that is exempted from hazardous waste regulation as a used oil under state law can be managed.</p> <p><i>VETO message: “This bill would exempt used oil from state regulation as a hazardous waste if it meets the testing, certification, and record-keeping requirements for highly controlled used oil. Despite meeting certain purity standards, highly controlled used oil is still a hazardous material requiring oversight to mitigate public health and environmental concerns. While I appreciate the author’s intent to provide used oil generators with alternative</i></p>	Vetoed

			<i>pathways to more sustainable recycling options, this bill undermines the ability of the Department of Toxic Substances Control (DTSC) to investigate and prove violations of improper used oil management practices. I encourage the author to work with the DTSC to develop strategies to achieve recyclability of used oil that are consistent with state health and environmental standards."</i>	
AB-496	Friedman	Cosmetic safety	This bill prohibits, commencing 1/1/27, a person or entity from manufacturing, selling, delivering, holding or offering for sale in commerce any cosmetic product that contains any of the 26 intentionally added ingredients specified in this bill.	Chapter 441
AB-536	Wilson	Bay Area Air Quality Management Advisory Council: compensation	This bill repeals the prohibition on Bay Area Air Quality Management District Advisory Council to receive compensation for attending specified meetings.	Chapter 16
AB-541	Wood	California Safe Drinking Water Act: wildfire aftermath: benzene testing	This bill requires the State Water Resources Control Board to require a public water system that has experienced a wildfire event of 300 acres or more that damaged or destroyed a structure or structures connected to its distribution system to perform sample collection and analysis for the presence of benzene.	Chapter 530
AB-585	Robert Rivas, Petrie-Norris	Climate change: infrastructure and clean energy projects: assessments	This bill (1) requests the California Council on Science and Technology to perform a triennial literature review to assess the infrastructure projects necessary to achieve the quantities of renewable energy, and the distribution and transmission networks necessary, to achieve the state's energy, climate change, and air quality goals; and (2) requires the Governor's Office of Business and Economic Development to prepare an assessment of barriers limiting the deployment of clean energy projects by 1/1/26.	Chapter 336
AB-652	Lee	Department of Pesticide Regulation Environmental Justice Advisory Committee	This bill requires the Department of Pesticide Regulation (DPR) to convene an Environmental Justice Advisory Committee by 7/1/25, with specified membership that will provide recommendations to DPR to integrate environmental justice considerations into DPR's programs, policies, decision making, and activities.	Chapter 662
AB-664	Lee	California Safe Drinking Water Act	This bill requires the owner of any domestic well that serves a rental property and is located within a consolidation or extended service area, if the owner does not provide written consent, to ensure that tenants of rental properties served solely by that domestic well have access to an adequate supply of safe drinking water.	Chapter 810
AB-682	Mathis	State Water Resources Control Board: online search tool: funding applications	This bill requires the State Water Resources Control Board to, by 7/1/25, update its online search tool for funding applications to include, at a minimum, specified information relating to the status of water systems' funding applications.	Chapter 340
AB-727	Weber	Product safety: cleaning products and floor sealers or floor finishes: perfluoroalkyl	This bill (1) prohibits, commencing 1/1/26, a person or entity from manufacturing, selling, delivering, distributing, holding, or offering for sale in commerce in this state a cleaning product, as defined, containing intentionally added perfluoroalkyl	Vetoed

		and polyfluoroalkyl substances	<p>and polyfluoroalkyl substances (PFAS), or PFAS in a cleaning product or ingredient at or above 50 parts per million (ppm) commencing 1/1/26, 25 ppm commencing 1/1/27, and 10 ppm commencing 1/1/28; and (2) prohibits PFAS in a floor sealer or floor finish that is intentionally added or exceeds 10 ppm commencing 1/1/28.</p> <p><i>VETO message: "This bill would prohibit, by 2026, the manufacture, distribution, or sale of cleaning products that contain intentionally added perfluoroalkyl or polyfluoroalkyl substances (PFAS), and would apply this ban, by 2028, to floor sealer or floor finish products. This is one of three single-product chemical bans passed by the Legislature this year that attempt to address serious concerns with the presence of PFAS in consumer products. These bills do not identify or require any regulatory agency to determine compliance with, or enforce, the proposed statute. While I strongly support the author's intent and have signed similar legislation in the past, I am concerned this bill falls short of providing enhanced protection to California consumers due to lack of regulatory oversight. Previously enacted single-product chemical bans, which also lack oversight, are proving challenging to implement, with inconsistent interpretations and confusion among manufacturers about how to comply with the restrictions. In order to instill consumer confidence and effectively address public health and environmental concerns, I am directing the Department of Toxic Substances Control to engage with the author and the Legislature and consider alternative approaches to regulating the use of these harmful chemicals in consumer products."</i></p>	
AB-753	Papan	State Water Pollution Cleanup and Abatement Account: annual proceeds transfers	<p>This bill (1) creates the Waterway Recovery Account (Waterway Account) within the Waste Discharge Permit Fund; and (2) transfers 40% of the funds from the State Water Pollution Cleanup and Abatement Account to the Waterway Account for water quality restoration projects with a significant nexus to the community harmed by the original water quality violation.</p> <p><i>VETO message: "This bill establishes a new state fund for water quality projects with a focus on providing greenspace within disadvantaged communities and requires forty percent of annual revenue be taken from the Cleanup and Abatement Fund within the State Water Resources Control Board to fund these projects. While I appreciate the author's intent to improve clean up of local waterways in disadvantaged communities, this bill reallocates revenue from an oversubscribed fund that is utilized to clean up waste, abate the effects of waste on waters of the state, and address urgent drinking water needs. This funding represents a critical need and we cannot afford to redirect it to a new account."</i></p>	Vetoed
AB-777	Cervantes	Hazardous waste: Stringfellow Quarry Class I Hazardous Waste Disposal Site	<p>This bill prohibits any waste or sample generated from a site other than the Stringfellow Quarry Class I Hazardous Waste Disposal Site (Stringfellow) from being treated, stored, transferred to, or disposed at Stringfellow.</p>	Chapter 165
AB-785	Santiago	California Environmental Quality Act: exemption: City	<p>This bill creates exemptions to the California Environmental Quality Act (CEQA) for low-barrier navigation centers, supportive housing, transitional housing for</p>	Chapter 726

		of Los Angeles: County of Los Angeles: affordable housing and transitional housing	youth and young adults, and affordable housing projects, and actions leading up to the deployment of these project undertaken by the City and County of Los Angeles in specified areas until 1/1/30. This replaces existing law that had granted CEQA exemptions for supportive and emergency shelters in Los Angeles until 1/1/25. This bill adds labor provisions as eligibility criteria for this CEQA exemption, including requiring prevailing wage consistent with requirements established in AB 2011 (Wicks, Chapter 647, Statutes of 2022), and requiring that projects with 40 or more units have a project labor agreement.	
AB-1016	Jones-Sawyer	Pest control operations: aircraft operations: private applicator	This bill expands the Department of Pesticide Regulation's authority to create training programs for drone aerial applicator licensing independent of the existing journeymen/apprenticeship requirements.	Chapter 354
AB-1059	Friedman	Product safety: consumer products: textile fiberglass and covered flame retardant chemicals	This bill (1) prohibits the manufacturing, selling, offering, or distributing in commerce any juvenile product, mattress, or upholstered furniture that contains textile fiberglass; and (2) requires the International Sleep Products Association to submit a quantitative health risk assessment of modacrylic fiber without antimony trioxide, as specified.	Chapter 461
AB-1115	Papan	Barry Keene Underground Storage Tank Cleanup Trust Fund Act of 1989: brownfields remediation and redevelopment	This bill extends the provisions of the Barry Keene Underground Storage Tank Cleanup Trust Fund Act and Underground Storage Tank Cleanup Trust Fund to 1/1/36.	Chapter 561
AB-1159	Aguiar-Curry	California Global Warming Solutions Act of 2006: natural and working lands: market-based compliance mechanisms	This bill amends a provision of AB 1757 (C. Garcia, Chapter 341, Statutes of 2022) to (rather than prohibit any project receiving any and all state funds from generating credits for a market-based compliance mechanism) only prohibit the specific greenhouse gas emissions reduced or removed as a result of state funding from generating credits for a market-based compliance mechanism.	Chapter 358
AB-1216	Muratsuchi	Wastewater treatment plants: monitoring of air pollutants	This bill requires the Hyperion Water Reclamation Plant to install, operate, and maintain a fence-line monitoring system to track emissions of hydrogen sulfide, to perform source testing of nitrogen oxides and volatile organic compounds, and to do specified work in concert with the local air district.	Chapter 675
AB-1305	Gabriel	Voluntary carbon market disclosures	This bill (1) requires a business entity that is selling voluntary carbon offsets to disclose specified information about the applicable carbon offset project, including details regarding accountability if a project is not completed or does not meet the projected emission reductions or removal benefits; and (2) places obligations on entities making certain claims about their emissions.	Chapter 365
AB-1307	Wicks, Hoover, Luz Rivas	California Environmental Quality Act: noise impact: residential projects	This bill (1) specifies that public higher education institutions do not have to consider alternative locations for a project when preparing an Environmental Impact Report for a residential or mixed-use housing projects if certain	Chapter 160

			conditions are met; and (2) specifies that noise from residents does not constitute a significant environmental effect under the California Environmental Quality Act.	
AB-1322	Friedman	Pesticides: second-generation anticoagulant rodenticide: diphacinone	This bill (1) bans the use of diphacinone in wildlife habitat areas, as defined; (2) prohibits the use of diphacinone in the state until the Department of Pesticide Regulation has completed a reevaluation and developed and adopted further restrictions with the California Department of Fish and Wildlife, as specified; and (3) makes changes to existing restrictions on the use of second-generation anticoagulant rodenticides.	Chapter 836
AB-1423	Schiavo	Product safety: PFAS: artificial turf or synthetic surfaces	<p>This bill (1) prohibits, commencing 1/1/26, a public entity or educational institution, as specified, from purchasing or installing a covered surface that contains intentionally added per- and polyfluoroalkyl substances (PFAS) or PFAS at a concentration at or above 20 part per million; and (2) prohibits, commencing 1/1/26, a person or entity from manufacturing, distributing, selling, or offering for sale in the state any covered surface meeting these PFAS criteria. If the Department of Toxic Substances Control takes a regulatory action on artificial turf containing PFAS, the prohibitions of this bill will be repealed.</p> <p><i>VETO message: "This bill would prohibit, by 2026, a person, public entity, or educational institution from purchasing or installing artificial turf that contains intentionally added perfluoroalkyl or polyfluoroalkyl substances (PFAS) at a certain concentration level. This is one of three single-product chemical bans passed by the Legislature this year that attempt to address serious concerns with the presence of PFAS in consumer products. These bills do not identify or require any regulatory agency to determine compliance with, or enforce, the proposed statute. While I strongly support the author's intent and have signed similar legislation in the past, I am concerned that this bill falls short of providing enhanced protection to California consumers due to lack of regulatory oversight. Previously enacted single-product chemical bans, which also lack oversight, are proving challenging to implement, with inconsistent interpretations and confusion among manufacturers about how to comply with the restrictions. In order to instill consumer confidence and effectively address public health and environmental concerns, I am directing the Department of Toxic Substances Control to engage with the author and the Legislature and consider alternative approaches to regulating the use of these harmful chemicals in consumer products."</i></p>	Vetoed
AB-1449	Alvarez, Wicks	Affordable housing: California Environmental Quality Act: exemption	This bill exempts certain housing affordable housing projects from the California Environmental Quality Act, as specified.	Chapter 761
AB-1489	Wood	Solid waste: compostable covered materials	This bill specifies that compostable covered materials are not subject to the source reduction requirements of the Plastic Pollution Prevention and Packaging Producer Responsibility Act (SB 54, Allen, Chapter 75, Statutes of 2022).	Vetoed

			<p><i>VETO message: "This bill would specify that compostable covered materials are not subject to the source reduction requirements of the Plastic Pollution Prevention and Packaging Producer Responsibility Act (SB 54), thereby exempting compostable plastics. Last year, I signed SB 54 (Allen, Chapter 75, Statutes of 2022), which established a comprehensive regulatory framework and the nation's most ambitious goals to reduce single-use plastic in this state. It also set aggressive timelines for the Department of Resources Recycling and Recovery (CalRecycle) to implement a new and complex program. While I appreciate the author's intent to support compostable materials, the changes proposed by this bill will interfere with CalRecycle's ability to meet its statutory obligations to adopt regulations by January 1, 2025, as set by the Legislature. I encourage the author and stakeholders to work with CalRecycle on the issue this bill seeks to address in the regulatory process."</i></p>	
AB-1548	Hart	Greenhouse Gas Reduction Fund: grant program: recycling infrastructure projects	This bill adds specificity on the types of projects that are eligible for the Department of Resources Recycling and Recovery's grant program that provides financial assistance to promote the development of organic waste infrastructure and waste reduction programs.	Chapter 693
AB-1594	Garcia	Medium- and heavy-duty zero-emission vehicles: public agency utilities	This bill requires any state regulation that seeks to require the procurement of medium- and heavy-duty zero-emission vehicles to authorize public agency utilities to purchase replacements for traditional utility-specialized vehicles that are at the end of life, as determined by the California Air Resources Board in consultation with public agency utilities, when needed to maintain reliable service and respond to major foreseeable events, including severe weather, wildfires, natural disasters, and physical attacks, as specified.	Chapter 585
AB-1627	Lee	California Safe Drinking Water Act	This bill aligns state law with federal requirements by deleting a provision within the California Safe Drinking Water Act that applies to food facilities that are regulated under the California Retail Food Code.	Chapter 173
AB-1628	McKinnor	Microfiber filtration	<p>This bill requires that new washing machines sold in California for residential or state use contain a microfiber filtration system and informational label by 1/1/29. This provision will be enforced with a civil penalty up to \$10,000 for a first violation and \$30,000 for each subsequent violation.</p> <p><i>VETO message: "This bill would require all new washing machines sold in California for residential or state use to contain a microfiber filtration system by January 1, 2029, and allows the Attorney General or local prosecutors to assess civil penalties for a violation of this requirement. My Administration takes seriously the need to reduce the presence of microfibers in our wastewater system. The State Water Board is currently assessing the potential impacts of microplastic pollution to aquatic ecosystems in coastal and estuarine environments, as well as humans through exposure in drinking water. However, I am concerned that this bill will increase costs to consumers in advance of further research being completed and establishing the public policy rationale and details</i></p>	Vetoed

			<i>for new residential requirements. In the interim, I encourage the author to consider alternative approaches to incentivize, rather than mandate, the use of filters or other technologies that could remove microfibers in wastewater.”</i>	
AB-1716	Committee on Environmental Safety and Toxic Materials	Hazardous wastes and materials: certified unified program agencies	This bill makes various technical changes to the six unified hazardous waste and hazardous materials management regulatory programs that are overseen by the Certified Unified Programs Agencies.	Chapter 207
SB-69	Cortese	California Environmental Quality Act: local agencies: filing of notices of determination or exemption	This bill revises and clarifies California Environmental Quality Act filing and posting requirements for local lead agency notices of determination and exemption.	Chapter 860
SB-91	Umberg	California Environmental Quality Act: supportive and transitional housing: motel conversion: environmental leadership transit projects	This bill (1) eliminates the 1/1/25 sunset date on a provision of state law that exempts from California Environmental Quality Act (CEQA) certain projects that convert a motel, hotel, residential hotel, or hostel to supportive or transitional housing; and (2) extends CEQA streamlining provisions for “environmental leadership transit projects” located within the County of Los Angeles that meet certain specified requirements.	Chapter 732
SB-253	Wiener, Gonzalez, Stern	Climate Corporate Data Accountability Act	This bill requires any partnership, corporation, limited liability company, or other U.S. business entity with total annual revenues in excess of \$1 billion and that does business in California to publicly report their annual greenhouse gas emissions, as specified by the California Air Resources Board.	Chapter 382
SB-261	Stern, Becker, Gonzalez, Wiener	Greenhouse gases: climate-related financial risk	This bill (1) requires companies that do business in California and have gross revenues exceeding \$500 million annually, excluding insurance companies, to report on their climate-related financial risk; and (2) requires the California Air Resources Board to contract with a qualified climate reporting organization to review and publish an analysis of those reports, as specified.	Chapter 383
SB-303	Allen	Solid waste: Plastic Pollution Prevention and Packaging Producer Responsibility Act	This bill establishes a non-binding arbitration process for adjudicating disputes between entities subject to the Plastic Pollution Prevention and Packaging Producer Responsibility Act (SB 54, Allen, Chapter 75, Statutes of 2022), revises three definitions in SB 54, and makes other technical and clarifying changes to SB 54. <i>VETO message: “This bill would amend the Plastic Pollution Prevention and Packaging Producer Responsibility Act (the Act) by: 1) revising the definition of ‘recycling,’ 2) revising the definition of ‘responsible end markets,’ and 3) adding an arbitration process for affected parties to contest and revise an approved implementation plan. While I appreciate the author’s intent to clarify certain provisions within the Act, this bill will interfere with the Department of Resources Recycling and Recovery (CalRecycle)’s ability to meet its statutory obligation to adopt regulations pursuant to the Act by January 1, 2025. I encourage the author</i>	Vetoed

			<i>and stakeholders to work with CalRecycle through the regulatory process on the issues this bill seeks to address.”</i>	
SB-353	Dodd	Beverage containers: recycling	This bill (1) adds large fruit and vegetable juice containers to the California Beverage Container Recycling and Litter Reduction Act (Bottle Bill); (2) extends the date by which beverage containers for large fruit and vegetable juice containers are required to comply with statutory postconsumer recycled content requirements until 2026; (3) establishes certain extensions on labeling requirements for new containers added to the Bottle Bill; (4) authorizes CalRecycle to use either the three-month average or 12-month average for scrap material values when adjusting processing payments; (5) establishes a per-ton temporary payment to rural recyclers for glass until 2030; and (6) makes other minor changes to the Bottle Bill program and CalRecycle’s operations.	Chapter 868
SB-390	Limón	Voluntary carbon offsets: business regulation	<p>This bill adds certain claims about voluntary carbon offsets (VCOs) to the False Advertising Law, related to VCOs that are known or should be known to not be quantifiable, real, and additional, as defined.</p> <p><i>VETO message: “This bill makes certain actions related to voluntary carbon offsets subject to the False Advertising Law, including with respect to offsets that a person knows, or should have known, do not durably reduce greenhouse gases in an amount equal to the ‘atmospheric lifetime’ of carbon dioxide emissions. I support the author’s intent to bring greater transparency to the verification, issuance, and sale of voluntary carbon offsets, and to address the problem of so-called ‘junk offsets.’ However, by imposing civil liability for even unintentional mistakes about offset quality, this bill could inadvertently capture well- intentioned sellers and verifiers of voluntary offsets, and risks creating significant turmoil in the market for carbon offsets, potentially even beyond California. I encourage the author to consider an alternative approach to ensuring voluntary carbon offset quality that avoids these unintended consequences.”</i></p>	Vetoed
SB-406	Cortese	California Environmental Quality Act: exemption: financial assistance: residential housing	This bill establishes an exemption from the California Environmental Quality Act of 1970 for actions taken by a local agency to provide financial assistance or insurance for low and moderate income residential housing.	Chapter 150
SB-568	Newman	Electronic waste: export	This bill requires any person who exports covered electronic waste (e-waste) or a covered electronic device (CED) intended for recycling or disposal to a foreign country, or to another state for ultimate export to a foreign country, to, at least 60 days prior to export, demonstrate that the person attempted to locate an in-state e-waste recycler and that the e-waste or CED could not be managed by an in-state e-waste recycler.	Chapter 308

SB-613	Seyarto	Organic waste: reduction goals: local jurisdictions: low-population waiver	This bill creates a waiver for low-population local jurisdictions and exempts those jurisdictions from SB 1383 (Lara, Chapter 395, Statutes of 2016) organics waste diversion goals until 12/31/28, if they do not already have another, specified, waiver.	Chapter 878
SB-642	Cortese	Hazardous materials: enforcement: county counsel	This bill provides county counsels with civil enforcement authority over hazardous waste violations related to business and area plans, underground storage tanks, aboveground storage tanks, or medical waste.	Chapter 154
SB-665	Allen	Plastic waste: single-use plastics alternatives: working group	<p>This bill requires the California Environmental Protection Agency establish, by 1/1/25, a working group comprised of state entities to establish a policy framework for evaluating novel materials that are alternatives to plastics for single-use products.</p> <p><i>VETO message: "This bill would require the California Environmental Protection Agency to establish a working group of state entities to develop a policy framework by July 1, 2026, for evaluating plastic alternatives in order to inform policy decisions designed to create a more sustainable and circular economy. I thank the author for the commitment to reduce plastic pollution and support California's transition to a circular economy. However, the creation of a new working group is unnecessary and duplicative of existing efforts within my Administration. Last year, I signed the Plastic Pollution Prevention and Packaging Producer Responsibility Act (SB 54, [Allen,] Chapter 75, Statutes of 2022), which established a comprehensive regulatory framework and aggressive goals to reduce single-use plastic in this state. To implement this framework and meet its statutory requirements, the Department of Resources Recycling and Recovery is in the process of conducting needs assessments, source reduction studies, end market studies, industry surveys, and waste characterization studies. This work, coupled with other Administration efforts, will provide insight for the same policy objectives this bill seeks to achieve."</i></p>	Vetoed
SB-728	Limón	Plastic gift cards: prohibition	<p>This bill prohibits plastic gift cards from being sold, offered for sale, or distributed in the state on and after 1/1/27, except that retailers are authorized to sell their existing stock until 1/1/28. These provisions are enforced through a civil penalty up to \$100 per day.</p> <p><i>VETO message: "This bill prohibits the sale or distribution of plastic gift cards in the state after January 2027, and enforces the ban through civil penalties of up to \$100 per day. While I support the author's goal to reduce our reliance on single-use plastic materials, I am concerned that an outright ban without any incentives for compliance will disproportionately impact the state's small business community, as digital gift cards may not be a feasible option for many businesses or consumers. California has successfully implemented many programs to reduce our reliance on single-use plastic while incentivizing businesses to transition towards more sustainable products and materials. I</i></p>	Vetoed

			<i>encourage the Legislature to consider alternatives to a statutory, single-product ban to help meet the state's plastic waste reduction goals."</i>	
SB-740	Cortese	Hazardous materials management: stationary sources: skilled and trained workforce	This bill expands the skilled and trained workforce requirements for contracted workers per SB 54 (Hancock, Chapter 795, Statutes of 2013) from applying solely to petroleum refineries to additionally apply to facilities engaged in manufacturing hydrogen, biofuels, or certain chemicals, or in capturing, sequestering, or using carbon dioxide in specified conditions.	Chapter 293
SB-777	Allen	Solid waste: reusable grocery bags and recycled paper bags	<p>This bill (1) authorizes large stores to use monies from the \$0.10 per bag charge required by the state's "bag ban" to provide customers with opportunities to return reusable grocery bags for recycling; and (2) requires stores to report data on bag sales and funds to CalRecycle, and makes those reports available to an authorized representative of a store with a collective bargaining agreement.</p> <p><i>VETO message: "This bill authorizes grocery stores and retail chains subject to the statewide single-use plastic bag ban to provide customers with opportunities to return reusable grocery bags for recycling. It also requires large stores to submit annual reports to the California Department of Resources Recycling and Recovery (CalRecycle) to track the revenue stores receive from the 10-cent bag fee, and make those reports available to an authorized representative with a collective bargaining agreement. I thank the author for the commitment to ensure continued success of California's single-use plastic bag ban, and I support providing consumers with more convenient options to recycle carryout bags. However, I am concerned that the data collection and reporting provisions in this bill will impose an undue burden on stores, large and small across the state, without a clear public benefit or improvement to implementation of the bag ban."</i></p>	Vetoed
SCR-21	Archuleta	Clean energy: hydrogen	This resolution recognizes the importance of hydrogen as part of the clean energy transition, recognizes the Alliance for Renewable Clean Hydrogen Energy Systems (ARCHES), and urges ARCHES to prioritize renewable, clean hydrogen for the state.	Resolution Chapter 136
SJR-2	Gonzalez	Climate change: Fossil Fuel Non-Proliferation Treaty	This resolution endorses, formally, the call for a Fossil Fuel Non-Proliferation Treaty, states California's agreement with the principle of non-proliferation of fossil fuels, and urges the United States government to join in formally developing a Fossil Fuel Non-Proliferation Treaty.	Resolution Chapter 153

GOVERNANCE & FINANCE

AB-28	Gabriel, McCarty	Firearms and ammunition: excise tax	This bill enacts the Gun Violence Prevention and School Safety Act, which imposes an excise tax on firearms and ammunition sold in the state on firearms dealers and ammunition vendors, and allocates proceeds for specified purposes.	Chapter 231
AB-84	Ward	Property tax: welfare exemption: affordable housing	This bill makes two changes to the welfare exemption from property tax for affordable rental housing.	Chapter 734
AB-265	Boerner	Property tax postponement: Senior Citizens and Disabled Citizens Property Tax Postponement Fund	<p>This bill requires General Fund transfers to ensure a \$15 million minimum balance in the Senior Citizens and Disabled Citizens Property Tax Postponement Fund.</p> <p><i>VETO message: "This bill would require annual transfers from the General Fund to the Senior Citizens and Disabled Citizen Property Tax Postponement (PTP) Fund to ensure the balance each June 30 is \$15 million. The PTP Program allows income-eligible homeowners who are seniors, blind, or disabled to defer their property taxes, secured by a lien against the property that is later repaid when the property is sold or refinanced. By design, the PTP Fund is structured to be self-sustaining. The Department of Finance conducted an analysis of the PTP Program and concluded the program has enough funding for 2023-24, but cannot be sustained without an annual commitment of potentially millions of General Fund dollars to support it thereafter. While I support the PTP Program, discussions regarding this continuous appropriation should be considered in the annual budget process. While I am unable to sign this bill, I look forward to continuing discussions to identify necessary resources in the upcoming fiscal year. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-281	Grayson, Robert Rivas	Planning and zoning: housing: postentitlement phase permits	This bill requires special districts to comply with specified timeframes, similar to those for cities and counties, when reviewing and approving postentitlement phase permit applications from housing developers.	Chapter 735
AB-314	Jim Patterson	Sales and Use Tax: exemptions: trucks for use in interstate or out-of-state commerce	This bill extends and expands modifications made to the sales and use tax exemption for trailers and semitrailers used in interstate commerce.	Chapter 427

AB-339	Irwin	Qualified ABLE Program: age limit	This bill conforms state law to the recent change made to Achieving a Better Life Experience Act accounts in the federal Consolidated Appropriations Act.	Chapter 324
AB-399	Boerner	Water Ratepayers Protections Act of 2023: County Water Authority Act: exclusion of territory: procedure	This bill enacts the Water Ratepayers Protections Act of 2023, which requires a member agency to receive majority voter approval of its electorate, and the entire county water authority's electorate, before it can detach from a county water authority.	Chapter 802
AB-400	Blanca Rubio	Local agency design-build projects: authorization	This bill extends the sunset date for specified local agencies to use design-build, from 1/1/25 to 1/1/31.	Chapter 201
AB-480	Ting	Surplus land	This bill makes various changes to the Surplus Land Act regarding the disposal process, exemptions, and penalties for violations.	Chapter 788
AB-511	Dixon	Personal income taxes: voluntary contributions: California ALS Research Network Voluntary Tax Contribution Fund	This bill establishes the California Amyotrophic Lateral Sclerosis Research Network Voluntary Contribution Fund on the Personal Income Tax return.	Chapter 265
AB-516	Ramos	Mitigation Fee Act: fees for improvements: reports and audits	This bill requires local agencies to provide more information in their Mitigation Fee Act reports.	Chapter 741
AB-543	Gipson	Sales and Use Tax Law: exemptions: petroleum products: water common carriers	This bill extends the sunset, from 1/1/24 to 1/1/29, on the sales tax exemption for specified fuel and petroleum product sales to water carriers.	Chapter 442
AB-556	Gallagher	Property taxation: transfer of base year value: disaster relief	This bill extends the deadline by three years for taxpayers affected by the Camp Fire to transfer base year values to replacement property.	Chapter 443
AB-557	Hart	Open meetings: local agencies: teleconferences	This bill eliminates the sunset date for allowing local agencies to use teleconferencing without complying with specified teleconferencing requirements during a proclaimed state of emergency.	Chapter 534
AB-559	Boerner	Personal income tax: California Senior Citizen Advocacy Voluntary Tax Contribution Fund	This bill extends the sunset date for the California Senior Citizen Advocacy Voluntary Tax Contribution Fund to 2030.	Chapter 89

AB-562	Wendy Carrillo	Local government finance: the County of Los Angeles	This bill repeals a requirement for Los Angeles County to submit its budget to the Governor, Legislature, and State Auditor each year, among other requirements.	Chapter 90
AB-588	Robert Rivas	Pajaro Valley Water Management Agency Act: board members	This bill expands the eligibility for the City of Watsonville's appointed board member on the Pajaro Valley Water Management Agency by allowing them to have a "close and continuing" relationship with the agricultural community.	Chapter 37
AB-592	Wilson	Vehicles: commercial nonfranchise solid waste haulers: pilot program	This bill allows three counties to adopt ordinances to require nonfranchise solid waste haulers to obtain a permit to carry waste on public roads in unincorporated areas of the county.	Chapter 202
AB-722	Bonta	Alameda Health System Hospital Authority	This bill extends from 1/1/24 to 1/1/35, limitations on the Alameda Health System's ability to contract with physicians and surgeons not subject to a collective bargaining agreement.	Chapter 269
AB-759	Grayson	Sanitary districts	This bill changes how sanitary districts can pay their bills.	Chapter 19
AB-783	Ting	Business licenses: single-user restrooms	This bill requires cities and counties to provide written notice to business license applicants that single-user toilet facilities must be identified as all gender toilet facilities.	Chapter 223
AB-821	Grayson	Planning and zoning: general plan: zoning ordinance: conflicts	This bill requires a local agency to approve developments that are consistent with its general plan but not the applicable zoning ordinance, or to make the zoning ordinance consistent with the general plan within 180 days.	Chapter 748
AB-894	Friedman	Parking requirements: shared parking	This bill requires local agencies to allow developments to count underutilized and shared parking spaces toward a parking requirement imposed by the agency.	Chapter 749
AB-910	Wilson	County officers: auditors: qualifications	This bill (1) revises the qualifications for the office of county auditor; and (2) makes changes to elections law regarding documents required for a person to become a legally qualified candidate for specified offices and have their name printed on the ballot for a direct primary.	Chapter 669
AB-918	Garcia	Health care district: County of Imperial	This bill (1) creates the Imperial Valley Healthcare District (District) to provide healthcare services across Imperial County; (2) gives the District various powers and responsibilities; and (3) dissolves Pioneers and Heffernan Memorial Healthcare Districts.	Chapter 549
AB-939	Pellerin	Santa Clara Valley Water District	This bill makes various changes to the Santa Clara Valley Water District Act.	Chapter 170

AB-1002	Irwin	Taxation: Earned Income Tax Credit: young child tax credit: foster youth tax credit: filing	<p>This bill directs the Franchise Tax Board to create a new form that allows taxpayers to claim the California Earned Income Tax Credit, the Young Child Tax Credit, and the Foster Youth Tax Credit, without filing a tax return.</p> <p><i>VETO message: "This bill, beginning with the 2026 tax year, would require the Franchise Tax Board (FTB) to develop a form that qualified individuals can use in lieu of a tax return to claim the California Earned Income Tax Credit, the Young Child Tax Credit, and the Foster Youth Tax Credit. This bill would allow the Department of Social Services and Department of Health Care Services to exchange data with the FTB for purposes of implementing the form. While I appreciate the author's goal to increase utilization of these credits by eligible individuals, creating a separate form to claim tax credits may create confusion for taxpayers and result in them not claiming other tax credits that they are entitled to under the tax system, including federal tax credits. Further, implementation of this bill would result in ongoing General Fund costs in the millions of dollars not contemplated in the budget. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-1025	Dixon	County government: contract legal counsel: elected treasurer-tax collector	This bill allows elected treasurer-tax collectors to require the board of supervisors to contract with outside legal counsel upon request if there is a conflict of interest on the part of the county counsel or district attorney.	Chapter 823
AB-1046	Lowenthal	Alquist-Priolo Earthquake Fault Zoning Act: exemptions	This bill updates and clarifies some of the exemptions in the Alquist-Priolo Earthquake Fault Zoning Act.	Chapter 825
AB-1052	McCarty	Sacramento Regional Transit District: taxes	This bill expands Sacramento Regional Transit District's taxing authority to allow it to impose qualified special taxes, including within portions of its jurisdiction, and to impose district taxes within portions of its jurisdiction, under specified circumstances.	Chapter 674
AB-1097	Luz Rivas	Use tax: registration: qualified purchaser	This bill changes the threshold for requiring a person to register for the Qualified Purchaser Program from \$100,000 in annual gross receipts to anyone with over \$10,000 in purchases subject to the use tax and not paid to a retailer.	Chapter 355
AB-1114	Haney	Planning and zoning: housing development	This bill expands the post-entitlement permits subject to timelines for review and approval to include all building permits as specified, whether discretionary or nondiscretionary.	Chapter 753

		projects: postentitlement phase permits		
AB-1132	Friedman, Connolly	Solar energy systems: permit fees	This bill extends the cap on what a city or county may charge for a permit to install a residential and commercial solar energy system from 1/1/25 to 1/1/34.	Chapter 357
AB-1203	Bains, Cervantes	Sales and use taxes: exemptions: breast pumps and related supplies	This bill exempts breast pumps, breast pump collection and storage supplies, breast pump kits, and breast pads purchased between 4/1/24 and 4/1/29 from the state and local sales and use tax.	Chapter 833
AB-1218	Lowenthal	Development projects: demolition of residential dwelling units	This bill amends existing demolition protections for housing units applicable to development projects.	Chapter 754
AB-1256	Wood	Transactions and use taxes: County of Humboldt	This bill authorizes the Humboldt County Board of Supervisors to impose a district tax for countywide transportation programs at a rate of no more than 1% that would, in combination with other transaction and use taxes, exceed the combined rate limit of 2%.	Chapter 572
AB-1259	Soria	Dissolution of redevelopment agencies: enhanced infrastructure financing districts: City of Merced	This bill allows the City of Merced to form or participate in an enhanced infrastructure financing district if it meets specified conditions.	Chapter 678
AB-1268	Irwin	Franchise Tax Board: returns: organ donor elections and data sharing	This bill requires the Franchise Tax Board to allow people to enroll in the state's organ donor and tissue registry by checking a box on the state income tax form.	Chapter 573
AB-1270	Dixon	Redevelopment: successor agency: City of Lake Forest	This bill requires the Orange County Auditor Controller, upon receipt of the final resolution of dissolution for the Orange County successor agency, to allocate property tax revenues attributable to the El Toro Project Area to the Lake Forest successor agency.	Chapter 301
AB-1308	Quirk-Silva, Friedman	Planning and Zoning Law: single-family residences: parking requirements	This bill prohibits a public agency from increasing the minimum parking requirement that applies to a single-family residence as a condition of approval of a project to remodel, renovate, or add to a single-family residence.	Chapter 756
AB-1361	Hoover	Property taxation: veteran's exemption: preliminary application	This bill (1) authorizes a county assessor to provide written or electronic determination of preliminary eligibility for the disabled veteran's tax exemption; and (2) makes related findings and declarations.	Chapter 473
AB-1469	Kalra	Santa Clara Valley Water District	This bill allows the Santa Clara Valley Water District (District) to assist unsheltered people living along streams, riparian corridors, or otherwise within the District's jurisdiction in consultation with a city or the County of Santa Clara.	Chapter 729

AB-1500	Irwin	Property taxation: application of base year value: disaster relief	This bill extends by three years the deadline for a taxpayer to maintain their previous base year value under specified circumstances when reconstructing if the property was substantially damaged or destroyed on or after 11/1/18, but on or before 11/30/18.	Chapter 583
AB-1637	Irwin	Local government: internet websites and email addresses	This bill requires cities and counties to transition to a “.gov” top-level domain or a “.ca.gov” second-level domain and ensure public employee e-mail addresses are updated accordingly.	Chapter 586
AB-1638	Mike Fong	Local government: emergency response services: use of languages other than English	This bill (1) requires, commencing 1/1/25, local agencies, in the event of an emergency in the jurisdiction of the agency, to provide information related to the emergency in all languages spoken jointly by 5% or more of the population whenever those same people also speak English less than very well; (2) requires local agencies to use data to determine which languages trigger the translation requirements and to update their data analysis every five years; (3) requires the Office of Planning and Research to oversee compliance with the requirements by surveying local agencies every three years and reporting their findings to the Legislature; and (4) imposes a state mandated local program.	Chapter 587
AB-1649	Kalra	Local Agency Public Construction Act: change orders: County of Santa Clara	This bill allows, until 1/1/27, the County of Santa Clara to increase the change order limits that do not require 4/5 Board of Supervisors approval for certain construction contracts.	Chapter 281
AB-1679	Santiago	Transactions and use taxes: County of Los Angeles: homelessness	This bill (1) allows Los Angeles County to impose a district tax up to 0.5% that exceeds the 2% cap if the county adopts an ordinance proposing the tax by any applicable voting approval requirement, including by citizen’s initiative, voters approve it; and (2) replaces the tax currently imposed by Measure H in Los Angeles County.	Chapter 731
AB-1684	Maienschein	Local ordinances: fines and penalties: cannabis	This bill allows local governments to immediately impose administrative fines or penalties for all unlicensed commercial cannabis activity, not just cannabis cultivation activity.	Chapter 477
AB-1734	Jones-Sawyer	Local Government: Surplus Land Act: exemptions	This bill exempts, until 1/1/34, certain housing and homelessness projects from the Surplus Land Act in local agencies that have declared a local homelessness emergency and meet other requirements.	Chapter 769
AB-1736	Juan Carrillo	Water replenishment districts: competitive bidding	This bill allows the Water Replenishment District of Southern California to negotiate a contract for work if it receives no bids.	Chapter 592
AB-1753	Committee on Local Government	Local government: reorganization	This bill makes several non-controversial changes to the local agency formation commission statutes, which govern local government organization and reorganization.	Chapter 25

AB-1765	Committee on Revenue and Taxation	Income tax administration: installment agreements, suspension, forfeiture, and revivor	This bill (1) expands Franchise Tax Board's authority to enter into installment agreements with taxpayers; and (2) allows all limited liability corporations to seek revivor status equally.	Chapter 209
SB-20	Rubio	Joint powers agreements: regional housing trusts	This bill allows local agencies to create regional housing trusts, as specified, without special legislation.	Chapter 147
SB-34	Umberg	Surplus land disposal: violations: County of Orange	This bill prohibits Orange County, or any city located therein, from proceeding with a planned disposal of surplus land if it receives a notice of violation from the Department of Housing and Community Development and the violation is not corrected within 60 days.	Chapter 772
SB-82	Seyarto	Property taxation: disabled veterans' exemption: eligibility letters	This bill requires a county assessor to accept an electronically-generated letter of service-connected disability in lieu of an original letter of service-connected disability, at the discretion of the claimant, when verifying eligibility for the disabled veterans' exemption.	Chapter 773
SB-96	Portantino	Historic Venue Restoration and Resiliency Act	This bill enacts the Historic Venue Restoration and Resiliency Act.	Chapter 595
SB-229	Umberg	Surplus land: disposal of property: violations: public meeting	This bill requires a local agency to hold an open and public meeting if it has been notified by the Department of Housing and Community Development that its planned disposal of a parcel is in violation of the Surplus Land Act.	Chapter 774
SB-264	Niello	Income taxes: deduction: disaster losses	This bill extends the sunset on the ability for taxpayers to deduct disaster losses until the 2028 taxable year.	Chapter 285
SB-329	Dodd	Cities: city council members: compensation	This bill allows general law cities to enact an ordinance to increase city council compensation to account for inflation since the last update in 1984, as specified.	Chapter 27
SB-335	Cortese	Transactions and use taxes: County of Santa Clara	This bill (1) allows the Santa Clara County Board of Supervisors to propose a district tax of up to 0.625% in Santa Clara County that exceeds the 2% cap; and (2) shifts the authority to impose a district tax for countywide transportation purposes in Ventura County that exceeds the 2% cap from the Ventura County Transportation Commission to Ventura County.	Chapter 391
SB-388	Archuleta	Alcoholic Beverage Tax: beer manufacturer returns and schedules	This bill requires any information contained in a beer manufacturer's Alcoholic Beverage Tax returns and accompanying schedules to be made public upon request, including the names and addresses of taxpayers filing a beer manufacturer return.	Chapter 214

SB-411	Portantino	Open meetings: teleconferences: neighborhood councils	This bill authorizes a neighborhood council, as specified, to use alternate teleconferencing provisions related to notice, agenda, and public participation, subject to certain requirements and restrictions, if the city council has adopted an authorizing resolution and 2/3 of an eligible legislative body votes to use the alternate teleconferencing provisions.	Chapter 605
SB-419	Roth	Property tax: exemptions: personal property used in space flight	This bill extends the current personal property tax exemption for property used in space flight for five years.	Chapter 713
SB-475	Min	Park property: City of Laguna Woods: City Centre Park	This bill allows the City of Laguna Woods in Orange County to use a portion of its City Centre Park property for the purpose of constructing a new fire station, if specified conditions are met.	Chapter 287
SB-520	Seyarto	Property taxation: homeowners' exemption	This bill ensures that the homeowners' exemption from property tax continues to apply if the taxpayer is not occupying their home because they are confined to a hospital or other care facility.	Chapter 781
SB-565	Caballero	Taxation: filing	<p>This bill requires the Franchise Tax Board to provide a free tax return preparation program to qualified individuals.</p> <p><i>VETO message: "This bill would require the Franchise Tax Board (FTB) to provide a free tax return preparation program to individuals eligible for the California Earned Income Tax Credit, the Young Child Tax Credit, and the Foster Youth Tax Credit. This bill also requires the California Department of Social Services and the Department of Health Care Services to exchange data with the FTB for purposes of administering this free tax return preparation program. While I am supportive of the author's goal of reducing barriers to tax filing and ensuring eligible families receive credits, this bill would result in ongoing General Fund costs in the millions of dollars to implement. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
SB-566	Jones	Geodetic datums and spatial reference network	This bill authorizes the use of additional geographical measurement systems for the purposes of surveying and mapping.	Chapter 111

SB-593	Wiener	Redevelopment: successor agency debt: City and County of San Francisco	This bill allows San Francisco's redevelopment successor agency to finance certain affordable housing projects using the successor agency's property tax revenue.	Chapter 782
SB-654	Jones	Local agencies: public property: airport leases	This bill makes clarifying changes to current law limiting aviation-related lease terms to 50 years.	Chapter 155
SB-676	Allen	Local ordinances and regulations: drought-tolerant landscaping	This bill prohibits local agencies from banning the installation of drought-tolerant landscaping using living plant material and repeals existing provisions allowing them to reasonably restrict the installation of synthetic grass or artificial turf on residential property.	Chapter 498
SB-684	Caballero	Land use: streamlined approval processes: development projects of 10 or fewer residential units on urban lots under 5 acres	This bill requires local agencies to ministerially approve subdivision maps for specified projects in urban areas that include 10 or fewer housing units.	Chapter 783
SB-692	Dahle	South Fork Irrigation District	This bill makes certain non-residents eligible to serve on the South Fork Irrigation District Board of Directors.	Chapter 628
SB-701	Hurtado	Fruit and vegetable wholesalers: registration fees	This bill makes changes to the authority for a board of supervisors to impose a registration requirement and annual fee schedule on fruit and vegetable wholesalers.	Chapter 409
SB-706	Caballero	Public contracts: progressive design-build: local agencies	This bill expands local agency progressive design-build authority to any type of project, not just water projects.	Chapter 500
SB-734	Rubio	Property tax: possessory interests	This bill states that for purposes of the possessory interest tax, there is no independent possession or use of land or improvements if that possession or use is a tenancy in a residential unit of a publicly owned housing project by a low-income household rented at affordable rents.	Chapter 785
SB-747	Caballero	Land use: surplus land	This bill makes various changes to the Surplus Land Act regarding the disposal process, exemptions, and penalties for violations.	Chapter 786
SB-751	Padilla	Franchise agreements: solid waste handling services: labor dispute	This bill prohibits franchise agreements entered into or substantially amended by a city or county on or after 1/1/24, from containing a force majeure provision that excuses the service provider from complying with the agreement in the event of a work stoppage associated with a labor dispute, and requires agreements to include certain provisions in the event of a labor dispute. <i>VETO message: "This bill prohibits franchise agreements for solid waste handling services entered into or substantially amended by a city or county on or after January 1, 2024, from containing a force majeure provision that excuses</i>	Vetoed

			<i>the service provider from complying with the agreement in the event of a work stoppage associated with a labor dispute. While I appreciate the author's intent to prevent disruptions in local waste hauling services, I do not believe a change to state law is necessary. Local jurisdictions voluntarily enter into franchise agreements and currently have the ability to negotiate amendments to such contracts without legislation."</i>	
SB-797	Padilla	Lithium Extraction Tax Citizens Oversight Committee	This bill creates the Lithium Extraction Tax Citizens Oversight Committee within the California Department of Tax and Fee Administration.	Chapter 506
SB-798	Glazer	Elections: local bond measures: tax rate statement	This bill requires the tax rate statement included in the ballot materials for local bond measures to express the tax rate per \$100,000 instead of per \$100 of assessed value.	Chapter 720
SB-825	Limón	Local government: public broadband services	This bill makes certain regional transportation planning entities eligible for broadband infrastructure planning grant funding from the California Public Utilities Commission.	Chapter 186
SB-862	Laird	Santa Cruz Metropolitan Transit District: transaction and use tax rates	This bill allows the Santa Cruz Metropolitan Transportation District's board of directors to place a measure before its voters authorizing a district tax above the 2% cap.	Chapter 296
SB-878	Committee on Governance and Finance	Validations	This bill (1) validates the organization, boundaries, acts, and bonds of state and local agencies; and (2) validates errors made before the date on which the bill is chaptered.	Chapter 30
SB-879	Committee on Governance and Finance	Validations	This bill (1) validates the organization, boundaries, acts, and bonds of state and local agencies; and (2) becomes operative on September 1, validating mistakes made after SB 878 (Committee on Governance and Finance, Chapter 30, Statutes of 2023) is chaptered.	Chapter 31
SB-880	Committee on Governance and Finance	Validations	This bill validates the organization, boundaries, acts, and bonds of state and local agencies, and takes effect on 1/1/23, covering the period between SB 879's (Committee on Governance and Finance, Chapter 31, Statutes of 2023) operative date and the end of 2023.	Chapter 32
SB-882	Committee on Governance and Finance	Local Government Omnibus Act of 2023	This bill (1) makes several minor changes to state laws governing local governments' powers and duties, such as changes to Treasurer-Tax Collector qualifications, e-certification of vital records, and eligible local agency investments; and (2) allows for the Sacramento Regional County Sanitation District and Sacramento Area Sewer District name change.	Chapter 187

SB-889	Committee on Governance and Finance	California Department of Tax and Fee Administration: earnings withholding orders: settlement agreements: excise taxes	This bill makes several changes to improve tax administration suggested by the California Department of Tax and Fee Administration and the State Board of Equalization.	Chapter 511
SB-890	Committee on Governance and Finance	Property taxation: change of ownership and base year value transfers	This bill changes four sections of the Revenue and Taxation Code to update cross references.	Chapter 312
SJR-3	Roth	The City of Eastvale: ZIP Code	This resolution urges Congress and the President to authorize the granting of a new and independent ZIP Code to the City of Eastvale in Riverside County.	Resolution Chapter 105

GOVERNMENTAL ORGANIZATION

AB-261	Kalra	Mushrooms	This bill establishes the California Golden Chanterelle (<i>Cantharellus californicus</i>) as the official state mushroom.	Chapter 644
AB-267	Bauer-Kahan	Fire protection: tents: nonflammable materials	This bill (1) adjusts fire safety regulations for fabric structures such as tents by raising the gathering size limit from 10 to 15 people before non-flammability rules apply and provides exceptions for certain types of tents designed for children's play, camping, backpacking, or mountaineering; and (2) stipulates that tents intended for less than 15 occupants must meet specific flammability standards to be classified as flame-retardant, including that such a tent constructed with fabric entirely from synthetic fibers shall be classified as being made from flame-retardant fabrics or materials.	Chapter 798
AB-298	Mathis, Davies, Garcia, Ramos	Honoring Our Blind Veterans Act	This bill authorizes a nonprofit organization that represents blind veterans to plan, construct, and maintain a Braille American flag to serve as a monument to the blind veterans of California and the United States in the California State Capitol Building, as specified.	Chapter 299
AB-302	Ward	Department of Technology: high-risk automated decision systems: inventory	This bill requires the California Department of Technology, in coordination with other interagency bodies, to conduct a comprehensive inventory of all high-risk automated decision systems used by state agencies on or before 9/1/24, and report the findings to the Legislature by 1/1/25, and annually thereafter, as specified.	Chapter 800
AB-341	Ramos, Garcia, Gipson, Mathis	Gambling: local moratorium	This bill (1) reinstates a gambling moratorium until 1/1/43, related to the expansion of cardroom gaming and the issuance of new gambling licenses in the state, except as provided; and (2) authorizes a local jurisdiction to amend its local ordinance to increase the number of gambling tables that may be operated in a gambling establishment that operates fewer than 20 tables, by up to two additional tables the first year and up to two additional tables every four years thereafter, not to exceed 10 additional tables, as specified.	Chapter 8
AB-349	Ramos	Patton State Hospital: lease: housing and mental health services for homeless individuals	This bill authorizes the Director of the Department of General Services, with the consent of the Department of State Hospitals, to lease a building at Patton State Hospital to a nonprofit corporation or local government for purposes of providing services to elderly persons and providing housing to homeless individuals and providing mental health services to those individuals.	Chapter 325
AB-416	Muratsuchi, Santiago	Sale of shochu	This bill allows any on-sale licensee that is currently authorized to sell wine, to also sell shochu, an imported Japanese alcoholic beverage that contains no more than 24% of alcohol by volume and is derived from agricultural products.	Chapter 653
AB-498	Aguiar-Curry	Tribal gaming: compact ratification	This bill ratifies the tribal-state gaming compact between the State of California and the Federated Indians of Graton Rancheria.	Chapter 9

AB-546	Villapudua	Alcoholic beverages: advertising and brandy tastings	This bill (1) expands and clarifies an existing tied-house restriction that prohibits alcohol licensees from, among other things, paying, crediting, or compensating a retailer for advertising, display, or distribution service in connection with the advertising and sale of alcoholic beverages; (2) clarifies that specified alcohol licensees may sell customized interior signs to retailers at a price not less than current market value; and (3) removes a current prohibition that prohibits a brandy manufacturer from conducting tastings of brandy in the form of a cocktail or a mixed drink.	Chapter 532
AB-553	Ramos, Garcia	Department of Justice: Bureau of Gambling Control	This bill requires the Department of Justice to develop and implement a policy and procedure for employees assigned to the Bureau of Gambling Control to formally track those hours and other expenses that can be charged to the Indian Gaming Special Distribution Fund, as specified.	Chapter 533
AB-570	Gallagher	Fire protection: Special District Fire Response Fund: county service areas	This bill makes county service areas that are formed exclusively for fire protection services eligible for receiving grants that are funded by the Special District Fire Response Fund, as specified.	Chapter 334
AB-590	Hart	State-funded assistance grants and contracts: advance payments	This bill authorizes a state agency administering a grant program to provide for advance payments to a recipient 501(c)(3) non-profit organization, as specified.	Chapter 535
AB-781	Maienschein	Accessibility to emergency information and services: emergency shelters: persons with pets	This bill (1) requires, upon the next update to a city or county's emergency plan, or whenever a city or county designates any number of emergency shelters, that emergency plan be updated to designate emergency shelters able to accommodate persons with pets, as specified; and (2) requires a city or county, to the extent practicable, designate at least one cooling or warming center that can accommodate persons with pets, as specified.	Chapter 344
AB-835	Lee	State Fire Marshal: building standards: single-exit, single stairway apartment houses: report	This bill (1) requires the California State Fire Marshal to research standards for single-exit, single stairway apartment houses, with more than two dwelling units, in buildings above three stories, as specified, and to provide a report to the relevant legislative committees by 1/1/26, as specified; and (2) repeals that requirement on 1/1/28.	Chapter 345
AB-840	Addis	Tied-house exceptions: advertising	This bill authorizes specified alcoholic beverage licensees to purchase advertising space and time from, or on behalf of, an on-sale licensee that is the owner, manager, or major tenant at various facilities situated on California State University campuses and three facilities located at St. Mary's College of California, as specified.	Chapter 346
AB-854	Ramos	Tribal gaming: compact ratification	This bill ratifies the tribal-state gaming compact between the State of California and the Redding Rancheria, California that was executed on 3/30/23.	Chapter 272

AB-988	Mathis, Wicks	Miles Hall Lifeline and Suicide Prevention Act: veteran and military data reporting	This bill requires an entity receiving funds from the 988 State Suicide and Behavioral Health Crisis Services Fund to report on the number of individuals served who self-identified as veterans or active military personnel, if known.	Chapter 460
AB-1013	Lowenthal, Gipson	On-sale general public premises: drug testing devices	This bill requires on-sale general public premises (Type 48 – Bar, Night Club) licensees to offer for sale to their customers drug testing devices at a cost not to exceed a reasonable amount based on the wholesale cost of those devices.	Chapter 353
AB-1023	Papan	California Cybersecurity Integration Center: school cybersecurity	This bill expands the scope of the California Cybersecurity Integration Center (Cal-CSIC), within the California Office of Emergency Services, by explicitly requiring Cal-CSIC to coordinate cyber threat information sharing with school districts, county offices of education, and charter schools, and adds the California State Department of Education to Cal-CSIC, as specified.	Chapter 555
AB-1074	Alanis	Horse racing	This bill (1) deems a thoroughbred racing association or racing fair in the Southern or Central zone as operating in the Northern zone for purposes of conducting wagering and making and receiving required distributions from those wagers if or when there is no live thoroughbred racing occurring in the Northern zone after 7/1/24, as specified; and (2) authorizes any fair in the County of Stanislaus, with the approval of the Department of Food and Agriculture and the authorization of the California Horse Racing Board, to operate one satellite wagering facility within the boundaries of the fair, as specified.	Chapter 275
AB-1088	Blanca Rubio	Licensed craft distillers: direct shipping	This bill extends a current exemption that allows a licensed craft distiller to directly ship distilled spirits manufactured by the licensee to a consumer from 1/1/24 to 1/1/25.	Chapter 829
AB-1163	Luz Rivas	Lesbian, Gay, Bisexual, and Transgender Disparities Reduction Act	This bill expands the data collection requirements in the Lesbian, Gay, Bisexual, and Transgender Disparities Reduction Act, to additionally apply to the State Department of State Hospitals, the Department of Rehabilitation, the State Department of Developmental Services, and the Department of Community Services and Development.	Chapter 832
AB-1185	Gabriel	California State Nonprofit Security Grant Program	This bill (1) authorizes the California State Nonprofit Security Grant Program to provide grants to an applicant that provides support to at-risk nonprofit organizations, as specified; (2) prohibits consideration of prior history with or receipt of grant funding in evaluating applicants; and (3) requires consideration to whether an applicant is more likely to be a target of hate-motivated violence based on the demographic of the population served, as specified.	Chapter 566
AB-1217	Gabriel, Cervantes, Schiavo	Business pandemic relief	This bill extends, until 1/1/26, the authority of the Department of Alcoholic Beverage Control (Department) to permit licensees to exercise license privileges in an expanded license area authorized pursuant to a COVID-19 Temporary Catering Authorization approved in accordance with the Fourth Notice of	Chapter 569

			Regulatory Relief issued by the Department on 5/15/20. A COVID-19 Temporary Catering Authorization authorizes the on-sale consumption of those alcoholic beverages for which the licensee has on-sale privileges on property adjacent to the licensed premises, under the control of the licensee.	
AB-1271	Gipson	Gambling Control Act: licenses	This bill (1) recasts provisions relating to key employees working at different gambling establishments, as specified; (2) authorizes the California Gambling Control Commission to adopt regulations, for any applicant who possesses a state gambling license in good standing, as specified; and (3) provides that a work permit entitles the holder to work for any gambling enterprise, as specified.	Chapter 302
AB-1294	Boerner	Tied-house restrictions: advertising exceptions: County of Kings	This bill authorizes specified licensees to sponsor events promoted by, and purchase advertising space and time from or on behalf of, a company that owns a facility that includes a wave basin located in the County of Kings in connection with activities conducted on the premises of a permanent retail licensee located at the wave basin facility, as specified.	Chapter 471
AB-1403	Garcia	Public safety: fireworks: enforcement: funding	This bill (1) requires the State Fire Marshal, by 1/1/25, to: collect and analyze data about firework-related fires, damages, and arrests, submit a workload analysis to the relevant committees of the Legislature, and train local authorities on relevant regulations related to fireworks, as specified; and (2) authorizes and limits local jurisdictional fees covering costs related to fireworks sales permits, inspection, public education, enforcement, and fire operation efforts, as specified.	Chapter 368
AB-1452	Mathis, Ramos	State Capitol: Iraq Afghanistan Kuwait Veterans Memorial monument	This bill authorizes a nonprofit organization representing veterans of the wars in Iraq, Afghanistan, and Kuwait, and in consultation with the Department of General Services, to plan, construct, and maintain a monument to those veterans of the wars in Iraq, Afghanistan, and Kuwait on the grounds of the State Capitol, as specified.	Chapter 371
AB-1459	Ramos	State Capitol: mural honoring Native Americans	This bill requires the incorporation of a mural honoring Native Americans in California in one of the main hearing rooms in the to-be-constructed State Capitol Building Annex or the restored, rehabilitated, renovated, or reconstructed Annex, as specified.	Chapter 690
AB-1658	Santiago	Tribal gaming: compact amendment ratification	This bill ratifies 22 separate amendments to extend the terms, until 12/31/24, of the 1999 tribal-state gaming compacts between the State of California and specified tribes.	Chapter 852
AB-1668	Joe Patterson, Megan Dahle	Alcoholic beverages: licenses: County of Placer	This bill authorizes the Department of Alcoholic Beverage Control to issue no more than 10 new original on-sale general licenses for bona fide public eating places in the County of Placer, as specified.	Chapter 282

AB-1704	Santiago	Alcoholic beverage licenses	This bill (1) requires the Department of Alcoholic Beverage Control to conduct priority drawings through a live video feed; (2) allows a licensed winegrower to sell spirits of wine it produces to a distilled spirits manufacturer; and (3) clarifies that a brewpub-restaurant license that was first issued on or before 12/31/19, can be exchanged for a bona fide public eating place license regardless of whether the original brewpub-restaurant license was transferred after the 12/31/19 date.	Chapter 375
AB-1759	Committee on Accountability and Administrative Review	State archives	This bill (1) requires the state agencies to notify the Secretary of State (SOS) when records are digitized, regardless of whether this is accomplished by a third party vendor; and (2) requires the Records Management Coordinator of a state agency to notify the SOS when a record is lost or destroyed.	Chapter 145
SB-76	Wiener	Alcoholic beverages: music venue license: entertainment zones: consumption	This bill (1) authorizes specified licensees in the City and County of San Francisco to allow consumers to leave the licensed premises with open containers of alcoholic beverages for consumption off the premises within an entertainment zone, as specified; and (2) makes various changes to the music venue license, as specified.	Chapter 700
SB-240	Ochoa Bogh	Surplus state real property: affordable housing and housing for formerly incarcerated individuals	This bill (1) authorizes a local agency or nonprofit affordable housing sponsors to be considered as a potential priority buyer of surplus state real property upon demonstration that the property is to be used for transitional housing for formerly incarcerated individuals, as specified; and (2) provides that the development of surplus state real property by a local agency or nonprofit housing for an affordable housing project is by right, making the development ministerial in nature and exempt from requirements under the California Environmental Quality Act.	Chapter 775
SB-247	Wilk	Alcoholic beverages: licensing exemptions: barbering and cosmetology services	This bill clarifies that an alcohol license or permit is not required for the serving of wine and beer as part of any service provided by an establishment that is subject to regulation by the State Board of Barbering and Cosmetology under the Barbering and Cosmetology Act.	Chapter 212
SB-259	Seyarto	Reports submitted to legislative committees	This bill (1) requires a state agency to post on its internet website any report required or requested by law, or identified in the Legislative Analyst's Office's Supplemental Report of the Budget Act; and (2) requires Legislative Counsel to make available to the public a link to the list of state and local agency reports submitted by state and local agencies to a committee of the Legislature or to the Members of either house of the Legislature generally, as specified.	Chapter 148
SB-269	Laird	Alcoholic beverages: licensed premises: retail sales and consumption	This bill authorizes the owner of a craft distilled spirits manufacturer's license or brandy manufacturer's license to the existing authorization allowing the holder of a beer manufacturer's license or winegrower's license, if such licenses are held in combination for single a premise, to have any authorized alcoholic beverages	Chapter 176

			throughout the premises at the same time and maintain a designated area upon the premises where retail sales and consumption may occur.	
SB-387	Dodd	State property: sale or lease: broadband development	This bill authorizes the Department of General Services to enter into a lease, at an amount less than fair market value, in support of broadband development if specified conditions are met.	Chapter 485
SB-392	Bradford	Tied-house restrictions: advertising exceptions: City of Inglewood	This bill authorizes specified licensees to purchase advertising space and time from, or on behalf of, an on-sale licensee that is the owner, manager, or major tenant of a fully enclosed arena with a seating capacity of at least 18,000 seats located in the City of Inglewood (Intuit Dome), as specified.	Chapter 604
SB-416	Laird	State agencies: building and renovation projects: LEED certification	This bill requires any new building or major renovation project undertaken by a state agency on or after 1/1/24, to obtain the Leadership in Energy and Environmental Design Gold or higher certification, except as provided.	Chapter 395
SB-435	Gonzalez	Collection of demographic data: CalFresh program and State Department of Public Health	<p>This bill requires the State Department of Social Services, in the course of collecting demographic data as to the ancestry or ethnic origin of California residents for any report on the CalFresh program, to use separate collection categories and tabulations for each major Latino group, Mesoamerican Indigenous nation, and Mesoamerican Indigenous language, as specified.</p> <p><i>VETO message: "This bill would require the CalFresh program, within the California Department of Social Services (CDSS), and the California Department of Public Health (CDPH) to use separate data collection categories for specified Latino groups, Mesoamerican Indigenous nations, and Mesoamerican Indigenous language groups when collecting and reporting demographic data. Providing more detailed health and demographic information for Latino groups and Mesoamerican Indigenous nations is important to inform our services and supports and to help identify disparities. To this end, my Administration is actively monitoring and reviewing the United States Office of Management and Budget's (OMB) update to federal standards for collection and reporting of race and ethnicity information, and looks forward to engaging stakeholders in this effort. California is required to submit data to the federal government using these federal standards, and programs that receive federal funding must also use these standards. As such, implementing a different framework for data collection in California prior to the release of updated federal standards is premature."</i></p>	Vetoed
SB-498	Gonzalez	Alcoholic beverage control: violations	This bill (1) increases the maximum amount for an offer in compromise that an alcohol licensee may pay in lieu of the alcohol license being suspended related to specified provisions in the Alcoholic Beverage Control (ABC) Act; and (2) authorizes the Department of ABC to consider as a factor, in determining the level of discipline for specified provisions relating to the sale of alcohol, whether there is a subsequent death or great bodily injury to the individual provided the alcoholic beverage or to any other person.	Chapter 613

SB-544	Laird	Bagley-Keene Open Meeting Act: teleconferencing	This bill revises and repeals, until 1/1/26, certain teleconference requirements under the Bagley-Keene Open Meeting Act, which requires all meetings of a state body be open and public.	Chapter 216
SB-557	Limón	California Prompt Payment Act: nonprofit organizations	<p>This bill expands the definition of a grant for the purposes of the California Prompt Payment Act requiring timely payments to include nonprofits by changing what is considered a grant and sets a specific monetary threshold of \$250 or 5% of the invoiced amount (whichever is lower) for when a state agency can dispute a bill related to property or services delivered.</p> <p><i>VETO message: "This bill would extend Prompt Payment Act requirements and penalties to all grants to nonprofit organizations and makes nonprofit organizations eligible for the higher penalty rate paid to small businesses, regardless of the size of the grant or contract. Additionally, for disputed invoices regarding the quantity of goods or services delivered to or accepted by the state, this bill would provide that the dispute suspends the requirement to pay within 45 days only if the disputed portion exceeds five percent of the invoiced amount or \$250, whichever is less. This provision would cover all state contractors and grantees, not just nonprofit organizations. I appreciate the role nonprofit organizations play in supporting our state's communities and economy, and I thank the author for the continued commitment to this critical sector. However, being able to suspend the 45-day requirement in a dispute over the quantity of goods or services provided is essential to the state's fiduciary responsibility and accountability as a distributor of public funds. Moreover, establishing a minimum discrepancy amount to suspend the 45-day requirement could pressure state employees to pay invoices with missing documentation to avoid having to report a late payment penalty. My Administration remains committed to working with nonprofit organizations to support the sector's ability to deliver programs and support communities, while also balancing the need for accountability for state funds. I look forward to working with stakeholders on the implementation of related efforts, and I encourage the author and stakeholders to continue working with my administration on the overarching goals of this bill, while addressing accountability concerns."</i></p>	Vetoed
SB-650	Dodd	Gaming: charitable raffles	This bill deletes the 1/1/24 sunset that allows eligible nonprofit organizations that are established or affiliated with various professional sports teams to conduct 50/50 raffles, as specified.	Chapter 406
SB-702	Limón	Gubernatorial appointments: report	<p>This bill (1) requires the Office of the Governor to maintain on its internet website a list of every state board and commission, including specified data of every state board and commission; and (2) requires the Office of the Governor to publish on its internet website a report that contains aggregate demographic information of appointments by the Office of the Governor, as specified.</p> <p><i>VETO message: "This bill would require the Governor's Office to annually publish a report on its website containing aggregate demographic information of</i></p>	Vetoed

			<i>individuals appointed by the Governor. I continue to be deeply committed to making appointments at every level of government that reflect California's diversity. My office makes an intentional, transparent effort to continuously engage with the Legislature, community partners, nonprofits, and other stakeholders to build a diverse and qualified pool of candidates for these positions. I am deeply proud of the diverse group of Californians who now serve our state in senior, appointed leadership positions. While I understand the author's goal, the demographic information specified for reporting under this bill is optional and self-reported by candidates. Consequently, the report required by this bill would not necessarily accurately reflect the diversity of appointees. I have vetoed a similar measure for this reason, and my concern remains."</i>	
SB-732	Menjivar	Bats	This bill designates the pallid bat (<i>Antrozous pallidus</i>) as the official state bat of California.	Chapter 502
SB-736	McGuire	Tribal gaming: compact ratification	This bill (1) ratifies the Tribal-State Gaming Compact between the State of California (State) and the Middletown Rancheria of Pomo Indians (Tribe), executed on 3/30/23; and (2) ratifies the amendments to the Tribal-State Gaming Compact between the State and the Tribe, executed on 5/15/23, that extend the terms of an existing tribal-state gaming compact until 12/31/24.	Chapter 11
SB-771	Dodd	Tribal gaming: compact ratification	The bill ratifies the tribal state gaming compacts between the State of California and between the State of California and the Cahto Tribe of the Laytonville Rancheria, the Ewiiapaayp Band of Kumeyaay Indians, California, the Manchester Band of Pomo Indians of the Manchester Rancheria, California, the Resighini Rancheria, and the Sherwood Valley Rancheria of Pomo Indians of California, as specified.	Chapter 888
SB-787	Dahle	Number of licensed premises: County of Nevada	This bill authorizes the Department of Alcoholic Beverage Control to issue no more than 10 new original on-sale general licenses for bona fide public eating places in the County of Nevada, as specified.	Chapter 113
SB-788	Ashby	Beer manufacturers: cider and perry	This bill authorizes beer manufacturers that produce 60,000 or less barrels of beer per year to manufacture cider or perry at the licensed premises and to sell cider or perry to any licensee authorized to sell wine. Beer manufacturers that produce more than 60,000 barrels of beer per year already have this privilege.	Chapter 114
SB-844	Jones	Alcoholic beverage control: retail license transfers and beer returns	This bill (1) clarifies that an alcohol licensee who transfers an alcoholic beverage license to a premise that is under construction must follow certain notification requirements unless the construction is taking place on the premise of the existing license; and (2) revises the definition of "season brand of beer" in the Alcoholic Beverage Control Act to also mean a brand of beer that is brewed by a manufacturer to recognize a season or holiday, as specified.	Chapter 295

SB-884	Committee on Governmental Organization	Gambling Control Act	This bill changes the word “authorized” to “conducted” from a specified definition of “gambling enterprise employee” and “key employee” for purposes of the Gambling Control Act.	Chapter 79
SCR-47	Glazer	Chief Justice Rose Elizabeth Bird Justice For All Plaza	This resolution names the plaza at the center of the California State Capitol World Peace Rose Garden in Sacramento as the Chief Justice Rose Elizabeth Bird Justice for All Plaza.	Resolution Chapter 141

HEALTH

AB-40	Rodriguez	Emergency medical services	This bill (1) requires local emergency medical services agencies (LEMSAs) to adopt an ambulance patient offload time (APOT) standard, not to exceed 30 minutes, 90% of the time; (2) requires a hospital to develop an APOT reduction protocol to facilitate a rapid reduction in APOT to the adopted standard when the standard has been exceeded for one month; and (3) requires the Emergency Medical Services Authority, when a hospital has exceeded the adopted APOT standard for the preceding month, to report the exceedance to the LEMSA which is required to alert all emergency medical services providers in their jurisdiction, direct the hospital to implement the APOT reduction protocol, and host bi-weekly calls with relevant hospital administrators and other stakeholders.	Chapter 793
AB-48	Aguiar-Curry	Nursing Facility Resident Informed Consent Protection Act of 2023	This bill requires a prescriber, prior to prescribing a psychotherapeutic drug for a nursing home resident, to personally examine and obtain the informed written consent of the resident or their representative, and requires specified information to be disclosed when obtaining informed written consent.	Chapter 794
AB-70	Rodriguez	Emergency response: trauma kits	This bill extends a recently enacted law that requires certain buildings constructed after 1/1/23 to have at least six trauma kits on the premises, and requires buildings constructed prior to that date to have the trauma kits if the buildings were renovated or improved.	Chapter 515
AB-85	Weber	Social determinants of health: screening and outreach	<p>This bill (1) requires health plans and insurers to cover screenings for social determinants of health (SDOH) and provide primary care providers with adequate access to community health workers, social workers, and other specified types of workers; (2) requires the Department of Health Care Services or a Medi-Cal managed care plan to provide reimbursement for SDOH screenings as a covered Medi-Cal benefit; and (3) requires the Department of Health Care Access and Information to convene a working group with specified membership to create a standardized model for connecting patients to community resources.</p> <p><i>VETO message: "This bill would require health plans to provide coverage and reimbursement to health care providers for social determinants of health screenings, beginning December 1, 2027. The bill would also require the Department of Health Care Access and Information to convene a working group to inform policies on social determinants of health and to submit a report to the Legislature with findings and recommendations by December 1, 2026. My Administration has made significant investments in policies that contemplate and improve social determinants of health, such as housing, social services, community engagement, economic development, and public education. While I support the overall goal of this proposal, it is duplicative of existing efforts, such as Adverse Childhood Experiences (ACEs) screenings and the work the Department of Health Care Services is doing through California Advancing and Innovating Medi-Cal (CalAIM). Further this bill may be premature; a standardized</i></p>	Vetoed

			<i>social determinants of health screening tool does not yet exist, though there are federal efforts ongoing. Our state policy should align with these national efforts to avoid conflicting policies.”</i>	
AB-289	Holden	Mental health services: representation	This bill expands the list of local stakeholders with which a county mental health program is required to develop and update the three-year program and expenditure plan pursuant to the Mental Health Services Act.	Chapter 518
AB-317	Weber	Pharmacist service coverage	This bill requires a health plan or disability insurer to pay or reimburse for the cost of pharmacist services provided at an in-network pharmacy or an out-of-network pharmacy if the health plan or insurer has an out-of-network pharmacy benefit, as specified in existing law.	Chapter 322
AB-418	Gabriel, Wicks	The California Food Safety Act	This bill prohibits any food product, beginning on 1/1/27, from containing the following substances: brominated vegetable oil, potassium bromate, propylparaben, or red dye 3.	Chapter 328
AB-424	Bryan	Neurodegenerative disease registry	This bill requires the California Department of Public Health, under the California Neurodegenerative Disease Registry Program, to collect information on the incidence and prevalence of amyotrophic lateral sclerosis.	Chapter 522
AB-425	Alvarez	Medi-Cal: pharmacogenomic testing	This bill adds pharmacogenomic testing, as defined, to the Medi-Cal schedule of benefits.	Chapter 329
AB-464	Schiavo	Public documents: driver's licenses and vital records	<p>This bill prohibits a fee from being paid by an applicant, who is a recipient of specified government assistance programs, for a certified copy of a birth certificate, a marriage record, or a marriage dissolution record.</p> <p><i>VETO message: “This bill, contingent on appropriation, would provide beneficiaries of specified public assistance programs with the opportunity to receive birth certificates, marriage certificates, and marriage dissolution records at no cost. Additionally, this bill, beginning July 1, 2027, requires the Department of Motor Vehicles to provide driver's licenses free of charge to individuals who are homeless. I appreciate the author's efforts to provide free driver's licenses to homeless individuals and no-cost vital records for beneficiaries of government assistance programs; however, this bill would result in tens of millions of dollars in ongoing costs not contemplated in the budget. Additionally, provisions of this bill are similar to AB 2510 (Wilson, 2022), which I vetoed last year due to budget impacts. As stated in that message, I believe there are more efficient ways of assisting this population, and I look forward to working with the Legislature on this important issue. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the</i></p>	Vetoed

			<i>budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-483	Muratsuchi, Wood	Local educational agency: Medi-Cal billing option	This bill (1) requires the Department of Health Care Services (DHCS) to revise its audit timelines for the local education agency (LEA) Medi-Cal Billing Option Program; and (2) requires DHCS to give LEAs additional technical assistance and submit additional information on its audits to the Legislature.	Chapter 527
AB-494	Arambula	Robert F. Kennedy Farm Workers Medical Plan	This bill extends the sunset to 1/1/31 for state reimbursement to the Robert F. Kennedy Farmworkers Medical Plan to assist with single episode of care claim costs that exceed \$70,000.	Chapter 333
AB-576	Weber	Medi-Cal: reimbursement for abortion	<p>This bill requires the Department of Health Care Services (DHCS) to review and update Medi-Cal coverage policies for medication abortion to align with current evidence-based clinical guidelines; and requires DHCS to allow flexibility for providers to exercise their clinical judgment when services are performed in a manner that aligns with evidence-based clinical guidelines.</p> <p><i>VETO message: “This bill would require the Department of Health Care Services (DHCS) to update Medi-Cal coverage for medication abortion to align with evidence-based clinical guidelines by March 1, 2024. This bill is well intentioned, but unnecessary. In July 2023, DHCS updated its medication abortion policies for Medi-Cal to reflect current evidence-based clinical guidelines to reimburse providers for care through 77 gestational days. This aligns with the goal of AB 576 and the priority of this Administration to ensure that abortion care is safe, legal, and accessible.”</i></p>	Vetoed
AB-608	Schiavo	Medi-Cal: comprehensive perinatal services	<p>This bill (1) requires the Department of Health Care Services (DHCS) to extend the Comprehensive Perinatal Services Program benefit for up to one year after the end of a Medi-Cal beneficiary’s pregnancy; and (2) requires DHCS to allow an unlicensed perinatal provider to render preventive services recommended by a licensed provider and to provide those services in a beneficiary’s home or other community setting away from a medical site.</p> <p><i>VETO message: “This bill would require the Board of Governors of the California Community Colleges and the California State University Trustees, and requests the University of California Regents, to publish a report on the diversity of the student body and the governing board of their respective segments, on or before July 1 of each year. I share the author's commitment to, and take great pride in, the diversity of California's public higher education systems. My Administration has demonstrated this commitment by making appointments at every level of government, including at the three segments, that reflect both California's diversity and the diversity of the student body. While I understand the author's goal, the demographic information regarding the governing board members is optional and self-reported. Additionally, all three segments provide demographic</i></p>	Vetoed

			<i>information on their student bodies and biographies of their governing board members, which are easily accessible on their websites.”</i>	
AB-614	Wood	Medi-Cal	This bill (1) prohibits the Department of Health Care Services (DHCS) from entering Medi-Cal managed care contracts with entities that are not Knox-Keene Health Care Service Plan Act of 1975 licensed plans, except where otherwise authorized for exemption; and (2) requires stakeholder input prior to DHCS issuing a new request for proposal or entering into new managed care contracts.	Chapter 266
AB-616	Rodriguez	Medical Group Financial Transparency Act	<p>This bill (1) requires financial records of Risk Bearing Organizations to be made public using a process equivalent to the process for disclosing health plan financial information; and (2) requires financial information to be made public of physician organizations comprised of 50 or more physicians and physician organizations that are part of a fully integrated delivery system using a process equivalent to the process for public disclosure of health facility information.</p> <p><i>VETO message: “This bill would require the Office of Health Care Affordability (OHCA) and the Department of Managed Health Care (DMHC) to publicly disclose audited financial reports and comprehensive financial statements of provider and physician organizations. Just last year, the OHCA was established within the Department of Health Care Access and Information (HCAI) to develop data-informed policies and to create a state strategy for controlling the costs of health care while ensuring affordability. The OHCA is authorized to receive financial information from the DMHC, with specific provisions regarding confidentiality and use. While I support transparency, this policy is premature. Given the OHCA is in its initial stages of implementation, any additional requirements and associated impacts should be evaluated following full implementation of existing law.”</i></p>	Vetoed
AB-620	Connolly	Health care coverage for metabolic disorders	<p>This bill requires health plans and insurers to cover formulas that are part of a medically necessary diet to avert the development of serious physical or mental disabilities or to promote normal development or function as a consequence of chronic digestive diseases and inherited metabolic disorders.</p> <p><i>VETO message: “This bill would require health plans to cover formulas that are part of a medically necessary diet for the treatment of chronic digestive diseases and inherited metabolic disorders. While I support individuals with these conditions having access to the nutritional support they may need, I am concerned this bill would exceed the state's set of essential health benefits, which are established by the state's benchmark plan under the provisions of the federal Affordable Care Act (ACA). As such, this bill's mandate would require the state to defray the costs of coverage in Covered California. This would not only increase ongoing state General Fund costs, but it would set a new precedent by adding requirements that exceed the benchmark plan. A pattern of new coverage mandate bills like this could open the state to millions to billions of</i></p>	Vetoed

			<i>dollars in new costs to cover services relating to other health conditions. This creates uncertainty for our healthcare system's affordability."</i>	
AB-632	Gipson	Health care coverage: prostate cancer screening	<p>This bill prohibits a health plan contract, except a specialized health plan contract, and a health insurance policy that is issued, amended, or renewed on or after 1/1/24, from applying a deductible, copayment, or coinsurance to coverage for screening services for prostate cancer for certain high risk individuals, as specified.</p> <p><i>VETO message: "This bill would prohibit a health plan contract or insurance policy that is amended, renewed, or delivered on or after January 1, 2024, from applying a deductible, copayment, or coinsurance for prostate cancer screening services for an enrollee who is at a heightened risk of prostate cancer. According to the California Health Benefits Review Program, approximately 97% of enrollees currently have coverage for prostate cancer screening without cost sharing and the remaining 3% pay an estimated \$10 per screening. While the author's intent to increase prostate cancer screenings is commendable, this bill exceeds the cost sharing provisions under the Affordable Care Act (ACA). As such, this bill would result in increased costs to consumers through higher premiums. The State must weigh the potential benefits of all new mandates with the comprehensive costs to the entire delivery system."</i></p>	Vetoed
AB-659	Aguiar-Curry	Cancer Prevention Act	This bill (1) advises pupils to adhere to current immunization guidelines regarding human papillomavirus (HPV); (2) requires public and private schools, upon a pupil's admission or advancement to the grade 6, to provide the pupil and their parent or guardian a notification about this state public policy, and advise that the pupil be fully immunized against HPV before admission or advancement to the grade 8; and (3) requires health plans and insurers to provide coverage for the HPV vaccine.	Chapter 809
AB-716	Boerner	Ground medical transportation	This bill (1) limits the amount a health plan enrollee, insured, or uninsured person who receives services from a ground ambulance provider has to pay for services; (2) prohibits the ground ambulance provider from billing more than a specified amount; and (3) requires the health plan or insurer to directly reimburse a ground ambulance provider according to established or approved amounts, as specified.	Chapter 454
AB-719	Boerner	Medi-Cal: nonmedical and nonemergency medical transportation	This bill (1) requires the Department of Health Care Services (DHCS) to require Medi-Cal managed care plans to contract with public paratransit service operators who are enrolled Medi-Cal providers for the purpose of establishing reimbursement rates for nonemergency medical transportation (NEMT) and nonmedical transportation (NMT) trips provided by a public paratransit service operator; and (2) requires the rates reimbursed by the managed care plan to be based on the DHCS's fee-for-service rates for NEMT and NMT services that do not include fixed-route transportation service.	Vetoed

			<i>VETO message: "This bill would require Medi-Cal managed care plans that provide nonemergency or nonmedical transportation to contract with public paratransit service operators for the purpose of establishing reimbursement rates, if federal approvals are obtained. I support efforts to encourage more public paratransit service operators to enroll as nonmedical transportation providers in Medi-Cal, which is permitted under existing law. It would be beneficial to have more options for nonmedical transportation in the Medi-Cal system. This bill takes a different approach, however, requiring the Department of Health Care Services (DHCS) to pursue a series of federal approvals that are not currently allowable under federal guidance. It would not be prudent to use state resources for this purpose."</i>	
AB-767	Gipson	Community Paramedicine or Triage to Alternate Destination Act	This bill (1) extends the sunset date of the Community Paramedicine or Triage to Alternate Destination Act of 2020, from 1/1/24 to 1/1/31; and (2) adds short-term, post-discharge follow-up for persons recently discharged from a hospital due to a serious health condition to the list of program specialties that can be part of a community paramedicine program.	Chapter 270
AB-839	Addis	Residential care facilities for the elderly: financing	This bill adds residential care facilities for the elderly to the list of facilities eligible to participate in financing and funding programs offered by the California Health Facilities Financing Authority.	Chapter 667
AB-847	Luz Rivas	Medi-Cal: pediatric palliative care services	This bill (1) allows an individual determined eligible to receive Medi-Cal hospice services benefit prior to 21 years of age to continue receiving those services after age 21 when certified as eligible by a physician; and (2) allows an individual determined eligible to receive palliative care services prior to age 21 to continue to receive medically necessary palliative care services after 21 years of age when determined to be eligible by the recipient's treating health care provider.	Chapter 814
AB-899	Muratsuchi	Food safety: baby food	This bill (1) requires manufacturers of baby food to test a representative sample of final product, as specified, and to disclose information, as specified, to consumers about the name and levels of toxic elements present in each final product; and (2) prohibits the sale, manufacture, or distribution of products in the state that do not comply with the requirements in this bill.	Chapter 668
AB-904	Calderon, Cervantes	Health care coverage: doulas	This bill requires health plans and insurers to develop a maternal and infant health equity program to address racial disparities through the use of doulas.	Chapter 349
AB-907	Lowenthal	Coverage for PANDAS and PANS	This bill (1) requires a health plan contract or health insurance policy issued, amended, or renewed on or after 7/1/24 to provide coverage for the prophylaxis, diagnosis, and treatment of Pediatric Autoimmune Neuropsychiatric Disorder Associated (PANDAS) with Streptococcal Infections and Pediatric Acute-onset Neuropsychiatric Syndrome (PANS) that is prescribed or ordered by a treating physician; and (2) prohibits coverage for PANDAS and PANS from being subject	Vetoed

			<p>to a copayment, coinsurance, deductible, or other cost sharing that is greater than that applied to other benefits provided by the contract.</p> <p><i>VETO message: "This bill would require health plans to cover specific prophylaxis, diagnosis, and treatment of Pediatric Autoimmune Neuropsychiatric Disorder Associated with Streptococcal Infections (PANDAS) and Pediatric Acute-onset Neuropsychiatric Syndrome (PANS) with limited cost sharing. While I support the author's goal of ensuring that children with PANS and PANDAS receive the treatment they need in a timely manner, this bill creates a disease-specific mandate and contains provisions that would be duplicative of existing laws for timely access standards and grievance processes through the Department of Managed Health Care and Department of Insurance. Further, this bill removes the medical necessity requirement, which is a standard condition for health plans in determining coverage of specific services."</i></p>	
AB-931	Irwin	Prior authorization: physical therapy	<p>This bill (1) prohibits for a new episode of care, a health plan or health insurance policy from requiring prior authorization for the initial 12 physical therapy treatment visits; (2) defines "new episode of care" to mean treatment for a new or recurring condition for which the enrollee or insured has not been treated by the provider within the previous 90 days and is not currently undergoing active treatment; and (3) requires prior to treatment, a physical therapy provider to verify coverage and disclose the cost-sharing amount, including the maximum out-of-pocket expense that may be charged per visit if the health plan or insurer denies coverage for services rendered, and obtain consent, as specified.</p> <p><i>VETO message: "Beginning January 1, 2025, this bill would prohibit a health plan or insurer from requiring prior authorization for the initial 12 physical therapy treatment visits for a new episode of care. The bill would also require that, prior to treatment, the provider verify an enrollee's coverage and disclose the enrollee's cost sharing, maximum out-of-pocket expense per visit, and whether the provider is in-network for the enrollee. I appreciate the author's intent to increase access to physical therapy treatment. However, prior authorization, when applied appropriately, can be an important tool to contain health care costs, protect patients from unanticipated billing, and ensure medically necessary care. Further, existing law requires health plans to provide appointments within a timely access minimum standard, even when prior authorization is required."</i></p>	Vetoed
AB-935	Connolly	Tobacco sales: flavored tobacco ban	<p>This bill (1) aligns violations of the prohibition on sales of flavored tobacco and civil penalties with penalties for the Stop Tobacco Access to Kids Enforcement Act; and (2) requires civil penalties to be deposited in the Cigarette and Tobacco Products Compliance Fund for specified enforcement activities.</p>	Chapter 351
AB-948	Berman	Prescription drugs	<p>This bill deletes the 1/1/24 repeal date on the existing \$250 limit on cost sharing for a 30-day supply of a covered outpatient prescription drug for an individual prescription and makes other clarifications to this law.</p>	Chapter 820

AB-952	Wood	Dental coverage disclosures	This bill requires a health plan or health insurer to disclose when dental coverage is state regulated on an electronic or physical identification card and through a provider portal or upon request for plans and policies issued on or after 1/1/25.	Chapter 125
AB-979	Alvarez	Long-term care: family councils	This bill recasts and strengthens provisions of law governing the rights and operations of family councils at nursing homes, as well as those governing family councils at residential care facilities for the elderly, by, among other provisions, conforming the two sets of laws so they are more closely aligned with each other and with federal law, permitting family councils to be allowed to meet virtually or at an offsite location, and requiring written responses to requests or concerns raised by the family councils to have detailed rationales for any action or inaction taken in response to those requests or concerns.	Chapter 821
AB-1048	Wicks	Dental benefits and rate review	This bill (1) prohibits, after 1/1/25, a plan or health insurer from issuing, amending, renewing, or offering a plan contract or policy that imposes a dental waiting period provision in large group contracts and policies, or a preexisting condition provision in any contracts or policies; and (2) requires health plan contracts and insurance policies covering dental services to be subject to premium rate reviews.	Chapter 557
AB-1057	Weber	California Home Visiting Program	<p>This bill codifies the California Home Visiting Program within the California Department of Public Health.</p> <p><i>VETO message: "This bill would codify the existing California Home Visiting Program (CHVP) and require the California Department of Public Health (CDPH) to allocate funds to participating Local Health Departments to implement the CHVP using any federally approved home visiting model. CDPH would be required to submit a report to the Legislature every two years on performance outcomes. I support the author's goal to improve maternal, child, and infant health outcomes, and cultivate strong families and communities. For this reason, I am instructing CDPH to ensure there is collaboration with home visiting partners, local health directors, local health officers, and other affected stakeholders to meet local CHVP needs. However, this bill creates new General Fund costs that are not included in the budget, as well as cost pressures if the CHVP approves additional home visiting models outside of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed

AB-1060	Ortega	Health care coverage: naloxone hydrochloride	<p>This bill (1) requires a health plan contract or health insurance policy that provides coverage for prescription drugs and is issued, amended, delivered, or renewed on or after 1/1/25, to include coverage for prescription and nonprescription naloxone hydrochloride and all other drugs or products approved by the U.S. Food and Drug Administration for the complete or partial reversal of an opioid overdose; (2) limits cost-sharing and coinsurance to not more than \$10 per package; and (3) sunsets on 1/1/30.</p> <p><i>VETO message: "This bill would require health plans to cover prescription and over the counter naloxone and all other U.S. Food and Drug Administration (FDA) approved drugs for opioid overdose reversal, with a maximum of \$10 cost sharing. Combating the opioid crisis is one of my top priorities. I appreciate the author's shared commitment to this critical public health and public safety imperative. Together with the Legislature, we have invested more than \$1 billion to combat overdoses, support those with opioid use disorder, raise awareness, and crack down on trafficking. Further, the 2023 Budget Act included \$30 million for the CalRx Naloxone Access Initiative, to support partners in developing, manufacturing, procuring, and distributing a low-cost naloxone nasal product. While I support providing access to opioid antagonists to individuals with opioid use disorder or other risk factors, this bill would exceed the state's set of essential health benefits, which are established by the state's benchmark plan under the provisions of the federal Affordable Care Act (ACA). As such, this bill's mandate would require the state to defray the costs of coverage in Covered California. This would not only increase ongoing state General Fund costs, but it would set a new precedent by adding requirements that exceed the benchmark plan. A pattern of new coverage mandate bills like this could open the state to millions to billions of dollars in new costs to cover services relating to other health conditions. This creates uncertainty for our healthcare system's affordability."</i></p>	Vetoed
AB-1063	Gabriel	Nurse-to-patient staffing ratios: annual report	<p>This bill (1) requires the California Department of Public Health (CDPH) to conduct an annual review of its enforcement of the nurse-to-patient ratios, and to submit a report to the Legislature on its findings, including the number of reports received alleging violations and the outcome of any investigations; and (2) requires CDPH, at least once every two years, to hold a public hearing to receive input from direct care nurses and other stakeholders, and requires the input to be summarized in the report along with a plan to implement the suggestions received, or an explanation as to why those suggestions were rejected.</p> <p><i>VETO message: "This bill would require the California Department of Public Health (CDPH) to annually review its enforcement of hospital nurse-to-patient ratio regulations and submit a public report with its findings to the Legislature beginning January 1, 2025. The bill would also require CDPH to hold a public hearing at least every two years to receive input from nurses and other stakeholders regarding the efficacy of the department's enforcement. I agree it is important to ensure nurse-to-patient staffing ratios are enforced properly for</i></p>	Vetoed

			<p><i>patient safety and maintaining the nursing workforce. However, much of the information this bill seeks to document is already publicly available. Further, this Administration prioritizes ongoing and open engagement with stakeholders. A biennial, public hearing is unnecessary for the state to receive input and make changes. I am directing CDPH to continue actively consulting with nurses and their representative labor groups to identify additional opportunities to increase transparency and communication. Further, I have asked CDPH to update their hospital citations tracking system to include a category specific to nurse-to-patient ratio violations, and to publish this on the Center for Health Care Quality's State Enforcement Tracking Dashboard.”</i></p>	
AB-1079	Jackson	Discrimination: Public engagement	<p>This bill (1) requires the California Public Health Department to establish the Hate Crimes Intervention Program within the Injury and Violence Prevention Branch to implement research-based community interventions in conjunction with community leaders and organizations in communities that have been most impacted by hate crimes as confirmed by the Department of Justice; and (2) requires the Civil Rights Department to create and implement statewide and regional campaigns to discourage discrimination based upon, but not limited to, disability, gender, nationality, race or ethnicity, religion, or sexual orientation.</p> <p><i>VETO message: “This bill requires the California Department of Public Health, subject to appropriation, to establish the Hate Crimes Intervention Program within the Injury and Violence Prevention Branch to implement community interventions in conjunction with community leaders and organizations in communities that have been most impacted by hate crimes. Additionally, the bill requires the Civil Rights Department to create and implement statewide and regional campaigns to discourage discrimination based upon, but not limited to, disability, gender, nationality, race or ethnicity, religion, or sexual orientation. These are costs not accounted for in the annual budget. I share the author's objective to reduce hate crime and discrimination in California, which is why we have funded a comprehensive strategy to fight hate violence and discrimination in the budget. Specifically, the State has invested \$150 million for a multi-year grant program to support community services for victims and survivors of hate acts across impacted communities as informed by public data. The State, additionally, established the Commission on the State of Hate to assess data on hate crimes in California, provide resources for victims, and make policy recommendations to better protect civil rights, and announced the launch of CA vs. Hate, a new statewide hotline to report hate acts in California and connect victims with services, among other efforts. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important</i></p>	Vetoed

			<i>to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-1085	Maienschein	Medi-Cal: housing support services	<p>This bill requires the Department of Health Care Services (DHCS) to create a Medi-Cal benefit to cover housing support services, including housing transition and navigation services, housing deposits, and housing tenancy and sustaining services, for individuals experiencing or at risk of homelessness once DHCS has begun a specified evaluation of the current California Advancing and Innovating Medi-Cal program and the Legislature has appropriated money for this purpose.</p> <p><i>VETO message: “This bill would require the Department of Health Care Services (DHCS) to establish a Medi-Cal benefit to cover housing support services for individuals experiencing or at risk of homelessness, subject to an appropriation and federal approval. My Administration has made significant investments to combat homelessness and provide housing supports. While I appreciate and share the author’s goal to support those who are experiencing homelessness, new Medi-Cal benefits must be considered as part of the annual budget process. For example, the 2023 Budget Act establishes coverage for CalAIM transitional rent, beginning in 2024-25, allowing for up to six months of rent or temporary housing for vulnerable Californians, including those who are or are at risk of becoming homeless. DHCS estimates additional annual costs to the Medi-Cal program in the range \$18.3 million to \$40.4 million General Fund to implement this bill. These costs must be considered alongside other budgetary priorities. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-1202	Lackey	Medi-Cal: health care services data: children and pregnant or postpartum persons	<p>This bill (1) requires the Department of Health Care Services (DHCS) to prepare a report to the Legislature that includes information and analysis on the adequacy of each Medi-Cal managed care plan’s network for pediatric primary care, including the number and geographic distribution of providers and the plan’s compliance with established time or distance and appointment-time standards no later than 1/1/25; and (2) requires the report to include disaggregated data on the number of children and pregnant or postpartum persons who are Medi-Cal beneficiaries receiving various preventative, primary and behavioral healthcare services; information on DHCS’s efforts to improve access to pediatric preventive care; and to be posted on DHCS’s website.</p> <p><i>VETO message: “This bill would require the Department of Health Care Services (DHCS) to prepare a public report including information on each Medi-Cal managed care plan’s network adequacy of pediatric primary care, data on</i></p>	Vetoed

			<i>beneficiaries, and reporting on DHCS' efforts to improve access. I am a proponent of transparency; however, this bill's data collection and reporting requirements are largely duplicative of existing efforts. DHCS currently publicly reports on managed care and fee for service adequacy. Each year, DHCS also publishes a Health Disparities Report. Further, DHCS is currently developing the CalAIM dashboard, which will include additional data that aligns with what this bill calls for. The existing data that is available should be evaluated and leveraged before adding new administrative requirements."</i>	
AB-1233	Waldron	Substance abuse: Naloxone Distribution Project: tribal governments	This bill (1) requires the Department of Health Care Services (DHCS), until 3/31/27, to conduct outreach and provide technical assistance to tribal governments, as specified, regarding the Naloxone Distribution Project; and (2) requires DHCS to report specified information to the Legislature.	Chapter 570
AB-1241	Weber	Medi-Cal: telehealth	This bill (1) clarifies that Medi-Cal providers of telehealth services are not required to schedule an appointment with a different provider in order to meet the requirement in existing law that they facilitate in-person care; and (2) rephrases the telehealth provider requirement under the Medi-Cal program to offer or facilitate in-person care as a requirement that telehealth providers maintain and follow protocols to offer or facilitate in-person care.	Chapter 172
AB-1288	Rendon	Health care coverage: Medication-assisted treatment	<p>This bill prohibits a health plan or health insurer from requiring prior authorization or step therapy for a naloxone product or another opioid antagonist approved by the United States Food and Drug Administration, buprenorphine product, methadone, or long-acting injectable naltrexone for detoxification or maintenance treatment of a substance use disorder.</p> <p><i>VETO message: "This bill would prohibit health plans from requiring prior authorization or step therapy for a naloxone product or other opioid antagonist approved by the United States Food and Drug Administration (FDA), buprenorphine product, methadone, or long-acting injectable naltrexone for detoxification or treatment of a substance use disorder. I appreciate the author's intent to increase access to medication for opioid use disorder. My Administration takes the opioid crisis seriously, as evidenced by the over \$1 billion invested to combat overdoses, support those with opioid use disorder, raise awareness, and crack down on trafficking. However, utilization review is an important tool to contain health care costs, protect patients from unanticipated billing, and ensure medically necessary care. While immediacy of treatment is important, prior authorization also helps avoid fraudulent requests or abuse of the drugs addressed in this bill, such as methadone."</i></p>	Vetoed
AB-1309	Reyes	Long-term health care facilities: admission contracts	This bill requires nursing homes, within 48 hours of giving a required written notice of an involuntary transfer or discharge, to provide the resident with a copy of certain discharge related documents, including a description of specific needs that cannot be met and the facility's attempts to meet those needs when the	Chapter 835

			basis of the transfer or discharge is because the resident's needs cannot be met in the facility.	
AB-1325	Waldron, Garcia	Microenterprise home kitchen operations	This bill increases the meal limitation and cap on gross sales for microenterprise home kitchen operations, currently 30 meals per day, 60 meals per week, and up to \$50,000 in gross annual sales, to up to 90 meals per week and \$100,000 in gross annual sales.	Chapter 101
AB-1376	Juan Carrillo	Emergency medical services: liability limitation	This bill exempts a private provider of ambulance services from criminal or civil liability for the continued detainment of a person when that detainment is requested by a peace officer, facility staff, or other professionals authorized to involuntarily detain people under the Lanterman-Petris-Short Act, for purposes of transporting the person to a designated facility.	Chapter 474
AB-1392	Rodriguez	Hospitals: procurement contracts	This bill (1) requires specified hospitals to submit an annual plan, rather than a report, for increasing procurement from minority, women, LGBT, and disabled veteran business enterprises; and (2) permits the Department of Health Care Access and Information to establish and operate a clearinghouse to maintain a database, and verify the statuses, of those business enterprises.	Chapter 840
AB-1432	Wendy Carrillo	Health care coverage	<p>This bill requires every policy or certificate of group health insurance marketed, issued, or delivered to a resident of California, regardless of the situs of the contract, subscriber, or master group policyholder, to be subject to all provisions of the law requiring health insurance coverage of abortion, abortion-related services, and gender affirming care.</p> <p><i>VETO message: "This bill would require any out-of-state health insurance plan regulated by the California Department of Insurance (CDI) that is marketed, issued, or delivered to a California resident to provide coverage for abortion, abortion-related services, and gender-affirming care. I commend the author for working to provide additional assurances that California residents can access abortion services and gender affirming care. It is a priority of my Administration to ensure that abortion and gender-affirming care are safe, legal, and accessible. However, it is not evident that out-of-state health insurance plans serving Californians do not already cover this care. Further, though well intentioned, this bill could invite litigation where an adverse ruling would outweigh a potential benefit."</i></p>	Vetoed
AB-1437	Irwin, Quirk-Silva	Medi-Cal: serious mental illness	<p>This bill requires the Department of Health Care Services to automatically approve a Medi-Cal prescription refill for a drug for serious mental illness for 365 days after the initial prescription is dispensed.</p> <p><i>VETO message: "This bill would require the Medi-Cal program to automatically approve any prescription refill for serious mental illness (SMI) for a period of 365 days after the initial prescription is dispensed for a beneficiary 18 years or older. I appreciate the author's intent to increase Medi-Cal beneficiaries' access and</i></p>	Vetoed

			<i>adherence to SMI drugs. However, this approach does not address the underlying obstacles with medication adherence and would remove clinical safeguards. Currently most medications used for an SMI are covered without prior authorization, and if prior authorization is needed, DHCS provides a response within 24 hours and allows emergency coverage of a drug up to 14 days. In instances where prior authorization is required, it is in place for patient safety. Maintaining utilization control is important to contain health care costs, protect patients, and ensure medically necessary care.”</i>	
AB-1451	Jackson	Urgent and emergency mental health and substance use disorder treatment	<p>This bill requires a health plan contract or insurance policy issued, amended, or renewed on or after 1/1/24, that provides coverage for medically necessary treatment of mental health and substance use disorders to cover treatment for urgent and emergency mental health and substance use disorders without preauthorization consistent with existing law.</p> <p><i>VETO message: “This bill would require health plans to cover treatment for urgent and emergency mental health and substance use disorders without prior authorization, upon appropriation by the Legislature for administrative costs. I share the author’s concern regarding the importance of accessible behavioral health services statewide, as evidenced by the billions of dollars we have invested to enhance access to timely and necessary behavioral health care, as well as the programs and reforms implemented to improve our delivery system. Existing law already prohibits prior authorization for emergency care, and requires mental health and substance use disorder services to meet timely access standards. The requirements in this bill would result in significant costs in the tens of millions of dollars, to the state General Fund and to consumers through health plan premium increases. These impacts should be considered as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-1462	Jim Patterson	Veteran overdose deaths	This bill requires the California Department of Public Health to compile a report for the Legislature and the California Department of Veterans Affairs on veteran drug overdose deaths in the state.	Chapter 844
AB-1467	Alanis	Nevaeh Youth Sports Safety Act	This bill requires a youth sports organization that elects to offer an athletic program to ensure that by 1/1/27, its athletes have access to an automated external defibrillator during any official practice or match.	Chapter 24

AB-1471	Pellerin	Hospitals: seismic compliance: O'Connor Hospital and Santa Clara Valley Medical Center	This bill (1) extends the deadline for O'Connor Hospital (the hospital) or Santa Clara Valley Medical Center's (SCVMC) current plan for 2020 seismic compliance; and (2) extends the dates for the hospital or SCVMC to report to the Department of Health Care Access and Information on their progress.	Chapter 304
AB-1478	Cervantes	Maternal health: community-based comprehensive perinatal care: database of referral networks	<p>This bill requires the California Department of Public Health, for the purposes of maintaining a statewide comprehensive community-based perinatal services program, to develop and maintain on its website a database of referral networks of community-based mental health providers and support services addressing postpartum depression, prenatal, delivery, and postpartum care, neonatal and infant care services, and providing support groups.</p> <p><i>VETO message: "This bill would require the California Department of Public Health (CDPH) to develop, maintain, and update annually on its website a referral network database of community based mental health providers and support services addressing postpartum depression and prenatal care. While I support this bill's intent to increase awareness of mental health and support services for postpartum depression and prenatal care, it is duplicative of existing programs and resources. Last year, I vetoed a similar version of this bill. I do not believe creating another website is necessary. State programs such as the Adolescent Family Life Program, Black Infant Health Program, California Home Visiting Program, Perinatal Equity Initiative, and the Comprehensive Perinatal Services Program work to ensure pregnant and postpartum individuals are assessed, informed, linked, and referred to appropriate health and social services, including mental health. Additional resources can be found on health plan and Medi-Cal insurance websites, county and local health jurisdiction websites, as well as through CalHOPE, which is administered by the Department of Health Care Services (DHCS)."</i></p>	Vetoed
AB-1481	Boerner, Bauer-Kahan	Medi-Cal: presumptive eligibility	This bill (1) renames the "Presumptive Eligibility for Pregnant Women" program the "Presumptive Eligibility for Pregnant People" (PE4PP) program; and (2) requires the Department of Health Care Services to ensure that a pregnant person receiving coverage under PE4PP who applies for full-scope Medi-Cal benefits within the presumptive eligibility period to continue receiving presumptive eligibility services until their full-scope Medi-Cal application is approved or denied.	Chapter 372
AB-1487	Santiago	Public health: Transgender, Gender Variant, and Intersex Wellness Reentry Fund	This bill creates the Transgender, Gender Variant, and Intersex Wellness Reentry Fund for purposes of funding grants to create programs, or funding existing programs, focused on reentry programming specifically to support transgender, gender variant, and intersex people who have experienced carceral systems.	Chapter 845
AB-1612	Pacheco	Clinics: licensure	This bill (1) permits a primary care clinic, with a license in good standing for the preceding five years, to construct a new outpatient clinic, acquire ownership or control of an accredited outpatient setting, acquire ownership or control of a	Vetoed

			<p>license-exempt clinic or office, or acquire ownership or control of a previously licensed primary care clinic; and (2) deems these constructed or acquired facilities to be compliant with the minimum construction standards of adequacy and safety known as the Office of Statewide Health Planning and Development 3 building code requirements.</p> <p><i>VETO message: "This bill would authorize a licensed primary care clinic to construct or acquire certain primary care clinic facilities and deem those new facilities to be in compliance with the minimum construction standards of adequacy and safety. I support the author's goal to encourage expansion of primary care clinics to increase their capacity to provide care. However, this bill removes important health and safety protections for patients, clinic staff, and the public. Every primary care clinic, regardless of location, should meet the applicable state licensing standards and building codes. This bill exempts certain facilities from those safety measures."</i></p>	
AB-1645	Zbur	Health care coverage: cost sharing	<p>This bill (1) expands health insurance coverage for preventive services without cost-sharing to include office visits and services integral to the provision of the item or service, and requires coverage earlier than federal requirements; (2) prohibits a large group health plan contract or insurance policy issued, amended, or renewed on or after 1/1/24, and a small group and individual market plan or policy issued, amended, or renewed on or after 1/1/25 from imposing a cost-sharing requirement or prior authorization on a sexually transmitted infection screening that is recommended by the federal Centers for Disease Control and Prevention or of any items and services that are integral to a screening, that is performed by an essential community provider or participating provider, facility, or processing laboratory; and (3) requires a plan or insurer to directly reimburse a nonparticipating essential community provider the greater of its average contracted rate or 125% of the amount Medicare reimburses on a fee-for-service basis for the same or similar items or services in the general geographic region in which the items or services were rendered.</p> <p><i>VETO message: "This bill would prohibit health plans from imposing cost sharing for specified preventive or screening services and associated office visits and would require plans to directly reimburse nonparticipating essential community providers for sexually transmitted infections (STI) screenings and services. I appreciate the author's efforts to increase access to preventive health care, including human immunodeficiency virus (HIV) and STI testing, colorectal screening, and other services. However, components of this proposal depart from structures in federal and state law, such as the existing policies for reimbursement to non-contracted providers. Further, because this bill exceeds the cost-sharing provisions under the Affordable Care Act, it would result in increased costs to health plans passed on to consumers through premiums. The State must weigh the potential benefits of all new mandates with the comprehensive costs to the entire delivery system."</i></p>	Vetoed

AB-1696	Sanchez	Sober Living Accountability Act	<p>This bill requires any government entity that enters into, renews, or amends a contract, beginning 1/1/24, with a privately owned recovery residence (RR) to require the contracting RR to submit specified information.</p> <p><i>VETO message: "This bill would require any privately-owned recovery residence that contracts with a government entity to provide documented policies and procedures related to its operations, code of ethics, and patient access to medications. Privately-owned recovery residences, as defined by this bill, are not subject to state licensure or certification. Therefore, AB 1696 would conflate requirements in existing law for licensed and certified programs providing substance use disorder recovery services with new requirements for privately-owned recovery residences, which the California Department of Health Care Services does not oversee or enforce. This may create confusion among people seeking recovery services from licensed or certified programs or treatment facilities."</i></p>	Vetoed
AB-1701	Weber	Black infant health: California Perinatal Equity Initiative	This bill expands the entities eligible to apply for funding through the California Perinatal Equity Initiative to include city health departments, in addition to county health departments.	Chapter 174
AB-1720	Bauer-Kahan	Clinics: prenatal screening	This bill restricts an ultrasound or a similar medical imaging device or procedure used for medical, counseling, or diagnostic service or purpose, to only be offered in specified health care facilities and practices.	Chapter 259
AJR-4	Schiavo	Medicare: ACO REACH Model	This resolution requests the President of the United States to immediately end the Accountable Care Organization Realizing Equity, Access, and Community Health model under the federal Medicare Program, with the stated goal of eliminating corporate profiteering and expanding consumer-directed access to care established through Traditional Medicare.	Resolution Chapter 172
SB-43	Eggman	Behavioral health	This bill (1) expands the definition of "gravely disabled," for purposes of involuntarily detaining an individual with a severe substance use disorder (SUD), or a co-occurring mental health disorder and a severe SUD, or chronic alcoholism that is unable to additionally provide for personal safety or necessary medical care; and (2) deems statements of specified health practitioners, for purposes of an expert witness in a proceeding relating to the appointment or reappointment of a conservator, as not made inadmissible by the hearsay rule, as specified.	Chapter 637
SB-67	Seyarto	Controlled substances: overdose reporting	This bill requires a coroner or medical examiner to report deaths that are a result of a drug overdose to the Overdose Detection Mapping Application Program managed by the Washington/Baltimore High Intensity Drug Trafficking Area program.	Chapter 859

SB-90	Wiener	Health care coverage: insulin affordability	<p>This bill prohibits a health plan contract or disability insurance policy that is issued, amended, or renewed on or after 1/1/24, or plan or policy offered in in the individual or small group market on or after 1/1/25, from imposing a copayment, deductible, coinsurance, or any other out-of-pocket expense on an insulin prescription drug that exceeds \$35 for a 30-day supply, as specified.</p> <p><i>VETO message: "This bill would prohibit health plans from imposing a copayment of more than \$35 for a 30-day supply of an insulin prescription drug. Bringing down the costs of prescription drugs, and particularly insulin, has long been a priority of mine. People should not be forced to go into debt to get lifesaving medicines. In March, I announced the state's partnership with Civica to create our own line of CalRx biosimilar insulins that will cost no more than \$30 per 10mL vial or \$55 for five 3mL cartridges. This is a fraction of the current price for most insulins, and CalRx biosimilar insulins will be available to insured and uninsured patients nationwide. With CalRx, we are getting at the underlying cost, which is the true sustainable solution to high-cost pharmaceuticals. With copay caps however, the long-term costs are still passed down to consumers through higher premiums from health plans. As a state, we have led the nation in our efforts and investments to address the true underlying costs of insulin prescription affordability."</i></p>	Vetoed
SB-257	Portantino	Health care coverage: diagnostic imaging	<p>This bill requires health care coverage without imposing cost-sharing for screening mammography, medically necessary diagnostic or supplemental breast examinations, diagnostic mammography, tests for screening or diagnostic purposes, and medically necessary diagnostic breast imaging, including diagnostic breast imaging following an abnormal mammography result and for an enrollee or insured indicated to have a risk factor associated with breast cancer, including family history or known genetic mutation.</p> <p><i>VETO message: "This bill would require health plans to provide coverage without cost-sharing for screening mammography, medically necessary diagnostic or supplemental breast examinations, diagnostic mammography, testing for screening or diagnostic purposes, and medically necessary diagnostic breast imaging. I appreciate the author's efforts to improve access to preventive health care services, particularly breast cancer. Breast cancer screenings save lives, which is why health plans already must provide coverage for primary screening mammograms, without cost sharing for women aged 40 to 74. However, this bill exceeds the cost sharing provisions under the Affordable Care Act. As such, this policy would result in unknown costs to health plans passed on to consumers through premiums. The State must weigh the potential benefits of all new mandates with the comprehensive costs to the entire delivery system."</i></p>	Vetoed
SB-302	Stern	Compassionate Access to Medical Cannabis Act	<p>This bill expands existing law requiring health facilities to permit terminally ill patients to have access to their medical cannabis to also require health facilities to permit patients who are over 65 years of age and have a chronic disease to</p>	Chapter 484

			have access to their medical cannabis, and includes home health agencies in the list of health facilities included in this law.	
SB-311	Eggman	Medi-Cal: Part A buy-in	This bill requires the Department of Health Care Services to enter into a Medicare Part A buy-in agreement with the federal Centers for Medicare and Medicaid Services for the qualified Medicare beneficiary program. Such agreement is intended to facilitate the enrollment of low-income Medi-Cal recipients into Medicare and the payment of their premiums and co-payments.	Chapter 707
SB-326	Eggman	The Behavioral Health Services Act	This bill (1) revises and recasts the Mental Health Services Act (MHSA) as the Behavioral Health Services Act (BHSA) if voters approve amendments to the MHSA at the 3/5/24 statewide primary election; (2) clarifies that county behavioral health programs are permitted to use BHSA funds to treat primary substance use disorder conditions and makes conforming changes throughout the BHSA; (3) restructures current MHSA funding buckets; and (4) enhances the current process for local planning of various services funded by the BHSA, and for oversight, accountability, and reporting of BHSA funds.	Chapter 790
SB-344	Rubio	Ken Maddy California Cancer Registry	This bill revises provisions of law related to the Ken Maddy California Cancer Registry to make various changes, including to permit individuals who are authorized to access the confidential data in cancer registries to participate in data sharing with other authorized individuals.	Chapter 867
SB-421	Limón	Health care coverage: cancer treatment	This bill eliminates the sunset date on a requirement that individual and group health plans and insurance policies limit the copayment for an individual prescription of up to a 30-day supply of an orally administered anticancer medication covered under the contract or policy.	Chapter 607
SB-476	Limón	Food safety: food handlers	This bill requires food facility employers to pay an employee for any cost associated with the employee obtaining a food handler card, including considering the time it takes for the employee to complete the training and certification program to be compensable as “hours worked.”	Chapter 610
SB-496	Limón	Biomarker testing	This bill requires Medi-Cal, and, a health plan contract or a health insurance policy that is issued, amended, delivered, or renewed on or after 7/1/24, and Medi-Cal, to cover medically necessary biomarker testing for the purposes of diagnosis, treatment, appropriate management, or ongoing monitoring of an enrollee’s or insured’s disease or condition to guide treatment decisions only if the test is supported by medical and scientific evidence, as specified.	Chapter 401
SB-502	Allen	Medi-Cal: children: mobile optometric office	This bill (1) requires the Department of Health Care Services (DHCS) to file all necessary state plan amendments to exercise the Health Services Initiative option made available under the federal Children’s Health Insurance Program (CHIP) provisions to cover vision services provided to low-income children statewide through a mobile optometric office; (2) authorizes the acceptance of	Chapter 487

			payment from any of the state's CHIP programs, in addition to the Medi-Cal program, for the owner and operator of a mobile optometric office and the optometrist providing services; and (3) prohibits the use of General Fund moneys for funding this program and requires DHCS to seek other sources of funding, including charitable donations.	
SB-582	Becker	Health information	<p>This bill (1) requires the California Health and Human Services Data Exchange Framework stakeholder advisory group to consider whether standards for including electronic health record (EHR) vendors in the data exchange framework would be appropriate, and, if determined appropriate develop those standards; (2) requires, if standards are developed, EHR vendors to execute the data exchange framework data sharing agreement no later than 12 months after the completion of the standards and in alignment with existing federal standards and policies; and (3) amends provisions of SB 1419 (Becker, Chapter 888, Statutes of 2022) dealing with application programming interfaces and electronic disclosure of test results.</p> <p><i>VETO message: "This bill would require the California Health and Human Services Agency's (CHHS) Data Exchange Framework (DxF) stakeholder advisory group to consider new standards for including Electronic Health Records (EHR) vendors in the DxF, establish standards for EHR vendors' fees, and authorize CHHS to oversee and enforce EHR vendors for noncompliance with federal standards. My Administration spearheaded the creation of the DxF to accelerate and expand the exchange of health information to provide safe, effective, whole person care to Californians in real time. Given the ongoing efforts by CHHS and the Center for Data Insights and Innovation to stand up the DxF, this bill is premature. The state should prioritize implementation of this important work before we consider modifications."</i></p>	Vetoed
SB-595	Roth	Covered California: data sharing	This bill (1) clarifies that Covered California is only prohibited from disclosing personal information obtained from the Employment Development Department without first obtaining consent of the applicant when disclosure is to a certified insurance agent or a certified enrollment counselor for the purpose of communicating about the availability of health coverage through Covered California; and (2) requires a person or entity that receives this personal information take reasonable measures to safeguard the confidentiality of any personal information prohibits use or disclose for any purpose other than to market and publicize the availability of health care coverage through Covered California to individuals, as directed by Covered California.	Chapter 492
SB-621	Caballero	Health care coverage: biosimilar drugs	This bill authorizes a health plan, health insurer, or utilization review organization to require an enrollee or insured to try a biosimilar, as defined in federal law, before providing for the equivalent branded prescription drug.	Chapter 495
SB-635	Menjivar, Portantino	Health care coverage: hearing aids	This bill (1) requires a health plan contract or health insurance policy issued, amended, or renewed on or after 1/1/25, to include coverage for hearing aids	Vetoed

and related services for all enrollees and insureds under 21 years of age, if medically necessary; (2) limits the maximum required coverage amount to \$3,000 per individual hearing aid; and (3) prohibits hearing aids covered from being subject to a coinsurance, deductible or copayment requirement, or, subject to financial or treatment limitations, including a dollar limit set below \$3,000 per individual hearing aid.

VETO message: "This bill would require health plans to cover medically necessary hearing aids for individuals under 21 years of age, up to \$3,000 per individual hearing aid without any cost sharing, beginning January 1, 2025. I am committed to ensuring that hearing impaired children have access to the services and supports they need, including hearing aids. Today, children can receive hearing aids and related services through the California Children's Services (CCS) program or through Medi-Cal. In July 2021 we launched the Hearing Aid Coverage for Children Program (HACCP) within the Department of Health Care Services (DHCS) for those who do not qualify for hearing aids through CCS or Medi-Cal. HACCP was created to improve access and coverage for children's hearing aids, a shared goal of this proposed bill. Unlike HACCP, however, SB 635 would exceed the state's set of essential health benefits, which are established by the state's benchmark plan under the provisions of the federal Affordable Care Act (ACA). As such, this bill's mandate would require the state to defray the costs of coverage in Covered California. This would not only increase ongoing state General Fund costs, but it would set a new precedent by adding requirements that exceed the benchmark plan. A pattern of new coverage mandate bills like this could open the state to millions to billions of dollars in new costs to cover services relating to other health conditions. This creates uncertainty for our healthcare system's affordability, particularly when we have developed an alternative program that can serve the target population. That said, improving access to hearing aids for children is a priority for my Administration. We can, and we must, do better for these children and their families as we implement HACCP. To this end, I am directing my Administration to explore increases to Medi-Cal provider payments with the goal of incentivizing additional provider participation in HACCP, increasing access for youth in need of hearing aids. In addition, DHCS has developed a comprehensive plan to increase provider participation and program enrollment. These improvements will enable HACCP to reach and serve more children, which is our shared goal. Specifically, in the next six months, DHCS will take a variety of steps to help patients maximize benefits, including: (1) partnering with other state entities to promote participation and awareness of HACCP, (2) completing translations for HACCP related materials into 18 languages, (3) implementing a streamlined annual eligibility renewal process to simplify provider enrollment, (4) conducting outreach to Medi-Cal providers not yet participating in HACCP to support their participation, (5) hosting quarterly webinars with providers and stakeholders, and (6) continuing to identify potential service improvements and strategies to increase program success. Given the structural concerns this bill presents to our

			<i>healthcare system and the opportunity to improve the existing HACCP to accomplish the same objectives, I cannot sign this bill.”</i>	
SB-641	Roth	Public health: alcohol and drug programs: naloxone	<p>This bill requires the Department of Health Care Services to make all approved formulations and dosage strengths of naloxone or any other opioid antagonist that are indicated for the emergency treatment of known or suspected opioid overdose available through the Naloxone Distribution Project.</p> <p><i>VETO message: “This bill would require the State Department of Health Care Services (DHCS) to make all U.S. Food and Drug Administration (FDA) approved formulations and dosage strengths of naloxone, or any other opioid antagonist, available through the Naloxone Distribution Project (NDP). The NDP was created to combat the opioid crisis by providing free naloxone in a dosage strength that is safest for public use. Since October 2018, the NDP has provided more than 2.5 million free naloxone kits to first responders, community and harm reduction organizations, schools, public health agencies, and others. Though well intentioned, this bill could lead to the distribution of formulations and dosage strengths which may not be suited for the general public and may be more costly than other equally effective formulations. If it is determined that there is a need to add new formulations or dosages to the NDP in the future, that can be accomplished administratively.”</i></p>	Vetoed
SB-694	Eggman	Medi-Cal: self-measured blood pressure devices and services	<p>This bill adds self-measured blood pressure (SMBP) devices and SMBP services, as defined, as covered benefits under the Medi-Cal program for the treatment of high blood pressure.</p> <p><i>VETO message: “This bill would require self-measured blood pressure devices and related services to be covered benefits within the Medi-Cal program. While I appreciate the author’s goal to support Medi-Cal beneficiaries with hypertension and related conditions, new Medi-Cal benefits must be considered as part of the annual budget process. In 2022, the Department of Health Care Services (DHCS) added coverage for self-measured blood pressure devices into the Medi-Cal pharmacy benefit. However, the addition of patient education, data collection, and required communication about treatment plans is an expansion of covered services. DHCS estimates additional annual costs to the Medi-Cal program in the millions of dollars from the General Fund to implement this bill. These costs must be considered alongside other budgetary priorities. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed

SB-717	Stern	County mental health services	This bill (1) requires an individual who has a misdemeanor charge or charges that are dismissed by the court, who is found incompetent to stand trial (IST), and who is not receiving court directed services to be notified by the court of their need for mental health services, as evidenced by having been found IST; and (2) requires a county behavioral health department to make these individuals a top priority for engagement of mental health services.	Chapter 883
SB-770	Wiener, McGuire	Health care: unified health care financing	This bill (1) directs the Secretary of the California Health and Human Services Agency (Secretary) to research, develop, and pursue waiver discussions with the federal government with the objective of a unified health care financing system that incorporates specific features, including a comprehensive package of medical, behavioral health, pharmaceutical, dental, and vision benefits, without cost sharing for essential services and treatments; (2) requires the Secretary to engage stakeholders including consumers, patients, health care professionals, labor unions, government agencies, and philanthropic organizations in developing the waiver framework; (3) requires the Secretary to provide an interim report by 1/1/25, detailing the agency's preliminary analysis and input from stakeholders, and to propose statutory language authorizing the development and submission of federal waiver applications; and (4) requires the Secretary to complete the waiver framework by 6/1/25, and hold a 45-day public comment period and produce a report on the finalized waiver framework by 11/1/25.	Chapter 412
SB-779	Stern	Primary Care Clinic Data Modernization Act	This bill (1) adds, effective on 1/1/27, intermittent clinics that are exempt from licensure to an existing requirement that clinics file an annual report to the Department of Health Care Access and Information (HCAI) with specified information; and (2) creates new reporting requirements for all primary care clinics, including intermittent clinics, to report various types of data to HCAI, including a labor report and a workforce development report.	Chapter 505
SB-786	Portantino	Prescription drug pricing	This bill prohibits a pharmacy benefit manager from imposing any requirements, conditions, or exclusions that discriminate against a federal 340B Drug Pricing Program Covered Entity (CE) or a specified pharmacy in connection with dispensing covered drugs, or, prevent a CE from retaining the benefit of discounted pricing for the purchase of covered drugs.	Chapter 414
SB-805	Portantino	Health care coverage: pervasive developmental disorders or autism	This bill (1) expands the qualifications for Qualified Autism Service (QAS) professionals as found in California's mandate on health plans and insurers to cover behavioral health treatment for pervasive developmental disorders or autism; and (2) requires these QAS professionals to also meet educational or experiential qualifications and supervision requirements for these providers adopted by the Department of Developmental Services on or before 7/1/26, through regulations that also develop a rate.	Chapter 635

HOUSING

AB-42	Ramos	Tiny homes: temporary sleeping cabins: fire sprinkler requirements	This bill prohibits, until 1/1/27, a local agency from imposing or enforcing a requirement to provide fire sprinklers in temporary sleeping cabins for people experiencing or at risk of homelessness, if certain conditions are met.	Chapter 725
AB-309	Lee, Wendy Carrillo, Kalra	The Social Housing Act	<p>This bill creates the Social Housing Program within the Department of General Services to identify and develop up to three social housing projects on state-owned surplus land deemed suitable for housing, as specified.</p> <p><i>VETO message: "This bill would create the Social Housing Program in the Department of General Services (DGS). The program would identify and produce three social housing projects on excess state-owned property through development or acquisition. This bill infringes on state sovereignty over state-owned real property by establishing a new process for local government review of state projects authorized under the bill and could potentially cost the state several hundred million dollars in capital expenditures. State-owned sites identified as suitable for housing development already are being developed as affordable housing through the State Excess Sites program. This program, instituted through Executive Order (EO) N-06-19 and further codified through AB 2233 (Quirk-Silva, Chapter 438, Statutes of 2022) and SB 561 (Dodd, Chapter 446, Statutes of 2022), has already awarded state land for 17 residential or mixed-use projects with significant affordable housing components. While I appreciate the author's commitment to build more affordable housing in the state, this bill creates new additional cost pressures and must be considered in the annual budget in the context of all state funding priorities. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-318	Addis	Mobilehome Residency Law Protection Act	This bill (1) extends the sunset on the Mobilehome Residency Law Protection Program (Program), which provides for the administrative review and referral of complaints alleging violations of the Mobilehome Residency Law, from 1/1/24 to 1/1/27; and (2) makes several changes to the Program, as specified.	Chapter 736
AB-319	Connolly	Mobilehome Parks Act: inspectors: conflict of interest: enforcement actions: sunset	This bill (1) extends the sunset date on the Mobilehome Parks Maintenance inspection program by one year; and (2) requires the Department of Housing and Community Development to establish policies related to conflict of interest reporting for mobilehome park inspectors.	Chapter 737

AB-323	Holden	Density Bonus Law: purchase of density bonus units by nonprofit housing organizations: civil actions	This bill limits the ability of developers to sell deed-restricted units intended for owner-occupancy to purchasers that would rent the unit unless there are no qualified owner-occupant buyers.	Chapter 738
AB-346	Quirk-Silva	Income tax credits: low-income housing: California Debt Limit Allocation Committee rulemaking	This bill (1) authorizes the California Tax Credit Allocation Committee (CTCAC) to allocate expanded state Low-Income Housing Tax Credits (LIHTCs) to 9% projects under specified circumstances, and authorizes taxpayers purchasing state LIHTCs to claim them in the taxable year the project is placed in service, without a CTCAC certification; and (2) authorizes the California Debt Limit Advisory Committee to adopt, amend, or repeal rules and regulations without complying with the Administrative Procedures Act until 1/1/29, as specified.	Chapter 739
AB-371	Garcia, Ramos	Housing programs: tribal housing program	<p>This bill (1) creates the Tribal Housing Advisory Committee within the Business, Consumer Services, and Housing Agency, upon appropriation; and (2) makes changes to tribal liaison and technical assistance requirements that apply to the Department of Housing and Community Development.</p> <p><i>VETO message: "SB 18 (McGuire, 2023) would create the Tribal Housing Grant Program Trust Fund to provide grant funds to tribal entities, and AB 371 would change the current waiver process utilized to assist tribal entities in applying for various housing financing programs administered by the Department. I want to thank the authors and their supporters for their commitment to providing more safe and affordable housing for California's tribal residents. These legislative efforts are well-intentioned, and I share the desire to further remove barriers and increase tribal access to housing and homelessness programs. I signed legislation in 2019 to make tribes eligible for most State housing programs, and I remain committed to doing more. My Administration has provided tribal set asides in a variety of new programs we created, including: \$30 million in the Behavioral Health Infrastructure Bond Act of 2023; \$29 million through the first round of the Multifamily Super Notice of Funding Availability, which combines funding for four affordable housing funding programs; \$20 million recently awarded through the Homeless, Housing Assistance and Prevention program (HHAP); and a forthcoming Homekey Tribal Entity Notice of Funding Availability of approximately \$75 million, to name a few. But system overhauls such as those included in these two bills need to be made through the budget process where a dedicated grant program to address tribal housing needs - using either new general fund and/or reappropriation of existing tribal set-asides - can be established, along with appropriate program rules to streamline application processes, with more flexible uses to better meet the unique housing needs of tribal governments. I am committed to addressing these important issues in next year's budget and look forward to working with the Legislature and our tribal partners to help deliver these critical dollars to tribal communities where - and how - they are needed."</i></p>	Vetoed

AB-434	Grayson	Housing element: notice of violation	This bill adds specified housing laws to the list of laws that the Department of Housing and Community Development is required to enforce.	Chapter 740
AB-519	Schiavo	Affordable Housing Finance Workgroup: affordable housing: consolidated application and coordinated review process	This bill creates an Affordable Housing Finance Workgroup to propose the creation of a consolidated application for affordable housing developers to access state housing funding programs and a coordinated review process for the application.	Chapter 742
AB-529	Gabriel, Haney	Adaptive reuse projects	This bill allows the Department of Housing and Community Development to propose revisions and clarifications to the California Building Standards Code pertaining to adaptive reuse to the California Buildings Standards Commission and makes other changes to state law related to adaptive reuse projects.	Chapter 743
AB-531	Irwin	The Behavioral Health Infrastructure Bond Act of 2023	This bill (1) creates the Behavioral Health Infrastructure Bond Act of 2024; and (2) authorizes, subject to voter approval, the issuance of \$6.38 billion in general obligation to be issued to the Department of Health Care Services and Department of Housing and Community Development for funding community-based treatment and residential care settings, as well as permanent supportive housing, as specified.	Chapter 789
AB-548	Boerner	State Housing Law: inspection	This bill requires local enforcement agencies to develop policies and procedures for inspecting multiple units in a building if an inspector or code enforcement officer has determined that a unit in that building is substandard or is in violation of state habitability standards.	Chapter 744
AB-572	Haney	Common interest developments: imposition of assessments	This bill caps annual increases in regular assessments on deed-restricted affordable housing units in homeowners associations (HOAs), as specified, at 5% plus the percentage change in the cost of living—not to exceed 10%—greater than the preceding regular assessment, for HOAs that record their original declaration on or after 1/1/25.	Chapter 745
AB-589	Boerner	Homeless youth: transitional housing	<p>This bill requires the Department of Housing and Community Development to establish the Unicorn Homes Transitional Housing for Homeless LGBTQ+ Youth Program as a three-year pilot program.</p> <p><i>VETO message: "This bill, until January 1, 2027 and upon appropriation by the Legislature, would require the Department of Housing and Community Development (HCD) to establish the Unicorn Homes Transitional Housing for Homeless LGBTQ+ Youth Program (Unicorn Program) as a pilot to be administered by local community-based organizations in Sacramento and San Diego Counties. While I appreciate the author's commitment to providing housing for homeless LGBTQ+ youth, AB 589 creates an unfunded grant program that must be considered in the annual budget in the context of all state funding priorities. In partnership with the Legislature, we enacted a budget that</i></p>	Vetoed

			<i>closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-648	Valencia	Common interest developments: procedures: meetings by teleconference	This bill authorizes a homeowners association to conduct a board or member meeting entirely by teleconference without any physical location, if certain conditions are met.	Chapter 203
AB-671	Ward	CalHome Program: accessory dwelling units	This bill authorizes community land trusts to utilize CalHome Program funds for the purchase, construction, and leasing of accessory dwelling units and junior accessory dwelling units.	Chapter 746
AB-812	Boerner	Housing development approvals: reserving affordable units in or near a cultural district for artists	This bill authorizes local governments to set aside 10% of any locally-required affordable housing units for artists within one-half mile of a state designated cultural districts or within a locally designated cultural districts.	Chapter 747
AB-932	Ting	Accessory dwelling units: Accessory Dwelling Unit Program: reports	This bill requires the California Housing Finance Agency to conduct an analysis of its Accessory Dwelling Units Program and report its findings to the Legislature by 1/1/25.	Chapter 169
AB-976	Ting	Accessory dwelling units: owner-occupancy requirements	This bill makes permanent the existing prohibition on local government's ability to require owner-occupancy on a parcel containing an Accessory Dwelling Unit.	Chapter 751
AB-1033	Ting	Accessory dwelling units: local ordinances: separate sale or conveyance	This bill allows cities and counties that have a local accessory dwelling unit (ADU) ordinance to allow ADUs to be sold separately or conveyed from the primary residence.	Chapter 752
AB-1215	Wendy Carrillo	Pets Assistance With Support Grant Program: homeless shelters: domestic violence shelters: pets	This bill requires the Department of Housing and Community Development to establish a grant program to provide funding to homeless shelters and domestic violence shelters to provide shelter, food, and basic veterinary services for pets owned by individuals experiencing homelessness or escaping domestic violence, as specified. <i>VETO message: “This bill, upon appropriation of the Legislature, would establish the Pets Assistance With Support Grant Program, to provide services to pets whose owners are experiencing homelessness or are escaping domestic violence. I have supported funding for shelters to care for pets belonging to those experiencing homelessness through prior budget investments, including \$10 million appropriated in 2019 and an additional \$1 million in 2022 to fund the</i>	Vetoed

			<i>Pet Assistance and Support Program (PAS) administered by the Department of Housing and Community Development. While I appreciate the author's commitment to programs like these which reduce barriers to accessing shelter, this bill would create an unfunded grant program and should be considered in the annual budget in the context of all state funding priorities. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i>	
AB-1287	Alvarez	Density Bonus Law: maximum allowable residential density: additional density bonus and incentives or concessions	This bill requires a city, county, or city and county to grant additional density and concessions and incentives if an applicant agrees to include additional low- or moderate-income units on top of the maximum amount of units for lower, very-low, or moderate-income units.	Chapter 755
AB-1319	Wicks	Bay Area Housing Finance Authority: housing revenue	This bill modifies how the Bay Area Housing Finance Authority may collect and expend revenue.	Chapter 758
AB-1332	Juan Carrillo	Accessory dwelling units: preapproved plans	This bill requires local agencies to create a program for the pre-approval of accessory dwelling units.	Chapter 759
AB-1386	Gabriel	Veterans housing: tenant referrals	This bill authorizes entities referring veterans to housing units funded by the Veterans Housing and Homelessness Prevention Program or certain housing units supported by project-based housing vouchers to refer veterans at higher income levels if units are unable to be filled, as specified.	Chapter 760
AB-1439	Garcia	Low-income housing tax credit: farmworker housing	This bill requires the California Tax Credit Allocation Committee to consider amending the scoring system for the Low-Income Housing Tax Credit by granting increased consideration for farmworker housing projects.	Chapter 369
AB-1458	Ta	Common interest developments: association governance: member election	This bill authorizes a lower quorum requirement for common interest development association elections of directors under specified circumstances.	Chapter 303
AB-1474	Reyes	California Statewide Housing Plan	This bill (1) adds veterans to the list of population groups that the Department of Housing and Community Development (HCD) must consider in the Statewide Housing Plan; and (2) adds the Department of Veterans Affairs to the list of state	Chapter 762

			departments HCD must consult with in the development of the state's housing strategy.	
AB-1485	Haney	Housing element: enforcement: Attorney General	This bill grants the Department of Housing and Community Development and the Office of the Attorney General the unconditional right to intervene in any suit brought to enforce specified housing laws.	Chapter 763
AB-1490	Lee	Affordable housing development projects: adaptive reuse	This bill authorizes an extremely affordable adaptive reuse housing development project to be an allowable use, regardless of the general plan, specific plan, zoning ordinance or regulation, as specified.	Chapter 764
AB-1508	Ramos	Department of Housing and Community Development: California Statewide Housing Plan	This bill requires the Department of Housing and Community Development to incorporate analyses of first-time homebuyer assistance programs, recommendations to increase homeownership opportunities for first-time homebuyers, and a demographic disparities in homeownership attainment in future updates to the Statewide Housing Plan.	Chapter 765
AB-1528	Gipson	Housing authorities: property taxation	This bill makes clear that property held by a nonprofit public benefit corporation that is controlled by a public housing authority is included in the existing exemption from taxation.	Chapter 766
AB-1607	Wendy Carrillo	Los Angeles County Affordable Housing Solutions Agency	This bill allows the Los Angeles County Affordable Housing Solutions Agency to pass a tax measure and transfer revenue to Los Angeles County for homelessness services.	Chapter 730
AB-1633	Ting	Housing Accountability Act: disapprovals: California Environmental Quality Act	This bill (1) provides that a disapproval under the Housing Accountability Act includes a local agency's failure to make a determination of whether a project is exempt from the California Environmental Quality Act, abuse of discretion, or failure to adopt certain environmental documents under specified circumstances; and (2) makes several other changes.	Chapter 768
AB-1764	Committee on Housing and Community Development	Housing omnibus	This bill makes various technical or clarifying changes to Health and Safety, Civil, and Government Codes relating to housing and community development.	Chapter 770
AJR-3	Grayson	Affordable Housing Credit Improvement Act of 2023	This resolution declares the support of the Legislature for a reduction to the threshold for tax-exempt private activity bond financing cap from 50% to 25% and joins the California State Treasurer in urging the passage of the federal Affordable Housing Credit Improvement Act of 2023.	Resolution Chapter 132
SB-4	Wiener	Planning and zoning: housing development: higher education institutions and religious institutions	This bill requires a housing development project to be a "use by right" on land owned by an independent institution of higher education or a religious institution, as specified.	Chapter 771

SB-17	Caballero	Senior housing: tax credits	<p>This bill requires the California Tax Credit Allocation Committee to amend their regulations to increase the housing type goal for senior housing developments to 20% for the use of low income housing tax credits.</p> <p><i>VETO message: "This bill would require the California Tax Credit Allocation Committee (TCAC) within the State Treasurer's Office to revise the regulations for the low-income housing tax credit (LIHTC) to increase the housing-type goal for senior developments from 15 percent to 20 percent. While I appreciate the author's commitment to increase the supply of affordable housing for seniors, statutorily mandating this change may adversely impact access to affordable housing for other population groups. TCAC already has the authority to revise its regulations, which can be done in conjunction with a robust stakeholder process to inform any adjustments. This bill would bypass that process."</i></p>	Vetoed
SB-18	McGuire	Housing programs: Tribal Housing Reconstitution and Resiliency Act	<p>This bill creates a new tribal housing program, the Tribal Housing Grant Program, in the Department of Housing and Community Development for the construction and rehabilitation of rental and for-sale housing.</p> <p><i>VETO message: "SB 18 would create the Tribal Housing Grant Program Trust Fund to provide grant funds to tribal entities, and AB 371 [(Garcia, 2023)] would change the current waiver process utilized to assist tribal entities in applying for various housing financing programs administered by the Department. I want to thank the authors and their supporters for their commitment to providing more safe and affordable housing for California's tribal residents. These legislative efforts are well-intentioned, and I share the desire to further remove barriers and increase tribal access to housing and homelessness programs. I signed legislation in 2019 to make tribes eligible for most State housing programs, and I remain committed to doing more. My Administration has provided tribal set asides in a variety of new programs we created, including: \$30 million in the Behavioral Health Infrastructure Bond Act of 2023; \$29 million through the first round of the Multifamily Super Notice of Funding Availability, which combines funding for four affordable housing funding programs; \$20 million recently awarded through the Homeless, Housing Assistance and Prevention program (HHAP); and a forthcoming Homekey Tribal Entity Notice of Funding Availability of approximately \$75 million, to name a few. But system overhauls such as those included in these two bills need to be made through the budget process where a dedicated grant program to address tribal housing needs - using either new general fund and/or reappropriation of existing tribal set-asides - can be established, along with appropriate program rules to streamline application processes, with more flexible uses to better meet the unique housing needs of tribal governments. I am committed to addressing these important issues in next year's budget and look forward to working with the Legislature and our tribal partners to help deliver these critical dollars to tribal communities where - and how - they are needed."</i></p>	Vetoed
SB-341	Becker	Housing development	This bill makes changes to state housing funding programs.	Chapter 777

SB-423	Wiener	Land use: streamlined housing approvals: multifamily housing developments	This bill (1) extends the sunset on SB 35 (Wiener, Chapter 366, Statutes of 2017) to 1/1/36; and (2) makes other changes, as specified.	Chapter 778
SB-469	Allen, Wiener	Housing: publicly funded low-rent housing projects	This bill provides that Article 34 requirements do not apply to housing developments that receive funding from specified state housing programs.	Chapter 179
SB-482	Blakespear	Multifamily Housing Program: supportive housing: capitalized operating reserves	This bill requires the Department of Housing and Community Development to offer capitalized operating reserves to supportive housing units developed under the Multifamily Housing Program.	Chapter 780
SB-555	Wahab	Stable Affordable Housing Act of 2023	This bill creates the Stable Affordable Housing Act of 2023 for the purposes of studying the development of social housing through a mix of acquisition and new production.	Chapter 402
SB-713	Padilla	Planning and zoning: density bonuses: development standard	This bill clarifies that for purposes of state density bonus law “development standards” means those adopted by the local government or enacted by the local government’s electorate exercising its local initiative or referendum power, whether that power is derived from the California Constitution, statute, or the charter or ordinances of the local government.	Chapter 784
SB-745	Cortese	The Drought-Resistant Buildings Act	This bill requires the California Building Standards Commission and the Department of Housing and Community Development to develop and propose new mandatory building standards related to water efficiency.	Chapter 884

HUMAN SERVICES

AB-248	Mathis, Bryan, Grayson, Weber, Wicks	Individuals with disabilities: The Dignity for All Act	This bill removes the terms “handicapped”, “mentally retarded persons”, “mentally retarded children”, and “retardation” and replaces them with “individuals with intellectual or developmental disabilities” or “person with disabilities” throughout state statute.	Chapter 797
AB-273	Ramos	Foster care: missing children and nonminor dependents	<p>This bill updates and expands the requirements on social workers, probation officers, and juvenile courts when foster youth and nonminor dependents are missing from foster care.</p> <p><i>VETO message: “This bill would establish additional requirements for social workers, probation officers, and juvenile courts when a child or non-minor dependent (NMD) is missing from foster care, including immediate notification requirements, hearing timelines, and due diligence reporting deadlines. Locating missing children in foster care is a time-sensitive and critical undertaking for the safety and well-being of the child. More can always be done to protect this vulnerable population, which is why I am directing the California Department of Social Services (CDSS) to work with county partners to assess existing protocols and identify any needed improvements. With that information, CDSS will work with the author and stakeholders to inform additional guidance, training, or recommend statutory changes to protect all foster youth, especially tribal youth. This bill, however, would result in estimated ongoing costs of \$10 million General Fund to support the administrative workload for counties, automation costs, and additional workload for the courts, funding not contemplated in the annual budget. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-372	Stephanie Nguyen	CalWORKs: eligibility: income exclusions	<p>This bill establishes that income up to 200% of the federal poverty level received by an apprentice or preapprentice through a registered apprenticeship program is exempt from consideration as income for determining eligibility or grant amounts under the CalWORKs program.</p> <p><i>VETO message: “This bill would exempt income up to 200 percent of the federal poverty level (FPL) that is received from an apprenticeship or a pre-apprenticeship program approved by the Chief of the Division of Apprenticeship Standards for purposes of determining California Work Opportunity and Responsibility to Kids (CalWORKs) eligibility. I appreciate the author’s intent to support low-income individuals participating in apprenticeship programs. However, this bill would result in ongoing costs of over \$25 million annually,</i></p>	Vetoed

			<i>which should be considered as a part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-393	Luz Rivas	Childcare: dual language learners	This bill (1) requires the Director of the California Department of Social Services (Director) to develop procedures for General Child Care and Development (CCTR) and Migrant Child Care and Development (CMIG) contractors to identify and report data on dual language learners (DLLs) enrolled in CCTR and CMIG programs; (2) requires the Superintendent of Public Instruction (Superintendent) and the Director to coordinate efforts in developing procedures for data collection and reporting for families involved in a California State Preschool Program, CCTR, or CMIG program; (3) makes specific requirements for the family language and interest interview used to identify DLLs; (4) prohibits a parent or guardian from being compelled to complete the family language instrument or participate in the family language and interest interview; and (5) requires the Director to adopt regulations, and develop informal directives on or before 8/16/24 until regulations are adopted.	Chapter 435
AB-426	Jackson	Unlicensed residential foster care facilities: temporary placement management	This bill (1) authorizes the California Department of Social Services (CDSS) to assess a civil penalty of \$1,000 per day of violation; and (2) authorizes CDSS to apply existing procedures to counties for noncompliance.	Chapter 438
AB-448	Juan Carrillo	Juveniles: relative placement: family finding	This bill provides that at the detention hearing, the initial petition hearing, status review hearings and all supplemental reports, the social worker’s report to the court shall contain documentation of their efforts to locate any relatives or kin who could provide family support or possible placement of the child or nonminor dependent and the names of those relatives or kin. <i>VETO message: “This bill would require a social worker to conduct a family-finding investigation to identify and locate adult relatives within 30 days after a child has been taken into temporary custody and would make changes to reporting and documentation requirements for social workers and probation officers. My Administration recognizes the value of keeping children connected to their biological and extended families. Children placed with family members have greater placement stability, fewer emotional and behavioral problems, and more connection to their social-cultural communities. Existing law already requires that, if a child is removed from their home, the social worker or probation officer must, within 30 days, investigate to identify adult relatives of the child. Last year’s Budget Act allocated \$150 million General Fund for the</i>	Vetoed

			<p><i>Excellence in Family Finding, Engagement, and Support Program, which supports culturally responsive, family-centered, and trauma-informed family-finding and engagement services that focus on maintaining permanent connections for foster children with their family members. The new documentation requirements in this bill would result in ongoing General Fund costs of over \$6 million to support the increased administrative workload for county child welfare agencies and county probation departments. Though this policy has merit, its costs must be considered as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	
AB-712	Wendy Carrillo	CalFresh: hot and prepared foods	<p>This bill (1) declares the intent of the Legislature to maximize food access and food choices for CalFresh recipients; and (2) requires the California Department of Social Services to seek all available federal waivers and approvals related to CalFresh to maximize food choices for recipients.</p>	Chapter 121
AB-843	Juan Carrillo	Electronic benefits transfer system	<p>This bill codifies the California Court of Appeals decision in <i>Ortega v. Johnson</i> (2020), allowing for timely reimbursement of a CalFresh recipient’s benefits when they are stolen electronically.</p> <p><i>VETO message: “This bill would require the California Department of Social Services (CDSS) to promptly reimburse any benefits issued via the electronic benefits transfer (EBT) system when electronically stolen or lost, including cash and food benefits. I appreciate the author’s desire to remedy lost EBT cards, as these supports are important resources for the people that receive them. As such, CDSS has been working with counties since 2021 to implement policies to replace electronically stolen CalFresh benefits, and the department has taken several measures to prevent theft in the future. CDSS partners with local, state, and federal law enforcement agencies to conduct investigations against EBT fraud, blocks early morning and out-of-state ATM withdrawals unless requested, and provides client educational materials informing of the risks of electronic theft and prevention measures. Further, CDSS is launching the ebtEDGE mobile app this year, so cardholders can freeze their card, reset their PIN, and request a new card easily, and additionally will be replacing EBT cards with Chip EMV/Tap cards beginning May 2024. This bill, however, would create a new mandate for CDSS to reimburse a wider scope of benefits beyond CalFresh, resulting in significant General Fund costs in the tens of millions annually that are not included in the state’s budget. Additionally, this bill may create a state-reimbursable mandate for county welfare departments because it requires a</i></p>	Vetoed

			<i>higher level of service. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-867	Friedman	Foster youth	<p>This bill authorizes a nonminor dependent to remain in extended foster care beyond the age of 21, unless they object, for the limited purpose of compliance with specified verifications by the county welfare department of the foster youth prior to termination of dependency.</p> <p><i>VETO message: “This bill authorizes a nonminor dependent to remain in extended foster care beyond the age of 21 until the county has provided the youth with the documents, information, and services needed for their transition. While I appreciate the author’s work to support foster youth in successfully transitioning into adulthood, this bill will likely cost millions of dollars and must be considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-928	Rendon	CalFresh Data Dashboard: students	This bill requires the California Department of Social Services to update the existing CalFresh Data Dashboard with certain information related to CalFresh utilization by college students on an annual basis, rather than over time.	Chapter 168
AB-1015	Calderon	Diaper and Wipe Distribution Program	<p>This bill requires the California Department of Social Services to administer the Diaper and Wipe Distribution Program for low-income families with infants or toddlers.</p> <p><i>VETO message: “This bill would require the State Department of Social Services to administer an expanded Diaper and Wipe Distribution Program in all 58 counties. The current diaper bank effort was established via the Budget Act of 2021, serving twenty counties throughout California and distributing over one-hundred million diapers to over one million low-income households since its inception. The same budget also exempted diapers from sales tax. While I appreciate the author’s desire to provide additional assistance, an expanded effort should similarly be considered and funded as part of the annual budget</i></p>	Vetoed

			<p><i>process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	
AB-1112	McKinnor	Foster youth	<p>This bill (1) requires counties that opt to provide a clothing allowance to foster youth living in an approved placement, to also provide a clothing allowance to foster youth not residing in an approved placement, and provides that pregnant youth living in an unapproved placement are eligible for the expectant parent payment; and (2) requires the California Department of Social Services to develop and implement automated payments for these purposes, as specified.</p> <p><i>VETO message: “This bill would require counties to expand eligibility for the foster youth clothing allowance benefit and the expectant parent benefit to include foster youth who do not reside in an approved placement. I share the author’s commitment to ensure that foster youth receive the benefits and support services they need. However, the foster care system works to ensure that youth are placed in a safe, stable, and homelike environment. Without an approved placement, foster youth are not eligible to receive foster care payments. As written, this bill could perpetuate foster youth remaining in a placement that is not approved or the safest option for them. Further, because foster care was realigned to counties, the state General Fund would be responsible for offsetting any new county costs for implementation, and such costs should be considered in the context of the broader budget. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-1285	Wicks	Homeless Housing, Assistance, and Prevention program and Encampment Resolution Funding program	<p>This bill requires continuums of care that share geographic boundaries with a city or county using state funding allocated pursuant to round 5 of the Homeless Housing, Assistance, and Prevention program or the Encampment Resolution Program funding to additionally include in their regionally coordinated homelessness action plans evidence and an explanation of their collaboration with the city or county that specifies how people served through encampment</p>	Chapter 727

			resolution have or will be included in prioritization for permanent housing within coordinated entry systems.	
AB-1377	Friedman	Homeless Housing, Assistance, and Prevention Program	This bill requires applications or planning materials for state funding through the Homeless Housing, Assistance, and Prevention program appropriated on or after 7/1/24, to include data and a narrative summary quantifiable steps that the applicant has taken to improve the delivery of housing and services to people experiencing homelessness or at risk of homelessness on transit facilities owned and operated by a transit agency.	Chapter 728
AB-1457	Ortega	Public social services: merit or civil service employee	This bill adds the In-Home Supportive Services program, California Food Assistance Program, Cash Assistance Program for Immigrants, and the Adult Protective Services program to the social services programs requiring decisions governing eligibility to be made exclusively by a merit or civil service employee.	Chapter 279
AB-1506	Quirk-Silva	Foster youth	<p>This bill adds to the Foster Youth Bill of Rights, the right of a foster youth to return to a school to collect their belongings when a move or change in placement requires the child to change schools.</p> <p><i>VETO message: "This bill adds to the Foster Youth Bill of Rights the requirement that foster youth experiencing a change in their school be provided with the opportunity to return to their prior school during school hours, in a trauma-informed manner, to connect with teachers and classmates. While I appreciate the author's intent to support foster youth who change schools midyear, AB 1506 creates a new right without setting forth the policies needed to effectuate it. Specifically, this bill does not identify who will be responsible for implementing this new right or set a manner to hold them accountable for failing to meet the requirement."</i></p>	Vetoed
AB-1512	Bryan, Bauer-Kahan	Foster care payments	<p>This bill (1) revises requirements for counties to screen foster youth eligibility for benefits to include all federal Social Security Administration (SSA) benefits, including Supplemental Security Income benefits, regardless of age, and requires counties to ensure the child's benefits are not used to pay for, or to reimburse the placing agency for, any costs of the child's care; and (2) requires the placing agency to promptly notify the child, the child's attorney, and the child's parents or guardians, of any application for benefits administered by the federal SSA made by the agency on the child's behalf.</p> <p><i>VETO message: "This bill would require counties to take additional actions relating to foster youth eligibility for all federal Social Security Administration (SSA) benefits and would prohibit using a child's benefits to pay for any costs of the child's care. I share the author's commitment to ensure that foster youth receive the benefits and support services they need. However, this bill creates implementation challenges that should be considered as part of the annual budget process. Both Supplemental Security Income (SSI) and foster care benefits are intended to provide for the daily care and supervision of youth, including costs for housing and food. If counties are not permitted to use SSI to</i></p>	Vetoed

			<p><i>cover the cost of providing care to foster youth, the General Fund will need to offset those costs. This was not contemplated as part of the budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	
AB-1536	Juan Carrillo, Santiago	Cash Assistance Program for Aged, Blind, and Disabled Immigrants	<p>This bill expands eligibility for the Cash Assistance Program for Aged, Blind, and Disabled Legal Immigrants to all individuals regardless of immigration status, if the individual otherwise meets the eligibility criteria for the program.</p> <p><i>VETO message: “This bill would expand eligibility for the Cash Assistance Program for Aged, Blind, and Disabled Legal Immigrants (CAPI) program to include all eligible immigrants, regardless of their legal immigration status. While I appreciate the author’s goal to expand CAPI eligibility regardless of immigration status, enacting this policy without providing funding would not be prudent nor would it meet its intended purpose. My Administration has taken significant steps to support the undocumented community, including the recent expansion of eligibility for full-scope Medi-Cal, regardless of immigration status. This year, the 2023 Budget Act includes \$40 million to begin automation and outreach efforts to expand the California Food Assistance Program to income-eligible individuals aged 55 years or older, regardless of their immigration status. This bill would result in significant costs of over \$100 million General Fund annually, because CAPI is a state-only program. These costs must be considered alongside other budgetary priorities as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
SB-407	Wiener	Foster care: resource families	<p>This bill (1) requires resource families to demonstrate an ability and willingness to meet the needs of a child, regardless of the child's sexual orientation, gender identity, or gender expression; and (2) adds specified responsibilities to the California Department of Social Services and counties related to ensuring that foster youth will be placed with lesbian, gay, bisexual, transgender, questioning, or another diverse identity-affirming resource families.</p>	Chapter 226

SB-462	Wahab	General assistance	This bill provides that provisions regarding confidentiality of county general assistance program recipient information does not prohibit sharing confidential information for purposes directly connected with the administration of relief or with the administration of public social services.	Chapter 110
SB-465	Wahab, Umberg	Refugees	This bill requires the California Department of Social Services to post a list of resources available to refugees and a link to the internet website of each county human assistance agency on its website.	Chapter 399
SB-521	Smallwood-Cuevas	CalWORKs: pregnancy or parenting	This bill (1) adds denial of reasonable accommodations for pregnant or parenting students, in violation of Title IX, to the list of conditions that may be considered good cause for not participating in the CalWORKS welfare-to-work activities; (2) excludes all months a teen participates in the Cal-Learn Program from being counted toward their time on aid limit, as specified; (3) removes sanctions and case management referral for failure to participate, or as a result of noncompliance; and (4) expands the list of reasons a county may exempt a teen from Cal-Learn participation.	Chapter 615
SB-628	Hurtado	State Healthy Food Access Policy	This bill declares that it is the established policy of the state that every human being has the right to access sufficient, affordable, and healthy food and requires all relevant state agencies to consider this policy when revising, adopting, or establishing policies, regulations, and grant criteria when those policies, regulations, and criteria are pertinent to the distribution of sufficient affordable food.	Chapter 879
SB-657	Caballero	Homelessness services staff training	<p>This bill requires the Interagency Council on Homelessness to coordinate with the California Department of Aging, the California Continuums of Care, and the area agencies on aging to convene a working group, by 3/1/24, relating to older adults and homelessness.</p> <p><i>VETO message: "This bill would require the California Interagency Council on Homelessness (Council) to coordinate with the Department of Aging, Continuums of Care, and Area Agencies on Aging to convene a working group to develop best practices and training for those assisting older adults to prevent and overcome homelessness. While I agree with the underlying intent of the bill, some of its provisions are duplicative of the Council's current efforts with member Departments, including the Department of Aging, to establish best practices and provide support for this population. These efforts include the State's recent partnership with the federal government through the ALL INside Initiative, which includes a specific focus on supporting older adults. In addition, the State has also produced the Master Plan for Aging, a comprehensive 10-year blueprint that outlines how the State will address housing solutions for older adults by 2030, including efforts for enriching services and housing for older Californians. I look forward to working with the author to build on these efforts thoughtfully, but at this time, legislation is not necessary."</i></p>	Vetoed

SB-722	Ochoa Bogh	Daycare facilities: incidental medical services plans	This bill (1) requires the California Department of Social Services to develop, by 1/1/25, template forms for plans of operation and incidental medical services plans in daycare facilities; and (2) allows licensed daycare facilities that submit an incidental medical services plan using the template form, to enroll a child prior to departmental approval.	Chapter 631
SB-773	Glazer	CalWORKs: homeless assistance	<p>This bill (1) requires counties, for purposes of determining eligibility for specified CalWORKs payments issued to prevent eviction, to include amounts from other subsidy programs as well as private support, when calculating a family's total monthly household income; and (2) requires the California Department of Social Services to collect specific, statewide data regarding homeless assistance and to establish a statewide stakeholder advisory group to develop specified recommendations to better support CalWORKs recipients in need of permanent housing.</p> <p><i>VETO message: "This bill would require counties to consider an expanded definition of income for purposes of calculating total monthly household income for CalWORKS Permanent Homeless Assistance (HA) Program eligibility. The California Department of Social Services (CDSS) would be required to collect statewide data regarding HA and convene a statewide stakeholder advisory group. I appreciate the author's intent to get more people at risk of homelessness into permanent housing. My Administration has made significant investments to combat homelessness and provide housing supports. However, this bill would result in an ongoing annual fiscal impact to the state of more than a million dollars a year. These costs must be considered alongside other budgetary priorities as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
SB-831	Caballero	Agricultural workers: immigration: parole	This bill (1) authorizes the Governor to enter into an agreement with the United States Attorney General (USGA) to establish a program for the USGA to grant an agricultural employee parole; and (2) requires the Governor to prepare a report on the impact of the program on the third year of the renewal of the program.	Chapter 636

INSURANCE

AB-451	Calderon	Insurance: license examinations	This bill requires, beginning 1/1/24, the examination for the license for a life agent, accident and health or sickness agent, property broker-agent, and casualty broker-agent to be provided in English, Spanish, Simplified Chinese, Vietnamese, Korean, and, commencing 7/1/24, Tagalog.	Chapter 136
AB-458	Jones-Sawyer	Shared mobility devices: insurance	This bill (1) clarifies that the requirement on shared mobility service providers to offer, make available, or confirm insurance coverage for bodily injury or death suffered by a pedestrian involving the negligent conduct of the user does not limit or supersede the requirement that the commercial general liability insurance maintained by the shared mobility service provider has limits not less than \$5 million aggregate for all occurrences during the policy period; (2) specifies that insurance maintained by a shared mobility device provider is not group insurance; and (3) clarifies that automobile liability insurance requirements do not apply to shared mobility devices.	Chapter 440
AB-571	Petrie-Norris, Wicks	Medical malpractice insurance	This bill (1) prohibits an insurer from refusing to issue or renew or terminating professional liability insurance for health care providers, as specified, and from imposing a surcharge or increasing the premium or deductible solely based on any prohibited bases for discrimination, including a health care provider offering or performing abortion, contraception, gender-affirming health care, or care related to those health care services that are lawful in this state but unlawful in another state; and (2) prohibits an insurer from denying coverage for liability for damages arising from offering or performing abortion, contraception, gender-affirming health care, or care related to those health care services, if those services are within the scope of the insured's license, the services are lawful in the state where they are offered or performed, and the policy would otherwise cover liability for damages arising from performing or rendering other professional services within the insured's scope of license.	Chapter 256
AB-844	Gipson	Zero-emission trucks: insurance	This bill (1) requires the California Department of Insurance (CDI) to implement specific data collections on the availability and affordability of insurance for heavy-duty trucks and truck fleets; (2) requires the CDI, in consultation with the California Air Resources Board (CARB), to create a consumer-focused online insurance information resource tool for the public to use to readily find information and insurance options for battery-powered, hydrogen-powered, or other zero-emission advanced truck technology to provide a "one-stop" shop for the public; and (3) requires the CDI, in consultation with the CARB, to create a strategy, on or before 1/1/25, to address any insurance gaps for new heavy-duty truck technologies, as specified.	Chapter 347
AB-917	Ortega	Low-cost automobile insurance program	This bill (1) makes the California Automobile Assigned Risk Plan (CAARP) permanent by eliminating the sunset date; and (2) changes the requirement that the Insurance Commissioner submit a report to the Legislature on CAARP and	Chapter 350

			the low cost automobile insurance program from annually to every five years, beginning 3/15/26.	
AB-970	Luz Rivas	Insurance: Climate and Sustainability Insurance and Risk Reduction Program	<p>This bill requires the California Department of Insurance to establish and administer the Climate and Sustainability Insurance and Risk Reduction Program for the purpose of achieving specified goals, including developing proof of concepts that expand insurance options, especially in vulnerable and disadvantaged communities where climate risks are currently uninsured or underinsured.</p> <p><i>VETO message: "This bill requires the California Department of Insurance, upon appropriation, to establish and administer the Climate and Sustainability Insurance and Risk Reduction Program and creates eight climate insurance pilot projects to reduce physical risks from flooding and extreme heat in communities with high risks and low insurance uptake. While I support the author's goal to expand insurance options in communities where climate risks are currently underinsured, this bill creates a significant state reimbursable mandate and new cost pressures in the millions of dollars that should be considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-1140	Committee on Insurance	Insurance	This bill makes several non-controversial, technical changes to the Insurance Code.	Chapter 204
AB-1578	Valencia	Insurance licensees	This bill clarifies a provision enacted last year that the license number of an organizational licensee must appear adjacent to or below the organization's name in an email only if the email is sent from the organization and not an individual licensee.	Chapter 280
SB-505	Rubio	Property insurance	This bill requires the Fair Access to Insurance Requirements (FAIR) Plan to develop a clearinghouse program that connects voluntary market insurers to FAIR Plan commercial policyholders.	Chapter 180
SB-743	Nguyen	Insurance: false and fraudulent claims	This bill (1) clarifies when an insurer must disclose that it is a crime to knowingly present false and fraudulent information to obtain or amend insurance coverage; and (2) requires the disclosure statement be provided on a form upon which a person seeks to amend insurance coverage under an existing policy, instead of when a person seeks to make a change to an existing policy.	Chapter 217

SB-793	Glazer	Insurance: privacy notices and personal information	This bill allows an insurer to send privacy policy notices once initially and thereafter only when a change has been made in the policy to satisfy the privacy notice requirements of the Insurance Information and Privacy Protection Act.	Chapter 184
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AB-12	Haney	Tenancy: security deposits	This bill limits the maximum amount a landlord can demand for a security deposit at one month's rent, except as provided.	Chapter 733
AB-20	Gipson	Postadoption contact agreements: reinstatement of parental rights	<p>This bill furthers the state public policy of helping siblings maintain contact with each other when they are in the child welfare system and provides further avenues for some parents to have their parental rights reinstated after they have been terminated.</p> <p><i>VETO message: "This bill would expand the circumstances in which a child or a nonminor dependent may petition the juvenile dependency court for reinstatement of parental rights and revise provisions of law pertaining to post-adoption sibling contact. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-223	Ward	Change of gender and sex identifier	This bill provides for specified records to be kept confidential by the courts where minors petition for a change of gender and sex identifier, as specified.	Chapter 221
AB-243	Alanis	Child abduction survivors: address confidentiality program	This bill includes victims of child abduction, as defined, in the list of eligible participants for the Secretary of State's Safe at Home address confidentiality program, starting 7/1/24.	Chapter 642
AB-254	Bauer-Kahan	Confidentiality of Medical Information Act: reproductive or sexual health application information	This bill includes "reproductive or sexual health application information" in the definition of "medical information" and the businesses that offer reproductive or sexual health digital services to consumers in the definition of a provider of health care for purposes of the Confidentiality of Medical Information Act.	Chapter 254
AB-288	Maienschein	Revocable transfer on death deeds	This bill allows an interest in a stock cooperative to be transferred under the statutes governing revocable transfer on death deeds and makes various conforming changes, as recommended by the California Law Revision Commission.	Chapter 62
AB-299	Holden	Hazing: educational institutions: civil liability: resources	This bill creates civil liability for a public or private institution of higher education by a person harmed by hazing from an organization affiliated with the educational institution when the institution had direct involvement in, knew of, or "in the exercise of ordinary care reasonably should have known" of the hazing	Vetoed

			and unreasonably failed to prevent, discover, or stop the hazing, and also mandates the creation and availability of anti-hazing resources for K-12 schools. <i>VETO message: "Beginning January 1, 2025, this bill authorizes a civil action against a public or private institution of higher education by a person harmed by hazing involving an organization affiliated with the educational institution when the institution had direct involvement in, knew of, or 'in the exercise of ordinary care reasonably should have known' of the hazing and unreasonably failed to prevent, discover, or stop the hazing. Hazing has no place in public or private institutions of higher education (IHE). I agree that IHEs that knowingly support hazing or fail to take reasonable steps to prevent hazing should be accountable. However, as drafted, this bill goes much further than that, creating expansive financial exposure even for IHEs that are taking appropriate steps to protect their students from hazing. I encourage the author to more clearly define when liability arises when IHEs have taken statutorily defined reasonable steps to prevent hazing."</i>	
AB-352	Bauer-Kahan	Health information	This bill (1) enacts protections for medical information related to gender affirming care, abortion and abortion-related services, and contraception instead of sensitive services by requiring businesses that store or maintain that information to develop specified capabilities, policies, and procedures to enable safeguards regarding accessing the information by 7/1/24; and (2) prohibits certain health entities from cooperating with any inquiry or investigation by, or from providing medical information to, an individual, agency, or department from another state or, to the extent permitted by federal law, to a federal law enforcement agency that would identify an individual or that is related to an individual seeking or obtaining an abortion or abortion-related services that are lawful under the laws of this state, unless the request for medical information is authorized in accordance with specified existing provisions of law.	Chapter 255
AB-357	Maienschein	Animal test methods: alternatives	This bill (1) makes changes to the existing statute that prohibits testing of consumer products on animals to address obsolete provisions; (2) requires a manufacturer or contract testing facility in this state using traditional animal test methods, except as specified, to report specified information to the State Department of Public Health (DPH); and (3) requires DPH to post that information on its website, as provided.	Chapter 430
AB-410	Jones-Sawyer	Shared mobility devices	This bill delays the operative date of, and modifies the specifications for, the law requiring tactile signs to be affixed to shared mobility devices.	Chapter 36
AB-452	Addis	Childhood sexual assault: statute of limitations	This bill eliminates the statute of limitations for civil actions for damages as a result of childhood sexual assault.	Chapter 655
AB-469	Vince Fong	California Public Records Act Ombudsperson	This bill (1) establishes the position of the California Public Records Act Ombudsperson to review a denial of a state agency to an original request by a	Vetoed

			<p>member of the public to access records under the provisions of the California Public Records Act, as provided; and (2) repeals these provisions on 1/1/27.</p> <p><i>VETO message: "This bill, subject to appropriation, would create the Office of the California Public Records Act Ombudsperson within state government. The ombudsperson would be appointed by the Governor, and would be tasked with determining whether denials of public records requests by state agencies complied with the California Public Records Act. State agencies diligently comply with the Public Records Act, and relief is currently available through the courts for those who feel an agency's decision was incorrect. This bill would create an unnecessary layer of review by an official who would interpret the law in a manner that may or may not be consistent with case law. Additionally, establishment of this office would result in tens of millions of dollars in cost pressures not considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	
AB-502	Lee	Food delivery platforms: disclosure	<p>This bill (1) prohibits, with respect to consumer communications intended for food facilities placed through a listing website, such websites from associating methods of communication with a food facility where they know that use of that method will result in a "forwarded call," as defined; and (2) requires certain disclosures with respect to fees, commissions, and other costs in connection with orders placed through such websites.</p>	Chapter 164
AB-524	Wicks	Discrimination: family caregiver status	<p>This bill (1) prohibits employment discrimination on account of family caregiver status, as defined; and (2) recognizes the opportunity to seek, obtain, and hold employment without discrimination because of family caregiver status as a civil right, as specified.</p> <p><i>VETO message: "This bill would add family caregiver status as a characteristic protected under the Fair Employment and Housing Act's employment provisions. During my tenure as Governor I have consistently advanced policies to help parents and families, including expanding paid family leave and increasing the state's investment in childcare. While I appreciate the intent of this bill, I am concerned about the large burden it will place on employers, particularly small businesses, especially given the ambiguous nature of the language. Although the bill does not require employers to provide special accommodations based on family caregiver status, it is not clear what types of acts would constitute unlawful discrimination and what types of acts would be lawful denials of special</i></p>	Vetoed

			<i>accommodations. Given this ambiguity, this bill would be difficult to implement and lead to costly litigation for employers in California.”</i>	
AB-534	McCarty, Bonta	Local agencies: airports: customer facility charges	This bill (1) eliminates the deadline by which airports must initiate the process for obtaining the authority to require or increase an alternative customer facility charge; and (2) removes provisions that end authority to charge a customer facility charge when the bonds, or other forms of indebtedness, used for financing are paid.	Chapter 657
AB-537	Berman	Short-term lodging: advertising: rates	This bill prohibits a place of short-term lodging or an internet website, application, or other similar centralized online platform whereby rental of a place of short-term lodging is advertised or offered from advertising, displaying, or offering a room rate that does not include all required fees or charges, as provided.	Chapter 805
AB-542	Juan Carrillo	Self-service storage facilities: lien sales	This bill amends the publication notice requirements regarding lien sales of property within self-service storage facilities.	Chapter 531
AB-647	Holden	Grocery workers	This bill strengthens the existing recall and retention protections for grocery workers under the Grocery Worker Retention Law by, among other things, (1) adding an enforcement mechanism to hold the employer accountable for violations of grocery worker rights; (2) including distribution centers that meet specified requirements within the definition of “grocery establishment”; and (3) exempting incumbent and successor grocery employers whose sum of employees is less than 300 nationwide, as specified.	Chapter 452
AB-665	Wendy Carrillo	Minors: consent to mental health services	This bill allows, beginning 7/1/24, minors aged 12 years and older to consent to outpatient mental health treatment and residential shelter services provided that the treating professional determines that the minor is mature enough to participate intelligently, bringing the provision in line with the current authorization for 12-year-olds with private insurance to consent to mental health treatment.	Chapter 338
AB-690	Chen	Legal document assistants and unlawful detainer assistants	This bill extends the operation of the provisions of law regulating legal document assistants and unlawful detainer assistants from 1/1/24 to 1/1/30, and makes various other technical and nonsubstantive changes.	Chapter 341
AB-816	Haney	Minors: consent to medical care	This bill (1) authorizes minors aged 16 years of age or older to consent to receive medications for opioid use disorder from a licensed narcotic treatment program as replacement narcotic therapy, as specified, without the consent of their parent or guardian; and (2) clarifies that a minor aged 16 years of age or older may consent to opioid use disorder treatment that includes buprenorphine, as specified, with or without the consent of a parent or guardian.	Chapter 456

AB-853	Maienschein	Retail grocery stores and retail drug stores: acquisition: notice to Attorney General	This bill prohibits a person from acquiring any voting securities or assets of a retail grocery firm or retail drug firm unless both parties give, or in the case of a tender offer, the acquiring party gives, written notice to the Attorney General no less than 180 days before the merger, as specified.	Chapter 457
AB-875	Gabriel	Courts: data reporting	<p>This bill (1) requires individual county courts to transmit to the Judicial Council specified data, including the number of unlawful detainer cases filed each month on and after 1/1/25, how many cases involved fee waivers, and how many defendants were actually represented by counsel, and requires the Judicial Council to post this information in a publicly available electronic spreadsheet that may be downloaded from its internet website; and (2) requires disclosures about small claims cases involving the COVID-19 rental relief provisions.</p> <p><i>VETO message: "This bill would, beginning January 1, 2025, require courts to report data to the Judicial Council related to unlawful detainer cases and COVID-19 rental debt in Small Claims Court. I appreciate the author's long-standing commitment to increasing access and transparency in the justice system. That said, this bill could cost the state millions of dollars and must be considered as part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-893	Papan	Personal vehicle sharing programs	This bill applies various existing regulatory provisions governing rental vehicle companies to personal vehicle sharing programs, including the ability of airports to regulate the operation of such programs at California airports.	Chapter 547
AB-911	Schiavo	Unlawfully restrictive covenants: affordable housing	This bill strengthens and clarifies the process whereby a purchaser of a property can remove a covenant, condition, or restriction limiting the property's use for affordable housing.	Chapter 750
AB-933	Aguiar-Curry, Ward	Privileged communications: incident of sexual assault, harassment, or discrimination	This bill (1) makes privileged, and therefore excluded from the category of communications that can constitute defamation, a communication made by an individual, without malice, regarding an incident of sexual assault, harassment, or discrimination; and (2) authorizes a prevailing defendant in a defamation action arising from such a privileged communication to recover reasonable attorney fees, costs, and other specified relief.	Chapter 670

AB-937	McKinnor	Dependency: family reunification services	This bill requires a juvenile court, when it finds at an 18-month review hearing that reasonable reunification services were not provided to the parent, to order that six additional months of services be provided, unless the court finds, by clear and convincing evidence, that continuing the matter would be detrimental to the child.	Chapter 458
AB-947	Gabriel	California Consumer Privacy Act of 2018: sensitive personal information	This bill includes personal information that reveals a consumer's citizenship or immigration status in the definition of "sensitive personal information" for purposes of the California Consumer Privacy Act.	Chapter 551
AB-954	Bryan	Dependency: court-ordered services	This bill (1) requires a juvenile court to inquire whether a parent or guardian can afford court-ordered services when making reasonable orders relating to a dependent child; and (2) prohibits a court from declaring a parent or guardian noncompliant with the order if it finds that the parent or guardian could not afford the services, or that paying for the service would create an undue financial hardship, and the social worker did not provide a comparable free service that was accessible and available.	Chapter 552
AB-957	Wilson	Family law: gender identity	<p>This bill (1) clarifies that a family court, when determining the best interest of the child in a proceeding to determine custody or visitation for a child, shall consider, as one comprehensive factor in the consideration of the health, safety, and welfare of the child, a parent's affirmation of the child's gender identity or gender expression; and (2) provides that "affirmation" includes a range of actions and will be unique for each child, but in every case must promote the child's overall health and well-being.</p> <p><i>VETO message: "This legislation would require a court, when determining the best interests of a child in a child custody or visitation proceeding, to consider, among other comprehensive factors, a parent's affirmation of the child's gender identity or gender expression. I appreciate the passion and values that led the author to introduce this bill. I share a deep commitment to advancing the rights of transgender Californians, an effort that has guided my decisions through many decades in public office. That said, I urge caution when the Executive and Legislative branches of state government attempt to dictate - in prescriptive terms that single out one characteristic - legal standards for the Judicial branch to apply. Other-minded elected officials, in California and other states, could very well use this strategy to diminish the civil rights of vulnerable communities. Moreover, a court, under existing law, is required to consider a child's health, safety, and welfare when determining the best interests of a child in these proceedings, including the parent's affirmation of the child's gender identity."</i></p>	Vetoed
AB-968	Grayson	Single-family residential property: disclosures	This bill adds an additional disclosure requirement to the Transfer Disclosure Statement required by law to be provided by a seller of a single-family residential property to the buyer disclosing any improvements completed on the property for which the seller contracted with a contractor to complete, the name and contact information for any contractors who completed the work, and a copy of any	Chapter 95

			permits obtained, if the property is sold within 18 months of when it was purchased by the seller.	
AB-1027	Petrie-Norris	Social media platforms: drug safety policies	This bill (1) requires social media platforms to disclose their policies regarding retention of electronic communication information and sharing of information related to drug distribution; (2) adds controlled substance distribution as a category of content for required terms of service reporting; and (3) requires social media platforms to retain content that it has taken action on that violates specified controlled-substance related policies and the username of the relevant user for 90 days.	Chapter 824
AB-1029	Pellerin	Advance health care directive form	This bill (1) clarifies that a person's agent for health care decisions may not consent to certain types of treatment for the patient; and (2) clarifies that a person may execute a standalone psychiatric health care directive.	Chapter 171
AB-1032	Pacheco	Courts: court interpreters	This bill modifies the Trial Court Interpreter Employment and Labor Relations Act, the statutory framework governing employer-employee relations between trial courts and court interpreters, to update the framework to encourage courts to hire interpreters as employees rather than relying on independent contractors.	Chapter 556
AB-1076	Bauer-Kahan	Contracts in restraint of trade: noncompete agreements	This bill (1) codifies existing case law by specifying that the prohibition on noncompete agreements is to be broadly construed to void noncompete agreements or clauses in the employment context that do not satisfy specified exceptions; and (2) provides that a violation of the prohibition on noncompete agreements in employment constitutes unfair competition.	Chapter 828
AB-1119	Wicks	Enforcement of judgments	This bill exempts judgment debtors from being subject to arrest and punishment for contempt for failing to appear at a debtor's examination in a case concerning consumer debt and provides a separate process for meeting the same goals of the in person examination.	Chapter 562
AB-1139	Garcia	Recognition of tribal court money judgments: tribal sales taxes	This bill applies the Tribal Court Civil Money Judgment to specified judgments relating to tribal taxes, and related interest and penalties.	Chapter 138
AB-1148	Bonta	Child support suspension	This bill (1) extends the automatic suspension of the obligation to pay child support when a person ordered to pay support is incarcerated or involuntarily institutionalized to 10 months after the person's release, unless they have the means to pay support during that time, for persons who are released from incarceration or involuntary institutionalization on or after 1/1/24; and (2) permits a person to whom child support is owed, or a local child support agency, to seek a court order for reinstatement of the obligation prior to the end of the 10-month window if the obligor obtains employment, which the court shall calculate using the state's existing child support guideline.	Chapter 565

AB-1166	Bains	Liability for opioid antagonist administration	This bill provides qualified immunity to those administering or providing, in good faith, emergency opioid antagonists, as defined, at the scene of an overdose, or suspected overdose.	Chapter 97
AB-1179	Pacheco	Family law: attorney's fees	This bill clarifies that, in a family law case, an award of attorney fees as a sanction may be imposed after a party or the court has provided notice to the party against whom the sanction is proposed and that party is given an opportunity to be heard at a hearing.	Chapter 67
AB-1194	Wendy Carrillo	California Privacy Rights Act of 2020: exemptions: abortion services	This bill provides stronger privacy protections pursuant to the California Consumer Privacy Act where the consumer information relates to specified reproductive health services.	Chapter 567
AB-1280	Maienschein	Fire hazard severity zones: disclosures	This bill revises the Natural Hazard Disclosure Statement that must be provided by a property seller to a potential buyer to include more specific disclosures regarding whether the property falls within current local, or state, high and very high fire hazard severity zones.	Chapter 99
AB-1317	Wendy Carrillo	Unbundled parking	This bill requires property owners of "qualifying residential properties," new multi-family properties in 10 specified counties, to unbundle the cost of parking from the cost of the rent.	Chapter 757
AB-1345	Hart, Wilson	Residential Exclusive Listing Agreements Act	This bill (1) makes it unlawful for an exclusive listing agreement regarding a single-family residential property to last longer than 24 months from the date the agreement was made, and to present for recording or filing, or otherwise attempt to record or file, with a county recorder an exclusive listing agreement of any duration or any memoranda or notice of such an agreement; (2) provides that an exclusive listing agreement in violation of these provisions is void and unenforceable, and a homeowner who entered into any such agreement may retain any consideration received thereunder; and (3) makes a violation of these provisions a violation of the Consumer Legal Remedies Act.	Chapter 577
AB-1366	Maienschein	Unfair competition and false advertising: disgorgement	This bill authorizes courts to award the Attorney General the remedy of disgorgement in actions brought pursuant to California's Unfair Competition Law or False Advertising Law. Such amounts may be used to provide restitution to victims in other actions, as provided.	Chapter 686
AB-1394	Wicks, Flora	Commercial sexual exploitation: child sexual abuse material: civil actions	This bill (1) requires social media platforms to provide a reporting mechanism for suspected child sexual abuse material and requires them to permanently block the material, as provided; and (2) prohibits platforms from knowingly facilitating, aiding, or abetting minor's commercial sexual exploitation.	Chapter 579

AB-1404	Wendy Carrillo	Disability access: internet website-related accessibility claims	This bill requires a plaintiff's attorneys to provide a copy of a specified notice with each demand letter or complaint sent to or served upon a defendant where the plaintiff alleges an internet website-related accessibility claim.	Chapter 842
AB-1414	Kalra	Civil actions: consumer debt	This bill (1) prohibits the use of common counts in actions for collection of consumer debt; and (2) excludes consumer debt from the definition of "book account."	Chapter 688
AB-1418	McKinnor	Tenancy: local regulations: contact with law enforcement or criminal convictions	This bill prohibits local governments from enacting so-called "crime-free" housing policies that include provisions such as requiring landlords to evict tenants for alleged criminal activity or for calling law enforcement.	Chapter 476
AB-1620	Zbur	Costa-Hawkins Rental Housing Act: permanent disabilities: comparable or smaller units	This bill allows a jurisdiction with rent control to require an owner of a rent-controlled unit to allow a tenant with a permanent physical disability to relocate to an available comparable or smaller unit located on an accessible floor of the property and retain their same rental rate.	Chapter 767
AB-1650	Jim Patterson	Family law proceedings: custody, parentage, and adoption	This bill makes various changes to the Family Code and Code of Civil Procedure relating to immigrant juvenile status, agreements on artificial embryos, and the filing of post-adoption agreements.	Chapter 851
AB-1697	Schiavo	Uniform Electronic Transactions Act	This bill (1) removes the exemptions from the California Uniform Electronic Transactions Act for authorizations to release medical records and genetic test results; and (2) amends the requirement that such authorizations have a specific end date, allowing an "expiration event," to be stated instead.	Chapter 374
AB-1740	Sanchez	Human trafficking: notice: pediatric care facilities	This bill adds facilities that provide pediatric care to the list of establishments that must post a specified notice regarding forced commercial sex, housework, farm work, construction, factory, retail, or restaurant work, or any other activity.	Chapter 104
AB-1754	Committee on Judiciary	Maintenance of the codes	This bill is the annual maintenance of the codes bill.	Chapter 131
AB-1756	Committee on Judiciary	Committee on Judiciary: judiciary omnibus	This bill makes various noncontroversial changes to existing law, including clarifying existing law, deleting obsolete references, extending sunsets, and removing sunsets thereby indefinitely extending certain provisions of law.	Chapter 478
ACA-5	Low	Marriage equality	This constitutional amendment repeals the void and unconstitutional provision of the California Constitution that limits marriage to a "man and a woman," and replaces it with a provision that expressly affirms that the right to marry is a fundamental right.	Resolution Chapter 125
AJR-1	Holden, Wendy Carrillo, Friedman	Republic of Artsakh	This resolution condemns Azerbaijan's blockade of Artsakh and urges the federal government to take immediate action to assist the Armenians of Artsakh.	Resolution Chapter 123

AJR-2	Bains	Sikh genocide	This resolution condemns the November 1984 anti-Sikh violence in India as genocide and urges the United States Congress to formally recognize and condemn the November 1984 anti-Sikh violence in India as genocide.	Resolution Chapter 129
AJR-5	Gipson, Cervantes	Expulsion of Tennessee state representatives	This resolution makes findings relating to the expulsion by the Tennessee House of Representatives of African-American Representatives Jones and Pearson on 4/6/23 for their participation in protests in the House chamber after the March 27th mass shooting at a school in Nashville, Tennessee, and condemns the Tennessee House of Representatives for these expulsions.	Resolution Chapter 174
SB-35	Umberg	Community Assistance, Recovery, and Empowerment (CARE) Court Program	This bill modifies the Community, Assistance, Recovery, and Empowerment (CARE) Act, which requires certain counties to implement the CARE Court Program beginning 10/1/23.	Chapter 283
SB-40	Umberg	State Bar of California	This bill (1) authorizes the State Bar of California to collect annual license fees for 2024 in the same amount as 2023; and (2) makes various other changes to the State Bar Act.	Chapter 697
SB-60	Umberg	Social media platforms: controlled substances: order to remove	This bill allows a person to seek a court order to require a social media platform, as defined, to remove content that includes an offer to transport, import into this state, sell, furnish, administer, or give away specified controlled substances in violation of state law.	Chapter 698
SB-71	Umberg	Jurisdiction: small claims and limited civil case	This bill (1) increases the amount in controversy limits for civil cases within the jurisdiction of the small claims court, as specified; and (2) increases the limit on the amount in controversy for an action or special proceeding to be treated as a limited civil case.	Chapter 861
SB-75	Roth	Courts: judgeships	This bill authorizes 26 additional superior court judgeships and requires the Judicial Council to allocate the judgeships to the various county superior courts pursuant to specified standards for factually determining judicial need in each county.	Chapter 482
SB-95	Roth	Commercial transactions	This bill amends the California Uniform Commercial Code to conform with recommendations made by the Uniform Law Commission, focusing primarily on the treatment of digital assets.	Chapter 210
SB-235	Umberg	Civil discovery	This bill (1) authorizes parties to demand certain initial disclosures to automatically be made in civil actions, except as specified, until 1/1/27; and (2) raises the sanction that courts must impose when it makes certain findings in relation to civil discovery abuses, as specified, to \$1,000.	Chapter 284
SB-244	Eggman	Right to Repair Act	This bill (1) requires manufacturers of an electronic or appliance product, as defined, with a wholesale price to the retailer of not less than \$50 to make	Chapter 704

			available, on fair and reasonable terms, sufficient service documentation and prescribed functional parts and tools to owners of the product, service and repair facilities, and service dealers for specified timeframes; and (2) provides that a city, a county, a city and county, or the state may bring an action in superior court to impose civil liability on a person or entity that knowingly, or reasonably should have known that it violated, these provisions as provided.	
SB-267	Eggman	Credit history of persons receiving government rent subsidies	This bill prohibits a landlord, in instances involving a government rent subsidy, from using credit history as part of the rental housing application process unless the landlord offers the applicant the option to provide lawful, verifiable alternative evidence of reasonable ability to pay the portion of the rent to be paid by the tenant, including, but not limited to, government benefit payments, pay records, and bank statements.	Chapter 776
SB-280	Laird	Review of conservatorships: care plans	This bill requires probate conservators to submit to the court, at specified points, comprehensive care plans for the care of conservatees and the management of their estates.	Chapter 705
SB-296	Dodd	In-vehicle cameras	This bill (1) requires the disclosure of in-vehicle cameras installed by the manufacturer and places restrictions on what can be done with video recordings from such cameras and where such recordings can be retained; and (2) prohibits compelling an entity to build specific features for the purpose of allowing the monitoring of communications.	Chapter 864
SB-331	Rubio	Child custody: child abuse and safety	This bill prohibits a court from ordering certain methods of outpatient counseling in child custody and visitation proceedings and modifies training and reporting requirements for judicial personnel on issues of domestic violence and child abuse.	Chapter 865
SB-343	Skinner	Child support	This bill (1) modifies the statewide uniform child support guideline and low-income adjustment; (2) modifies certain related provisions relating to childcare costs and other aspects of calculating support; and (3) makes changes to the procedures for court-ordered child support to bring California's laws into conformity with federal requirements.	Chapter 213
SB-362	Becker	Data broker registration: accessible deletion mechanism	This bill enhances the data broker registry law and transfers most of the attendant duties from the Attorney General to the California Privacy Protection Agency.	Chapter 709
SB-365	Wiener	Civil procedure: arbitration	This bill provides that an appeal of a denial or dismissal of a petition to compel arbitration shall not automatically stay civil legal proceedings.	Chapter 710
SB-403	Wahab	Discrimination on the basis of ancestry	This bill (1) clarifies that discrimination on the basis of caste, as defined, is prohibited as a form of discrimination on the basis of ancestry under existing	Vetoed

			<p>anti-discrimination statutes; and (2) adds a prohibition on the basis of ancestry to existing anti-discrimination provisions under the Education Code.</p> <p><i>VETO message: "This bill would define 'ancestry' for purposes of the Fair Employment and Housing Act, the Unruh Act, and the Education Code to include 'caste' and other dimensions of ancestry. In California, we believe everyone deserves to be treated with dignity and respect, no matter who they are, where they come from, who they love, or where they live. That is why California already prohibits discrimination based on sex, race, color, religion, ancestry, national origin, disability, gender identity, sexual orientation, and other characteristics, and state law specifies that these civil rights protections shall be liberally construed. Because discrimination based on caste is already prohibited under these existing categories, this bill is unnecessary."</i></p>	
SB-428	Blakespear	Temporary restraining orders and protective orders: employee harassment	This bill expands the circumstances under which employers can seek civil restraining orders on behalf of their employees.	Chapter 286
SB-439	Skinner	Special motions to strike: priority housing development projects	This bill creates a special motion to strike a challenge to the approval or permitting of an affordable housing project modeled after California's anti-Strategic Lawsuit Against Public Participation statute.	Chapter 779
SB-457	Menjivar, Ashby	Vision care: consent by a minor	This bill allows minors aged 15 and older and living separate and apart from their parents or guardians to consent to vision care without obtaining the consent of their parent or guardian.	Chapter 152
SB-459	Rubio	Domestic violence: restraining orders	This bill requires the Judicial Council of California, by 1/1/25, to create one or more specific forms for the modification of an existing restraining order issued under the Domestic Violence Prevention Act.	Chapter 874
SB-463	Wahab	Dependent children	This bill eliminates the evidentiary presumption in juvenile court that a parent or guardian's lack of participation or progress in a treatment program endangers the child, for purposes of determining whether the child should be returned to the parent or guardian's custody.	Chapter 714
SB-478	Dodd, Skinner	Consumers Legal Remedies Act: advertisements	This bill makes it an unlawful business practice to advertise, display, or offer a price for a good or service that does not include all mandatory fees or charges, except as provided or exempted.	Chapter 400
SB-487	Atkins	Abortion: provider protections	This bill (1) prohibits health plans and health insurers from terminating, discriminating against, or otherwise penalizing a provider based on a civil judgment, criminal conviction, or another disciplinary action in another state if the judgment, conviction, or disciplinary action is solely based on the application of another state's law that interferes with a person's right to receive care that would be lawful if provided in California; and (2) authorizes the Department of Health Care Services to elect not to suspend a Medi-Cal provider who has a license,	Chapter 261

			certificate, or other approval to provide health care suspended or revoked in another state if the revocation or suspension is based solely on conduct that is not deemed to be unprofessional conduct under California law, as provided.	
SB-522	Niello	Uniform Fiduciary Income and Principal Act	This bill repeals the existing Uniform Principal and Income Act and recasts and updates those provisions under a new name, the Uniform Fiduciary Income and Principal Act.	Chapter 28
SB-558	Rubio	Civil actions: childhood sexual abuse	This bill (1) replicates the existing civil statute of limitations applicable to childhood sexual assault claims in a new statute that applies only to those acts of sexual assault that occur before 1/1/24; and (2) adds violations of specified Penal Code provisions involving childhood sexual abuse material to the definition of childhood sexual assault, but only those occurring before 1/1/24.	Chapter 877
SB-564	Laird	Sheriffs and marshals: fees	This bill increases certain fees for serving, executing, and processing required court notices, writs, orders, and other services provided by sheriffs.	Chapter 29
SB-567	Durazo	Termination of tenancy: no-fault just causes: gross rental rate increases	This bill makes a series of revisions to existing statewide protections against eviction without just cause and provides enforcement mechanisms for the violation of statewide restrictions on residential rent increases and statewide protections against no fault evictions.	Chapter 290
SB-578	Ashby	Juvenile court: dependents: removal	This bill requires a social worker to report on, and a juvenile court to consider, the potential harms that may result from removing a child from their parent, guardian, or Indian custodian's custody; and, if the child is or there is reason to know the child is an Indian child, requires the social worker to report on what efforts have been made to contact the child's tribe.	Chapter 618
SB-599	Caballero	Visitation rights	This bill clarifies and strengthens provisions requiring a family court to take into account a parent's acts of domestic violence or child abuse or the issuance of a protective order against a parent when making orders for custody or visitation, as well as provisions requiring the court to take into account the fact that a party is staying in a domestic violence shelter or other confidential location when issuing orders for the time, day, place, and manner of visitation or transfer of a child.	Chapter 493
SB-644	Glazer	Hotel and private residence rental reservations: cancellation: refunds	This bill requires a hosting platform, hotel, third-party booking service, or short-term rental to allow a consumer to cancel a reservation within 24 hours without penalty if made at least 72 hours or more before the time of check-in and to have the funds refunded to the original form of payment, as specified.	Chapter 718
SB-652	Umberg	Evidence: expert testimony	This bill provides that where the party bearing the burden of proof proffers expert testimony regarding medical causation and where that party's expert is required as a condition of testifying to opine that causation exists to a reasonable medical probability, the party not bearing the burden of proof may offer a contrary expert	Chapter 75

			only if its expert is able to opine that the proffered alternative cause or causes each exists to a reasonable medical probability, except as provided.	
SB-696	Portantino	Notaries public	This bill establishes a framework for licensed California notaries to conduct remote online notarizations, including provisions for the licensure of remote online notarization platforms by the Secretary of State and requirements relating to data security and privacy in online notarial transactions.	Chapter 291
SB-699	Caballero	Contracts in restraint of trade	This bill strengthens the law that voids contracts which restrain anyone from engaging in a lawful profession, trade, or business of any kind.	Chapter 157
SB-700	Bradford	Employment discrimination: cannabis use	This bill adds to the prohibitions under the Fair Housing and Employment Act, set to take effect 1/1/24, on employment discrimination on the basis of an employee's or potential employee's cannabis use, to prohibit an employer from requesting information about an employee or applicant's past cannabis use, subject to specified exceptions.	Chapter 408
SB-712	Portantino	Tenancy: personal micromobility devices	This bill prohibits a landlord from prohibiting a tenant from owning personal micromobility devices, as defined, or from storing and recharging up to one personal micromobility device in their dwelling unit for each person occupying the unit, subject to certain conditions and exceptions.	Chapter 630
SB-727	Limón	Human trafficking: civil actions	This bill authorizes a plaintiff in an action arising from human trafficking to seek a finding that specific debts were incurred as the result of the trafficking and without the consent of the plaintiff.	Chapter 632
SB-731	Ashby	Employment discrimination: unlawful practices: work from home: disability	<p>This bill requires an employer to provide an employee who is working from home with at least 30 calendar days' advance notice, as specified, before requiring that employee to return to work in person.</p> <p><i>VETO message: "This bill would require employers, before requiring an employee who is working from home to return to in-person work, to provide 30 calendar days' advance written notice. The bill would also require the notice to include specified text informing employees of their right to request continuing to work remotely as a reasonable accommodation for a disability. My administration supports reasonable advance notice by employers, where feasible, to employees of return to work requirements, in order to allow for employees to prepare for the change. My administration also strongly supports the existing legal requirement that employers must reasonably accommodate employees with disabilities, which includes the possibility that working from home could be a reasonable accommodation in appropriate circumstances, and encourages that information to be included in employer communications with employees about return to work. However, SB 731 would impose an inflexible 30-day advance notice requirement to return-to-work that would not take into account the needs of any particular employer. Businesses, especially small businesses, may have limited employees to staff in-person positions and the 30-day advance notice</i></p>	Vetoed

			<i>requirement of return-to-work could be impractical, especially in times of critical need or emergencies.”</i>	
SB-741	Min	Domestic violence restraining orders: prehearing discovery	This bill requires a party seeking prehearing discovery from another party in a proceeding for a protective order under the Domestic Violence Prevention Act to obtain court approval before seeking the discovery, as specified.	Chapter 503
SB-748	Roth	Disability access and information: local government: notice	This bill requires applicants for business licenses or renewals to be provided with a specified notice by local governments regarding potential liability under state and federal disability access laws and the importance of obtaining inspection services by Construction-Related Accessibility Standards Compliance Act specialists.	Chapter 76
SB-790	Padilla	Public records: contracts for goods and services	This bill specifies that any executed contract for the purchase of goods or services by a state or local agency, including the price and terms of payment, is a public record subject to disclosure under the California Public Records Acts, and that any written agreement that purports to exclude such a contract from disclosure by agreeing to consider it a confidential or proprietary record of the vendor is void and unenforceable as a matter of law; and does not require disclosure of a record that is otherwise exempt from disclosure or prohibited from disclosure pursuant to federal or state law.	Chapter 77
SB-801	Allen	California Uniform Directed Trust Act	This bill enacts the California Uniform Directed Trust Act to establish a statutory framework for directed trusts.	Chapter 721
SB-806	Archuleta	Trash receptacles and storage containers: reflective markings: enforcement	This bill (1) authorizes the Attorney General, or the district attorney or city attorney in the location where a violation is observed, to enforce the law requiring certain markings to be placed on trash receptacles, including reflectors and certain contact information; and (2) establishes a fund within the State Treasury where all collected fines are to be deposited.	Chapter 722

LABOR, PUBLIC EMPLOYMENT & RETIREMENT

AB-1	McKinnor, Bryan, Wendy Carrillo, Haney, Kalra, Lee, McCarty, Ortega, Reyes	Collective bargaining: Legislature	This bill provides collective bargaining rights to legislative employees, as specified, by establishing the Legislature Employer-Employee Relations Act.	Chapter 313
AB-96	Kalra	Public employment: local public transit agencies: autonomous transit vehicle technology	This bill requires public transit districts to notify, in writing, their employees' unions of the district's intention to begin any procurement process to acquire or deploy any autonomous transit vehicle technology for public transit services that would eliminate job functions or jobs of the workforce at least 10 months before beginning that procurement process.	Chapter 419
AB-338	Aguiar-Curry	Fuel reduction work	This bill requires, beginning 7/1/26, prevailing wages be paid to employees and apprentices for specified contracted fuel reduction projects that cost in excess of \$500,000 and makes specified labor laws subject to those projects.	Chapter 428
AB-472	Wicks	Classified school district and community college employees: compulsory leaves of absence: compensation	This bill requires non-merit school and community college districts to pay a classified employee their full compensation upon returning to service for the district from a period of involuntary leave of absence following a finding in favor of the employee for charges of a criminal offense, a criminal investigation or job-related administrative determinations.	Chapter 331
AB-489	Calderon	Workers' compensation: disability payments	This bill extends an existing pilot program by one year to allow workers' compensation temporary and permanent disability indemnity payments to continue to be made using prepaid cards.	Chapter 63
AB-504	Reyes	State and local public employees: labor relations: strikes	<p>This bill prohibits public employers from disciplining or taking other adverse action against public employees, except firefighters and specified peace officers, for refusing to enter property of, or perform work for, a public employer involved in a primary strike, or for refusing to cross a primary strike line.</p> <p><i>VETO message: "This bill would make it unlawful for public employers to take adverse action against public employees for refusing to enter the property of, or perform work for, a public employer involved in a primary strike and would void any policy or collective bargaining agreement prohibiting sympathy strikes. Unfortunately, this bill is overly broad in scope and impact. The bill has the potential to seriously disrupt or even halt the delivery of critical public services, particularly in places where public services are co-located. This could have significant, negative impacts on a variety of government functions including academic operations for students, provision of services in rural communities where co-location of government agencies is common, and accessibility of a variety of safety net programs for millions of Californians."</i></p>	Vetoed

AB-520	Santiago	Employment: public entities	This bill extends existing labor law provisions applicable to the private sector to make a “public entity,” as defined, jointly and severally liable for unpaid wages when the public entity contracts for services in the property or long-term care industries and where the public entity has been provided notice of such liability by the Labor Commissioner.	Chapter 656
AB-521	Bauer-Kahan	Occupational safety and health standards: construction jobsites: toilet facilities	This bill requires, by 12/31/25, the California Division of Occupational Safety and Health Standards Board to draft a rulemaking proposal and consider requiring at least one designated single-user toilet facility for women and nonbinary employees at construction jobsites.	Chapter 529
AB-575	Papan	Paid family leave	<p>This bill (1) expands, commencing on 2/1/25, eligibility for the Paid Family Leave (PFL) program to provide benefits to workers who take time off work to bond with a minor child within one year of assuming responsibilities of a child in loco parentis, as defined; (2) deletes the restriction in law specifying that an individual is not eligible for PFL benefits if another family member is ready, willing, and able and available to provide the required care; and (3) deletes the authorization for an employer to require an employee to take two weeks of vacation leave before accessing PFL benefits that are funded by employees.</p> <p><i>VETO message: “This bill directs the California Department of Food and Agriculture, upon appropriation, to establish the Regional Farmer Equipment and Cooperative Resources Assistance Pilot Program and provide resource-limited farmers and ranchers with financial and technical assistance to share equipment. While I support the author’s goal to assist small-scale farmers and ranchers, this bill would create a new, unfunded grant program that should be considered as a part of the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed
AB-587	Robert Rivas	Public works: payroll records	This bill requires any copy of records requested by, and made available for inspection by or furnished to (pursuant to existing law), a multiemployer Taft-Hartley trust fund or joint labor-management committee be provided on forms provided by the Division of Labor Standards Enforcement (Division) or contain the same information as the forms provided by the Division.	Chapter 806
AB-594	Maienschein	Labor Code: alternative enforcement	This bill (1) clarifies and expands, until 1/1/29, public prosecutors’ authority to enforce the violation of specified labor laws through civil or criminal actions without specific authorization from the Division of Labor Standards Enforcement;	Chapter 659

			(2) clarifies who has this authority, that the authority is limited to the prosecutor's geographic jurisdiction, except as specified; and (3) makes other changes relating to enforcement of employee misclassification violations.	
AB-621	Irwin	Workers' compensation: special death benefit	This bill allows the surviving spouse and dependent children of specified state safety members, peace officers, and the California Department of Forestry and Fire Protection firefighters who are killed in the line of duty to receive both the workers' compensation death benefit and the Public Employees' Retirement System special death benefit.	Chapter 448
AB-636	Kalra	Employers: agricultural employees: required disclosures	This bill (1) requires agricultural employers to provide employees at the time of hire, information on the existence of a federal or state disaster declaration applicable to the county or counties where the employee will be employed if the emergency or disaster may affect the employee's health and safety during employment; and (2) requires an H-2A visa employer to provide an employee, on their first day of work or upon transfer, the notice of basic employment related information with a separate section in Spanish, and if requested by the employee, in English, describing an agricultural employee's rights and protections.	Chapter 451
AB-658	Mike Fong	Public employment: retirement: benefits	This bill (1) permits the City of San Gabriel, pursuant to a memorandum of understanding (MOU), to provide different post-retirement health care employer contributions for the California Public Employees' Retirement Board health plan coverage to new employees who begin employment after the adoption of the MOU than that offered to current employees; and (2) makes clarifying amendments to recently enacted Judges' Retirement System II provisions related to deferred retirement benefits.	Chapter 538
AB-699	Weber	Workers' compensation: presumed injuries	<p>This bill (1) expands workers' compensation (WC) presumptions for hernia, pneumonia, heart maladies, cancer, tuberculosis, bloodborne infectious disease, methicillin-resistant Staphylococcus aureus skin infection, and meningitis-related illnesses and injuries to a lifeguard employed on a year-round full-time basis in the City of San Diego Fire-Rescue Department Boating Safety Unit; (2) increases the amount of time after termination of employment with the City of San Diego Fire-Rescue Department Boating Safety Unit that a lifeguard could file a WC claim for skin cancer; and (3) expands the WC presumptions for illness or injury related to post-traumatic stress injury and exposure to biochemical substances to a lifeguard employed in the Boating Safety Unit of the City of San Diego Fire-Rescue Department.</p> <p><i>VETO message: "This bill would extend the rebuttable presumptions currently provided to safety officers for hernia, pneumonia, heart trouble, cancer, tuberculosis, bloodborne infectious disease, methicillin-resistant Staphylococcus aureus skin infections (MRSA), meningitis-related illnesses and injuries, post-traumatic stress disorder (PTSD) and for illness or injury as a result of exposure to biochemical substances, to lifeguards employed on a year-round, full-time</i></p>	Vetoed

			<i>basis in the Boating Safety Unit by the City of San Diego Fire-Rescue Department, but would except application of the skin cancer presumption to lifeguards in that Unit. A presumption is not required for an occupational disease to be compensable. Although lifeguards engage in hazardous responsibilities, a presumption should be provided sparingly and based upon the unique hazards or proven difficulty of establishing a direct relationship between a disease or injury and the employee's work. Although well-intentioned, the need for the presumption envisioned by this bill must be supported by clear and compelling evidence."</i>	
AB-1007	Ortega	Occupational safety and health standards: plume	This bill (1) requires the Division of Occupational Safety and Health to, by 12/1/26, submit to the Occupational Safety and Health Standards Board a proposed regulation requiring a health facility to evacuate or remove plume using plume-scavenging systems in all settings that employ techniques that involve the creation of plume; and (2) requires the Standards Board to consider the proposed regulation for adoption by 6/1/27.	Chapter 352
AB-1020	Grayson	County Employees Retirement Law of 1937: disability retirement: medical conditions: employment-related presumption	This bill adds post-traumatic stress, tuberculosis, meningitis, skin cancer, Lyme disease, lower back impairments, and hernia or pneumonia to the ailments for which there is a rebuttable presumption for specified County Employees Retirement Law of 1937 county retirement system members that the condition arose out the member's employment for purposes of qualifying for a county retirement system disability retirement.	Chapter 554
AB-1121	Haney	Public works: ineligibility list	This bill (1) requires awarding authorities to annually submit to the Department of Industrial Relations' (DIR) electronic project registration database a list of contractors that are ineligible to bid on or be awarded a public works contract, or to perform work as a subcontractor on a public works project, pursuant to local level debarments or suspension processes; and (2) requires DIR to make the list available to the public, but specifies that DIR shall have no responsibility for verifying or ensuring the accuracy of the information provided and shall have no liability in any respect with regard to such lists.	Chapter 465
AB-1123	Addis, Cervantes	California State University: employees: paid parental leave of absence	This bill requires the California State University to provide employees with a paid leave of absence of one semester of an academic year, as specified, following the birth of a child of the employee or the placement of a child with an employee in connection with adoption or foster care placement. <i>VETO message: "This bill requires the California State University (CSU) system to grant an employee a leave of absence with pay for one semester of an academic year, or an equivalent duration in a one-year period, following the birth of a child or in connection with the adoption or foster care placement of a child by the employee. I vetoed a nearly identical bill last year, citing more than \$20 million in fiscal impact outside of the budget process and pending collective bargaining negotiations between the CSU and the California Faculty Association. I implore both entities to come together to resolve this issue during this</i>	Vetoed

			<p><i>negotiation. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	
AB-1145	Maienschein	Workers' compensation	<p>This bill adds specified state registered nurses, psychiatric technicians, and medical and social services specialists to the existing workers' compensation post-traumatic stress injury rebuttable presumption.</p> <p><i>VETO message: “This bill would establish a statutory post-traumatic stress disorder (PTSD) presumption for certain state nurses, psychiatric technicians, and various medical and social services specialists employed by the Department of Corrections and Rehabilitation (CDCR), the State Department of Developmental Services (DDS), and the State Department of State Hospitals (DSH), who provide direct care to prison inmates and state hospital patients. I am a firm supporter of the ability of individuals to seek treatment for mental health conditions and my Administration has initiated multiple programs to provide our valued workforce with mental wellness support during times of trauma. Additionally, the Posttraumatic Stress Disorder and Acute Stress Disorder Guideline was adopted in 2019. PTSD is compensable under the workers compensation system. However, altering the burden of proof through a presumption should be provided sparingly and based upon the unique hazards or proven difficulty of establishing a direct relationship between a disease or injury and the employee's work. Although well-intentioned, the need for the presumption envisioned by this bill must be supported by clear and compelling evidence.”</i></p>	Vetoed
AB-1213	Ortega	Workers' compensation: aggregate disability payments	<p>This bill extends, until 1/1/27, the potential duration of temporary disability payments up to 90 days if an injured employee prevails at a workers' compensation independent medical review.</p> <p><i>VETO message: “This bill would provide, until January 1, 2027, that when a utilization review (UR) denial of treatment is overturned by independent medical review (IMR) or by the Workers' Compensation Appeals Board, any temporary disability (TD) payments received during this period would not be included in the maximum aggregate calculation of TD payments. While I understand the goal of the author and sponsor, there is a lack of data to support such a change. Under the existing workers' compensation system, employers are required to establish a UR process to evaluate the necessity and appropriateness of requested medical treatments. This process is in place to ensure that employees receive the appropriate evidence-based medical care. Realigning incentives is an important policy tool to deliver on our shared goal of returning injured workers</i></p>	Vetoed

			<i>back to work. Such realignment should be done cautiously to avoid further friction in the system that frustrates the objective of providing timely treatment, prompt payment of benefits and returning injured workers back to work. Unfortunately, this bill does not strike the right balance.”</i>	
AB-1228	Holden	Fast food restaurant industry: Fast Food Council: health, safety, employment, and minimum wage	This bill repeals the Fast Food Accountability and Standards (FAST) Recovery Act on the condition that the referendum contesting the FAST Recovery Act is withdrawn by 1/1/24. In the event of the referendum's withdrawal, this bill not only repeals the FAST Recovery Act but also reestablishes, until 1/1/29, a modified version of the Fast Food Council (Council); and outlines the Council's objectives, responsibilities, and constraints in relation to setting an hourly minimum wage and overseeing the adoption and evaluation of health, safety, and employment standards for fast food restaurant employees.	Chapter 262
AB-1273	Bonta	Classified employees: Classified Employee Staffing Ratio Workgroup	This bill (1) requires the California Department of Education to convene a workgroup on or before 12/31/24, for the purpose of reporting recommendations to the Legislature on or before 12/31/25, on appropriate staffing ratios for classified school employees; and (2) becomes operative 7/1/24.	Chapter 364
AB-1355	Valencia	Employment: benefits: electronic notice and documents	This bill authorizes, until 1/1/29, employers to provide information to their employees regarding the Earned Income Tax Credit and the Unemployment Insurance Program via email to an email account of the employee's choosing, if the employee affirmatively, and in writing or by electronic acknowledgment, opts into receipt of electronic statements or materials.	Chapter 277
AB-1356	Haney	Relocations, terminations, and mass layoffs	<p>This bill (1) revises the California Worker Adjustment and Retraining (CalWARN) Act to include a “client employer” of a “labor contractor” in the definition of “employer;” increases from 60 to 90 days the length of notice an employer must provide to employees prior to terminations, relocations, or mass layoffs; (2) prohibits employers from making a general release, waiver of claims, nondisparagement, or nondisclosure agreement a condition of the payment of amounts for which the employer is liable under the CalWARN Act; and (3) makes other changes to the CalWARN Act.</p> <p><i>VETO message: “This bill would amend the California Worker Adjustment and Retraining Act (Cal/WARN) to, among other things, increase the amount of notice that an employer must provide before a mass layoff, termination, or relocation from 60 days to 75 days; expand the law’s coverage to include contract workers among the employees that an employer must notify; and significantly revise the definition of ‘covered establishment’ to include a single location or a group of locations, including any facilities located in California. The inclusion of employees of labor contractors, while laudable in its intent, risks imposing liability on client employers who cannot reasonably be expected to know whether their actions will cause job loss for employees of their subcontractors and may not have the information necessary to provide the required notice. In addition, the bill expands the definition of ‘covered</i></p>	Vetoed

			<i>establishment' to include a group of locations anywhere in the state and subjects chain businesses, such as restaurants, to the law's requirements even where layoffs are unrelated and occur in geographically disparate regions of the state. It is not clear that this change is consistent with the purpose of Cal/WARN to protect local communities and enable a rapid response to a potential shock to a local economy and workforce. I urge the author to work with my Administration to develop solutions that may better address the problem, while fulfilling the objectives of Cal/WARN."</i>	
AB-1389	Wendy Carrillo	Notice of levy	This bill extends the current timeframe to remit levied property/funds to the Employment Development Department from five days to between 10, but not more than 14 business days, to give all parties involved sufficient time to review and remit owed funds.	Chapter 839
AB-1484	Zbur	Temporary public employees	This bill requires local public employers to include temporary employees, as specified, in the same bargaining unit as permanent employees.	Chapter 691
AB-1593	Garcia	California Workforce Development Board: Salton Sea geothermal resources area: Equitable Access Program	<p>This bill requires the California Workforce Development Board to develop and administer the Equitable Access Program to prioritize employment opportunities for local residents in construction, manufacturing, technical, maintenance, operations, or reclamation activities located in the Salton Sea geothermal resources area.</p> <p><i>VETO message: "This bill would establish the Equitable Access Program, which would prioritize employment opportunities for local residents in the Salton Sea geothermal resources area in construction, manufacturing, technical, maintenance, operations, or reclamation activities. I strongly support efforts to enhance employment opportunities in communities with high unemployment and historic underinvestment. My administration has already awarded \$750,000 in grants to the Lithium Valley High Road Partnership and the Imperial Valley Lithium Stakeholder Working Group to support the creation of good, high paying jobs for underserved Californians. These partnerships were created and are led by local stakeholders and are focused on economic development and job creation related to Lithium Valley. Provisions of this bill are duplicative of work already underway and, until this foundational work is complete, additional monitoring and tracking requirements are premature."</i></p>	Vetoed
AB-1677	McKinnor	Public employment: salary classification: state scientist	<p>This bill directs the University of California, Berkeley, Labor Center to conduct a study of the salary structure for state scientists and submit findings to the Legislature and the Department of Finance.</p> <p><i>VETO message: "This bill requires the University of California, Berkeley, Labor Center to study the salary structure of state scientists represented by State Bargaining Unit 10 and requires the state to implement any increase in compensation resulting from the study. This bill's requirement to implement any increase in compensation resulting from the study effectively circumvents the collective bargaining process and limits the state's ability to consider various</i></p>	Vetoed

			<i>economic factors that impact the state or Bargaining Unit 10 members when proposing compensation packages during negotiations.”</i>	
AB-1699	McCarty, Bonta	K-14 classified employees: part-time or full-time vacancies: public postings	<p>This bill provides current non-probationary school and community college employees the right of first refusal for any new classified position at their education employer, as specified.</p> <p><i>VETO message: “This bill provides current non-probationary classified TK-12 and community college classified staff the right of first refusal for certain new classified positions at their education employer. The bill requires an educational employer to provide its classified employees and their union at least 10 business days' notice of a job vacancy before the general public is authorized to apply for the position. This bill only authorizes the employer to offer the new position to an external applicant if no qualified, internal candidate applies for or accepts the new position within the employer notice period. While I support the author's goal of seeking to provide opportunities for current classified staff to apply for other open positions, this bill may have unintended consequences that are not in the best interest of students. Educational employers and classified staff already have the ability to bargain this issue, and many already have agreements that meet the goals of this bill. Unfortunately, this bill also prohibits future bargaining agreements from implementing their own locally determined process.”</i></p>	Vetoed
AB-1766	Committee on Labor and Employment	Division of Occupational Safety and Health: regulations	This bill (1) requires the Division of Occupational Safety and Health to formulate, propose, and administer regulations pertaining to passenger tramways (ski lifts); and (2) makes other technical, clarifying, and noncontroversial changes to statute.	Chapter 133
SB-27	Durazo, Caballero	University of California: vendors	This bill (1) requires University of California (UC) vendors to provide their employees with the total compensation specified by the vendor's contract, as well as make certain payroll information available to employees, the UC, and exclusive employee representatives; and (2) provides a pathway for employees of a vendor contracting with the UC to recover compensation and civil damages.	Chapter 480
SB-41	Cortese	Meal and rest breaks: airline cabin crew employees	This bill (1) provides an exemption from meal and rest period requirements for airline cabin crew employees that are covered by a valid collective bargaining agreement when that agreement includes an alternate provision addressing meal and rest breaks, as specified; and (2) prevents such flight attendants from filing new lawsuits for meal and rest break violations starting the day this bill was introduced (12/5/22) while allowing all litigation already pending at that time to run its natural course.	Chapter 2
SB-327	Laird	State teachers' retirement: disability allowances and benefits	This bill shortens the timeframe that California State Teachers Retirement (CalSTRS) members may backdate their service retirement benefits to up to 270 calendar days prior to when CalSTRS receives the application.	Chapter 708

SB-332	Cortese	Minor league baseball players	This bill exempts minor league baseball players covered by a valid collective bargaining agreement (CBA) from minimum wage, overtime, meal period and recordkeeping requirements of existing law if the CBA meets specified criteria.	Chapter 866
SB-391	Blakespear	Workers' compensation: skin cancer	This bill expands the existing workers' compensation presumption for skin cancer by including peace officers of the Department of Fish and Wildlife and the Department of Parks and Recreation whose primary duties are law enforcement. <i>VETO message: "This bill would create a rebuttable presumption of industrial causation for skin cancer under the workers' compensation system to specified peace officers of the Department of Fish and Wildlife and Department of Parks and Recreation. A presumption is not required for an occupational disease to be compensable. I vetoed AB 334 [(Mullin)] in 2021 which was nearly identical to this bill. As stated in my previous veto message, such presumptions should be provided sparingly and should be based on the unique hazards or proven difficulty of establishing a direct relationship between a disease or injury and the employee's work. Although well-intentioned, the need for the presumption envisioned by this bill is not supported by clear and compelling evidence."</i>	Vetoed
SB-432	Cortese	Teachers' retirement	This bill clarifies certain provisions of last year's AB 1667 (Cooper, Chapter 754, Statutes of 2022) related to the recovery of pension overpayments from the California State Teachers Retirement System to retired teachers due to errors in reported compensation.	Chapter 215
SB-433	Cortese	Classified school and community college employees: disciplinary hearings: appeals: impartial third-party hearing officers	This bill makes changes to the K-12 school and community college disciplinary process for classified employees and principally allows a school or community college employee, excluding a peace officer, facing discipline from the employer to appeal that disciplinary action to an impartial third-party hearing officer paid by the employer and jointly selected by the employer and the employee or the employee's union unless the union and the employer have entered into a memorandum of understanding providing an alternative method of appealing disciplinary action. <i>VETO message: "This bill requires an impartial third-party hearing officer to hear disciplinary appeals of permanent classified personnel at school or community college nonmerit districts. This bill also requires the district to pay for the third-party hearing officer, and for the third-party hearing officer to be jointly selected by the district and the classified employee from a list of arbitrators, unless the parties agree otherwise. Under the status quo for certificated employees, the district absorbs the full cost of appeals hearings if the employee prevails. If it is determined that the certificated employee should be dismissed or suspended, the cost is shared equally with the State and the district. This bill for classified employees requires districts to bear the full costs of a disciplinary hearing before an arbitrator, no matter the outcome. This could increase the number of appeals and would create significant costs for the State and must be considered in the annual budget in the context of all state funding priorities. In partnership with the</i>	Vetoed

			<i>Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with."</i>	
SB-461	Wahab	Days and hours of work: religious or cultural observance	This bill authorizes a state employee to choose to receive eight hours of holiday credit specifically for observance of a holiday or ceremony of the state employee's religion, culture, or heritage in lieu of receiving eight hours of personal holiday credit.	Chapter 398
SB-497	Smallwood-Cuevas	Protected employee conduct	This bill (1) creates a rebuttable presumption that an employer engaged in prohibited retaliation if within 90 days of an employee's specified protected conduct the employer discharges, threatens with discharge, demotes, suspends, retaliates against, subjects to an adverse action, or in any other manner discriminates against an employee in the terms and conditions of their employment; (2) expands the civil penalty against corporations and limited liability companies for violating an employee's political and civic rights to also cover employers that are not corporations or limited liability companies; and (3) clarifies that the civil penalty of up to \$10,000 goes to the employee who was retaliated against.	Chapter 612
SB-510	Laird	State civil service: probationary periods	This bill clarifies that a state employee's probationary period commences on the first day the employee reports to work or begins performing the job duties instead of six months from the employee's appointment date.	Chapter 74
SB-525	Durazo	Minimum wages: health care workers	This bill (1) enacts a phased in multi-tiered statewide minimum wage schedule for health care workers employed by covered healthcare facilities, as defined; (2) requires, following the phased-in wage increases, the minimum wage for health care workers employed by covered healthcare facilities to be adjusted, as specified; (3) provides a temporary waiver of wage increases under specified circumstances; and (4) establishes a 10-year moratorium on wage ordinances, regulations, or administrative actions for covered health care facility employees, as specified.	Chapter 890
SB-548	Niello	Public employees' retirement: joint county and trial court contracts	This bill authorizes a county and the trial court located within the county to jointly elect to separate their joint CalPERS contract into individual contracts if the county and the trial court both make that election voluntarily, as specified.	Chapter 307
SB-553	Cortese	Occupational safety: workplace violence: restraining orders and	This bill (1) requires employers to establish, implement and maintain an effective workplace violence prevention plan that includes, among other elements, requirements to maintain incident logs, provide specified trainings, and conduct	Chapter 289

		workplace violence prevention plan	periodic reviews of the plan; and (2) authorizes a collective bargaining representative of an employee who has suffered unlawful violence from any individual, to seek a temporary restraining order and an order after hearing on behalf of the employee(s) at the workplace.	
SB-616	Gonzalez	Sick days: paid sick days accrual and use	This bill (1) increases the three days of paid sick leave currently afforded to employees under existing law to five days, as specified; (2) increases the cap that employers can place on paid sick days from six to 10 days and 48 to 80 hours and increases the number of paid sick days an employee can roll over to the next year from three to five days; and (3) extends procedural and anti-retaliation provisions in existing paid sick leave law to employees covered by a valid collective bargaining agreement that is exempt, if they meet specified criteria, from other provisions of the paid sick leave law.	Chapter 309
SB-623	Laird	Workers' compensation: post-traumatic stress disorder	This bill (1) extends, to 1/1/29, the presumption for specified public safety personnel that a diagnosis of post-traumatic stress injury (PTSI) is occupational, and therefore covered by workers' compensation; and (2) requires the Commission on Health and Safety and Workers' Compensation to submit two reports to the Legislature regarding PTSI, as specified.	Chapter 621
SB-626	Rubio	Smoking tobacco in the workplace: transient lodging establishments	This bill eliminates the exemption in existing law allowing smoking in 20% of the guestroom accommodations in a hotel, motel, or similar transient lodging establishments thereby making all such establishments 100% smoke free.	Chapter 182
SB-627	Smallwood-Cuevas	Displaced workers: notice: opportunity to transfer	<p>This bill establishes the Displaced Worker Retention and Transfer Rights Act to, among other things: (1) require a chain employer (100 or more establishments, as defined) to provide workers and their exclusive representative, if any, a displacement notice at least 60 days before the expected date of closure of a covered establishment; (2) require a chain employer to provide workers the opportunity to transfer to a location of the chain within 25 miles of the closing establishment; and (3) require chain employers to maintain a preferential transfer list and make job offers based on length of service.</p> <p><i>VETO message: "This bill would require certain chain employers to provide workers and their exclusive representative, if any, with a displacement notice at least 60 days before an expected date of closure. Additionally, it would require a chain employer to maintain a preferential transfer list of eligible laid-off employees and make job offers based on length of service for one year after the closure date and provide an opportunity to transfer to another chain location within 25 miles, as positions become available. The new notice requirements, transfer rights, processes and criteria, and associated penalties established by this bill would impose significant burdens on employers. The arbitrary 25-mile radius for transfers does not take into account substantial regional differences among commute times. In addition, this bill applies to an overly broad list of establishments and creates vague processes and criteria, which will lead to implementation and enforcement challenges."</i></p>	Vetoed

SB-686	Durazo	Domestic workers: occupational safety	<p>This bill makes specified changes to occupational safety law as it pertains to domestic workers including (1) removing the “household domestic service” exemption from the Occupational Safety and Health Act definition of employment; (2) requiring the Division of Occupational Safety and Health to adopt industry guidance to assist household domestic service employers understand their legal obligations that would now apply to them; and (3) requiring all household domestic services employers to comply with, and adhere to, all applicable occupational safety and health regulations by 1/1/25.</p> <p><i>VETO message: “This bill, among other provisions, would require all household domestic service employers to comply with and adhere to all applicable occupational safety and health regulations by January 1, 2025, and remove the exemption of domestic workers from safety and health laws, with the exception of services that are publicly funded. While I commend the author for the commitment to the wellbeing of workers in our state and share the spirit behind the legislation, new laws in this area must recognize that private households and families cannot be regulated in the exact same manner as traditional businesses. SB 686 as written would make private household employers immediately subject to the full set of existing workplace safety and health regulations governing businesses in the state, starting January 1, 2025. These obligations range from the requirement to establish an effective Injury and Illness Prevention Program to providing an eyewash station if household workers use chemicals like bleach, to implementing a Hazard Communication Program. Additionally, the current penalty scheme was meant for businesses and not private individuals. For a domestic employer covered by SB 686, these penalties could be up to \$15,000 per violation depending on the circumstances. That said, my Administration is committed to the wellbeing of domestic workers. I just signed a budget that includes \$35 million in funding for grants to community-based organizations for domestic worker education and outreach. And two years ago, I signed SB 321 [(Durazo, Chapter 332, Statutes of 2021)], which established an advisory committee to make recommendations on how to protect the health and safety of domestic service employees. The committee discussed the importance of allowing employers the opportunity to learn about their obligations and correct any violations voluntarily before formal enforcement occurs. Unfortunately, SB 686 does not identify which specific standards domestic employers would be required to follow, nor does it outline an industry-specific system for investigation or enforcement as discussed and recommended by the Advisory Committee. The households that employ domestic workers include middle- and low-income families and older Californians who require daily assistance, ranging from personal care to home cleaning to childcare. I am particularly concerned given that approximately 44% of the households that employ domestic workers are low-income themselves, that this bill creates severe cost burdens and penalties for many people who cannot afford them.”</i></p>	Vetoed
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SB-698	Wilk, Portantino	California Council on Science and Technology Policy Fellows: status of services	This bill clarifies that the services provided by a California Science and Technology Policy Fellow are not compensation or a gift to an executive branch state officer otherwise prohibited by state ethics law.	Chapter 112
SB-716	Alvarado-Gil	Excluded employees: binding arbitration	<p>This bill gives state excluded employees, such as managers and supervisors, the option of requesting binding arbitration as a method for resolving disputes with their state employers after first exhausting the current grievance resolution procedures.</p> <p><i>VETO message: "This bill would enact the Excluded Employee Arbitration Act to provide state excluded employees the option to request binding arbitration as part of the grievance process. Current law allows managers and supervisors to pursue resolution of disagreements through a four-step grievance process and challenge grievance decisions in court. This bill would add a costly step to this process by permitting excluded employees to arbitrate the Department of Human Resources' (CalHR) authorizing statutes, regulations, policies, and practices before non governmental entities. This could lead to conflicts with the statutory authority delegated to CalHR. These are the same concerns I had with previous, nearly identical bills, AB 1714 ([Cooper,] 2022), SB 76 ([Nielson,] 2021), and SB 179 ([Nielson,] 2019), which I also vetoed."</i></p>	Vetoed
SB-723	Durazo	Employment: rehiring and retention: displaced workers	This bill extends, from 12/31/24 to 12/31/25, the sunset date on the existing "right to recall" rights for employees in the hospitality and service industry, and adds to these provisions a presumption that a separation due to a lack of business, reduction in force, or other economic, nondisciplinary reason is due to a reason related to the COVID-19 pandemic, unless the employer establishes otherwise by a preponderance of the evidence.	Chapter 719
SB-725	Smallwood-Cuevas	Grocery workers	<p>This bill requires a successor grocery employer, as specified, to provide an eligible grocery employee a payment equal to one week of pay for each full year of employment with the incumbent grocery employer if the successor grocery employer does not hire the eligible grocery worker following a change in control or does not retain the eligible grocery worker for at least 90 days following the change in control or employment commencement date. The provisions of this bill does not apply to successor grocery employers and incumbent grocery employers with less than 300 employees, as specified.</p> <p><i>VETO message: "This bill would require a successor grocery employer to provide an eligible grocery employee a dislocated worker allowance equal to one week of pay for each year of employment with the incumbent grocery employer, if the successor grocery employer does not hire or retain an eligible grocery worker as required in grocery worker retention laws. While the goal of limiting the disruptions caused by grocery mergers and acquisitions amongst essential grocery store workers and local communities is laudable, existing law already provides protections for displaced workers, including WARN Act notice</i></p>	Vetoed

			<i>requirements, grocery worker retention requirements which require successor grocery employers to retain eligible grocery workers for 90-days during a store transitional period, and unemployment insurance benefits. The additional obligations in this bill are unduly prescriptive and overly burdensome.”</i>	
SB-799	Portantino, Durazo, Holden	Unemployment insurance: trade disputes: eligibility for benefits	<p>This bill authorizes workers involved in a trade dispute to collect unemployment insurance benefits, after a two-week wait period, while they are on strike.</p> <p><i>VETO message: “This bill allows individuals who left work due to a trade dispute to become eligible for Unemployment Insurance (UI) benefits. The bill also codifies case law that employees who left work due to a lockout by their employer, even if it was in anticipation of a trade dispute, are eligible for UI benefits. California employers fund UI benefits through contributions to the state’s UI Trust Fund on behalf of each employee. The UI financing structure has not been updated since 1984, which has made the UI Trust Fund vulnerable to insolvency. Any expansion of eligibility for UI benefits could increase California’s outstanding federal UI debt projected to be nearly \$20 billion by the end of the year and could jeopardize California’s Benefit Cost Ratio add-on waiver application, significantly increasing taxes on employers. Furthermore, the state is responsible for the interest payments on the federal UI loan and to date has paid \$362.7 million in interest with another \$302 million due this month. Now is not the time to increase costs or incur this sizable debt. I have deep appreciation and respect for workers who fight for their rights and come together in collective action. I look forward to building on the progress we have made over the past five years to improve conditions for all workers in California.”</i></p>	Vetoed
SB-822	Durazo	Workforce development: Interagency High Road Act	<p>This bill (1) creates the California Workforce Innovation and Opportunity Act to assist state agencies in advancing high quality jobs with investments in the broadband, energy, resources, technology, and transportation sectors; (2) expands access to those jobs through education and training; and (3) requires specified state agencies to enter into a memorandum of understanding with the California Workforce Development Board to coordinate economic and workforce development planning, analysis, and implementation activities.</p> <p><i>VETO message: “This bill creates the Interagency High Road Act and requires the Department of Industrial Relations (DIR) and the California Workforce Development Board (CWDB) to consult with stakeholders, including public input, on the development and evaluation of high road metrics. It also requires certain state agencies to enter into a memorandum of understanding (MOU) with the CWDB to incorporate high road evaluation metrics in the state agency’s procurement processes, contracts, and incentive programs. I strongly support efforts to maximize state and federal funding opportunities while delivering high quality jobs that increase opportunity for all communities and decrease disparities in historically disadvantaged areas. To further this work, I issued an Executive Order to accelerate clean infrastructure projects with an all-of-government strategy for planning and development and tracking progress toward equity goals that support disadvantaged communities - including good jobs.</i></p>	Vetoed

			<p><i>California's Infrastructure Strike Team is also driving collaboration across state agencies - including in the area of workforce training and development. Additionally, the Department of General Services and the Governor's Office of Business and Economic Development are supporting implementation of AB 2019 ([Petrie-Norris, Chapter 730, Statutes of] 2022), to advance equitable inclusion and utilization of small and diverse businesses in California's state procurement and contracting opportunities. Additionally, I have signed several bills that ensure public contracting dollars are also investing in human infrastructure, including SB 150 [(Durazo, Chapter 61, Statutes of 2023)] that requires the Labor and Workforce Development Agency, Government Operations Agency, and the State Transportation Agency to convene relevant stakeholders and draft recommendations to ensure that investments maximize benefits to marginalized and disadvantaged communities. The recommendations are due by March 30, 2024. It is advisable to allow time for those policies to be implemented before adding more requirements that may duplicate efforts."</i></p>	
SB-848	Rubio	Employment: leave for reproductive loss	This bill requires employers, of five or more employees, to provide eligible employees with up to five days of reproductive loss leave following a reproductive loss event defined as a failed adoption, failed surrogacy, miscarriage, stillbirth or an unsuccessful assisted reproduction.	Chapter 724
SB-885	Committee on Labor, Public Employment and Retirement	Public employees' retirement	The bill makes noncontroversial, technical, conforming, and minor changes to the Education and Government Codes necessary for the efficient administration of retirement laws by public employee retirement systems.	Chapter 159
SJR-1	Cortese	Social Security Act: repeal of benefit reductions	This resolution petitions the United States Congress to enact, and the President of the United States to sign, legislation to repeal the Government Pension Offset and the Windfall Elimination Provision from the Social Security Act and instructs the Secretary of the Senate to transmit copies of this resolution to members of Congress.	Resolution Chapter 84

MILITARY & VETERANS AFFAIRS

AB-1350	Soria	Veterans: memorials	This bill creates the Capitol Park Veterans Memorial Fund, to be continuously appropriated to and administered by the California Department of Veterans Affairs, for the purpose of maintaining and rehabilitating existing memorials in the State Capitol to veterans of the United States Armed Forces.	Chapter 684
AB-1566	Soria, Cervantes	Department of Veterans Affairs: veterans' services	This bill (1) requires the California Department of Veterans Affairs' (CalVet) annual report to include the composition of staff at the county office, as specified, and the annual funding of the county veterans service office by the county, as specified; and (2) authorizes CalVet to require county veterans service officers to apply uniform measurement and workload units, claims, and other information.	Chapter 694
SB-228	Roth	Civilian youth opportunities program	This bill authorizes the operation of an additional civilian youth opportunities program, known as the "National Guard Youth ChalleNGe Program," in western Riverside County.	Chapter 703
SJR-4	Ochoa Bogh	Veteran health care	This resolution urges the United States Department of Veterans Affairs to locate satellite Veterans Health Administration medical clinics on or near state veterans home campuses and further urges the United States Congress to provide federal funding for the operation of such satellite clinics.	Resolution Chapter 117

NATURAL RESOURCES & WATER

AB-30	Ward	Atmospheric rivers: research: reservoir operations	This bill (1) renames the Atmospheric Rivers program as the Atmospheric Rivers Research and Forecast Improvement Program: Enabling Climate Adaptation Through Forecast-Informed Reservoir Operations and Hazard Resiliency Program; and (2) requires the Department of Water Resources to research, develop, and implement new observations, prediction models, novel forecasting methods, and tailored decision support systems to improve predictions of atmospheric rivers and their impacts on water supply, flooding, post-wildfire debris flows, and environmental conditions.	Chapter 134
AB-57	Kalra	California Pocket Forest Initiative	This bill establishes the California Pocket Forest Initiative in the Department of Forestry and Fire Protection until 1/1/31. <i>VETO message: "This bill would establish the California Pocket Forest Initiative in the Department of Forestry and Fire Protection (CAL FIRE) and require CAL FIRE to implement the initiative, as prescribed, with applicable reporting requirements. This bill results in General Fund impacts not included in the 2023 Budget Act and likely significant ongoing General Fund cost pressure to support grants to complete projects funded through the initiative. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i>	Vetoed
AB-297	Vince Fong	Wildfires: local assistance grant program: prescribed grazing: advance payments	This bill eliminates the sunset on the authority of the Director of the Department of Forestry and Fire Protection to authorize advance payments under the Fire Prevention Grants Program and makes other changes to that program related to prescribed grazing, as defined.	Chapter 519
AB-345	Wilson	Habitat restoration: flood control: advance payments	This bill authorizes the Department of Water Resources or the Central Valley Flood Protection Board to provide advance payments to local agencies for projects that will either restore habitat for threatened and endangered species, improve flood protection, or both, and that meet specified requirements.	Chapter 647
AB-584	Hart	California Coastal Act of 1976: coastal development: emergency waiver	This bill (1) expands the eligibility criteria for certain coastal zone projects requiring immediate action for an emergency waiver of permitting requirements by increasing the value of permanent structures erected under an emergency permitting waiver to \$125,000 from \$25,000; and (2) authorizes the annual indexing of the cap on the value of these structures based upon the Consumer Price Index, as provided.	Chapter 118

AB-606	Mathis	California Endangered Species Act: accidental take: farms or ranches	This bill extends the existing sunset to authorize accidental take at a ranch or farm of species protected pursuant to the California Endangered Species Act until 7/1/29, as provided.	Chapter 447
AB-618	Bauer-Kahan	State parks: reservations	This bill (1) requires any contract entered into by the Department of Parks and Recreation (Department) to manage the department's reservation system to reflect certain rules, authorizations, and requirements, as specified; and (2) requires the Department, by 1/1/25, and through 1/1/29, to implement a reservation drawing for up to five of the most popular units of the state park system and to report on the outcomes of the reservation drawing to the Legislature.	Chapter 536
AB-631	Hart	Oil and gas: enforcement: penalties	This bill enhances the authority of the state oil and gas regulator, the Geologic Energy Management Division of the Department of Conservation, to take certain actions or impose various penalties on oil and gas operators and property owners for violations of the state's oil and gas conservation laws and regulations, as specified.	Chapter 337
AB-655	Petrie-Norris	Fish and wildlife: aquatic invasive species: Caulerpa	This bill expands the prohibition from selling, possessing, importing, transporting, transferring, releasing alive in the state, or giving away without consideration for specific species of <i>Caulerpa</i> , a genus of salt water algae, to all <i>Caulerpa</i> species due to their invasive potential.	Chapter 119
AB-676	Bennett	Water: general state policy	This bill clarifies, for purposes of implementing state policy regarding the management of water resources, what constitutes "domestic purposes." <i>VETO message: "Current law establishes, as state policy, the highest use of water shall be for domestic purposes. This bill would supplement that policy by specifying what constitutes domestic use, such as human consumption, household gardening and livestock care, and fire suppression. While I appreciate the author's intent to clarify existing law, which has remained untouched since 1943, this bill has the potential to introduce unnecessary legal uncertainty. Courts have defined domestic use for nearly half a century, and codifying specific definitions now unnecessarily risks inadvertent omissions."</i>	Vetoed
AB-706	Luz Rivas	Leasing of public lands: minerals other than oil and gas	This bill makes various changes to the statutes governing the State Lands Commission's authority to grant permits and leases for mineral extraction and removal, including to make these statutes consistent with a prohibition on extracting or removing hard minerals, as defined, from state waters subject to tidal influence and to create a new type of permit for nonexclusive geological or geophysical exploration for minerals.	Chapter 120
AB-748	Villapudua	California Abandoned and Derelict Commercial Vessel Program	This bill (1) establishes the California Abandoned and Derelict Commercial Vessel Program to identify, prioritize, and fund, as specified, the removal of abandoned and derelict commercial vessels from commercially navigable	Vetoed

			<p>waters; (2) establishes the California Abandoned and Derelict Commercial Vessel Program Task Force to oversee and provides policy direction for the new program; and (3) prohibits a commercial vessel that is at-risk of becoming derelict from occupying, anchoring, mooring, or otherwise being secured in or on commercially navigable waters.</p> <p><i>VETO message: "This bill would establish the California Abandoned and Derelict Commercial Vessel Program and a multi-agency task force to identify, prioritize, and fund the removal of abandoned and derelict commercial vessels across the state. While I support the author's attempt to create a statewide approach to address abandoned and derelict commercial vessels in California that pose significant public health, safety, and environmental risks, this program was not accounted for in the 2023 Budget Act. Implementation across the relevant agencies is expected to cost about \$7.5 million in year 1 with ongoing General Fund impacts. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	
AB-755	Papan	Water: public entity: water usage demand analysis	This bill requires a public entity to conduct a water usage demand analysis, as defined, before completing, or as part of, a cost-of-service analysis and requires the water usage demand analysis to include the costs of water service for the highest users incurred by the public entity and the average annual volume of water delivered to high water users.	Chapter 542
AB-779	Wilson	Groundwater: adjudication	This bill (1) enacts various changes to procedures governing comprehensive groundwater adjudications and the Sustainable Groundwater Management Act designed to address transparency regarding the adjudication process; (2) ensures that the water use of small farmers and disadvantaged communities have been considered by a court before a judgment is entered; and (3) specifies that monitoring and reporting under an approved groundwater sustainability plan continues throughout the duration of the adjudication proceeding, unless otherwise ordered by the court.	Chapter 665
AB-809	Bennett	Salmonid populations: California Monitoring Program	This bill requires the California Department of Fish and Wildlife to establish the California Monitoring Program to collect comprehensive data on anadromous salmonid populations to inform salmon and steelhead recovery, conservation and management activities, among other provisions.	Chapter 455

AB-859	Gallagher	Hunting: navigable waters	<p>This bill modifies existing law prohibiting the use of temporarily inundated lands for hunting without written permission to instead authorizing the use of temporarily inundated navigable waters for hunting, as provided.</p> <p><i>VETO message: "This bill would modify existing law that prohibits the use of temporarily inundated lands for hunting without written permission to instead authorize the use of temporarily inundated navigable waters for hunting. I support the intent of this bill to clarify the public's right to navigate temporarily inundated waterways for fishing, hunting, or other enjoyment, as guaranteed by the California Constitution. However, this bill contains overly broad language that could extend access rights beyond the public trust doctrine, thus impacting private property owners' rights. The bill also creates inconsistency with the definition of navigable waters in the Harbors and Navigation Code, which is likely to result in confusion in communities across California. I encourage the Legislature to refine these revisions in subsequent legislation."</i></p>	Vetoed
AB-876	Robert Rivas	Pajaro River Flood Risk Management Project: environmental laws: exemptions	<p>This bill (1) exempts the Pajaro River Project from lake and streambed alteration agreement requirements and certain waste discharge regulations; and (2) deems a certain document prepared pursuant to the National Environmental Protection Act to meet the requirements of the California Environmental Quality Act.</p>	Chapter 816
AB-882	Davies	Coastal resources: State Coastal Conservancy: advance payments	<p>This bill authorizes, until 7/1/25, the State Coastal Conservancy to authorize advance payments under its contract or grant programs in accordance with the state's general law for advance payments.</p>	Chapter 817
AB-966	Davies	Division of Boating and Waterways: report to the Legislature: shoreline erosion control and public beach programs	<p>This bill directs the Division of Boating and Waterways in the Department of Parks and Recreation, in cooperation with the State Coastal Conservancy, to prepare and submit a joint report to the Legislature no later than 1/1/25, on shoreline erosion control and public beach restoration programs.</p> <p><i>VETO message: "This bill would require the Division of Boating and Waterways and the State Coastal Conservancy to submit a report to the Legislature about shoreline erosion control efforts. The cost of this one-time report is substantial. In addition, the 2022 and 2023 Budgets provide a combined total of \$930 million General Fund to the State Coastal Conservancy for coastal resilience projects. While this funding is not specifically dedicated to coastal erosion, projects funded through these appropriations will address the concerns this measure intends to identify."</i></p>	Vetoed
AB-1150	Committee on Water, Parks, and Wildlife	Parks, recreation, and vessels: omnibus	<p>This bill (1) authorizes the Department of Parks and Recreation to enter into community access agreements; (2) adds Native American tribes, as specified, as entities eligible for competitive grants from the Recreational Trails Fund; (3) separates the issuance and collection of registration and renewal fees for</p>	Chapter 831

			recreational vessels from the quagga and zebra mussel infestation and prevention fee; and (4) makes other technical changes.	
AB-1167	Wendy Carrillo	Oil and gas: acquisition: bonding requirements	This bill requires a person who acquires the right to operate a well or production facility by purchase, transfer, assignment, conveyance, exchange, or other disposition, to file with the State Oil and Gas Supervisor an individual indemnity bond for the well or production facility or a blanket indemnity bond for multiple wells or facilities in an amount determined by the supervisor to be sufficient to cover, in full, all costs of plugging and abandonment, decommissioning, and site restoration, with certain exceptions, as provided, among other provisions.	Chapter 359
AB-1279	Mike Fong, McCarty	California Conservation Corps: contracts: community conservation corps	This bill makes permanent the California Conservation Corps' authority to contract with community conservation corps for specified projects or programs.	Chapter 139
AB-1526	Committee on Natural Resources	Public resources	This bill makes various technical, clarifying, and cleanup changes to the Public Resources Code, including to extend certain Geologic Energy Management Division deadlines, create a process to allow for more than one use of the one-time conversion exemption under the Forest Practice Act, add aerosol paint to the Architectural Paint Recovery Program, and adopt technical and clarifying amendments to Plastic Pollution Prevention and Packaging Producer Responsibility Act (SB 54, Allen, Chapter 75, Statutes of 2022).	Chapter 848
AB-1572	Friedman	Potable water: nonfunctional turf	This bill (1) prohibits the use of potable water for irrigation of nonfunctional turf located on commercial, industrial, or institutional properties as specified; and (2) authorizes the State Water Resources Control Board to create a form for compliance certification.	Chapter 849
AB-1611	Lowenthal	Fish and Game Code: violations	This bill makes violations of additional sections of the Fish and Game Code and related regulations mostly applicable to commercial fishing punishable as either an infraction or misdemeanor, as provided.	Chapter 129
AB-1631	Schiavo	Water resources: permit to appropriate: application procedure: mining use	This bill requires the State Water Resources Control Board to issue a new notice of application and provide an opportunity for protest on any water rights application for a mining operation that has been pending for more than 30 years. <i>VETO message: "This bill requires the State Water Resources Control Board (State Water Board) to issue a notice for public participation for certain water right applications if it has not rendered a final determination within 30 years from the date the permit was filed. This would impact a single, current application for a project in the author's district that is long delayed. While I appreciate the author's attempt to provide an opportunity to comment on the water right application in question, the State Water Board formally stated its intent to re-notice the application by the end of this year, rendering this bill unnecessary."</i>	Vetoed

AB-1686	Grayson	Ports and harbors: Martinez Marina	This bill authorizes, commencing 1/1/24, and until 6/30/29, the State Lands Commission (SLC), at its discretion, to relieve the City of Martinez (City) of its obligation to transmit 20% of all gross revenues generated from the City's trust lands to the SLC so that the City can take action to address deteriorated conditions at the City's marina, as specified.	Chapter 143
AB-1706	Bonta	Public trust lands: Encinal Terminals public trust lands: City of Alameda	This bill grants public trust lands at the Encinal Terminals to the City of Alameda in trust, effective upon their conveyance to the city pursuant to this bill's authorization and in accordance with the Encinal Terminals exchange agreement.	Chapter 130
AB-1760	Committee on Water, Parks, and Wildlife	Fish and Game Code	This bill makes numerous technical and non-substantive changes to the Fish and Game Code to improve organization and clarity, remove obsolete or redundant material, and other technical clarifications and corrections, among other provisions.	Chapter 132
SB-39	Laird	Sierra Nevada Conservancy: Sierra Nevada Region: subregions: climate resilience and equity	This bill (1) expands the Sierra Nevada Conservancy's (Conservancy) authorities to include supporting efforts that advance climate resilience and equity; and (2) renames and revises the Conservancy's six subregions to include four counties per subregion, as specified.	Chapter 70
SB-256	Dodd	Parklands: City of Davis	This bill authorizes the City of Davis (City) to convey a conservation easement, lease, or license for a habitat conservation project, the geologic storage of carbon dioxide, and specified agricultural activities on parcels acquired by the City with funding from Proposition 70, as specified.	Chapter 305
SB-272	Laird	Sea level rise: planning and adaptation	This bill (1) requires a local government in the coastal zone or within the San Francisco Bay to develop a sea level rise plan as part of either a local coastal program or a shoreline resiliency plan that includes certain information, including sea level rise adaptation strategies and recommended projects; (2) requires local governments to comply by 1/1/34, as specified; and (3) prioritizes funding for implementation of sea level rise adaptation strategies in approved plans, among other things.	Chapter 384
SB-273	Wiener	Tidelands and submerged lands: City and County of San Francisco: Piers 30-32: mixed-use development	This bill revises the terms of previous legislative grants related to the development of Pier 30-32 to reflect the most recent public/private development proposal, and authorizes the State Lands Commission to approve a mixed-use development that includes general office use if certain conditions are met, among other things, as provided.	Chapter 385
SB-275	Grove	State Oil and Gas Supervisor: Senate confirmation	This bill makes the appointment of the State Oil and Gas Supervisor, the leader of the Geologic Energy Management Division in the Department of Conservation, subject to confirmation by the Senate.	Vetoed

			<i>VETO message: "This bill would require appointment of the State Oil and Gas Supervisor to be subject to Senate confirmation. I share the Legislature's desire for appointments to be made effectively and transparently, especially when considering California's ambitious and time-sensitive clean energy and carbon neutrality goals. However, an appointee to this position already undergoes an extensive and exhaustive identification, evaluation, and selection process, a process that ensures the appointee is experienced and fully capable of carrying out our shared policy objectives of protecting public health, safety, and the environment. Additionally, this position falls under the direction and oversight of the Director of Conservation, a gubernatorial appointee that is subject to Senate confirmation."</i>	
SB-286	McGuire	Offshore wind energy projects	This bill (1) establishes the California Offshore Wind Energy Fisheries Working Group to address offshore wind energy project impacts to certain fisheries and related interests, including the development of a statewide strategy to minimize impacts to ocean fisheries and providing for reasonable compensation to those affected; and (2) requires the California Coastal Commission to process a consolidated coastal development permit for new development associated with offshore wind energy projects and related transmission facilities, among other things.	Chapter 386
SB-337	Min	Environmental protection: lands and coastal waters conservation goal	This bill establishes a state goal to conserve at least 30% of California's land and coastal waters by 2030, which would codify this goal from Executive Order No. N-82-20.	Chapter 392
SB-360	Blakespear	California Coastal Commission: member voting	This bill expands the list of entities that California Coastal Commissioners could simultaneously serve on to include membership of a local area formation commission and joint powers authority.	Chapter 108
SB-371	Ochoa Bogh	Undomesticated burros	This bill authorizes certain qualified nonprofit organizations to provide care to undomesticated burros, as provided, among other things.	Chapter 149
SB-389	Allen	State Water Resources Control Board: investigation of water right	This bill (1) authorizes the State Water Resources Control Board (SWRCB) to investigate and ascertain whether or not a water right is valid; (2) authorizes SWRCB to issue an information order in furtherance of the investigation; and (3) authorizes a diversion of use of water ascertained to be unauthorized to be enforced as a trespass.	Chapter 486
SB-470	Alvarado-Gil	Water: Urban Water Community Drought Relief program: Small Community Drought Relief program: high fire hazard and very high fire hazard severity zones	This bill (1) codifies the Urban Water Community Drought Relief program and the Small Community Drought Relief program at the Department of Water Resources; and (2) authorizes these programs to fund projects that provide benefits in addition to drought relief, including projects that reduce the risk of wildfires for communities through water delivery system improvements for fire suppression purposes in high- and very high-fire hazard severity zones, among other things.	Vetoed

			<i>VETO message: "This bill would codify two grant programs within the Department of Water Resources established by the Budget Act of 2021: the Urban Water Community Drought Relief Program and the Small Community Drought Relief Program. It also authorizes these programs to fund benefits in addition to drought relief, including projects that reduce the risk of wildfire. I thank the author for the commitment to support under-resourced communities most at risk of wildfire, and the intent of this bill is in line with work currently underway within my Administration. The California Governor's Office of Emergency Services (CalOES) recently launched the Prepare California Initiative, a grant program focused on building community resilience amongst vulnerable individuals living in high hazard risk communities. However, the two programs this bill seeks to expand have exhausted all funding appropriated in the 2021 Budget and as such, it is unnecessary to formally establish the programs in statute."</i>	
SB-500	McGuire	Fish and wildlife	This bill enacts or amends multiple provisions of law relating to commercial fishing, including, among others: (1) increasing the base fee for a sea urchin diving permit to raise revenue for the California Sea Urchin Commission; (2) requiring the California Department of Fish and Wildlife to adopt regulations regarding the marking and color coding of lines used in certain state fisheries; and (3) extending the sunset on the risk assessment and mitigation program to limit marine life entanglement from the Dungeness crab fishery, among other fishery-related items.	Chapter 876
SB-539	Stern	Sepulveda Basin: planning process: nature-based climate solutions	This bill directs the Department of Water Resources and the Santa Monica Mountains Conservancy to provide assistance the City of Los Angeles and the U.S. Army Corps of Engineers, to the extent requested, in order to integrate nature-based climate solutions into the planning process for the Sepulveda Basin.	Chapter 490
SB-579	Umberg	Fish: Annual Provisional Stocking Document	This bill requires the California Department of Fish and Wildlife to make available online an updated Annual Provisional Stocking Document, as provided.	Chapter 181
SB-659	Ashby	California Water Supply Solutions Act of 2023	This bill requires the Department of Water Resources, as part of the 2028 update to the California Water Plan, and each subsequent update thereafter to the plan, to provide actionable recommendations to develop additional groundwater recharge opportunities that increase the recharge of the state's groundwater basins.	Chapter 624
SB-668	Dodd	State parks: operating agreements	This bill eliminates the sunset on the Department of Parks and Recreation's (DPR) authority to enter into an operating agreement with a qualified nonprofit organization for the development, improvement, restoration, care, maintenance, administration, or operation of a unit or units, or portion of a unit, of the state park system, as agreed to by the Director of DPR.	Chapter 183

SB-704	Min	Coastal resources: California Coastal Act of 1976: industrial developments: oil and gas developments: refineries: petrochemical facilities: offshore wind	This bill authorizes the California Coastal Commission to seek scientific advice on offshore wind, and revise the coastal-dependent industrial use policies in the Coastal Act of 1976 to bar new or expanded oil and gas development and new or expanded refineries or petrochemical facilities from being considered a coastal-dependent industrial use and authorizes their permitting if all applicable Coastal Act provisions are complied with, among other things.	Chapter 292
SB-756	Laird	Water: inspection: administrative procedure: notice: service	This bill (1) provides explicit authority to the State Water Resources Control Board (SWRCB) to obtain an inspection warrant in conducting investigations and proceedings for violations of the Water Code; (2) authorizes SWRCB and regional water quality control boards (regional boards) to participate in the inspection of unlicensed cannabis cultivation sites with law enforcement; and (3) expands SWRCB and the regional boards' ability to serve various types of legal documents and provide notice.	Chapter 158
SB-835	Smallwood-Cuevas	Baldwin Hills and Urban Watersheds Conservancy: watershed and open-space plan: report	This bill extends the deadline by which the Baldwin Hills and Urban Watersheds Conservancy must submit a report on a watershed and open-space plan to the Legislature from 1/1/24 to 1/1/26.	Chapter 78
SB-836	Dahle	Landowner: water right holder: jointly used conduits: County of Siskiyou	This bill permits a landowner or water right holder, in the County of Siskiyou, to modify or replace segments of a conduit if the conduit crosses the landowner's property or conveys water to which the water right holder has a right, the conduit is not under the authority of a public agency, and the modification does not impede the flow of water to a water right holder.	Chapter 889

PUBLIC SAFETY

AB-33	Bains	Fentanyl Misuse and Overdose Prevention Task Force	This bill establishes the Fentanyl Addiction and Overdose Prevention Task Force to undertake various duties relating to fentanyl abuse, such as collecting and organizing data on the nature and extent of fentanyl abuse in California and evaluating approaches to increase public awareness of fentanyl abuse.	Chapter 887
AB-44	Ramos	California Law Enforcement Telecommunications System: tribal police	This bill grants qualified tribal law enforcement agencies and tribal courts access to the California Law Enforcement Telecommunications System.	Chapter 638
AB-56	Lackey	Victim's compensation: emotional injuries	This bill expands eligibility for victim compensation to include emotional injuries from specified felony violations including attempted murder, kidnapping, stalking, and sexual assault.	Chapter 512
AB-58	Kalra	Deferred entry of judgment pilot program	This bill extends the operation of the Transition Age Youth Pilot Program in the Counties of Alameda, Butte, Napa, and Santa Clara until 1/1/26.	Chapter 418
AB-60	Bryan	Restorative justice program	This bill requires a victim to be notified of the availability of community-based restorative justice programs and processes available to them.	Chapter 513
AB-88	Sanchez	Criminal procedure: victims' rights	This bill requires a court to provide opportunity for a victim to be heard at a resentencing hearing if the victim desires to be heard, as specified, and prohibits the California Department of Corrections and Rehabilitation and the Board of Parole Hearings from requiring more than 15 days' notice of a victim or victim's representative to be heard at a parole hearing.	Chapter 795
AB-92	Connolly	Body armor: prohibition	This bill prohibits an individual from purchasing or possessing body armor if state law prohibits them from possessing a firearm.	Chapter 232
AB-97	Rodriguez	Firearms: unserialized firearms	This bill requires the Department of Justice to collect and report data on arrest and prosecutions of specified misdemeanor offenses related to unserialized firearms.	Chapter 233
AB-256	Dixon	Vehicles: registration	This bill prohibits, commencing 1/1/24 until 1/1/30, a violation of specified vehicle registration requirements from being the basis for any enforcement action before the second month after the month of expiration of the vehicle's registration.	Chapter 297
AB-268	Weber	Board of State and Community Corrections	This bill requires the Board of State and Community Corrections to develop standards for mental health care in local correctional facilities, beginning on 7/1/24.	Chapter 298
AB-271	Quirk-Silva	Homeless death review committees	This bill permits counties to establish homeless death review teams.	Chapter 135

AB-301	Bauer-Kahan	Gun violence restraining orders: body armor	This bill provides that, in determining whether grounds for issuing a gun violence restraining order exist, the court may consider evidence of the acquisition of body armor.	Chapter 234
AB-303	Davies	Firearms: prohibited persons	This bill requires the Attorney General to provide local law enforcement agencies specified information regarding prohibited persons in the Armed Prohibited Persons System Database.	Chapter 161
AB-304	Holden	Domestic violence: probation	<p>This bill (1) transfers responsibility for approving batterer's intervention programs from county probation departments to the Department of Justice (DOJ); (2) requires DOJ to oversee the batterer's intervention programs; and (3) requires the Judicial Council to makes changes to judicial training programs on domestic violence.</p> <p><i>VETO message: "This bill transfers responsibility for approving and overseeing batterer's intervention programs from county probation departments to the Department of Justice. This bill also requires the Judicial Council to make changes to judicial training programs on domestic violence. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-353	Jones-Sawyer	Incarcerated persons: access to showers	This bill (1) requires that each individual incarcerated in a state prison be permitted to shower at least every other day; and (2) requires that denials for shower requests be approved by the facility manager as well as documented with the reason the request was denied.	Chapter 429
AB-355	Alanis	Firearms: assault weapons: exception for peace officer training	This bill exempts, under specified conditions, persons enrolled in specified peace officer training courses from existing assault weapons prohibitions while they are engaged in firearms training and being supervised by a firearms instructor.	Chapter 235
AB-360	Gipson	Excited delirium	This bill (1) prohibits "excited delirium" from being recognized as a valid medical diagnosis or cause of death in California; (2) prohibits peace officers from using that term to describe an individual in an incident report, except as specified; and (3) deems evidence that a person experienced "excited delirium" inadmissible in a civil action, as specified.	Chapter 431

AB-386	Stephanie Nguyen	California Right to Financial Privacy Act	This bill expands the type and amount of financial records that must be provided during investigations of suspected financial elder abuse.	Chapter 433
AB-391	Jones-Sawyer	Child abuse and neglect: nonmandated reporters	This bill requires an agency receiving a report from a person making a child abuse or neglect report, who is not a mandated reporter, to provide specified information in the report, including their name, telephone number, and information that gave rise to the suspicion of child abuse or neglect.	Chapter 434
AB-443	Jackson	Peace officers: determination of bias	This bill requires the Commission on Peace Officer Standards and Training to establish a definition of “biased conduct” and to develop guidance for use by law enforcement agencies in screening the social media accounts of applicants for bias.	Chapter 439
AB-449	Ting	Hate crimes: law enforcement policies	This bill (1) requires any state or local law enforcement agency to adopt a hate crime policy by 7/1/24, and to report that policy to the Department of Justice, as provided; and (2) requires the Commission on Peace Officer Standards and Training to update its model hate crimes policy framework.	Chapter 524
AB-455	Quirk-Silva, Papan	Firearms: prohibited persons	This bill authorizes, starting 7/1/24, the prosecution to request an order from the court to prohibit a defendant participating in mental health diversion from owning or possessing a firearm because they are a danger to themselves or others until they successfully complete diversion or their firearm rights are restored, as specified.	Chapter 236
AB-467	Gabriel	Domestic violence: restraining orders	This bill clarifies that a court that sentenced a defendant and issued a post-conviction protective order may make modifications to the protective order throughout the duration of the order.	Chapter 14
AB-474	Rodriguez	State Threat Assessment Center: transnational criminal organizations	<p>This bill requires the State Threat Assessment Center and the California Office of Emergency Services to prioritize, to the greatest extent possible, cooperation with state and local efforts to disrupt and dismantle criminal networks trafficking opioid drugs that pose a threat to California.</p> <p><i>VETO message: “This bill would require the State Threat Assessment Center (STAC) to prioritize, to the greatest extent possible, cooperation with state and local efforts to illuminate, disrupt, degrade, and dismantle Transnational Criminal Organizations trafficking opioid drugs that pose a threat to California. Tackling opioid trafficking by Transnational Criminal Organizations is a priority for my Administration, evidenced by our 2023 Master Plan for Tackling the Fentanyl and Opioid Crisis. We have invested over \$1 billion to help stop opioid trafficking and enforce the law, combat overdoses, support those with opioid use disorder, and raise awareness about the dangers of opioids. The STAC currently has the authority to address and prioritize opioid trafficking, and it already does. Furthermore, the threats facing California are constantly evolving, and law enforcement agencies need flexibility to shift priorities to meet this ever-changing</i></p>	Vetoed

			<i>threat landscape. This bill would limit this flexibility, with a detrimental impact on public safety and national security.”</i>	
AB-479	Blanca Rubio	Alternative domestic violence program	This bill extends the sunset date of an existing six-county pilot program that provides an alternative program for individuals convicted of domestic violence.	Chapter 86
AB-505	Ting	The Office of Youth and Community Restoration	This bill expands the authority of the ombudsperson of the Office of Youth and Community Restoration and makes changes to the county juvenile justice coordinating councils.	Chapter 528
AB-508	Petrie-Norris	Probation: environmental crimes	This bill extends the maximum allowable period of probation for specified environmental crimes when they are committed by an entity with more than 10 employees.	Chapter 264
AB-567	Ting	Criminal records: relief	This bill (1) extends the automatic conviction record relief to misdemeanor convictions where the sentence has been successfully completed following a revocation of probation; and (2) requires the Department of Justice to provide confirmation that relief was granted if the subject of the criminal records requests it.	Chapter 444
AB-574	Jones-Sawyer	Firearms: dealer records of sale	This bill requires firearm purchasers to verify on the dealer record of sale whether they have, within the past 30 days, checked and confirmed possession of all firearms they currently own or possess.	Chapter 237
AB-581	Wendy Carrillo	Rehabilitative program providers	This bill establishes clearances for rehabilitative program providers that provide programming at state prisons.	Chapter 335
AB-600	Ting	Criminal procedure: resentencing	This bill authorizes a court, on its own motion, to recall and resentence a defendant at any time if the applicable sentencing laws at the time of the original sentencing are subsequently changed by new statutory authority or case law.	Chapter 446
AB-695	Pacheco	Juvenile Detention Facilities Improvement Grant Program	<p>This bill creates the Juvenile Detention Facilities Improvement Grant Program, to be administered by the Office of Youth and Community Restoration, to provide grants to a county of the first class to address the critical infrastructure needs of the state’s detained and supervised youth in the county.</p> <p><i>VETO message: “This bill creates, upon appropriation, the Juvenile Detention Facilities Improvement Grant Program, to be administered by the Office of Youth and Community Restoration, to provide grants to a county of the first class (counties containing a population of 4,000,000) to address the infrastructure needs of the state’s detained and supervised youth in the county. New grant programs such as the program proposed in this bill must be considered and evaluated in the annual budget process in the context of all state funding priorities. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and</i></p>	Vetoed

			<i>social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i>	
AB-701	Villapudua, Petrie-Norris	Controlled substances: fentanyl	This bill imposes an additional term of three to 25 years upon a person who is convicted of specified drug offenses with respect to a substance containing fentanyl, if the substance exceeds a specified weight.	Chapter 540
AB-709	McKinnor	Criminal history information	This bill authorizes a prosecutor to provide a defense attorney with local criminal history information related to a peace officer testifying in the case.	Chapter 453
AB-724	Vince Fong	Firearms: safety certificate instructional materials	This bill requires the Department of Justice to develop firearm safety certificate materials and tests in specified languages besides English and Spanish.	Chapter 238
AB-725	Lowenthal	Firearms: reporting of lost and stolen firearms	This bill clarifies, commencing 7/1/26, that firearm frames, receivers and precursor parts fall under the definition of “firearm” for the purposes of existing law relating to the reporting of a lost or stolen firearm, and makes failure to do so punishable as an infraction.	Chapter 239
AB-732	Mike Fong	Crimes: relinquishment of firearms	This bill (1) reduces the amount of time an out-of-custody defendant has to relinquish a firearm following a conviction; and (2) requires the Department of Justice to provide local law enforcement agencies a monthly report identifying persons who have not relinquished firearms.	Chapter 240
AB-733	Mike Fong	Firearms: sale by government entity	This bill prohibits, effective 1/1/25, governmental agencies within the state from selling firearms, ammunition or body armor, except as specified. <i>VETO message: “This bill would, beginning January 1, 2025, prohibit public agencies from selling firearms, ammunition, or body armor. This bill contains exemptions to the general prohibition, including an exemption to allow law enforcement agencies to resell firearms to a licensed firearms dealer who contractually agrees to resell only to a law enforcement agency. While I applaud the author for efforts to curb gun violence, I am concerned about the cost implications of this legislation. Law enforcement agencies, both local and state, oftentimes sell their firearms to a dealer when they upgrade. I am concerned that this bill, which limits these sales to a dealer who contractually agrees to resell only to a law enforcement agency, will restrict the ability to trade in these firearms and will cost law enforcement agencies across the state millions of dollars at a time when resources are limited, and staffing is low.”</i>	Vetoed
AB-750	Rodriguez	Menace to public health: closure by law enforcement	This bill clarifies that an authorized media representative, as specified, cannot facilitate the entry of a person into, or facilitate the transport of a person within an area closed due to a menace to the public safety or health, if that person is	Chapter 17

			not also an authorized media representative, unless for the purposes of safety of the person.	
AB-751	Schiavo	Elder abuse	This bill clarifies that a law enforcement agency that adopts or revises, or, since 4/13/21, has adopted or revised a policy regarding elder and dependent adult abuse, must also make revisions that include changes to distinct but similar policies, protocols and trainings regarding elder abuse.	Chapter 18
AB-762	Wicks	California Violence Intervention and Prevention Grant Program	This bill makes changes to the purpose of the California Violence Intervention and Prevention Grant Program, as well as the eligibility requirements for the grant, and to make the program permanent.	Chapter 241
AB-791	Ramos	Postconviction bail	This bill prohibits a person convicted of an offense punishable by life without possibility of parole from being released on bail pending sentencing or appeal.	Chapter 545
AB-806	Maienschein	Criminal procedure: crimes in multiple jurisdictions	This bill expands the types of domestic violence offenses that may be consolidated into a single trial in any county where at least one of the offenses occurred and where the victim and the defendant are the same for all of the offenses.	Chapter 666
AB-818	Petrie-Norris	Protective orders	This bill (1) requires peace officers to take temporary custody of any firearm or other deadly weapon in plain sight or discovered pursuant to a lawful search in specified circumstances; and (2) clarifies that a law enforcement officer must serve a protective order upon request by a petitioner, even if that request is not made at the scene of a domestic violence incident.	Chapter 242
AB-819	Bryan	Crimes: public transportation: fare evasion	This bill provides that a third or subsequent fare evasion violation, as specified, is no longer a misdemeanor punishable by imprisonment in county jail for a period of not more than 90 days, and shall be a fine of not more than \$400. <i>VETO message: "This bill would provide that a third or subsequent fare evasion violation is no longer a misdemeanor punishable by imprisonment in county jail for a period of not more than 90 days and make it a fine of not more than \$400. Fare evasion continues to be an issue for transit operators across the state, costing them tens of millions of dollars a year. According to one operator, the bulk of the crimes committed in their system are committed by people who have not paid a fare. I cannot take an action to reduce penalties on fare evasion that could, in turn, contribute to an increase in crime on transit."</i>	Vetoed
AB-829	Waldron	Crime: animal abuse	This bill (1) requires a court to consider ordering a defendant who has been granted probation after conviction of specified animal abuse crimes to undergo a mental health evaluation; and (2) requires the defendant to complete mandatory counseling as directed by the court, if the evaluator deems it necessary.	Chapter 546

AB-857	Ortega	Vocational services: formerly incarcerated persons	This bill requires the Department of Corrections and Rehabilitation to provide each incarcerated individual, upon release and regardless of speculative eligibility, with informational written materials for vocational rehabilitation services and independent living programs, and an application for vocational rehabilitation services.	Chapter 167
AB-881	Ting	Juror fees: pilot program	<p>This bill extends the existing pilot program authorizing the Superior Court of San Francisco to pay low-income trial jurors \$100 per day for each day of service as a trial juror in a criminal case and expands it to four additional courts as selected by Judicial Council.</p> <p><i>VETO message: "This bill extends the existing pilot program authorizing the Superior Court of San Francisco to pay low-income trial jurors \$100 per day for each day of service as a trial juror in a criminal case and expands it to four additional courts as selected by Judicial Council. While I appreciate the author's work to create a more equal justice system, this policy needs to be part of budget discussions. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure."</i></p>	Vetoed
AB-890	Joe Patterson	Controlled substances: probation	This bill requires a court to order a defendant who is granted probation for specified drug offenses involving fentanyl and other synthetic opiates to complete a fentanyl and synthetic opiate education program and specifies standards for those programs.	Chapter 818
AB-912	Jones-Sawyer	Strategic Anti-Violence Funding Efforts Act	<p>This bill (1) re-establishes the Youth Reinvestment Grant Program to be administered by the Office of Youth and Community Restoration and revises components of the program; (2) establishes the Violence Reduction Grant Program to be administered by the Department of Justice; and (3) creates additional grant programs designed to improve the health and well-being of youth.</p> <p><i>VETO message: "This bill would, subject to an appropriation, establish the Violence Reduction Grant Program to be administered by the Department of Justice, re-establish the Youth Reinvestment Grant Program to be administered by the Office of Youth and Community Restoration, and create additional grant programs designed to improve the health and well-being of youths in the State. While I appreciate the author's commitment to early interdiction and violence reduction efforts, this bill creates new additional cost pressures and must be considered in the annual budget in the context of all state funding priorities. In</i></p>	Vetoed

			<p>partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</p>	
AB-925	Ta	Vehicle removal: expired registration	<p>This bill (1) requires a peace officer or traffic enforcement official to verify with the Department of Motor Vehicles that no current vehicle registration exists before towing a vehicle for having expired registration longer than six months; and (2) prohibits the vehicle from being towed if the officer or traffic enforcement official does not have immediate access to those records.</p>	Chapter 92
AB-943	Kalra	Corrections: population data	<p>This bill requires the California Department of Corrections and Rehabilitation, in preparing monthly demographic data pertaining to the race or ethnic origin of people admitted, in custody, released, and paroled, to disaggregate and publish the data by several Asian and Pacific Islander ethnicities, as specified.</p>	Chapter 459
AB-945	Reyes	Criminal procedure: expungement of records	<p>This bill requires, beginning 5/1/26, and every other year thereafter until 1/1/36, each superior court to report to the Judicial Council data regarding petitions seeking expungement relief on the basis of having successfully participated as an incarcerated fire camp member or at an institutional firehouse, and requires Judicial Council to submit a report containing this data to the Legislature.</p> <p><i>VETO message: “This bill would require, beginning May 1, 2026, each court to report to the Judicial Council the rate of expungements granted to individuals who successfully participated as an incarcerated fire camp member or at an institutional firehouse. It would also require the Judicial Council to report the statewide data regarding these petitions. This bill would sunset on January 1, 2026. While I appreciate the author’s dedication to ensuring that these individuals can reenter society and obtain meaningful employment, this bill would cost the state millions of dollars and must be considered in the annual budget process. In partnership with the Legislature, we enacted a budget that closed a shortfall of more than \$30 billion through balanced solutions that avoided deep program cuts and protected education, health care, climate, public safety, and social service programs that are relied on by millions of Californians. This year, however, the Legislature sent me bills outside of this budget process that, if all enacted, would add nearly \$19 billion of unaccounted costs in the budget, of which \$11 billion would be ongoing. With our state facing continuing economic risk and revenue uncertainty, it is important to remain disciplined when considering bills with significant fiscal implications, such as this measure.”</i></p>	Vetoed

AB-946	Stephanie Nguyen	Emergency services: endangered missing advisory	This bill codifies the California Highway Patrol's existing Endangered Missing Advisory Alert Program.	Chapter 93
AB-956	Alvarez	California State Auditor: background checks	This bill requires the California State Auditor to collect fingerprints from prospective employees and contractors, as specified, and complete a background check with the Department of Justice.	Chapter 94
AB-994	Jackson	Law enforcement: social media	This bill (1) requires a police department or sheriff's office to remove a booking photo shared on the department's social media page within 14 days unless specific circumstances exist; and (2) requires a police department or sheriff's office sharing a booking photo on social media to use the name and pronouns given by the subject of that photo.	Chapter 224
AB-1080	Ta	Criminal justice realignment	This bill requires the Legislative Analyst's Office to prepare a report that includes specified data, to be submitted to the Legislature on 6/30/30, evaluating the results of the 2011 criminal justice realignment act over the previous 10 years.	Chapter 96
AB-1089	Gipson	Firearms	This bill (1) includes three-dimensional (3D) printers in several statutes regulating the manufacture of firearms; and (2) expands the applicability of existing civil liability laws to various conduct related to computer numerical control machines and 3D printers.	Chapter 243
AB-1104	Bonta	Corrections and rehabilitation: sentencing	This bill states that the deprivation of liberty due to incarceration, in and of itself, satisfies the punishment aspect of sentencing, and that the purpose of incarceration is to rehabilitate a person so they can be successfully reintegrated into the community.	Chapter 560
AB-1118	Kalra	Criminal procedure: discrimination	This bill clarifies that a defendant can raise a claim alleging a violation of the California Racial Justice Act on direct appeal, as specified.	Chapter 464
AB-1125	Hart	Vehicle Code: infractions	This bill eliminates the court's authority to suspend a person's driver's license and order the person not to drive for 30 days if they fail to make an agreed upon installment payment for bail or a fine.	Chapter 356
AB-1187	Quirk-Silva	California Victim Compensation Board: reimbursement for personal or technological safety devices or services	This bill authorizes the California Victim Compensation Board (Board) to reimburse the expense of counseling services provided by a Certified Life Specialist who provides counseling under the supervision of a licensed provider, subject to the Board's approval and limitations set by the Board.	Chapter 468
AB-1226	Haney	Corrections: Placement of incarcerated persons	This bill requires the California Department of Corrections and Rehabilitation to assign or reassign an incarcerated person in the correctional institution or facility that is located nearest to the primary place of residence of the person's child, except as specified.	Chapter 98

AB-1253	Maienschein	Hearsay: exceptions	This bill allows hearsay statements from a victim, eyewitness, or medical examiner in a sexually violent predator probable cause hearing.	Chapter 363
AB-1261	Santiago	Crime: witnesses and informants	This bill codifies the procedures for a noncitizen qualified criminal informant to obtain certification from a certifying entity for purposes of obtaining an S-Visa.	Chapter 679
AB-1306	Wendy Carrillo	State government: immigration enforcement	<p>This bill (1) prohibits the California Department of Corrections and Rehabilitation (CDCR) from cooperating with the U.S. Department of Homeland Security (DHS), as specified; and (2) repeals provisions of law requiring CDCR to cooperate with DHS.</p> <p><i>VETO message: "This bill prohibits the California Department of Corrections and Rehabilitation (CDCR) from providing any information or responding to a request for coordination from the U.S. Immigration and Customs Enforcement (ICE), a federal law enforcement agency, regarding the imminent release of an incarcerated non-citizen, if the person is being released under specific circumstances. The bill would prevent information sharing and coordination upon a person's release from CDCR custody for a significant number of people and, as a result, would impede CDCR's interaction with a federal law enforcement agency charged with assessing public safety risks. I believe current law strikes the right balance on limiting interaction to support community trust and cooperation between law enforcement and local communities. For this reason, I cannot sign this bill. However, as an Administration, we recognize that improvements in this process are important. CDCR will limit how it communicates with ICE as a federal law enforcement agency, so information is only provided to ICE when a non-citizen individual enters prison and is approaching their release date. ICE will determine how it will proceed with its enforcement of federal law."</i></p>	Vetoed
AB-1329	Maienschein	County jail incarcerated persons: identification card pilot program	This bill establishes a pilot program for the San Diego Sheriff's Department and the Department of Motor Vehicles to provide incarcerated individuals with a valid identification card or a renewed driver's license.	Chapter 472
AB-1360	McCarty	Hope California: Secured Residential Treatment Pilot Program	This bill authorizes the Counties of Sacramento and Yolo to establish a secured residential treatment pilot program for individuals suffering from substance use disorders who have been convicted of qualifying drug-motivated felony offenses, as specified.	Chapter 685
AB-1371	Low	Unlawful sexual intercourse with a minor	This bill prohibits a person who is 21 years of age or older, and who is convicted of statutory rape with a minor under 16 years of age, from completing community service imposed as a condition of probation at a school or location where children congregate.	Chapter 838

AB-1402	Megan Dahle	Medical evidentiary examinations: reimbursement	This bill prohibits costs for the medical evidentiary portion of a child abuse or neglect examination from being charged directly or indirectly to the victim.	Chapter 841
AB-1406	McCarty	Firearms: waiting periods	This bill (1) authorizes the Department of Justice (DOJ) to delay the delivery of a firearm if additional research is required to determine the recipient's eligibility; and (2) authorizes the DOJ to delay the delivery of a firearm for up to 30 days if an emergency, as defined, has prevented the department from determining a purchaser's eligibility.	Chapter 244
AB-1412	Hart	Pretrial diversion: borderline personality disorder	This bill removes borderline personality disorder as an exclusion for mental health diversion.	Chapter 687
AB-1417	Wood	Elder and dependent adult abuse: mandated reporting	This bill reorganizes and updates provisions relating to mandated reporters of elder abuse.	Chapter 580
AB-1420	Berman	Firearms	This bill (1) expands the authority of the Department of Justice (DOJ) to conduct firearm dealer inspections to ensure compliance with all applicable state laws; and (2) requires DOJ to maintain information on the number of firearms dealers found to have violated applicable state laws with knowledge or gross negligence.	Chapter 245
AB-1435	Lackey	Department of the California Highway Patrol: officers: age limit	This bill raises, until 1/1/27, the maximum age of a person who may qualify for appointment to the position of entry-level peace officer in the California Highway Patrol from 35 to 40 years. <i>VETO message: "This bill would, until January 1, 2027, raise the maximum age of a person who may qualify for appointment to the position of entry level peace officer in the California Highway Patrol (CHP) from 35 to 40 years. While I appreciate that this bill is intended to help with the recruitment of CHP officers, this bill is not needed at this time. CHP has already taken steps to increase its number of applicants and cadets. As a result of current efforts, CHP is on track to double the number of cadets attending its academy this year compared to last year. For this reason, I cannot sign this bill. I am, however, directing CHP to evaluate raising the maximum age for appointment to an entry-level peace officer position at CHP, and whether such a policy could enhance the effectiveness of their recruitment efforts. If they determine that increasing the maximum age would be beneficial to the CHP, my Administration will work with the legislature to advance legislation."</i>	Vetoed
AB-1483	Valencia	Firearms: purchases	This bill eliminates, commencing 1/1/25, the private party transaction exemption to the prohibition on the purchase of more than one handgun or semiautomatic centerfire rifle within 30 days, unless the seller is required under state law or by court order to relinquish their firearms or where the seller is transferring the firearms as part of an estate settlement or bequeathment in a will, as specified.	Chapter 246

AB-1598	Berman	Gun violence: firearm safety education	This bill requires the Department of Justice to prepare a firearm safety certificate (FSC) study guide explaining information covered on the FSC test, to develop a new pamphlet on the risks and reasons for owning a firearm, and to update the FSC test, as specified.	Chapter 248
AB-1643	Bauer-Kahan	Juveniles: informal supervision	This bill increases the threshold amount of victim restitution, which makes a minor presumptively ineligible for a program of informal supervision from \$1,000 to \$5,000.	Chapter 850
AB-1726	Kalra	Crimes: sentences	This bill states that prior convictions for specified prostitution related-offenses that have since been repealed are presumed legally invalid because the conviction was sought, obtained, or imposed for specified unlawful reasons. <i>VETO message: "This bill would create a presumption that convictions under various Penal Code sections are legally invalid due to specified defects at the time of the convictions. When I signed Senate Bill 357 ([Wiener, Chapter 86, Statutes of] 2022) which repealed penal code section 653.22 (loitering with the intent to commit prostitution), I committed to monitoring crime and prosecution trends for any possible unintended consequences. Given that this legislation was signed just last year, and we continue to monitor, further changes to the law are premature."</i>	Vetoed
SB-2	Portantino	Firearms	This bill restructures and recasts provisions of law related to carrying concealed firearms and concealed carry licenses in response to a recent United States Supreme Court decision invalidating a concealed carry law in New York similar to California's.	Chapter 249
SB-14	Grove, Caballero, Rubio	Serious felonies: human trafficking	This bill designates human trafficking of a minor for purposes of a commercial sex act as a "serious felony," making it a strike for purposes of the Three Strikes Law, except as specified.	Chapter 230
SB-19	Seyarto	Fentanyl Misuse and Overdose Prevention Task Force	This bill establishes the Anti-Fentanyl Abuse Task Force to evaluate the nature and extent of fentanyl abuse in the state and to develop policy recommendations for addressing it.	Chapter 857
SB-46	Roth	Controlled substances: treatment	This bill (1) requires a person convicted of a drug offense and who is granted probation or sentenced pursuant to Penal Code Section 1170(h) to successfully complete a controlled substance education or treatment program while on probation; (2) outlines standards for these programs; and (3) adds requirements for drug diversion education and counseling.	Chapter 481
SB-58	Wiener	Controlled substances: decriminalization of certain hallucinogenic substances	This bill makes lawful the possession, preparation, obtaining, or transportation of specified quantities of psilocybin, psilocyn, dimethyltryptamine, and mescaline, for personal use, as defined, by persons 21 years of age or older.	Vetoed

			<p><i>VETO message: "This bill would, beginning on January 1, 2025, decriminalize the possession, preparation, obtaining, or transportation of specified quantities of mescaline, dimethyltryptamine (DMT), psilocybin, and psilocyn, for personal use by persons 21 years of age or older. This bill would also decriminalize the therapeutic use of the substances following the Legislature's adoption of a framework governing therapeutic use. Both peer-reviewed science and powerful personal anecdotes lead me to support new opportunities to address mental health through psychedelic medicines like those addressed in this bill. Psychedelics have proven to relieve people suffering from certain conditions such as depression, PTSD, traumatic brain injury, and other addictive personality traits. This is an exciting frontier and California will be on the front-end of leading it. California should immediately begin work to set up regulated treatment guidelines - replete with dosing information, therapeutic guidelines, rules to prevent against exploitation during guided treatments, and medical clearance of no underlying psychoses. Unfortunately, this bill would decriminalize possession prior to these guidelines going into place, and I cannot sign it. I urge the legislature to send me legislation next year that includes therapeutic guidelines. I am, additionally, committed to working with the legislature and sponsors of this bill to craft legislation that would authorize permissible uses and consider a framework for potential broader decriminalization in the future, once the impacts, dosing, best practice, and safety guardrails are thoroughly contemplated and put in place."</i></p>	
SB-78	Glazer	Criminal procedure: factual innocence	<p>This bill allows a person to petition a court for a finding that they are entitled to wrongful conviction compensation, if the court has granted a writ of habeas corpus or vacated a judgment, and the charges against the person were dismissed or the person was acquitted on retrial.</p>	Chapter 702
SB-81	Skinner, Becker	Parole hearings	<p>This bill (1) requires the Board of Parole Hearings (BPH) to notify a parole candidate of their right to appeal a parole denial; (2) authorizes BPH to appoint counsel to assist the parole candidate with filing a habeas petition challenging a parole denial upon the parole candidate's request; (3) establishes that a parole candidate who has been denied parole after reaching their minimum eligible parole date, youth parole eligible date, or elderly parole eligible date has made a prima facie case for habeas relief; and (4) changes the court's standard of review for parole denials from "some evidence" to "preponderance of the evidence."</p> <p><i>VETO message: "This bill would establish that a parole candidate who has been denied parole by the Board of Parole Hearings (Board) after reaching their minimum parole-eligible date, youth parole-eligible date, or elderly parole-eligible date has made a prima facie case for habeas relief. This bill, additionally, would modify the judicial standard of review for a parole denial by the Board to require the parole denial to be overturned unless the court finds, by a preponderance of the evidence, that the person presents a current, unreasonable risk of danger to others. Finally, this bill would require the Board to notify parole candidates the</i></p>	Vetoed

			<i>Board finds unsuitable for parole of their right to petition for a writ of habeas corpus. I am concerned that the bill introduces legal inconsistencies that will have unintended consequences and be detrimental to California's process for assessing suitability for discretionary release on parole. The current process strikes a delicate balance and has significantly improved parole hearings in recent years, resulting in a one percent recidivism rate among parolees. The changes the bill prescribes will have unpredictable impacts and will result in decades of litigation and uncertainty for victims, families, and those going through the parole process."</i>	
SB-86	Seyarto	Crime victims: resource center	This bill (1) requires the statewide victim resource center to provide an internet website for crime victims and victim service providers; and (2) requires that the internet website include a summary of victims' rights and resources.	Chapter 105
SB-97	Wiener	Criminal procedure: writ of habeas corpus	This bill refines the process by which those who are wrongfully convicted can prove their innocence and have their convictions reversed.	Chapter 381
SB-241	Min	Firearms: dealer requirements	This bill requires firearms dealers and their employees, commencing 7/1/26, to annually complete a training course and certification developed by the Department of Justice.	Chapter 250
SB-250	Umberg	Controlled substances: punishment	This bill prohibits the use of a statement made by a person who is immune from prosecution for being under the influence of a controlled substance or in possession of a controlled substance, controlled substance analog, or drug paraphernalia, as specified, as evidence in a criminal proceeding against the person for being under the influence of, or possessing for personal use, a controlled substance, controlled substance analog, or drug paraphernalia; and provides that it is not a crime for a person to possess for personal use a controlled substance, controlled substance analog, or drug paraphernalia if specified conditions are satisfied.	Chapter 106
SB-281	McGuire, Stern	Crimes: aggravated arson	This bill (1) increases the threshold property damage and losses amount for aggravated arson from \$8.3 million to \$10.1 million; and (2) extends the operation on the aggravated arson offense factor until 1/1/29.	Chapter 706
SB-290	Min	Domestic violence documentation: victim access	This bill requires state or local law enforcement agencies to make available to a victim or representative, upon request and within a specified time frame, any photographs of a victim's injuries, property damage, or any other photographs noted in the incident report, and 911 recordings related to an incident report.	Chapter 71
SB-309	Cortese	Correctional facilities: religious accommodations	This bill (1) establishes the right of an individual in custody of a state or local detention facility to religious accommodation with respect to grooming, clothing, and headwear, at all times and throughout the facility, except as specified; (2) permits the denial of religious grooming, clothing, and headwear accommodations only when doing so would be the least restrictive means of	Chapter 388

			furthering specified governmental interests; (3) mandates specific procedures during booking and searches related to religious grooming and garments; and (4) requires each sheriff to develop and implement a religious grooming, clothing, and headwear policy consistent with the mandates outlined in this bill.	
SB-345	Skinner	Health care services: legally protected health care activities	This bill enacts various safeguards against the enforcement of other states' laws that prohibit, criminalize, sanction, authorize civil liability against, or otherwise interfere with a person, provider, or other entity in California that offers reproductive health care services or gender-affirming health care services.	Chapter 260
SB-368	Portantino	Firearms: requirements for licensed dealers	This bill establishes a process by which firearms can be temporarily transferred to licensed firearm dealers for storage in order to prevent them from being accessed or used to cause significant danger of personal injury to self or others.	Chapter 251
SB-376	Rubio	Human trafficking: victim rights	This bill provides that a victim of human trafficking or abuse has the right to have a human trafficking advocate and a supporter person of the victim's choosing present at an interview by a law enforcement authority.	Chapter 109
SB-412	Archuleta	Parole hearings	This bill prohibits the California Department of Corrections and Rehabilitation and the Board of Parole Hearings from requiring more than 15 days' notice from a victim's next of kin, members of the victim's family, victim representatives, counsel for any of these persons, and victim support persons, of their intention to attend a parole hearing.	Chapter 712
SB-417	Blakespear	Firearms: licensed dealers	This bill (1) modifies the notices that firearms licensees must post on their business premises to include a statement regarding the risks of access to a firearm in the home; and (2) specifies where the notice must be posted within a licensee's business premises.	Chapter 252
SB-448	Becker	Juveniles: detention hearings	This bill prohibits the juvenile court from basing the decision to detain a minor in custody solely on the minor's county of residence.	Chapter 608
SB-449	Bradford	Peace officers: Peace Officer Standards Accountability Advisory Board	This bill imposes limitations on the release of specified information in peace officer decertification proceedings and makes other clarifying changes to the peace officer certification process established by SB 2 (Bradford, Chapter 409, Statutes of 2021).	Chapter 397
SB-452	Blakespear	Firearms	This bill (1) prohibits, commencing 7/1/28, licensed firearm dealers from selling, offering, exchanging, giving, or transferring a semiautomatic pistol unless the pistol has been verified as a microstamping enabled pistol, if the Department of Justice has determined that microstamping components or microstamping-enabled firearms are available; (2) makes it a crime for a person to modify a microstamping-enabled pistol; and (3) removes from the definition of an unsafe handgun a semiautomatic pistol without a microstamping component.	Chapter 253

SB-464	Wahab	Criminal law: rights of victims and witnesses of crimes	This bill requires law enforcement agencies to report specified data to the Department of Justice regarding sexual assault kits and to shorten the time frame in which victims and witnesses get written notice regarding the disposition of a case.	Chapter 715
SB-474	Becker	Canteens	This bill (1) requires the California Department of Corrections and Rehabilitation (CDCR) to maintain a canteen at any active prison; (2) requires CDCR to provide the necessary facilities, equipment, personnel, and merchandise for the canteen; and (3) prohibits the sale prices of the items offered in the canteen from exceeding 10% above the amount paid to the vendors.	Chapter 609
SB-514	Archuleta	Wiretapping: authorization	This bill extends the sunset date until 1/1/30 on provisions of California law which authorize the Attorney General, chief deputy attorney general, chief assistant attorney general, district attorney or the district attorney's designee to apply to the presiding judge of the superior court for an order authorizing the interception of wire or electronic communications under specified circumstances.	Chapter 488
SB-519	Atkins	Corrections	This bill makes records relating to an investigation conducted by a local detention facility into a death incident available to the public, as specified, and creates the position of Director of In-Custody Death Review within the Board of State and Community Corrections to review investigations of any death incident, as defined, occurring within a local detention facility.	Chapter 306
SB-545	Rubio	Juveniles: transfer to court of criminal jurisdiction	This bill requires the juvenile court to consider a minor's status as a victim of human trafficking or sexual abuse when determining whether to transfer a case from juvenile court to adult criminal court, or remand back to the juvenile court in cases where the case had previously been transferred to the criminal court.	Chapter 716
SB-602	Archuleta, Seyarto	Trespass	This bill extends the operative timeframe for trespass letters of authorization from 30 days to 12 months, as specified.	Chapter 404
SB-603	Rubio	Children's advocacy centers: recordings	This bill creates a process and standards for the release of recordings of interviews taken by a children's advocacy center in the course of investigation of a case of abuse.	Chapter 717
SB-673	Bradford	Emergency notification: Ebony Alert: missing Black youth	This bill establishes the Ebony Alert system to aid in the location of missing Black youths, including young women and girls, who are reported missing under unexplained or suspicious circumstances, at risk, developmentally disabled, cognitively impaired, or who have been abducted.	Chapter 627
SB-749	Smallwood-Cuevas	Criminal procedure: sentencing	This bill removes the deadline to file petitions for relief for persons seeking reductions of prior felony convictions to misdemeanors as authorized by Proposition 47, approved by California voters on 11/5/14.	Chapter 633

SB-753	Caballero	Cannabis: water resources	This bill makes it a felony for an adult who plants, cultivates, harvests, dries, or processes more than six living cannabis plants to intentionally or with gross negligence cause substantial environmental harm to surface or groundwater.	Chapter 504
SB-852	Rubio	Searches: supervised persons	This bill (1) clarifies that a person who is granted probation is subject to search or seizure as part of their terms and conditions only by a probation officer or other peace officer; and (2) clarifies that only a probation officer or peace officer may be designated by a correctional administrator to conduct searches of the residences of individuals participating in home detention programs or electronic monitoring programs.	Chapter 218
SB-883	Committee on Public Safety	Public Safety Omnibus	This bill makes technical and noncontroversial changes to various code sections relating generally to criminal justice laws, as specified.	Chapter 311
SJR-7	Wahab, Jones-Sawyer	Federal constitutional convention: firearms	This resolution applies to the United States Congress to call a constitutional convention for the purpose of proposing a constitutional amendment to (1) affirm that federal, state and local governments may adopt public safety regulations limiting aspects of firearms acquisition, possession, public carry and use; and (2) impose national firearm regulations related to background checks, transfers to individuals under 21 years of age, waiting periods, and the sale, loan or transfer of assault weapons.	Resolution Chapter 175

SENATE FLOOR ANALYSES

ACR-1	Wilson	Dr. Martin Luther King, Jr. Day	This resolution honors the late civil rights pioneer and icon Reverend Dr. Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 2
ACRX1-1	Rendon	2023-24 First Extraordinary Session: final adjournment	This resolution provides that the 2023–24 First Extraordinary Session of the Legislature shall stand adjourned sine die on the date that this resolution has been adopted by both houses of the Legislature.	Resolution Chapter 2, Statutes of 2023-24 First Extraordinary Session
ACR-2	Weber	Maternal Health Awareness Day	This resolution proclaims 1/23/23, as Maternal Health Awareness Day, to draw attention to the efforts that have improved maternal health in California and to highlight the need for continued improvement of maternal health for all pregnant people.	Resolution Chapter 3
ACR-3	Haney	Physician Anesthesiologist Week	This resolution designates the week of 1/29/23 to 2/4/23, inclusive, as Physician Anesthesiologist Week.	Resolution Chapter 10
ACR-4	Addis	Positive Parenting Awareness Month	This resolution declares the month of January 2023 as Positive Parenting Awareness Month in California.	Resolution Chapter 37
ACR-5	Ta, Stephanie Nguyen	Black April Memorial Month	This resolution proclaims the month of April 2023 as Black April Memorial Month.	Resolution Chapter 48
ACR-6	Muratsuchi	National School Counseling Week	This resolution recognizes 2/6/23 to 2/10/23, as National School Counseling Week.	Resolution Chapter 11
ACR-8	Luz Rivas	Introduce a Girl to Engineering Day	This resolution proclaims 2/23/23, as Introduce a Girl to Engineering Day.	Resolution Chapter 14
ACR-9	Irwin	Engineers Week	This resolution recognizes the week of 2/19/23 to 2/25/23, as Engineers Week.	Resolution Chapter 15
ACR-10	Weber	Children's Dental Health Month	This resolution recognizes and declares the month of February 2023 as Children's Dental Health Month.	Resolution Chapter 16
ACR-11	Wicks	National Caregivers Day	This resolution recognizes 2/17/23, as National Caregivers Day in California.	Resolution Chapter 17
ACR-12	Stephanie Nguyen	Trisomy Awareness Month	This resolution declares the month of March 2023 as Trisomy Awareness Month in California.	Resolution Chapter 26

ACR-13	Stephanie Nguyen	California Science and Technology Week	This resolution designates the week of 2/13/23 to 2/17/23, inclusive, as California Science and Technology Week.	Resolution Chapter 18
ACR-14	Luz Rivas	Public health: Guillain-Barré Syndrome Awareness Month	This resolution declares May 2023 as Guillain-Barré Syndrome Awareness Month.	Resolution Chapter 75
ACR-15	Wilson	Black History Month	This resolution (1) recognizes February 2023 as Black History Month, urges all citizens to join in celebrating the accomplishments of African Americans during Black History Month, and encourages the people of California to recognize the many talents of African Americans and the achievements and contributions they make to their communities to create equity and equality for education, economics, and social justice; and (2) recognizes the significance in protecting citizens' right to vote and remedying racial discrimination in voting.	Resolution Chapter 19
ACR-16	Mike Fong	Needs of opportunity youth	This resolution declares the importance of creating pathways to success for California's opportunity youth and the need to develop a statewide comprehensive plan that will reduce persistent economic inequities.	Resolution Chapter 130
ACR-17	Ramos	California Native American Day and the California Indian Cultural Awareness Conference	This resolution recognizes the importance of California Native American Day, celebrated this year on 9/22/23, and the annual California Indian Cultural Awareness Conference, to the enhancement of awareness of California Indian culture.	Resolution Chapter 164
ACR-20	Rodriguez	American Red Cross Month	This resolution (1) proclaims March 2023 as American Red Cross Month and dedicates it to all those who continue to advance the noble legacy of the organization's founder; and (2) encourages all Californians to reach out, support the organization's humanitarian mission, and join in their commitment to care for people in need.	Resolution Chapter 33
ACR-21	Weber	California Kidney Day	This resolution (1) designates 3/9/23, as California Kidney Day; and (2) urges Californians to familiarize themselves with the main causes and consequences of chronic kidney disease and the importance of early intervention to conserve health care resources.	Resolution Chapter 27
ACR-22	Essayli	Ramadan	This resolution acknowledges the Muslim holy month of Ramadan and expresses the Legislature's respect to Muslims across California and throughout the world on this occasion.	Resolution Chapter 38
ACR-23	Weber	Bleeding Disorders Awareness Month	This resolution proclaims the month of March 2023 as Bleeding Disorders Awareness Month in California.	Resolution Chapter 28
ACR-24	Ortega	Women in Construction Week	This resolution proclaims the week of 3/5/23 to 3/11/23, inclusive, as Women in Construction Week.	Resolution Chapter 29

ACR-25	Ramos	Missing and Murdered Indigenous People Awareness Month	This resolution designates the month of May 2023 as Missing and Murdered Indigenous People Awareness Month in California.	Resolution Chapter 76
ACR-26	Joe Patterson, Grayson, Lackey, Mathis	California Down Syndrome Awareness Week and Day	This resolution proclaims 3/19/23 to 3/25/23, as California Down Syndrome Awareness Week and 3/21/23, as California Down Syndrome Day, and encourages all Californians to support and participate in related activities.	Resolution Chapter 34
ACR-27	Gallagher, Calderon, Flora, Haney	St. Patrick's Day, the Good Friday Agreement, and diplomatic relations between the State of California and Ireland	This resolution recognizes St. Patrick's Day, the 25th anniversary of the Good Friday Agreement, and 90 years of diplomatic relations between the State of California and Ireland.	Resolution Chapter 30
ACR-28	Reyes	Triple-Negative Breast Cancer Awareness Month	This resolution proclaims the month of March 2023 as Triple-Negative Breast Cancer Awareness Month.	Resolution Chapter 39
ACR-29	Quirk-Silva	Student Mental Health Awareness Week in California	This resolution recognizes 5/8/23 to 5/12/23, inclusive, as Student Mental Health Awareness Week in California.	Resolution Chapter 77
ACR-30	Wilson	Women's Military History Week	This resolution (1) proclaims the week of 3/13/23 to 3/19/23, inclusive, as Women's Military History Week in California; and (2) encourages Californians to honor the courageous sacrifices that women have made since the historic lifting of the ban on women in combat on 1/24/13.	Resolution Chapter 35
ACR-31	Pacheco	Adult Education Week	This resolution proclaims the week of 3/19/23 to 3/25/23, inclusive, as Adult Education Week, and honors the teachers, administrators, classified staff, and students of adult education programs statewide for their efforts, persistence, and accomplishments.	Resolution Chapter 40
ACR-32	McCarty	Tuskegee Airmen Commemoration Day	This resolution proclaims 3/7/23, and March 7 of each year thereafter, as Tuskegee Airmen Commemoration Day in California.	Resolution Chapter 41
ACR-33	Robert Rivas	School Breakfast Week	This resolution proclaims 3/6/23 to 3/10/23, inclusive, as School Breakfast Week and recognizes the importance of school nutrition programs and school nutrition staff in addressing the needs of the state's pupils.	Resolution Chapter 36
ACR-34	Chen	Financial Capability Month	This resolution designates the month of April 2023 as Financial Capability Month.	Resolution Chapter 58
ACR-35	Calderon	World Behavior Analysis Day	This resolution designates 3/20/23, as World Behavior Analysis Day.	Resolution Chapter 42

ACR-36	Connolly	Compost Awareness Week	This resolution designates the week of 5/7/23 through 5/13/23, as Compost Awareness Week.	Resolution Chapter 78
ACR-37	Jackson	United Nations International Day for the Elimination of Racial Discrimination	This resolution recognizes 3/21/23, as the United Nations International Day for the Elimination of Racial Discrimination.	Resolution Chapter 165
ACR-39	Bains	Older Californians Month	This resolution recognizes the month of May 2023 as Older Californians Month and encourages Californians of all ages to recognize and treat all older adults with compassion and respect, and to participate in services and activities that contribute to the health and well-being of older adults.	Resolution Chapter 90
ACR-40	Maienschein	California STEAM Robotics Day	This resolution proclaims 3/25/23, as California STEAM Robotics Day.	Resolution Chapter 43
ACR-41	Lackey, Grayson	Special Olympics Day	This resolution proclaims 4/18/23, as Special Olympics Day in California.	Resolution Chapter 49
ACR-42	Addis	Women's Equal Pay Day	This resolution proclaims 4/2/23, as Women's Equal Pay Day in California, in recognition of the need to eliminate the gender gap in earnings by women and to promote policies to ensure equal pay for all.	Resolution Chapter 44
ACR-43	Gabriel, Addis, Bauer-Kahan, Berman, Friedman, Haney, Lowenthal, Pellerin, Blanca Rubio, Ward, Zbur	California Holocaust Memorial Day	This resolution proclaims 4/18/23, as "California Holocaust Memorial Day," and urges Californians to observe this day of remembrance for victims of the Holocaust in an appropriate manner.	Resolution Chapter 50
ACR-45	Ta	Vietnam Human Rights Day	This resolution (1) designates 5/11/23, as Vietnam Human Rights Day in support of efforts to achieve freedom and human rights for the people of Vietnam; and (2) encourages Californians to commemorate the day with appropriate activities, including, but not limited to, rallies, ceremonies, and discussions.	Resolution Chapter 45
ACR-46	Pellerin	California Ocean Day	This resolution declares 4/11/23, as California Ocean Day.	Resolution Chapter 51
ACR-47	McCarty	Girls on the Run of Greater Sacramento Day	This resolution recognizes 5/20/23, as Girls on the Run of Greater Sacramento Day and encourages girls in grades 3 to 8, inclusive, to get involved and participate in a nearby Girls on the Run program.	Resolution Chapter 96
ACR-48	Mathis, Grayson, Lackey, Ramos	Autism: sensory-friendly movie screenings	This resolution declares the support of the Legislature for the expansion of sensory friendly movie screenings and similar programs for people with autism,	Resolution Chapter 59

			and encourages families to attend a sensory-friendly movie screening during April 2023, which is National Autism Awareness Month.	
ACR-49	Berman	California Native Plant Month	This resolution (1) proclaims the month of April, each year, as California Native Plant Month; and (2) encourages community groups, schools, and citizens to undertake appropriate activities to promote the conservation, restoration, and appreciation of California's native plants.	Resolution Chapter 46
ACR-50	Luz Rivas	California Nonprofits Day	This resolution declares 6/7/23, as California Nonprofits Day in recognition of the importance of nonprofit organizations to the economy and well-being of this state.	Resolution Chapter 113
ACR-51	Hart	Donate Life/DMV Partnership Month	This resolution proclaims the month of April 2023 as Donate Life/DMV Partnership Month in California and encourages all Californians to register with the Donate Life California Organ & Tissue Donor Registry.	Resolution Chapter 60
ACR-52	Jones-Sawyer	Dr. Martin Luther King, Jr.: 55th anniversary of assassination	This resolution (1) recognizes 4/4/23, as the 55th anniversary of the assassination of Dr. Martin Luther King, Jr.; and (2) recognizes his numerous accomplishments and contributions to the nation and the long-lasting influence that his words and legacy continue to have globally.	Resolution Chapter 63
ACR-53	Weber	Black Health Equity Advocacy Week	This resolution recognizes 5/1/23 to 5/5/23, inclusive, and every first week of May thereafter, as Black Health Equity Advocacy Week.	Resolution Chapter 91
ACR-54	Pacheco	Cities Week	This resolution proclaims the week of 4/9/23 to 4/14/23, to be Cities Week, and encourages all Californians to be involved in their communities and be civically engaged with their local government.	Resolution Chapter 61
ACR-55	Irwin	California Moves for Physical and Mental Fitness Month	This resolution declares the month of May 2023 as California Moves for Physical and Mental Fitness Month.	Resolution Chapter 64
ACR-56	Rodriguez	Emergency Medical Services Week	This resolution proclaims the week of 5/21/23 to 5/27/23, inclusive, to be Emergency Medical Services Week in California.	Resolution Chapter 97
ACR-57	Alanis	School Bus Drivers' Day	This resolution designates 4/25/23, as School Bus Drivers' Day in California, in order to draw special public attention to school bus drivers for their continued and excellent services to pupils in California.	Resolution Chapter 65
ACR-58	Reyes	Arab American Heritage Month	This resolution designates the month of April of each year as Arab American Heritage Month.	Resolution Chapter 66
ACR-59	Robert Rivas	Stuttering Awareness Week	This resolution designates the week of 5/8/23 to 5/13/23, inclusive, as 2023 Stuttering Awareness Week.	Resolution Chapter 79

ACR-60	Holden	San Diego State University Aztecs: March Madness	This resolution honors and congratulates the San Diego State University Aztecs for advancing to the 2023 NCAA Division I men's basketball tournament national championship game.	Resolution Chapter 107
ACR-61	Waldron	Alcohol Awareness Month	This resolution proclaims April 2023 as Alcohol Awareness Month; and requests the Governor, the California Health and Human Services Agency, the State Department of Health Care Services, the Department of Corrections and Rehabilitation, and other relevant state entities to prioritize increasing public and provider awareness of the health risks associated with alcohol consumption and the availability of treatment for alcohol use disorder in California, as specified.	Resolution Chapter 67
ACR-63	Wood	Mosquito Awareness Week	This resolution declares that the week of 4/16/23 to 4/22/23, inclusive, be designated as Mosquito Awareness Week.	Resolution Chapter 62
ACR-64	Bains	Alzheimer's Disease and Brain Awareness Month and The Longest Day	This resolution declares the month of June 2023 as Alzheimer's Disease and Brain Awareness Month, recognizes Wednesday, 6/21/23, as The Longest Day, and urges all Californians to commemorate the month of June 2023 as Alzheimer's Disease and Brain Awareness Month.	Resolution Chapter 119
ACR-65	Alanis, Quirk-Silva	Star Wars Day	This resolution declares 5/4/23, as Star Wars Day.	Resolution Chapter 92
ACR-66	Wilson	" Parks Make Life Better!®" Month	This resolution recognizes the importance of access to local parks, trails, open space, and facilities for the health, wellness, development, inspiration, and safety of all Californians and declares the month of July 2023 as "Parks Make Life Better!®" Month.	Resolution Chapter 131
ACR-67	Waldron	Atherosclerotic cardiovascular disease (ASCVD)	This resolution supports the creation of policies to decrease the rising number of deaths of Americans as a result of atherosclerotic cardiovascular disease.	Resolution Chapter 127
ACR-69	Aguiar-Curry	Necrotizing Enterocolitis Awareness Day	This resolution proclaims 5/17/23, as Necrotizing Enterocolitis Awareness Day in California.	Resolution Chapter 93
ACR-70	Pellerin, Cervantes	Maternal Mental Health Awareness Month	This resolution proclaims May 2023 as Maternal Mental Health Awareness Month.	Resolution Chapter 94
ACR-72	Wallis	California Tourism Month	This resolution proclaims the month of May 2023 as California Tourism Month, and urges Californians to support tourism and local businesses by traveling in the state as an act of civic pride.	Resolution Chapter 98
ACR-73	Bains	State Scientist Day	This resolution recognizes 5/3/23, as the 32nd Annual State Scientist Day, and declares that this day shall be a tribute to the dedication and professionalism of the state scientists who work on behalf of all the residents of California.	Resolution Chapter 95

ACR-74	Friedman	Motorcycle Safety Awareness Month	This resolution designates the month of May 2023 as Motorcycle Safety Awareness Month in California, and acknowledges the need for awareness on the part of all drivers with regard to sharing the road with motorcycles.	Resolution Chapter 108
ACR-75	Ramos	Mental Health Awareness Month	This resolution designates May 2023 as National Mental Health Awareness Month in California.	Resolution Chapter 99
ACR-76	Grayson	Firefighter Mental Health Awareness Week	This resolution proclaims the week of May 22 to May 26, inclusive, as Firefighter Mental Health Awareness Week.	Resolution Chapter 100
ACR-77	Alanis	National Missing Children's Day	This resolution declares 5/25/23, as National Missing Children's Day and the 40th anniversary of the first National Missing Children's Day.	Resolution Chapter 109
ACR-78	Kalra	The 2023 International Day of Yoga	This resolution recognizes 6/21/23, as the 2023 International Day of Yoga in California to provide an opportunity to better understand the benefits of yoga as a path to uplift the human experience.	Resolution Chapter 114
ACR-79	Connolly	Lupus Awareness Month	This resolution proclaims the month of May 2023 as Lupus Awareness Month.	Resolution Chapter 110
ACR-80	Villapudua	California Small Business Month	This resolution declares May as Small Business Month and expresses the Legislature's support of the Governor's efforts in promoting small businesses.	Resolution Chapter 166
ACR-82	Weber	Osteoporosis Awareness and Prevention Month	This resolution designates the month of May 2023 as Osteoporosis Awareness and Prevention Month.	Resolution Chapter 115
ACR-83	Aguiar-Curry	Portuguese Heritage Month	This resolution (1) declares the month of June 2023 to be Portuguese Heritage Month; and (2) recognizes June 10 as the Day of Portugal, and May 29 as the Day of the Azores.	Resolution Chapter 120
ACR-89	Calderon	Abused Women and Children Awareness Day	This resolution (1) proclaims 6/13/23, as Abused Women and Children Awareness Day; and (2) recognizes the vital role that all Californians can play in preventing, and one day ending, domestic violence.	Resolution Chapter 121
ACR-90	Kalra	India's Independence Day	This resolution recognizes 8/15/23, as India's Independence Day, and urges all Californians to join in celebrating India's independence.	Resolution Chapter 154
ACR-91	Kalra	California Hindu American Awareness and Appreciation Month	This resolution designates the month of October 2023 as California Hindu American Awareness and Appreciation Month, recognizes the significant contributions made by Californians of Hindu heritage to the state, and seeks to increase awareness and understanding of the Hindu American community.	Resolution Chapter 144
ACR-94	Jones-Sawyer	Juneteenth	This resolution recognizes 6/19/23, as Juneteenth and urges the people of California to join in celebrating Juneteenth as a day to honor and reflect on the	Resolution Chapter 122

			significant role that African Americans have played in the history of the United States and how they have enriched society through their steadfast commitment to promoting unity and equality.	
ACR-95	Wicks	Healthy Homes Awareness Month	This resolution designates the month of June 2023 as Healthy Homes Awareness Month in order to increase awareness and understanding of healthy housing, to educate homeowners, landlords, and renters of programs and resources available to mitigate unhealthy housing conditions, and to prevent those conditions from arising in the future.	Resolution Chapter 155
ACR-97	Ward	Sudden Infant Death Syndrome (SIDS) Awareness Month	This resolution declares the month of October 2023 as Sudden Infant Death Syndrome Awareness Month.	Resolution Chapter 145
ACR-99	Cervantes, Ortega	Immigrant Heritage Month	This resolution designates the month of June 2023 as Immigrant Heritage Month.	Resolution Chapter 128
ACR-100	Kalra, Bains	California's Sikh American Awareness and Appreciation Month	This resolution (1) designates the month of November 2023 to be California's Sikh American Awareness and Appreciation Month; (2) recognizes and acknowledges the significant contributions made by Californians of Sikh heritage to our state and seeks to afford all Californians the opportunity to better understand, recognize, and appreciate the rich history and shared principles of Sikh Americans; and (3) condemns all hate crimes and bias incidents against Sikh Americans and encourages all Sikhs to practice their faith freely and fearlessly.	Resolution Chapter 146
ACR-101	Wallis	Outdoor workers	This resolution recognizes 7/17/23 to 7/23/23, as Outdoor Worker Appreciation Week to raise awareness of the significant role of outdoor workers.	Resolution Chapter 147
ACR-102	Cervantes, Luz Rivas	California Lowrider Day	This resolution celebrates the history and culture of lowriding and cruising, encourages local officials and law enforcement to work with local car clubs to conduct safe cruising events, and declares the first Sunday of summer to be observed as California Lowrider Day.	Resolution Chapter 148
ACR-103	Vince Fong, Bains	Valley Fever Awareness Month	This resolution declares August 2023 as Valley Fever Awareness Month.	Resolution Chapter 156
ACR-104	Low	Hepatitis	This resolution (1) recognizes July 28 as World Hepatitis Day to raise awareness of the global burden of viral hepatitis; and (2) urges all California institutions, nonprofit organizations, health care organizations, businesses, community leaders, and residents to ensure screenings for hepatitis B and C.	Resolution Chapter 157
ACR-105	Berman	Aromatic L-amino Acid Decarboxylase (AADC) Deficiency Awareness Day	This resolution designates 10/23/23, as Aromatic L-amino Acid Decarboxylase (AADC) Deficiency Awareness Day and encourages Californians to become better informed about, and aware of, AADC deficiency.	Resolution Chapter 158

ACR-106	Pellerin	Suicide Prevention Awareness Month	This resolution proclaims the month of September 2023 as Suicide Prevention Awareness Month.	Resolution Chapter 167
ACR-107	Aguiar-Curry	California Wine Month	This resolution proclaims the month of September 2023 as California Wine Month honoring more than 250 years of being a rich and valuable part of the Golden State's economy and culture.	Resolution Chapter 168
ACR-109	Reyes	Women's Small Business Month	This resolution designates October 2023 as Women's Small Business Month and encourages all citizens to recognize the economic importance of women's small businesses in California.	Resolution Chapter 169
ACR-111	Papan	Ovarian Cancer Awareness Month	This resolution proclaims the month of September 2023 as Ovarian Cancer Awareness Month.	Resolution Chapter 170
ACR-112	Rodriguez	California Emergency Preparedness Month	This resolution proclaims September 2023 as California Emergency Preparedness Month.	Resolution Chapter 171
SCR-1	Atkins	Joint Rules	This resolution adopts the Joint Rules of the Senate and Assembly for the 2023-24 Regular Session.	Resolution Chapter 6
SCRX1-1	McGuire	2023-24 First Extraordinary Session: Joint Rules	This resolution adopts the Joint Rules of the Senate and Assembly for the 2023-24 Regular Session, as set forth in SCR 1, as the Joint Rules, except as specified, for the 2023-24 First Extraordinary Session.	Resolution Chapter 1, Statutes of 2023-24 First Extraordinary Session
SCR-2	Umberg	Legislative Counsel of California	This resolution designates Cara L. Jenkins as the Legislative Counsel of California.	Resolution Chapter 1
SCR-3	Nguyen	Veterans of the Republic of Vietnam Armed Forces Day	This resolution proclaims 6/19/23, as Veterans of the Republic of Vietnam Armed Forces Day.	Resolution Chapter 133
SCR-5	Nguyen	Older Americans Month	This resolution recognizes the month of May 2023 as Older Americans Month and encourages all Californians to recognize and treat all older adults with compassion and respect, and to participate in services and activities that contribute to the health, welfare, and happiness of older adults.	Resolution Chapter 85
SCR-6	Umberg, Allen	Iranian protests	This resolution proclaims, among other things, that the Legislature stands in solidarity with the people of Iran in their fight for self-determination, their opposition to torture, and their resistance to the oppression of their personal liberties and condemns the violent acts against the Iranian people.	Resolution Chapter 20

SCR-7	Nguyen	Áo Dài Day	This resolution proclaims 5/15/23, as Áo Dài Day in California.	Resolution Chapter 86
SCR-8	Nguyen	Black April Memorial Month	This resolution proclaims the month of April 2023 as Black April Memorial Month.	Resolution Chapter 52
SCR-9	Dodd	Data Privacy Week and Day	This resolution designates the week of 1/22/23, through 1/28/23, as Data Privacy Week and 1/28/23, as Data Privacy Day.	Resolution Chapter 4
SCR-10	Min	Korean American Day	This resolution proclaims 1/13/23, as Korean American Day.	Resolution Chapter 5
SCR-12	Bradford	Dr. Martin Luther King, Jr. Day	This resolution honors the late civil rights pioneer and icon Reverend Dr. Martin Luther King, Jr. and commemorates Dr. Martin Luther King, Jr. Day.	Resolution Chapter 12
SCR-14	Dodd	Public health: eating disorders	This resolution designates the week beginning on 2/20/23, as Eating Disorders Awareness Week.	Resolution Chapter 7
SCR-15	Newman	Stand Against Hate Action Day	This resolution proclaims, in perpetuity, January 28 as the Stand Against Hate Action Day.	Resolution Chapter 8
SCR-17	Dodd	Artificial intelligence	This resolution affirms the California Legislature's commitment to President Biden's vision for a safe AI and the principles outlined in the "Blueprint for an AI Bill of Rights" and expresses the Legislature's commitment to examining and implementing those principles in its legislation and policies related to the use and deployment of automated systems.	Resolution Chapter 135
SCR-18	Menjivar	Wear Red Day and American Heart Month	This resolution declares 2/3/23, as Wear Red Day in California and declares February 2023 as American Heart Month in California.	Resolution Chapter 9
SCR-19	Alvarado-Gil	California Almond Day	This resolution proclaims 2/16/23, as California Almond Day.	Resolution Chapter 13
SCR-20	Umberg	California Peace Officers' Memorial Day	This resolution proclaims Monday, 5/8/23, as California Peace Officers' Memorial Day.	Resolution Chapter 80
SCR-22	Newman	The Republic of Latvia	This resolution expresses the Legislature's support for the Governor to execute a cooperation agreement between the Republic of Latvia and the State of California that will promote mutual international trade and commerce.	Resolution Chapter 31
SCR-23	Newman	Family Physician Week	This resolution designates the week of 3/26/23 to 4/2/23, inclusive, as Family Physician Week.	Resolution Chapter 68

SCR-24	Bradford	Alternatives to cobalt mined in Africa using child slave labor	This resolution declares that the Legislature should pass laws that halt the importation of cobalt or any product using cobalt mined in Africa using child slave labor and encourages domestic importation of cobalt from within the United States and the mining of cobalt directly in California.	Resolution Chapter 149
SCR-27	Ochoa Bogh	California Public Safety Telecommunicators Week	This resolution declares the week of 4/9/23 to 4/15/23, inclusive, as California Public Safety Telecommunicators Week.	Resolution Chapter 69
SCR-28	Seyarto	Purple Heart Day	This resolution declares 8/7/23, as Purple Heart Day in California.	Resolution Chapter 140
SCR-29	Ashby	Women in Construction Week	This resolution proclaims the week of 3/5/23 to 3/11/23, inclusive, as Women in Construction Week.	Resolution Chapter 21
SCR-30	Smallwood-Cuevas	Black History Month	This resolution (1) recognizes February 2023 as Black History Month, urges all citizens to join in celebrating the accomplishments of African Americans during Black History Month, and encourages the people of California to recognize the many talents of African Americans and the achievements and contributions they make to their communities to create equity and equality for education, economics, and social justice; and (2) recognizes the significance in protecting citizens' right to vote and remedying racial discrimination in voting.	Resolution Chapter 22
SCR-32	Wilk	National Vending Day	This resolution designates 3/2/23, as National Vending Day.	Resolution Chapter 23
SCR-33	Dodd	Hereditary and Genetic Cancer Awareness Day	This resolution declares 5/3/23, and May 3 of each year thereafter, as Hereditary and Genetic Cancer Awareness Day, and encourages the residents of California to join together in raising awareness and heightening public knowledge of these hereditary and genetic mutations and resulting cancers.	Resolution Chapter 24
SCR-34	Ashby	Child Abuse Prevention Month	This resolution acknowledges April 2023 as Child Abuse Prevention Month and encourages Californians to work together to support youth-serving child abuse prevention activities in their communities and schools.	Resolution Chapter 53
SCR-35	Newman	CASA Appreciation Day	This resolution declares 3/23/23, as CASA (Court Appointed Special Advocate for children) Appreciation Day in California.	Resolution Chapter 32
SCR-36	Portantino	Arts Education Month	This resolution proclaims the month of March 2023 as Arts Education Month and urges all residents to become interested in and give full support to quality arts education programs for children and youth.	Resolution Chapter 54
SCR-37	Wahab	NowRoz	This resolution celebrates Tuesday, 3/21/23, as the beginning of the Persian New Year and extends best wishes for a peaceful and prosperous NowRoz to all Californians.	Resolution Chapter 70

SCR-38	Wahab	Ramadan	This resolution acknowledges the Muslim holy month of Ramadan and expresses the Legislature's respect to Muslims across California and throughout the world on this occasion.	Resolution Chapter 71
SCR-39	Umberg, Nguyen	National Fentanyl Awareness Day	This resolution designates 5/9/23, as National Fentanyl Awareness Day.	Resolution Chapter 111
SCR-40	Menjivar	Social Work Month	This resolution proclaims the month of March 2023 as Social Work Month.	Resolution Chapter 47
SCR-41	Rubio	Justice Ruth Bader Ginsburg Day	This resolution declares that the Legislature honors the life and legacy of Justice Ruth Bader Ginsburg, and proclaims 3/15/23, as Justice Ruth Bader Ginsburg Day, a day of remembrance and education to ensure that all Californians always honor and remember a vibrant guardian of equality for all.	Resolution Chapter 25
SCR-42	Ochoa Bogh	Mother's Day	This resolution recognizes 5/14/23, as the 116th annual Mother's Day and urges all Californians to recognize, appreciate, and be grateful for the gifts and good works of mothers on that day.	Resolution Chapter 72
SCR-43	Wiener, Allen, Becker, Glazer, Newman, Rubio, Stern	California Holocaust Memorial Day	This resolution proclaims 4/18/23, as California Holocaust Memorial Day, and urges all Californians to observe this day of remembrance for the victims of the Holocaust in an appropriate manner.	Resolution Chapter 55
SCR-44	Caballero	Sexual assault	This resolution designates the month of April 2023 as Sexual Assault Awareness Month, and recognizes 4/26/23, as Denim Day in California.	Resolution Chapter 81
SCR-45	Blakespear	Women's Surf Day	This resolution recognizes 4/8/23, and every April 8 thereafter, as Women's Surf Day, honoring women surfers and the challenges they have overcome to carve out a place for themselves in this sport while celebrating past, present, and future women surfers in their athletic abilities and strengths, and thereby encouraging future generations to grab a board, paddle out, join the lineup, and shred waves because the waves are inclusive of all its inhabitants.	Resolution Chapter 56
SCR-48	Smallwood-Cuevas	Dr. Martin Luther King, Jr.: 55th anniversary of assassination	This resolution recognizes Dr. Martin Luther King, Jr., on 4/4/23, the 55th anniversary of his assassination, for his numerous accomplishments and contributions to the nation and the long-lasting influence that his words and legacy continue to have globally.	Resolution Chapter 87
SCR-49	Laird	Cystic Fibrosis Awareness Month	This resolution proclaims the month of May 2023 as Cystic Fibrosis Awareness Month.	Resolution Chapter 82

SCR-50	Umberg, Wahab	Arab American Heritage Month	This resolution proclaims April 2023 to be Arab American Heritage Month and commends Arab Americans for their significant contributions to the success of California.	Resolution Chapter 73
SCR-51	Becker	Special Olympics Day	This resolution proclaims 4/18/23, as Special Olympics Day in California.	Resolution Chapter 57
SCR-52	Alvarado-Gil	Special Districts Week	This resolution proclaims the week of 5/14/23 to 5/20/23, to be Special Districts Week.	Resolution Chapter 88
SCR-53	Allen	Arts, Culture, and Creativity Month	This resolution encourages all Californians to support the arts and recognizes April 2023 as a significant time to recognize, appreciate, and celebrate the arts, culture and creativity of all Californians.	Resolution Chapter 74
SCR-55	Portantino	Tap Water Day	This resolution proclaims the first Thursday in May to be Tap Water Day in this state and encourages Californians to celebrate, support, trust, and value publicly supplied drinking water and use community drinking fountains and filling stations as one of the best and healthiest sources of drinking water.	Resolution Chapter 83
SCR-57	Portantino	Sister state relationship with the Philippine Province of Bulacan	This resolution extends to the people of the Philippine Province of Bulacan an invitation to join with California in a sister state relationship.	Resolution Chapter 138
SCR-60	Seyarto	Service Dog Appreciation Month	This resolution designates the month of September 2023 as Service Dog Appreciation Month.	Resolution Chapter 159
SCR-62	Rubio	Day of the Teacher	This resolution proclaims 5/10/23, as the Day of the Teacher.	Resolution Chapter 89
SCR-63	Hurtado	Maternal Mental Health Awareness Month	This resolution dedicates the month of May 2023 as Maternal Mental Health Awareness Month.	Resolution Chapter 101
SCR-64	Dodd	Elder and Dependent Adult Abuse Awareness Month	This resolution proclaims and acknowledges the month of June 2023 as Elder and Dependent Adult Abuse Awareness Month in California and reiterates the importance of annually recognizing Elder and Dependent Adult Abuse Awareness Month in the state.	Resolution Chapter 116
SCR-65	Ashby	Foster Youth Awareness Month	This resolution designates the month of May 2023 as Foster Youth Awareness Month.	Resolution Chapter 102
SCR-66	Hurtado	Latina Maternal Health Awareness Month	This resolution proclaims the month of May 2023, and each May every year thereafter, as Latina Maternal Health Awareness Month in California.	Resolution Chapter 103

SCR-67	Portantino	National Bike Month	This resolution designates the month of May 2023 as National Bike Month in California and encourages Californians to ride bicycles for commuting and recreation, and California cities and counties to make streets safer for cycling.	Resolution Chapter 104
SCR-68	Padilla	GM1 Gangliosidosis Awareness Day	This resolution declares 5/23/23, as GM1 Gangliosidosis Awareness Day in California.	Resolution Chapter 112
SCR-70	Seyarto	Pechanga Pu'éska Mountain Day	This resolution proclaims 11/15/23, as Pechanga Pu'éska Mountain Day.	Resolution Chapter 160
SCR-73	Gonzalez	Latina Equal Pay Day	This resolution proclaims 10/5/23, as Latina Equal Pay Day in California, in recognition of the need to eliminate the gender gap in earnings by women and to promote policies to ensure equal pay for all.	Resolution Chapter 118
SCR-76	Bradford, Smallwood-Cuevas	Juneteenth	This resolution recognizes 6/19/23, as Juneteenth and urges the people of California to join in celebrating Juneteenth as a day to honor and reflect on the significant role that African Americans have played in the history of the United States and how they have enriched society through their steadfast commitment to promoting unity and equality.	Resolution Chapter 142
SCR-77	Newman	Play Day	This resolution proclaims 6/24/23, as Play Day and encourages all Californians to go out and play on that day.	Resolution Chapter 124
SCR-78	Niello	June Dairy Month	This resolution proclaims the month of June to be June Dairy Month in California and encourages all Californians to continue to support the American dairy industry by including dairy products as part of a healthy diet.	Resolution Chapter 139
SCR-79	McGuire	California State Grange Day	This resolution recognizes 7/15/23, as California State Grange Day.	Resolution Chapter 143
SCR-81	Bradford	50th anniversary of hip hop	This resolution recognizes the 50th anniversary of hip hop on 8/11/23, as a time of celebration, pride, and nostalgia for the citizens of California.	Resolution Chapter 151
SCR-82	Wahab	California Firefighter Appreciation Month and California Firefighters Memorial Day	This resolution proclaims the month of October 2023 as California Firefighter Appreciation Month and 10/14/23, as California Firefighters Memorial Day.	Resolution Chapter 161
SCR-84	Alvarado-Gil	California Runaway and Homeless Youth Prevention Month	This resolution proclaims the month of November 2023 as California Runaway and Homeless Youth Prevention Month to recognize the need for individuals, schools, communities, businesses, local governments, and the state to take action on behalf of runaway and homeless youth in California.	Resolution Chapter 162

SCR-85	Niello	Ostomy Awareness Day	This resolution proclaims 10/7/23, as Ostomy Awareness Day.	Resolution Chapter 163
SCR-86	Ochoa Bogh	Breastfeeding Awareness Month of 2023	This resolution proclaims August 2023 as Breastfeeding Awareness Month of 2023 in California; recognizes the unique benefits that breastfeeding provides, as specified; affirms that Californians should work to ensure that barriers to initiation and continuation of breastfeeding are removed; and encourages Californians to work together to explore ways to, among other things, improve women's access to breastfeeding support services in medical, social, and employment settings.	Resolution Chapter 152

TRANSPORTATION

AB-250	Rodriguez	State highways: State Route 83: reduction	This bill authorizes the California Transportation Commission to relinquish to the City of Chino (City) all or a portion of State Route 83 within the City's jurisdiction.	Chapter 516
AB-251	Ward, Friedman	California Transportation Commission: vehicle weight safety study	This bill directs the California Transportation Commission to convene a task force to study the relationship between vehicle weight, safety, and degradation of road infrastructure and appropriate responses including a passenger vehicle weight fee.	Chapter 320
AB-316	Aguiar-Curry, Friedman	Vehicles: autonomous vehicles	<p>This bill establishes a process for authorizing autonomous trucks on public roads without a driver.</p> <p><i>VETO message: "Among its provisions, this bill would ban driverless testing and operations of heavy-duty autonomous vehicles. Assembly Bill 316 is unnecessary for the regulation and oversight of heavy-duty autonomous vehicle technology in California, as existing law provides sufficient authority to create the appropriate regulatory framework. In 2012, the California Legislature provided the Department of Motor Vehicles (DMV) with the authority to regulate the testing and deployment of autonomous vehicles on public roads in California. As part of its oversight and regulatory responsibilities, DMV consults with the California Highway Patrol, the National Highway Traffic Safety Administration, and others with relevant expertise to determine the regulations necessary for the safe operation of autonomous vehicles on public roads. DMV continuously monitors the testing and operations of autonomous vehicles on California roads and has the authority to suspend or revoke permits as necessary to protect the public's safety. Autonomous vehicle technology is evolving and DMV remains committed to keeping our rules up to date to reflect its continued development in California. DMV held public workshops with interested stakeholders earlier this year to inform the development of future rulemakings for both light-duty and heavy-duty autonomous vehicles. This rulemaking will be a transparent, public process where subject matter experts and other stakeholders will have the opportunity to shape the regulations related to the safe operations of autonomous vehicles in California. The draft regulations are expected to be released for public comment in the coming months. In addition to safety, my Administration has long been concerned with the impact of technology on the future of work - so much so that in 2019 we convened, with participation from a variety of organized labor leaders including the Teamsters, UFCW, and SEIU, a robust Future of Work Task Force. That effort led to the publication of a report that guides our work on issues of emerging technology and its impacts on California's workforce. But our efforts don't end there. I am committed to incentivizing career pathways and training for the necessary workforce specifically associated with this technology. As such, I am directing the Labor and Workforce Development Agency to lead a stakeholder process next year to review and develop recommendations to mitigate the potential employment impact of testing and deployment of autonomous heavy-duty vehicles.</i></p>	Vetoed

			<i>Considering the longstanding commitment of my Administration to addressing the present and future challenges for work and workers in California, and the existing regulatory framework that presently and sufficiently governs this particular technology, this bill is not needed at this time."</i>	
AB-350	Aguiar-Curry	Regional transportation plans: Sacramento Area Council of Governments	This bill provides a two-year extension for the Sacramento Area Council of Governments to adopt and submit its Regional Transportation Plan/Sustainable Communities Strategy, with certain conditions.	Chapter 648
AB-354	Stephanie Nguyen	Sacramento Regional Transit District: board of directors: membership	This bill authorizes the City of Elk Grove to appoint two members, instead of one, to the Sacramento Regional Transit District Board of Directors.	Chapter 35
AB-361	Ward	Vehicles: photographs of bicycle lane parking violations	This bill authorizes a local agency to install an automated forward facing parking control device on city-owned or district-owned parking enforcement vehicles for the purpose of video imaging or parking violations occurring in bicycle lanes, until 1/1/30.	Chapter 432
AB-413	Lee	Vehicles: stopping, standing, and parking	This bill prohibits a person from stopping, parking, or leave standing any vehicle within 20 feet of the vehicle approach side of a marked or unmarked crosswalk, unless otherwise authorized by a local ordinance.	Chapter 652
AB-427	Alvarez	Otay Mesa East Toll Facility Act: alternative project delivery method	This bill authorizes the San Diego Association of Governments to use the Construction Manager/General Contractor project delivery method on the State Route 11/Otay Mesa East Port of Entry project if specified conditions are met.	Chapter 163
AB-436	Alvarez, Ramos, Luz Rivas	Vehicles	This bill removes the authorization for a local authority to regulate cruising and repeals the prohibition on cruising.	Chapter 803
AB-466	Gipson	Vehicles: violations	This bill removes the misdemeanor offence for failing to attend traffic violator school and provides that failing to attend traffic violator school is not a punishable offense.	Chapter 85
AB-473	Aguiar-Curry	Motor vehicle manufacturers, distributors, and dealers	This bill modifies numerous provisions of the laws governing the relationship between new motor vehicle manufacturers and the franchisees that operate car dealerships.	Chapter 332
AB-476	Villapudua	Outdoor advertising displays: exemptions	This bill authorizes the County of San Joaquin (County) to construct, on public property owned by the County, digital displays that promote public health and safety.	Chapter 526
AB-499	Luz Rivas	Los Angeles County Metropolitan Transportation Authority: job order contracting: pilot program	This bill authorizes the Los Angeles County Metropolitan Transportation Authority to enter into job order contracts.	Chapter 87

AB-630	Ramos, Mathis	Department of Transportation: contracts: tribes	This bill removes requirements in existing law that limit the authority Department of Transportation to contract with federally recognized Indian tribes and entities they own.	Chapter 137
AB-641	Vince Fong	Automobile dismantlers: catalytic converters	This bill revises the definition of automobile dismantler thereby making it a misdemeanor for a person to possess nine or more used catalytic converters that have been cut from a vehicle unless they are a licensed automobile dismantler.	Chapter 537
AB-645	Friedman, Santiago, Ting	Vehicles: speed safety system pilot program	This bill authorizes an automated camera speed enforcement pilot program in the Cities of Los Angeles, Long Beach, San Francisco, Oakland, Glendale and San Jose.	Chapter 808
AB-705	Lowenthal	Autoettes	This bill expands the allowable length of a vehicle that could be defined as an autoette to 130 inches.	Chapter 91
AB-744	Juan Carrillo	California Transportation Commission: data, modeling, and analytic software tools procurement	This bill requires the California Transportation Commission, on or before 7/1/25, to develop a proposal to procure data, modeling, and analytic software tools and a process to grant access to state and local agencies to the data it procures directly, or provide a process for direct allocation of funding to agencies for data procurement, or both.	Chapter 541
AB-752	Blanca Rubio	State highways: worker safety	This bill requires the California Department of Transportation to prescribe standards for the use of barriers, as defined, in specified conditions, in order to ensure worker safety.	Chapter 813
AB-776	Holden, Ramos, Luz Rivas	Route 210	This bill requires the California Department of Transportation to work with specified organizations including California Indian tribes local to, or historically located along Route 210, to identify an appropriate name for the route and appropriate locations for signs that recognize the tribal lands along the route.	Chapter 543
AB-825	Bryan	Vehicles: bicycles on sidewalks	<p>This bill prohibits a local authority from prohibiting the operation of a bicycle on a sidewalk adjacent to a highway corridor that does not include a Class I, II, or IV bikeway.</p> <p><i>VETO message: "This bill, with limited exceptions, would prohibit local jurisdictions from banning bicycling on sidewalks located adjacent to streets and roads without bike lanes, until January 1, 2031. I appreciate the author's commitment to address bicycle safety and enforcement issues; however, the approach in this bill would create serious safety issues - both for bicyclists and pedestrians. Most sidewalks are not designed for bicyclists to safely use them, and riding on sidewalks would significantly increase the risk of collisions with pedestrians. Under my Administration, investments to fix and build safe and connected bicycle and pedestrian infrastructure on and across state highways has quadrupled, and Caltrans is planning for even greater levels of investments</i></p>	Vetoed

			<i>using historic federal funding from the Infrastructure Investment and Jobs Act. In addition, the state budget recently included investments in the Active Transportation Program (ATP) with an infusion of \$1 billion above and beyond the ongoing funding available for this important program. In its administration of the ATP, the California Transportation Commission has overwhelmingly focused investments to improve biking and walking in disadvantaged communities. Increasing the vulnerability of pedestrians is not a solution to addressing the safety needs of bicyclists. We need to continue our efforts to deliver the necessary infrastructure in all of our communities for safe bicycle and pedestrian travel.”</i>	
AB-902	Rodriguez	Ambulances: fee and toll exemptions	This bill clarifies that both public and private local emergency service providers can request the owner or operator of a toll facility to enter into an agreement to establish mutually agreed upon terms for use of the toll facility, including, but not limited to, being exempt from toll payment.	Chapter 124
AB-962	Vince Fong	Identification cards	This bill requires, commencing on 1/1/27, the fees for a reduced-fee identification card to be lowered by \$2. <i>VETO message: “This bill, beginning January 1, 2027, would lower by two dollars the California Consumer Price Index-adjusted fee for reduced-fee identification cards. While I appreciate the author’s efforts to provide financial relief for low-income Californians, this bill creates new additional cost pressures on the Motor Vehicle Account (MVA), which is facing insolvency. Any proposals that increase expenditures or reduce revenues will exacerbate fiscal pressures on the fund and must be considered in the annual budget process in the context of all priorities to be paid from the MVA. In addition, seniors over the age of 62 and persons who are homeless can already obtain an identification card at no cost. Individuals who meet the income requirements for certain public benefits are eligible for a reduced fee of \$10. Because identification cards are valid for six years, the reduction proposed in this bill represents a \$0.33 savings per year per eligible customer. There may be more effective ways of providing relief to low-income Californians without negatively impacting the condition of the Motor Vehicle Account.”</i>	Vetoed
AB-971	Lee	Vehicles: transit-only traffic lanes	This bill clarifies local authorities may permit other vehicles in transit only traffic lanes.	Chapter 672
AB-1175	Quirk-Silva	Outdoor advertising displays: redevelopment agency project areas	This bill extends the date at which advertising displays located in former redevelopment areas may continue to operate until 1/1/26.	Chapter 361
AB-1320	Hoover	California Manual on Uniform Traffic Control Devices:	This bill requires the Department of Transportation to amend the California Manual of Uniform Traffic Control Devices in its next edition or revision to allow	Chapter 127

		supplemental destination signs: museums	supplemental destination signs for publicly owned and private nonprofit museums.	
AB-1385	Garcia	Riverside County Transportation Commission: transaction and use tax	This bill authorizes the Riverside County Transportation Commission to impose a maximum transportation and use tax of 1.5%, subject to a vote.	Chapter 578
AB-1415	Santiago	Outdoor advertising: City of Los Angeles	This bill creates an exemption from the Outdoor Advertising Act for advertising displays erected in specified areas of Los Angeles pursuant to specified conditions, including preapproval by the Department of Transportation.	Chapter 689
AB-1519	Bains	Vehicles: catalytic converters	This bill makes it a misdemeanor to remove, alter, or obfuscate any vehicle identification number or other unique marking on a catalytic converter or from possessing three or more catalytic converters that have been so altered.	Chapter 847
AB-1606	Gipson	Driver's license renewal alternatives	This bill (1) authorizes the Director of the Department of Motor Vehicles (DMV) to establish a program to evaluate the traffic safety and other effects of renewing driver's licenses by virtual or other remote processes and must include specified restrictions on remote renewal based on age; and (2) requires the DMV to provide a report on the program to the Legislature by 1/1/34.	Chapter 373
AB-1673	Pacheco, Santiago	Outdoor Advertising Act: local governmental entities: relocation	This bill (1) clarifies, for the purpose of the Outdoor Advertising Act, the definition of the terms "relocation," "relocated display," and all related variants of the terms; and (2) allows the conversion of an advertising display to a message center (e.g. an advertising display which allows changeable ads rather than a static display).	Chapter 590
AB-1735	Low	Transit districts: prohibition orders	This bill authorizes the Santa Clara Valley Transportation Authority the authority currently provided to specified transit districts to issue prohibition orders to any person cited for committing a specified act.	Chapter 69
ACR-7	Ramos	Scott "Buckshot" Schwingel Memorial Overcrossing	This resolution designates the Ayala Drive overcrossing at postmile marker 17.437 on State Route 210 in the County of San Bernardino as the Scott "Buckshot" Schwingel Memorial Overcrossing.	Resolution Chapter 126
SB-49	Becker	Renewable energy: Department of Transportation: evaluation	This bill requires, by 12/31/25, the Department of Transportation (Caltrans), in coordination with the California Energy Commission and the California Public Utilities Commission, to evaluate the issues and policies impeding development of land within the Caltrans right of way for renewable energy, energy storage, and electric transmission and distribution facilities.	Chapter 379
SB-55	Umberg, Portantino	Vehicles: catalytic converters	This bill prohibits motor vehicle dealers from selling a vehicle equipped with a catalytic converter unless the converter has been permanently marked with the vehicle's identification number, the vehicle is sold for dismantling or salvage, the vehicle is sold at a wholesale auction or a buyer declines the marking offered by the dealer.	Chapter 858

SB-68	McGuire	Vehicles: safety regulations	This bill authorizes the California Highway Patrol to, by regulation, allow a driver to exceed the maximum driving time limits within a work period and within a consecutive eight-day period for tank vehicles transporting flammable liquid fuel during a declared state of emergency.	Chapter 699
SB-304	Laird	Monterey-Salinas Transit District: public contracting	This bill makes changes to the contracting requirements for the Monterey-Salinas Transit District.	Chapter 107
SB-374	Ashby	Vehicles: specialized license plates	This bill increases the fee for a renewal of a California firefighter specialized license plate from \$35 to \$40.	Chapter 602
SB-381	Min	Electric bicycles: study	This bill requires the Mineta Transportation Institute at San Jose State University to conduct a study on electric bicycles and the safety of riders and pedestrians by 1/1/26.	Chapter 869
SB-434	Min	Transit operators: street harassment survey	This bill (1) requires the top 10 public transit operators to collect and publish survey data, as specified, and conduct outreach activities, as specified, to the extent feasible with funding they receive to implement this bill from the California Department of Transportation (Caltrans) for the purpose of informing their efforts to improve the safety of riders and reduce street harassment on public transit; (2) requires transit operators, by 12/31/24, to publish the survey data on their websites and inform the Governor and the Legislature; and (3) requires Caltrans, by 7/1/24, to enter into a funding agreement with transit operators to collect and publish the survey data.	Chapter 396
SB-538	Portantino	Department of Transportation: Chief Advisor on Bicycling and Active Transportation	This bill requires the Director of the California Department of Transportation appoint a Chief Advisor on Bicycling and Active Transportation to serve as the primary advisor on all issues related to bicycle transportation, safety, and infrastructure.	Chapter 617
SB-606	Alvarado-Gil	State highways: State Route 203: reduction	This bill authorizes the California Transportation Commission to relinquish to the Town of Mammoth Lakes all or a portion of Route 203 within its jurisdiction.	Chapter 619
SB-617	Newman	Public contracts: progressive design-build: local and regional agencies: transit	This bill authorizes transit agencies, as specified, and regional transportation planning agencies, as specified, to utilize progressive design-build procurement method, through 1/1/29.	Chapter 310
SB-677	Blakespear	Intercity rail: LOSSAN Rail Corridor	This bill requires the Los Angeles-San Diego-San Luis Obispo Rail Corridor Agency to include a description of the effects of climate change and identify planned projects to increase climate resiliency in its annual business plan, as specified.	Chapter 407
SB-695	Gonzalez	Department of Transportation: internet	This bill (1) requires the California Department of Transportation (Caltrans) to compile and make available data and information on its website, as specified, about projects on the state highway system for the last five years, by 1/1/25,	Chapter 629

		website: state highway system data and information	and, as of 1/1/26, to report the data every year thereafter; (2) requires Caltrans to also include data and information on planned, pending projects on the state highway system; and (3) requires Caltrans to develop a format, in consultation with the California Transportation Commission (CTC), for the data and information, and to present the data and information to the CTC at a regularly scheduled meeting on or before 4/1/25, and April 1st every year thereafter.	
SB-710	Durazo	Sale of excess state highway property: State Highway Route 710 Terminus	This bill (1) requires the California Department of Transportation to establish a Terminus Regional Planning Task Force (Task Force) with specified membership; and (2) requires the Task Force to submit a report to the Legislature on traffic issues and potential land uses related to State Route 710, including the Alhambra 710 Arterial Project.	Chapter 501
SB-775	Padilla	Vehicles: zero-emission schoolbuses: signage	This bill authorizes school districts using zero-emission schoolbuses to add signage to the bus identifying it as such and authorizes the Department of the California Highway Patrol to develop appropriate regulations.	Chapter 413
SB-800	Caballero	Advanced Air Mobility, Zero-Emission, and Electrification Aviation Advisory Panel	This bill requires the California Department of Transportation to establish an advisory panel on advanced air mobility.	Chapter 416
SB-847	Dahle	Vehicles: motorcycle: safety helmet exception	<p>This bill authorizes the California Highway Patrol to adopt regulations certifying a helmet offered for sale, or sold, for use by drivers and passengers of motorcycles and motorized bicycles that substantially comply with, but do not meet, the requirements imposed by the federal motor vehicle safety standards, if the helmet is designed in compliance with a driver's or passenger's religious beliefs or practices.</p> <p><i>VETO message: "This bill would authorize the California Highway Patrol to adopt a regulation to certify motorcycle helmets that do not meet the safety requirements imposed by Federal Motor Vehicle Safety Standards in order to accommodate a driver's or passenger's religious beliefs. Motorcycle helmets save lives. The National Highway Traffic Safety Administration (NHTSA) requires that all motorcycle helmets sold in the United States meet Federal Motor Vehicle Safety Standard (FMVSS) 218. This standard defines minimum levels of performance that helmets must meet to protect the head and brain in the event of a crash. According to NHTSA, helmets that do not meet FMVSS 218 create a higher risk for skull fracture and brain injury when compared to certified ones. Approval of a helmet model that does not comply with rigorous federal safety standards will undoubtedly impact public safety. While I am sensitive to the protection of religious freedoms, I cannot support legislation that would have the unintended public safety consequences associated with this proposal."</i></p>	Vetoed
SB-891	Committee on Transportation	Transportation: omnibus bill	This bill makes technical and noncontroversial changes to sections of law relating to transportation.	Chapter 219

SCR-16	Roth, Ochoa Bogh	Deputy Isaiah A. Cordero Memorial Highway	This resolution designates the portion of State Route 60, from Valley Way in the City of Jurupa Valley to Pyrite Street in the City of Jurupa Valley, in the County of Riverside, as the Deputy Isaiah A. Cordero Memorial Highway.	Resolution Chapter 134
SCR-25	Seyarto	Deputy Darnell Andrew Calhoun Memorial Highway	This resolution designates the portion of State Highway Route 15 from Central Avenue to N. Main Street in the City of Lake Elsinore and the County of Riverside as the Deputy Darnell Andrew Calhoun Memorial Highway.	Resolution Chapter 150
SCR-31	Laird	Katcho Achadjian Memorial Highway	This resolution requests the California Department of Transportation to remove the Katcho Achadjian Memorial Highway designation from the portion of U.S. Route 101 in the County of San Luis Obispo, from postmile 19.812 to postmile 15.579; and instead designates the portion of U.S. Route 101 in the County of San Luis Obispo, from postmile 13.173 to postmile 17.767, as the Katcho Achadjian Memorial Highway.	Resolution Chapter 137

AB-1	Chapter 313, Statutes of 2023	LPER
AB-3	Chapter 314, Statutes of 2023	EUC
AB-5	Chapter 220, Statutes of 2023	ED
AB-10	Chapter 791, Statutes of 2023	ED
AB-12	Chapter 733, Statutes of 2023	JUD
AB-20	Vetoed	JUD
AB-28	Chapter 231, Statutes of 2023	GF
AB-30	Chapter 134, Statutes of 2023	NRW
AB-33	Chapter 887, Statutes of 2023	PS
AB-34	Chapter 315, Statutes of 2023	ECA
AB-37	Vetoed	ECA
AB-39	Chapter 792, Statutes of 2023	BFI
AB-40	Chapter 793, Statutes of 2023	H
AB-41	Vetoed	EUC
AB-42	Chapter 725, Statutes of 2023	HOUS
AB-43	Chapter 316, Statutes of 2023	EQ
AB-44	Chapter 638, Statutes of 2023	PS
AB-48	Chapter 794, Statutes of 2023	H
AB-50	Chapter 317, Statutes of 2023	EUC
AB-56	Chapter 512, Statutes of 2023	PS
AB-57	Vetoed	NRW
AB-58	Chapter 418, Statutes of 2023	PS
AB-60	Chapter 513, Statutes of 2023	PS
AB-63	Chapter 514, Statutes of 2023	ECA
AB-70	Chapter 515, Statutes of 2023	H
AB-72	Chapter 80, Statutes of 2023	ED
AB-84	Chapter 734, Statutes of 2023	GF
AB-85	Vetoed	H
AB-87	Chapter 81, Statutes of 2023	ED
AB-88	Chapter 795, Statutes of 2023	PS

AB-91	Chapter 796, Statutes of 2023	ED
AB-92	Chapter 232, Statutes of 2023	PS
AB-95	Chapter 318, Statutes of 2023	ED
AB-96	Chapter 419, Statutes of 2023	LPER
AB-97	Chapter 233, Statutes of 2023	PS
AB-100	Chapter 3, Statutes of 2023	BFR
AB-102	Chapter 38, Statutes of 2023	BFR
AB-103	Chapter 33, Statutes of 2023	BFR
AB-110	Chapter 4, Statutes of 2023	BFR
AB-111	Chapter 5, Statutes of 2023	BFR
AB-112	Chapter 6, Statutes of 2023	BFR
AB-113	Chapter 7, Statutes of 2023	BFR
AB-116	Chapter 41, Statutes of 2023	BFR
AB-118	Chapter 42, Statutes of 2023	BFR
AB-119	Chapter 13, Statutes of 2023	BFR
AB-120	Chapter 43, Statutes of 2023	BFR
AB-121	Chapter 44, Statutes of 2023	BFR
AB-126	Chapter 319, Statutes of 2023	BFR
AB-127	Chapter 45, Statutes of 2023	BFR
AB-128	Chapter 46, Statutes of 2023	BFR
AB-129	Chapter 40, Statutes of 2023	BFR
AB-130	Chapter 39, Statutes of 2023	BFR
AB-134	Chapter 47, Statutes of 2023	BFR
AB-223	Chapter 221, Statutes of 2023	JUD
AB-225	Chapter 420, Statutes of 2023	BPED
AB-226	Chapter 639, Statutes of 2023	ED
AB-230	Chapter 421, Statutes of 2023	ED
AB-231	Chapter 115, Statutes of 2023	BFI
AB-232	Chapter 640, Statutes of 2023	BPED
AB-242	Chapter 641, Statutes of 2023	BPED

AB-243	Chapter 642, Statutes of 2023	JUD
AB-245	Chapter 422, Statutes of 2023	ED
AB-246	Vetoed	EQ
AB-248	Chapter 797, Statutes of 2023	HS
AB-249	Vetoed	EQ
AB-250	Chapter 516, Statutes of 2023	TRANS
AB-251	Chapter 320, Statutes of 2023	TRANS
AB-254	Chapter 254, Statutes of 2023	JUD
AB-255	Chapter 643, Statutes of 2023	ED
AB-256	Chapter 297, Statutes of 2023	PS
AB-258	Chapter 423, Statutes of 2023	BPED
AB-261	Chapter 644, Statutes of 2023	GO
AB-264	Chapter 517, Statutes of 2023	ED
AB-265	Vetoed	GF
AB-267	Chapter 798, Statutes of 2023	GO
AB-268	Chapter 298, Statutes of 2023	PS
AB-269	Chapter 1, Statutes of 2023	BPED
AB-271	Chapter 135, Statutes of 2023	PS
AB-273	Vetoed	HS
AB-275	Chapter 321, Statutes of 2023	ED
AB-278	Chapter 424, Statutes of 2023	ED
AB-279	Chapter 799, Statutes of 2023	EQ
AB-281	Chapter 735, Statutes of 2023	GF
AB-282	Chapter 425, Statutes of 2023	BPED
AB-285	Chapter 426, Statutes of 2023	ED
AB-286	Chapter 645, Statutes of 2023	EUC
AB-288	Chapter 62, Statutes of 2023	JUD
AB-289	Chapter 518, Statutes of 2023	H
AB-292	Chapter 646, Statutes of 2023	ECA
AB-297	Chapter 519, Statutes of 2023	NRW

AB-298	Chapter 299, Statutes of 2023	GO
AB-299	Vetoed	JUD
AB-301	Chapter 234, Statutes of 2023	PS
AB-302	Chapter 800, Statutes of 2023	GO
AB-303	Chapter 161, Statutes of 2023	PS
AB-304	Vetoed	PS
AB-307	Chapter 82, Statutes of 2023	BPED
AB-309	Vetoed	HOUS
AB-314	Chapter 427, Statutes of 2023	GF
AB-316	Vetoed	TRANS
AB-317	Chapter 322, Statutes of 2023	H
AB-318	Chapter 736, Statutes of 2023	HOUS
AB-319	Chapter 737, Statutes of 2023	HOUS
AB-322	Chapter 801, Statutes of 2023	ED
AB-323	Chapter 738, Statutes of 2023	HOUS
AB-334	Chapter 263, Statutes of 2023	ECA
AB-336	Chapter 323, Statutes of 2023	BPED
AB-338	Chapter 428, Statutes of 2023	LPER
AB-339	Chapter 324, Statutes of 2023	GF
AB-341	Chapter 8, Statutes of 2023	GO
AB-342	Chapter 200, Statutes of 2023	BPED
AB-345	Chapter 647, Statutes of 2023	NRW
AB-346	Chapter 739, Statutes of 2023	HOUS
AB-349	Chapter 325, Statutes of 2023	GO
AB-350	Chapter 648, Statutes of 2023	TRANS
AB-352	Chapter 255, Statutes of 2023	JUD
AB-353	Chapter 429, Statutes of 2023	PS
AB-354	Chapter 35, Statutes of 2023	TRANS
AB-355	Chapter 235, Statutes of 2023	PS
AB-356	Chapter 116, Statutes of 2023	EQ

AB-357	Chapter 430, Statutes of 2023	JUD
AB-358	Chapter 83, Statutes of 2023	ED
AB-360	Chapter 431, Statutes of 2023	PS
AB-361	Chapter 432, Statutes of 2023	TRANS
AB-363	Chapter 520, Statutes of 2023	EQ
AB-368	Chapter 521, Statutes of 2023	ED
AB-370	Chapter 326, Statutes of 2023	ED
AB-371	Vetoed	HOUS
AB-372	Vetoed	HS
AB-373	Chapter 327, Statutes of 2023	ED
AB-374	Vetoed	BPED
AB-376	Vetoed	ED
AB-384	Vetoed	ED
AB-386	Chapter 433, Statutes of 2023	PS
AB-389	Chapter 649, Statutes of 2023	ED
AB-391	Chapter 434, Statutes of 2023	PS
AB-393	Chapter 435, Statutes of 2023	HS
AB-398	Chapter 650, Statutes of 2023	ECA
AB-399	Chapter 802, Statutes of 2023	GF
AB-400	Chapter 201, Statutes of 2023	GF
AB-402	Chapter 651, Statutes of 2023	AG
AB-404	Vetoed	AG
AB-407	Vetoed	EQ
AB-410	Chapter 36, Statutes of 2023	JUD
AB-413	Chapter 652, Statutes of 2023	TRANS
AB-414	Chapter 436, Statutes of 2023	EUC
AB-416	Chapter 653, Statutes of 2023	GO
AB-417	Chapter 437, Statutes of 2023	ED
AB-418	Chapter 328, Statutes of 2023	H
AB-421	Chapter 162, Statutes of 2023	ECA

AB-424	Chapter 522, Statutes of 2023	H
AB-425	Chapter 329, Statutes of 2023	H
AB-426	Chapter 438, Statutes of 2023	HS
AB-427	Chapter 163, Statutes of 2023	TRANS
AB-434	Chapter 740, Statutes of 2023	HOUS
AB-436	Chapter 803, Statutes of 2023	TRANS
AB-439	Chapter 523, Statutes of 2023	ED
AB-443	Chapter 439, Statutes of 2023	PS
AB-446	Chapter 804, Statutes of 2023	ED
AB-447	Chapter 654, Statutes of 2023	ED
AB-448	Vetoed	HS
AB-449	Chapter 524, Statutes of 2023	PS
AB-451	Chapter 136, Statutes of 2023	INS
AB-452	Chapter 655, Statutes of 2023	JUD
AB-454	Chapter 84, Statutes of 2023	AG
AB-455	Chapter 236, Statutes of 2023	PS
AB-458	Chapter 440, Statutes of 2023	INS
AB-461	Chapter 525, Statutes of 2023	ED
AB-464	Vetoed	H
AB-466	Chapter 85, Statutes of 2023	TRANS
AB-467	Chapter 14, Statutes of 2023	PS
AB-469	Vetoed	JUD
AB-470	Chapter 330, Statutes of 2023	BPED
AB-472	Chapter 331, Statutes of 2023	LPER
AB-473	Chapter 332, Statutes of 2023	TRANS
AB-474	Vetoed	PS
AB-476	Chapter 526, Statutes of 2023	TRANS
AB-479	Chapter 86, Statutes of 2023	PS
AB-480	Chapter 788, Statutes of 2023	GF
AB-483	Chapter 527, Statutes of 2023	H

AB-489	Chapter 63, Statutes of 2023	LPER
AB-494	Chapter 333, Statutes of 2023	H
AB-496	Chapter 441, Statutes of 2023	EQ
AB-497	Chapter 15, Statutes of 2023	ED
AB-498	Chapter 9, Statutes of 2023	GO
AB-499	Chapter 87, Statutes of 2023	TRANS
AB-502	Chapter 164, Statutes of 2023	JUD
AB-504	Vetoed	LPER
AB-505	Chapter 528, Statutes of 2023	PS
AB-507	Chapter 88, Statutes of 2023	ECA
AB-508	Chapter 264, Statutes of 2023	PS
AB-511	Chapter 265, Statutes of 2023	GF
AB-516	Chapter 741, Statutes of 2023	GF
AB-519	Chapter 742, Statutes of 2023	HOUS
AB-520	Chapter 656, Statutes of 2023	LPER
AB-521	Chapter 529, Statutes of 2023	LPER
AB-524	Vetoed	JUD
AB-529	Chapter 743, Statutes of 2023	HOUS
AB-531	Chapter 789, Statutes of 2023	HOUS
AB-534	Chapter 657, Statutes of 2023	JUD
AB-536	Chapter 16, Statutes of 2023	EQ
AB-537	Chapter 805, Statutes of 2023	JUD
AB-541	Chapter 530, Statutes of 2023	EQ
AB-542	Chapter 531, Statutes of 2023	JUD
AB-543	Chapter 442, Statutes of 2023	GF
AB-545	Chapter 658, Statutes of 2023	ECA
AB-546	Chapter 532, Statutes of 2023	GO
AB-548	Chapter 744, Statutes of 2023	HOUS
AB-552	Vetoed	AG
AB-553	Chapter 533, Statutes of 2023	GO

AB-556	Chapter 443, Statutes of 2023	GF
AB-557	Chapter 534, Statutes of 2023	GF
AB-559	Chapter 89, Statutes of 2023	GF
AB-562	Chapter 90, Statutes of 2023	GF
AB-567	Chapter 444, Statutes of 2023	PS
AB-569	Chapter 117, Statutes of 2023	ED
AB-570	Chapter 334, Statutes of 2023	GO
AB-571	Chapter 256, Statutes of 2023	INS
AB-572	Chapter 745, Statutes of 2023	HOUS
AB-574	Chapter 237, Statutes of 2023	PS
AB-575	Vetoed	LPER
AB-576	Vetoed	H
AB-579	Chapter 445, Statutes of 2023	ED
AB-581	Chapter 335, Statutes of 2023	PS
AB-584	Chapter 118, Statutes of 2023	NRW
AB-585	Chapter 336, Statutes of 2023	EQ
AB-587	Chapter 806, Statutes of 2023	LPER
AB-588	Chapter 37, Statutes of 2023	GF
AB-589	Vetoed	HOUS
AB-590	Chapter 535, Statutes of 2023	GO
AB-592	Chapter 202, Statutes of 2023	GF
AB-594	Chapter 659, Statutes of 2023	LPER
AB-600	Chapter 446, Statutes of 2023	PS
AB-603	Vetoed	ED
AB-604	Chapter 807, Statutes of 2023	EUC
AB-606	Chapter 447, Statutes of 2023	NRW
AB-607	Chapter 660, Statutes of 2023	ED
AB-608	Vetoed	H
AB-611	Chapter 64, Statutes of 2023	ED
AB-614	Chapter 266, Statutes of 2023	H

AB-616	Vetoed	H
AB-618	Chapter 536, Statutes of 2023	NRW
AB-620	Vetoed	H
AB-621	Chapter 448, Statutes of 2023	LPER
AB-623	Chapter 267, Statutes of 2023	BPED
AB-624	Vetoed	ED
AB-626	Chapter 661, Statutes of 2023	ECA
AB-630	Chapter 137, Statutes of 2023	TRANS
AB-631	Chapter 337, Statutes of 2023	NRW
AB-632	Vetoed	H
AB-633	Chapter 449, Statutes of 2023	BPED
AB-634	Chapter 450, Statutes of 2023	ED
AB-636	Chapter 451, Statutes of 2023	LPER
AB-641	Chapter 537, Statutes of 2023	TRANS
AB-645	Chapter 808, Statutes of 2023	TRANS
AB-647	Chapter 452, Statutes of 2023	JUD
AB-648	Chapter 203, Statutes of 2023	HOUS
AB-652	Chapter 662, Statutes of 2023	EQ
AB-655	Chapter 119, Statutes of 2023	NRW
AB-656	Chapter 663, Statutes of 2023	ED
AB-658	Chapter 538, Statutes of 2023	LPER
AB-659	Chapter 809, Statutes of 2023	H
AB-663	Chapter 539, Statutes of 2023	BPED
AB-664	Chapter 810, Statutes of 2023	EQ
AB-665	Chapter 338, Statutes of 2023	JUD
AB-671	Chapter 746, Statutes of 2023	HOUS
AB-676	Vetoed	NRW
AB-678	Chapter 339, Statutes of 2023	EUC
AB-682	Chapter 340, Statutes of 2023	EQ
AB-690	Chapter 341, Statutes of 2023	JUD

AB-695	Vetoed	PS
AB-699	Vetoed	LPER
AB-700	Chapter 268, Statutes of 2023	ED
AB-701	Chapter 540, Statutes of 2023	PS
AB-705	Chapter 91, Statutes of 2023	TRANS
AB-706	Chapter 120, Statutes of 2023	NRW
AB-709	Chapter 453, Statutes of 2023	PS
AB-712	Chapter 121, Statutes of 2023	HS
AB-714	Chapter 342, Statutes of 2023	ED
AB-716	Chapter 454, Statutes of 2023	H
AB-719	Vetoed	H
AB-721	Chapter 811, Statutes of 2023	ED
AB-722	Chapter 269, Statutes of 2023	GF
AB-723	Chapter 812, Statutes of 2023	ED
AB-724	Chapter 238, Statutes of 2023	PS
AB-725	Chapter 239, Statutes of 2023	PS
AB-727	Vetoed	EQ
AB-732	Chapter 240, Statutes of 2023	PS
AB-733	Vetoed	PS
AB-744	Chapter 541, Statutes of 2023	TRANS
AB-746	Vetoed	ED
AB-748	Vetoed	NRW
AB-750	Chapter 17, Statutes of 2023	PS
AB-751	Chapter 18, Statutes of 2023	PS
AB-752	Chapter 813, Statutes of 2023	TRANS
AB-753	Vetoed	EQ
AB-755	Chapter 542, Statutes of 2023	NRW
AB-759	Chapter 19, Statutes of 2023	GF
AB-760	Chapter 222, Statutes of 2023	ED
AB-762	Chapter 241, Statutes of 2023	PS

AB-764	Chapter 343, Statutes of 2023	ECA
AB-767	Chapter 270, Statutes of 2023	H
AB-773	Chapter 664, Statutes of 2023	ECA
AB-776	Chapter 543, Statutes of 2023	TRANS
AB-777	Chapter 165, Statutes of 2023	EQ
AB-779	Chapter 665, Statutes of 2023	NRW
AB-781	Chapter 344, Statutes of 2023	GO
AB-782	Vetoed	BPED
AB-783	Chapter 223, Statutes of 2023	GF
AB-785	Chapter 726, Statutes of 2023	EQ
AB-789	Chapter 544, Statutes of 2023	ED
AB-791	Chapter 545, Statutes of 2023	PS
AB-800	Chapter 271, Statutes of 2023	ED
AB-806	Chapter 666, Statutes of 2023	PS
AB-809	Chapter 455, Statutes of 2023	NRW
AB-811	Vetoed	ED
AB-812	Chapter 747, Statutes of 2023	HOUS
AB-816	Chapter 456, Statutes of 2023	JUD
AB-818	Chapter 242, Statutes of 2023	PS
AB-819	Vetoed	PS
AB-821	Chapter 748, Statutes of 2023	GF
AB-825	Vetoed	TRANS
AB-826	Chapter 122, Statutes of 2023	BPED
AB-829	Chapter 546, Statutes of 2023	PS
AB-834	Chapter 166, Statutes of 2023	BPED
AB-835	Chapter 345, Statutes of 2023	GO
AB-839	Chapter 667, Statutes of 2023	H
AB-840	Chapter 346, Statutes of 2023	GO
AB-843	Vetoed	HS
AB-844	Chapter 347, Statutes of 2023	INS

AB-847	Chapter 814, Statutes of 2023	H
AB-853	Chapter 457, Statutes of 2023	JUD
AB-854	Chapter 272, Statutes of 2023	GO
AB-857	Chapter 167, Statutes of 2023	PS
AB-859	Vetoed	NRW
AB-867	Vetoed	HS
AB-872	Chapter 273, Statutes of 2023	ED
AB-873	Chapter 815, Statutes of 2023	ED
AB-875	Vetoed	JUD
AB-876	Chapter 816, Statutes of 2023	NRW
AB-878	Chapter 20, Statutes of 2023	BPED
AB-881	Vetoed	PS
AB-882	Chapter 817, Statutes of 2023	NRW
AB-883	Chapter 348, Statutes of 2023	BPED
AB-889	Chapter 123, Statutes of 2023	ED
AB-890	Chapter 818, Statutes of 2023	PS
AB-893	Chapter 547, Statutes of 2023	JUD
AB-894	Chapter 749, Statutes of 2023	GF
AB-897	Chapter 548, Statutes of 2023	ED
AB-899	Chapter 668, Statutes of 2023	H
AB-902	Chapter 124, Statutes of 2023	TRANS
AB-904	Chapter 349, Statutes of 2023	H
AB-907	Vetoed	H
AB-908	Chapter 819, Statutes of 2023	ED
AB-910	Chapter 669, Statutes of 2023	GF
AB-911	Chapter 750, Statutes of 2023	JUD
AB-912	Vetoed	PS
AB-917	Chapter 350, Statutes of 2023	INS
AB-918	Chapter 549, Statutes of 2023	GF
AB-925	Chapter 92, Statutes of 2023	PS

AB-928	Chapter 168, Statutes of 2023	HS
AB-931	Vetoed	H
AB-932	Chapter 169, Statutes of 2023	HOUS
AB-933	Chapter 670, Statutes of 2023	JUD
AB-934	Chapter 671, Statutes of 2023	ED
AB-935	Chapter 351, Statutes of 2023	H
AB-936	Chapter 550, Statutes of 2023	BPED
AB-937	Chapter 458, Statutes of 2023	JUD
AB-939	Chapter 170, Statutes of 2023	GF
AB-943	Chapter 459, Statutes of 2023	PS
AB-945	Vetoed	PS
AB-946	Chapter 93, Statutes of 2023	PS
AB-947	Chapter 551, Statutes of 2023	JUD
AB-948	Chapter 820, Statutes of 2023	H
AB-952	Chapter 125, Statutes of 2023	H
AB-954	Chapter 552, Statutes of 2023	JUD
AB-956	Chapter 94, Statutes of 2023	PS
AB-957	Vetoed	JUD
AB-962	Vetoed	TRANS
AB-965	Chapter 553, Statutes of 2023	EUC
AB-966	Vetoed	NRW
AB-968	Chapter 95, Statutes of 2023	JUD
AB-969	Chapter 300, Statutes of 2023	ECA
AB-970	Vetoed	INS
AB-971	Chapter 672, Statutes of 2023	TRANS
AB-976	Chapter 751, Statutes of 2023	HOUS
AB-979	Chapter 821, Statutes of 2023	H
AB-988	Chapter 460, Statutes of 2023	GO
AB-993	Chapter 822, Statutes of 2023	BPED
AB-994	Chapter 224, Statutes of 2023	PS

AB-1002	Vetoed	GF
AB-1007	Chapter 352, Statutes of 2023	LPER
AB-1013	Chapter 353, Statutes of 2023	GO
AB-1015	Vetoed	HS
AB-1016	Chapter 354, Statutes of 2023	EQ
AB-1020	Chapter 554, Statutes of 2023	LPER
AB-1021	Chapter 274, Statutes of 2023	BPED
AB-1023	Chapter 555, Statutes of 2023	GO
AB-1025	Chapter 823, Statutes of 2023	GF
AB-1027	Chapter 824, Statutes of 2023	JUD
AB-1029	Chapter 171, Statutes of 2023	JUD
AB-1032	Chapter 556, Statutes of 2023	JUD
AB-1033	Chapter 752, Statutes of 2023	HOUS
AB-1037	Chapter 673, Statutes of 2023	ECA
AB-1046	Chapter 825, Statutes of 2023	GF
AB-1048	Chapter 557, Statutes of 2023	H
AB-1052	Chapter 674, Statutes of 2023	GF
AB-1057	Vetoed	H
AB-1059	Chapter 461, Statutes of 2023	EQ
AB-1060	Vetoed	H
AB-1061	Chapter 558, Statutes of 2023	EUC
AB-1063	Vetoed	H
AB-1065	Vetoed	EUC
AB-1068	Chapter 826, Statutes of 2023	EUC
AB-1070	Chapter 827, Statutes of 2023	BPED
AB-1071	Chapter 65, Statutes of 2023	ED
AB-1074	Chapter 275, Statutes of 2023	GO
AB-1076	Chapter 828, Statutes of 2023	JUD
AB-1078	Chapter 229, Statutes of 2023	ED
AB-1079	Vetoed	H

AB-1080	Chapter 96, Statutes of 2023	PS
AB-1085	Vetoed	H
AB-1088	Chapter 829, Statutes of 2023	GO
AB-1089	Chapter 243, Statutes of 2023	PS
AB-1096	Chapter 559, Statutes of 2023	ED
AB-1097	Chapter 355, Statutes of 2023	GF
AB-1104	Chapter 560, Statutes of 2023	PS
AB-1109	Chapter 462, Statutes of 2023	BPED
AB-1112	Vetoed	HS
AB-1114	Chapter 753, Statutes of 2023	GF
AB-1115	Chapter 561, Statutes of 2023	EQ
AB-1116	Chapter 463, Statutes of 2023	BFI
AB-1118	Chapter 464, Statutes of 2023	PS
AB-1119	Chapter 562, Statutes of 2023	JUD
AB-1121	Chapter 465, Statutes of 2023	LPER
AB-1123	Vetoed	LPER
AB-1125	Chapter 356, Statutes of 2023	PS
AB-1126	Chapter 563, Statutes of 2023	BPED
AB-1127	Chapter 830, Statutes of 2023	ED
AB-1130	Chapter 21, Statutes of 2023	BPED
AB-1132	Chapter 357, Statutes of 2023	GF
AB-1136	Chapter 466, Statutes of 2023	BPED
AB-1138	Chapter 564, Statutes of 2023	ED
AB-1139	Chapter 138, Statutes of 2023	JUD
AB-1140	Chapter 204, Statutes of 2023	INS
AB-1145	Vetoed	LPER
AB-1148	Chapter 565, Statutes of 2023	JUD
AB-1150	Chapter 831, Statutes of 2023	NRW
AB-1151	Chapter 66, Statutes of 2023	ED
AB-1159	Chapter 358, Statutes of 2023	EQ

AB-1163	Chapter 832, Statutes of 2023	GO
AB-1165	Chapter 22, Statutes of 2023	ED
AB-1166	Chapter 97, Statutes of 2023	JUD
AB-1167	Chapter 359, Statutes of 2023	NRW
AB-1171	Chapter 467, Statutes of 2023	BPED
AB-1172	Chapter 360, Statutes of 2023	EUC
AB-1173	Chapter 23, Statutes of 2023	ED
AB-1175	Chapter 361, Statutes of 2023	TRANS
AB-1179	Chapter 67, Statutes of 2023	JUD
AB-1185	Chapter 566, Statutes of 2023	GO
AB-1187	Chapter 468, Statutes of 2023	PS
AB-1194	Chapter 567, Statutes of 2023	JUD
AB-1202	Vetoed	H
AB-1203	Chapter 833, Statutes of 2023	GF
AB-1204	Chapter 568, Statutes of 2023	BPED
AB-1207	Vetoed	BPED
AB-1210	Chapter 469, Statutes of 2023	BPED
AB-1213	Vetoed	LPER
AB-1215	Vetoed	HOUS
AB-1216	Chapter 675, Statutes of 2023	EQ
AB-1217	Chapter 569, Statutes of 2023	GO
AB-1218	Chapter 754, Statutes of 2023	GF
AB-1219	Chapter 676, Statutes of 2023	ECA
AB-1226	Chapter 98, Statutes of 2023	PS
AB-1227	Chapter 362, Statutes of 2023	ECA
AB-1228	Chapter 262, Statutes of 2023	LPER
AB-1233	Chapter 570, Statutes of 2023	H
AB-1241	Chapter 172, Statutes of 2023	H
AB-1244	Chapter 571, Statutes of 2023	BPED
AB-1248	Vetoed	ECA

AB-1251	Chapter 834, Statutes of 2023	ED
AB-1253	Chapter 363, Statutes of 2023	PS
AB-1256	Chapter 572, Statutes of 2023	GF
AB-1257	Chapter 677, Statutes of 2023	BPED
AB-1259	Chapter 678, Statutes of 2023	GF
AB-1261	Chapter 679, Statutes of 2023	PS
AB-1262	Chapter 680, Statutes of 2023	BPED
AB-1263	Chapter 681, Statutes of 2023	BPED
AB-1264	Chapter 682, Statutes of 2023	BPED
AB-1268	Chapter 573, Statutes of 2023	GF
AB-1270	Chapter 301, Statutes of 2023	GF
AB-1271	Chapter 302, Statutes of 2023	GO
AB-1273	Chapter 364, Statutes of 2023	LPER
AB-1279	Chapter 139, Statutes of 2023	NRW
AB-1280	Chapter 99, Statutes of 2023	JUD
AB-1283	Chapter 574, Statutes of 2023	ED
AB-1285	Chapter 727, Statutes of 2023	HS
AB-1286	Chapter 470, Statutes of 2023	BPED
AB-1287	Chapter 755, Statutes of 2023	HOUS
AB-1288	Vetoed	H
AB-1291	Chapter 683, Statutes of 2023	ED
AB-1294	Chapter 471, Statutes of 2023	GO
AB-1304	Chapter 575, Statutes of 2023	BPED
AB-1305	Chapter 365, Statutes of 2023	EQ
AB-1306	Vetoed	PS
AB-1307	Chapter 160, Statutes of 2023	EQ
AB-1308	Chapter 756, Statutes of 2023	GF
AB-1309	Chapter 835, Statutes of 2023	H
AB-1311	Chapter 126, Statutes of 2023	ED
AB-1312	Chapter 100, Statutes of 2023	BFI

AB-1317	Chapter 757, Statutes of 2023	JUD
AB-1319	Chapter 758, Statutes of 2023	HOUS
AB-1320	Chapter 127, Statutes of 2023	TRANS
AB-1322	Chapter 836, Statutes of 2023	EQ
AB-1325	Chapter 101, Statutes of 2023	H
AB-1326	Chapter 68, Statutes of 2023	ED
AB-1327	Chapter 366, Statutes of 2023	ED
AB-1329	Chapter 472, Statutes of 2023	PS
AB-1332	Chapter 759, Statutes of 2023	HOUS
AB-1340	Chapter 576, Statutes of 2023	ED
AB-1341	Chapter 276, Statutes of 2023	BPED
AB-1342	Chapter 102, Statutes of 2023	ED
AB-1345	Chapter 577, Statutes of 2023	JUD
AB-1350	Chapter 684, Statutes of 2023	MVA
AB-1354	Chapter 140, Statutes of 2023	ED
AB-1355	Chapter 277, Statutes of 2023	LPER
AB-1356	Vetoed	LPER
AB-1360	Chapter 685, Statutes of 2023	PS
AB-1361	Chapter 473, Statutes of 2023	GF
AB-1366	Chapter 686, Statutes of 2023	JUD
AB-1369	Chapter 837, Statutes of 2023	BPED
AB-1371	Chapter 838, Statutes of 2023	PS
AB-1373	Chapter 367, Statutes of 2023	EUC
AB-1376	Chapter 474, Statutes of 2023	H
AB-1377	Chapter 728, Statutes of 2023	HS
AB-1385	Chapter 578, Statutes of 2023	TRANS
AB-1386	Chapter 760, Statutes of 2023	HOUS
AB-1389	Chapter 839, Statutes of 2023	LPER
AB-1392	Chapter 840, Statutes of 2023	H
AB-1394	Chapter 579, Statutes of 2023	JUD

AB-1395	Chapter 205, Statutes of 2023	BPED
AB-1399	Chapter 475, Statutes of 2023	BPED
AB-1400	Chapter 278, Statutes of 2023	ED
AB-1402	Chapter 841, Statutes of 2023	PS
AB-1403	Chapter 368, Statutes of 2023	GO
AB-1404	Chapter 842, Statutes of 2023	JUD
AB-1406	Chapter 244, Statutes of 2023	PS
AB-1412	Chapter 687, Statutes of 2023	PS
AB-1414	Chapter 688, Statutes of 2023	JUD
AB-1415	Chapter 689, Statutes of 2023	TRANS
AB-1417	Chapter 580, Statutes of 2023	PS
AB-1418	Chapter 476, Statutes of 2023	JUD
AB-1420	Chapter 245, Statutes of 2023	PS
AB-1423	Vetoed	EQ
AB-1432	Vetoed	H
AB-1433	Chapter 581, Statutes of 2023	ED
AB-1435	Vetoed	PS
AB-1437	Vetoed	H
AB-1439	Chapter 369, Statutes of 2023	HOUS
AB-1445	Chapter 370, Statutes of 2023	ED
AB-1448	Chapter 843, Statutes of 2023	BPED
AB-1449	Chapter 761, Statutes of 2023	EQ
AB-1451	Vetoed	H
AB-1452	Chapter 371, Statutes of 2023	GO
AB-1457	Chapter 279, Statutes of 2023	HS
AB-1458	Chapter 303, Statutes of 2023	HOUS
AB-1459	Chapter 690, Statutes of 2023	GO
AB-1462	Chapter 844, Statutes of 2023	H
AB-1466	Chapter 582, Statutes of 2023	ED
AB-1467	Chapter 24, Statutes of 2023	H

AB-1469	Chapter 729, Statutes of 2023	GF
AB-1471	Chapter 304, Statutes of 2023	H
AB-1474	Chapter 762, Statutes of 2023	HOUS
AB-1478	Vetoed	H
AB-1479	Vetoed	ED
AB-1481	Chapter 372, Statutes of 2023	H
AB-1483	Chapter 246, Statutes of 2023	PS
AB-1484	Chapter 691, Statutes of 2023	LPER
AB-1485	Chapter 763, Statutes of 2023	HOUS
AB-1487	Chapter 845, Statutes of 2023	H
AB-1489	Vetoed	EQ
AB-1490	Chapter 764, Statutes of 2023	HOUS
AB-1500	Chapter 583, Statutes of 2023	GF
AB-1503	Chapter 846, Statutes of 2023	ED
AB-1506	Vetoed	HS
AB-1508	Chapter 765, Statutes of 2023	HOUS
AB-1512	Vetoed	HS
AB-1517	Vetoed	ED
AB-1519	Chapter 847, Statutes of 2023	TRANS
AB-1526	Chapter 848, Statutes of 2023	NRW
AB-1528	Chapter 766, Statutes of 2023	HOUS
AB-1536	Vetoed	HS
AB-1539	Chapter 692, Statutes of 2023	ECA
AB-1540	Chapter 584, Statutes of 2023	ED
AB-1541	Chapter 103, Statutes of 2023	ED
AB-1548	Chapter 693, Statutes of 2023	EQ
AB-1557	Chapter 141, Statutes of 2023	BPED
AB-1560	Chapter 206, Statutes of 2023	BPED
AB-1566	Chapter 694, Statutes of 2023	MVA
AB-1572	Chapter 849, Statutes of 2023	NRW

AB-1578	Chapter 280, Statutes of 2023	INS
AB-1583	Chapter 128, Statutes of 2023	AG
AB-1587	Chapter 247, Statutes of 2023	BFI
AB-1593	Vetoed	LPER
AB-1594	Chapter 585, Statutes of 2023	EQ
AB-1598	Chapter 248, Statutes of 2023	PS
AB-1604	Vetoed	ED
AB-1605	Chapter 142, Statutes of 2023	ED
AB-1606	Chapter 373, Statutes of 2023	TRANS
AB-1607	Chapter 730, Statutes of 2023	HOUS
AB-1611	Chapter 129, Statutes of 2023	NRW
AB-1612	Vetoed	H
AB-1614	Vetoed	EUC
AB-1620	Chapter 767, Statutes of 2023	JUD
AB-1627	Chapter 173, Statutes of 2023	EQ
AB-1628	Vetoed	EQ
AB-1631	Vetoed	NRW
AB-1633	Chapter 768, Statutes of 2023	HOUS
AB-1637	Chapter 586, Statutes of 2023	GF
AB-1638	Chapter 587, Statutes of 2023	GF
AB-1643	Chapter 850, Statutes of 2023	PS
AB-1645	Vetoed	H
AB-1646	Chapter 257, Statutes of 2023	BPED
AB-1649	Chapter 281, Statutes of 2023	GF
AB-1650	Chapter 851, Statutes of 2023	JUD
AB-1651	Chapter 588, Statutes of 2023	ED
AB-1653	Chapter 589, Statutes of 2023	ED
AB-1658	Chapter 852, Statutes of 2023	GO
AB-1668	Chapter 282, Statutes of 2023	GO
AB-1673	Chapter 590, Statutes of 2023	TRANS

AB-1677	Vetoed	LPER
AB-1679	Chapter 731, Statutes of 2023	GF
AB-1684	Chapter 477, Statutes of 2023	GF
AB-1686	Chapter 143, Statutes of 2023	NRW
AB-1696	Vetoed	H
AB-1697	Chapter 374, Statutes of 2023	JUD
AB-1699	Vetoed	LPER
AB-1701	Chapter 174, Statutes of 2023	H
AB-1703	Chapter 591, Statutes of 2023	BPED
AB-1704	Chapter 375, Statutes of 2023	GO
AB-1706	Chapter 130, Statutes of 2023	NRW
AB-1707	Chapter 258, Statutes of 2023	BPED
AB-1716	Chapter 207, Statutes of 2023	EQ
AB-1720	Chapter 259, Statutes of 2023	H
AB-1722	Chapter 853, Statutes of 2023	ED
AB-1726	Vetoed	PS
AB-1731	Chapter 144, Statutes of 2023	BPED
AB-1734	Chapter 769, Statutes of 2023	GF
AB-1735	Chapter 69, Statutes of 2023	TRANS
AB-1736	Chapter 592, Statutes of 2023	GF
AB-1740	Chapter 104, Statutes of 2023	JUD
AB-1741	Vetoed	BPED
AB-1745	Chapter 695, Statutes of 2023	ED
AB-1752	Chapter 854, Statutes of 2023	AG
AB-1753	Chapter 25, Statutes of 2023	GF
AB-1754	Chapter 131, Statutes of 2023	JUD
AB-1756	Chapter 478, Statutes of 2023	JUD
AB-1759	Chapter 145, Statutes of 2023	GO
AB-1760	Chapter 132, Statutes of 2023	NRW
AB-1761	Chapter 146, Statutes of 2023	ECA

AB-1762	Chapter 479, Statutes of 2023	ECA
AB-1763	Chapter 208, Statutes of 2023	AG
AB-1764	Chapter 770, Statutes of 2023	HOUS
AB-1765	Chapter 209, Statutes of 2023	GF
AB-1766	Chapter 133, Statutes of 2023	LPER
ACA-1	Resolution Chapter 173, Statutes of 2023	ECA
ACA-5	Resolution Chapter 125, Statutes of 2023	JUD
ACR-1	Resolution Chapter 2, Statutes of 2023	SFA
ACRX1-1	Resolution Chapter 2, Statutes of 2023-24 First Extraordinary Session	SFA
ACR-2	Resolution Chapter 3, Statutes of 2023	SFA
ACR-3	Resolution Chapter 10, Statutes of 2023	SFA
ACR-4	Resolution Chapter 37, Statutes of 2023	SFA
ACR-5	Resolution Chapter 48, Statutes of 2023	SFA
ACR-6	Resolution Chapter 11, Statutes of 2023	SFA
ACR-7	Resolution Chapter 126, Statutes of 2023	TRANS
ACR-8	Resolution Chapter 14, Statutes of 2023	SFA
ACR-9	Resolution Chapter 15, Statutes of 2023	SFA
ACR-10	Resolution Chapter 16, Statutes of 2023	SFA
ACR-11	Resolution Chapter 17, Statutes of 2023	SFA
ACR-12	Resolution Chapter 26, Statutes of 2023	SFA
ACR-13	Resolution Chapter 18, Statutes of 2023	SFA
ACR-14	Resolution Chapter 75, Statutes of 2023	SFA
ACR-15	Resolution Chapter 19, Statutes of 2023	SFA
ACR-16	Resolution Chapter 130, Statutes of 2023	SFA
ACR-17	Resolution Chapter 164, Statutes of 2023	SFA
ACR-18	Resolution Chapter 106, Statutes of 2023	ED
ACR-20	Resolution Chapter 33, Statutes of 2023	SFA
ACR-21	Resolution Chapter 27, Statutes of 2023	SFA
ACR-22	Resolution Chapter 38, Statutes of 2023	SFA
ACR-23	Resolution Chapter 28, Statutes of 2023	SFA

ACR-24	Resolution Chapter 29, Statutes of 2023	SFA
ACR-25	Resolution Chapter 76, Statutes of 2023	SFA
ACR-26	Resolution Chapter 34, Statutes of 2023	SFA
ACR-27	Resolution Chapter 30, Statutes of 2023	SFA
ACR-28	Resolution Chapter 39, Statutes of 2023	SFA
ACR-29	Resolution Chapter 77, Statutes of 2023	SFA
ACR-30	Resolution Chapter 35, Statutes of 2023	SFA
ACR-31	Resolution Chapter 40, Statutes of 2023	SFA
ACR-32	Resolution Chapter 41, Statutes of 2023	SFA
ACR-33	Resolution Chapter 36, Statutes of 2023	SFA
ACR-34	Resolution Chapter 58, Statutes of 2023	SFA
ACR-35	Resolution Chapter 42, Statutes of 2023	SFA
ACR-36	Resolution Chapter 78, Statutes of 2023	SFA
ACR-37	Resolution Chapter 165, Statutes of 2023	SFA
ACR-39	Resolution Chapter 90, Statutes of 2023	SFA
ACR-40	Resolution Chapter 43, Statutes of 2023	SFA
ACR-41	Resolution Chapter 49, Statutes of 2023	SFA
ACR-42	Resolution Chapter 44, Statutes of 2023	SFA
ACR-43	Resolution Chapter 50, Statutes of 2023	SFA
ACR-45	Resolution Chapter 45, Statutes of 2023	SFA
ACR-46	Resolution Chapter 51, Statutes of 2023	SFA
ACR-47	Resolution Chapter 96, Statutes of 2023	SFA
ACR-48	Resolution Chapter 59, Statutes of 2023	SFA
ACR-49	Resolution Chapter 46, Statutes of 2023	SFA
ACR-50	Resolution Chapter 113, Statutes of 2023	SFA
ACR-51	Resolution Chapter 60, Statutes of 2023	SFA
ACR-52	Resolution Chapter 63, Statutes of 2023	SFA
ACR-53	Resolution Chapter 91, Statutes of 2023	SFA
ACR-54	Resolution Chapter 61, Statutes of 2023	SFA
ACR-55	Resolution Chapter 64, Statutes of 2023	SFA

ACR-56	Resolution Chapter 97, Statutes of 2023	SFA
ACR-57	Resolution Chapter 65, Statutes of 2023	SFA
ACR-58	Resolution Chapter 66, Statutes of 2023	SFA
ACR-59	Resolution Chapter 79, Statutes of 2023	SFA
ACR-60	Resolution Chapter 107, Statutes of 2023	SFA
ACR-61	Resolution Chapter 67, Statutes of 2023	SFA
ACR-63	Resolution Chapter 62, Statutes of 2023	SFA
ACR-64	Resolution Chapter 119, Statutes of 2023	SFA
ACR-65	Resolution Chapter 92, Statutes of 2023	SFA
ACR-66	Resolution Chapter 131, Statutes of 2023	SFA
ACR-67	Resolution Chapter 127, Statutes of 2023	SFA
ACR-69	Resolution Chapter 93, Statutes of 2023	SFA
ACR-70	Resolution Chapter 94, Statutes of 2023	SFA
ACR-72	Resolution Chapter 98, Statutes of 2023	SFA
ACR-73	Resolution Chapter 95, Statutes of 2023	SFA
ACR-74	Resolution Chapter 108, Statutes of 2023	SFA
ACR-75	Resolution Chapter 99, Statutes of 2023	SFA
ACR-76	Resolution Chapter 100, Statutes of 2023	SFA
ACR-77	Resolution Chapter 109, Statutes of 2023	SFA
ACR-78	Resolution Chapter 114, Statutes of 2023	SFA
ACR-79	Resolution Chapter 110, Statutes of 2023	SFA
ACR-80	Resolution Chapter 166, Statutes of 2023	SFA
ACR-82	Resolution Chapter 115, Statutes of 2023	SFA
ACR-83	Resolution Chapter 120, Statutes of 2023	SFA
ACR-89	Resolution Chapter 121, Statutes of 2023	SFA
ACR-90	Resolution Chapter 154, Statutes of 2023	SFA
ACR-91	Resolution Chapter 144, Statutes of 2023	SFA
ACR-94	Resolution Chapter 122, Statutes of 2023	SFA
ACR-95	Resolution Chapter 155, Statutes of 2023	SFA
ACR-97	Resolution Chapter 145, Statutes of 2023	SFA

ACR-99	Resolution Chapter 128, Statutes of 2023	SFA
ACR-100	Resolution Chapter 146, Statutes of 2023	SFA
ACR-101	Resolution Chapter 147, Statutes of 2023	SFA
ACR-102	Resolution Chapter 148, Statutes of 2023	SFA
ACR-103	Resolution Chapter 156, Statutes of 2023	SFA
ACR-104	Resolution Chapter 157, Statutes of 2023	SFA
ACR-105	Resolution Chapter 158, Statutes of 2023	SFA
ACR-106	Resolution Chapter 167, Statutes of 2023	SFA
ACR-107	Resolution Chapter 168, Statutes of 2023	SFA
ACR-109	Resolution Chapter 169, Statutes of 2023	SFA
ACR-111	Resolution Chapter 170, Statutes of 2023	SFA
ACR-112	Resolution Chapter 171, Statutes of 2023	SFA
AJR-1	Resolution Chapter 123, Statutes of 2023	JUD
AJR-2	Resolution Chapter 129, Statutes of 2023	JUD
AJR-3	Resolution Chapter 132, Statutes of 2023	HOUS
AJR-4	Resolution Chapter 172, Statutes of 2023	H
AJR-5	Resolution Chapter 174, Statutes of 2023	JUD
SB-2	Chapter 249, Statutes of 2023	PS
SBX1-2	Chapter 1, Statutes of 2023-24 First Extraordinary Session	EUC
SB-3	Chapter 855, Statutes of 2023	EUC
SB-4	Chapter 771, Statutes of 2023	HOUS
SB-10	Chapter 856, Statutes of 2023	ED
SB-14	Chapter 230, Statutes of 2023	PS
SB-17	Vetoed	HOUS
SB-18	Vetoed	HOUS
SB-19	Chapter 857, Statutes of 2023	PS
SB-20	Chapter 147, Statutes of 2023	GF
SB-25	Chapter 26, Statutes of 2023	ECA
SB-27	Chapter 480, Statutes of 2023	LPER
SB-29	Chapter 696, Statutes of 2023	ECA

SB-33	Chapter 376, Statutes of 2023	BFI
SB-34	Chapter 772, Statutes of 2023	GF
SB-35	Chapter 283, Statutes of 2023	JUD
SB-38	Chapter 377, Statutes of 2023	EUC
SB-39	Chapter 70, Statutes of 2023	NRW
SB-40	Chapter 697, Statutes of 2023	JUD
SB-41	Chapter 2, Statutes of 2023	LPER
SB-43	Chapter 637, Statutes of 2023	H
SB-46	Chapter 481, Statutes of 2023	PS
SB-48	Chapter 378, Statutes of 2023	EUC
SB-49	Chapter 379, Statutes of 2023	TRANS
SB-51	Chapter 593, Statutes of 2023	BPED
SB-52	Vetoed	ECA
SB-54	Chapter 594, Statutes of 2023	BFI
SB-55	Chapter 858, Statutes of 2023	TRANS
SB-58	Vetoed	PS
SB-60	Chapter 698, Statutes of 2023	JUD
SB-67	Chapter 859, Statutes of 2023	H
SB-68	Chapter 699, Statutes of 2023	TRANS
SB-69	Chapter 860, Statutes of 2023	EQ
SB-71	Chapter 861, Statutes of 2023	JUD
SB-75	Chapter 482, Statutes of 2023	JUD
SB-76	Chapter 700, Statutes of 2023	GO
SB-77	Chapter 701, Statutes of 2023	ECA
SB-78	Chapter 702, Statutes of 2023	PS
SB-81	Vetoed	PS
SB-82	Chapter 773, Statutes of 2023	GF
SB-86	Chapter 105, Statutes of 2023	PS
SB-88	Chapter 380, Statutes of 2023	ED
SB-90	Vetoed	H

SB-91	Chapter 732, Statutes of 2023	EQ
SB-95	Chapter 210, Statutes of 2023	JUD
SB-96	Chapter 595, Statutes of 2023	GF
SB-97	Chapter 381, Statutes of 2023	PS
SB-101	Chapter 12, Statutes of 2023	BFR
SB-104	Chapter 189, Statutes of 2023	BFR
SB-105	Chapter 862, Statutes of 2023	BFR
SB-114	Chapter 48, Statutes of 2023	BFR
SB-115	Chapter 49, Statutes of 2023	BFR
SB-117	Chapter 50, Statutes of 2023	BFR
SB-122	Chapter 51, Statutes of 2023	BFR
SB-123	Chapter 52, Statutes of 2023	BFR
SB-124	Chapter 53, Statutes of 2023	BFR
SB-125	Chapter 54, Statutes of 2023	BFR
SB-131	Chapter 55, Statutes of 2023	BFR
SB-132	Chapter 56, Statutes of 2023	BFR
SB-133	Chapter 34, Statutes of 2023	BFR
SB-135	Chapter 190, Statutes of 2023	BFR
SB-137	Chapter 191, Statutes of 2023	BFR
SB-138	Chapter 192, Statutes of 2023	BFR
SB-140	Chapter 193, Statutes of 2023	BFR
SB-141	Chapter 194, Statutes of 2023	BFR
SB-142	Chapter 195, Statutes of 2023	BFR
SB-143	Chapter 196, Statutes of 2023	BFR
SB-145	Chapter 57, Statutes of 2023	BFR
SB-146	Chapter 58, Statutes of 2023	BFR
SB-147	Chapter 59, Statutes of 2023	BFR
SB-148	Chapter 197, Statutes of 2023	BFR
SB-149	Chapter 60, Statutes of 2023	BFR
SB-150	Chapter 61, Statutes of 2023	BFR

SB-151	Chapter 211, Statutes of 2023	BFR
SB-152	Chapter 198, Statutes of 2023	BFR
SB-223	Chapter 175, Statutes of 2023	ED
SB-228	Chapter 703, Statutes of 2023	MVA
SB-229	Chapter 774, Statutes of 2023	GF
SB-234	Chapter 596, Statutes of 2023	ED
SB-235	Chapter 284, Statutes of 2023	JUD
SB-240	Chapter 775, Statutes of 2023	GO
SB-241	Chapter 250, Statutes of 2023	PS
SB-244	Chapter 704, Statutes of 2023	JUD
SB-247	Chapter 212, Statutes of 2023	GO
SB-250	Chapter 106, Statutes of 2023	PS
SB-253	Chapter 382, Statutes of 2023	EQ
SB-256	Chapter 305, Statutes of 2023	NRW
SB-257	Vetoed	H
SB-259	Chapter 148, Statutes of 2023	GO
SB-261	Chapter 383, Statutes of 2023	EQ
SB-264	Chapter 285, Statutes of 2023	GF
SB-267	Chapter 776, Statutes of 2023	JUD
SB-269	Chapter 176, Statutes of 2023	GO
SB-271	Vetoed	BPED
SB-272	Chapter 384, Statutes of 2023	NRW
SB-273	Chapter 385, Statutes of 2023	NRW
SB-274	Chapter 597, Statutes of 2023	ED
SB-275	Vetoed	NRW
SB-280	Chapter 705, Statutes of 2023	JUD
SB-281	Chapter 706, Statutes of 2023	PS
SB-286	Chapter 386, Statutes of 2023	NRW
SB-290	Chapter 71, Statutes of 2023	PS
SB-291	Chapter 863, Statutes of 2023	ED

SB-293	Chapter 177, Statutes of 2023	ED
SB-296	Chapter 864, Statutes of 2023	JUD
SB-297	Chapter 483, Statutes of 2023	ECA
SB-302	Chapter 484, Statutes of 2023	H
SB-303	Vetoed	EQ
SB-304	Chapter 107, Statutes of 2023	TRANS
SB-306	Chapter 387, Statutes of 2023	EUC
SB-309	Chapter 388, Statutes of 2023	PS
SB-311	Chapter 707, Statutes of 2023	H
SB-314	Chapter 389, Statutes of 2023	ECA
SB-319	Chapter 390, Statutes of 2023	EUC
SB-321	Chapter 598, Statutes of 2023	ED
SB-323	Chapter 599, Statutes of 2023	ED
SB-326	Chapter 790, Statutes of 2023	H
SB-327	Chapter 708, Statutes of 2023	LPER
SB-329	Chapter 27, Statutes of 2023	GF
SB-331	Chapter 865, Statutes of 2023	JUD
SB-332	Chapter 866, Statutes of 2023	LPER
SB-335	Chapter 391, Statutes of 2023	GF
SB-337	Chapter 392, Statutes of 2023	NRW
SB-341	Chapter 777, Statutes of 2023	HOUS
SB-343	Chapter 213, Statutes of 2023	JUD
SB-344	Chapter 867, Statutes of 2023	H
SB-345	Chapter 260, Statutes of 2023	PS
SB-348	Chapter 600, Statutes of 2023	ED
SB-350	Chapter 601, Statutes of 2023	ED
SB-353	Chapter 868, Statutes of 2023	EQ
SB-354	Vetoed	ED
SB-355	Chapter 393, Statutes of 2023	EUC
SB-360	Chapter 108, Statutes of 2023	NRW

SB-362	Chapter 709, Statutes of 2023	JUD
SB-365	Chapter 710, Statutes of 2023	JUD
SB-368	Chapter 251, Statutes of 2023	PS
SB-369	Chapter 711, Statutes of 2023	ED
SB-371	Chapter 149, Statutes of 2023	NRW
SB-372	Chapter 225, Statutes of 2023	BPED
SB-373	Vetoed	BPED
SB-374	Chapter 602, Statutes of 2023	TRANS
SB-376	Chapter 109, Statutes of 2023	PS
SB-381	Chapter 869, Statutes of 2023	TRANS
SB-383	Chapter 10, Statutes of 2023	APPR
SB-384	Chapter 603, Statutes of 2023	BPED
SB-385	Chapter 178, Statutes of 2023	BPED
SB-386	Chapter 870, Statutes of 2023	ECA
SB-387	Chapter 485, Statutes of 2023	GO
SB-388	Chapter 214, Statutes of 2023	GF
SB-389	Chapter 486, Statutes of 2023	NRW
SB-390	Vetoed	EQ
SB-391	Vetoed	LPER
SB-392	Chapter 604, Statutes of 2023	GO
SB-394	Vetoed	EUC
SB-401	Chapter 871, Statutes of 2023	BFI
SB-403	Vetoed	JUD
SB-406	Chapter 150, Statutes of 2023	EQ
SB-407	Chapter 226, Statutes of 2023	HS
SB-410	Chapter 394, Statutes of 2023	EUC
SB-411	Chapter 605, Statutes of 2023	GF
SB-412	Chapter 712, Statutes of 2023	PS
SB-413	Chapter 606, Statutes of 2023	ED
SB-416	Chapter 395, Statutes of 2023	GO

SB-417	Chapter 252, Statutes of 2023	PS
SB-419	Chapter 713, Statutes of 2023	GF
SB-420	Vetoed	EUC
SB-421	Chapter 607, Statutes of 2023	H
SB-423	Chapter 778, Statutes of 2023	HOUS
SB-428	Chapter 286, Statutes of 2023	JUD
SB-429	Vetoed	EUC
SB-432	Chapter 215, Statutes of 2023	LPER
SB-433	Vetoed	LPER
SB-434	Chapter 396, Statutes of 2023	TRANS
SB-435	Vetoed	GO
SB-437	Chapter 72, Statutes of 2023	ECA
SB-439	Chapter 779, Statutes of 2023	JUD
SB-444	Chapter 872, Statutes of 2023	ED
SB-446	Chapter 151, Statutes of 2023	BFI
SB-447	Chapter 199, Statutes of 2023	BPED
SB-448	Chapter 608, Statutes of 2023	PS
SB-449	Chapter 397, Statutes of 2023	PS
SB-452	Chapter 253, Statutes of 2023	PS
SB-455	Chapter 873, Statutes of 2023	BFI
SB-457	Chapter 152, Statutes of 2023	JUD
SB-459	Chapter 874, Statutes of 2023	JUD
SB-461	Chapter 398, Statutes of 2023	LPER
SB-462	Chapter 110, Statutes of 2023	HS
SB-463	Chapter 714, Statutes of 2023	JUD
SB-464	Chapter 715, Statutes of 2023	PS
SB-465	Chapter 399, Statutes of 2023	HS
SB-467	Chapter 73, Statutes of 2023	ED
SB-469	Chapter 179, Statutes of 2023	HOUS
SB-470	Vetoed	NRW

SB-474	Chapter 609, Statutes of 2023	PS
SB-475	Chapter 287, Statutes of 2023	GF
SB-476	Chapter 610, Statutes of 2023	H
SB-478	Chapter 400, Statutes of 2023	JUD
SB-482	Chapter 780, Statutes of 2023	HOUS
SB-485	Chapter 611, Statutes of 2023	ECA
SB-486	Vetoed	ED
SB-487	Chapter 261, Statutes of 2023	JUD
SB-493	Vetoed	EUC
SB-494	Chapter 875, Statutes of 2023	ED
SB-496	Chapter 401, Statutes of 2023	H
SB-497	Chapter 612, Statutes of 2023	LPER
SB-498	Chapter 613, Statutes of 2023	GO
SB-500	Chapter 876, Statutes of 2023	NRW
SB-502	Chapter 487, Statutes of 2023	H
SB-505	Chapter 180, Statutes of 2023	INS
SB-506	Chapter 288, Statutes of 2023	EUC
SB-509	Vetoed	ED
SB-510	Chapter 74, Statutes of 2023	LPER
SB-514	Chapter 488, Statutes of 2023	PS
SB-515	Chapter 489, Statutes of 2023	ED
SB-519	Chapter 306, Statutes of 2023	PS
SB-520	Chapter 781, Statutes of 2023	GF
SB-521	Chapter 615, Statutes of 2023	HS
SB-522	Chapter 28, Statutes of 2023	JUD
SB-525	Chapter 890, Statutes of 2023	LPER
SB-531	Chapter 616, Statutes of 2023	ED
SB-538	Chapter 617, Statutes of 2023	TRANS
SB-539	Chapter 490, Statutes of 2023	NRW
SB-540	Chapter 491, Statutes of 2023	BPED

SB-541	Vetoed	ED
SB-544	Chapter 216, Statutes of 2023	GO
SB-545	Chapter 716, Statutes of 2023	PS
SB-548	Chapter 307, Statutes of 2023	LPER
SB-553	Chapter 289, Statutes of 2023	LPER
SB-555	Chapter 402, Statutes of 2023	HOUS
SB-557	Vetoed	GO
SB-558	Chapter 877, Statutes of 2023	JUD
SB-564	Chapter 29, Statutes of 2023	JUD
SB-565	Vetoed	GF
SB-566	Chapter 111, Statutes of 2023	GF
SB-567	Chapter 290, Statutes of 2023	JUD
SB-568	Chapter 308, Statutes of 2023	EQ
SB-578	Chapter 618, Statutes of 2023	JUD
SB-579	Chapter 181, Statutes of 2023	NRW
SB-582	Vetoed	H
SB-593	Chapter 782, Statutes of 2023	GF
SB-595	Chapter 492, Statutes of 2023	H
SB-596	Vetoed	ED
SB-599	Chapter 493, Statutes of 2023	JUD
SB-601	Chapter 403, Statutes of 2023	BPED
SB-602	Chapter 404, Statutes of 2023	PS
SB-603	Chapter 717, Statutes of 2023	PS
SB-605	Chapter 405, Statutes of 2023	EUC
SB-606	Chapter 619, Statutes of 2023	TRANS
SB-609	Chapter 494, Statutes of 2023	ED
SB-612	Chapter 620, Statutes of 2023	BPED
SB-613	Chapter 878, Statutes of 2023	EQ
SB-616	Chapter 309, Statutes of 2023	LPER
SB-617	Chapter 310, Statutes of 2023	TRANS

SB-619	Vetoed	EUC
SB-621	Chapter 495, Statutes of 2023	H
SB-622	Chapter 496, Statutes of 2023	BPED
SB-623	Chapter 621, Statutes of 2023	LPER
SB-626	Chapter 182, Statutes of 2023	LPER
SB-627	Vetoed	LPER
SB-628	Chapter 879, Statutes of 2023	HS
SB-630	Chapter 153, Statutes of 2023	BPED
SB-633	Chapter 622, Statutes of 2023	ED
SB-635	Vetoed	H
SB-640	Vetoed	ED
SB-641	Vetoed	H
SB-642	Chapter 154, Statutes of 2023	EQ
SB-644	Chapter 718, Statutes of 2023	JUD
SB-648	Chapter 623, Statutes of 2023	ED
SB-650	Chapter 406, Statutes of 2023	GO
SB-652	Chapter 75, Statutes of 2023	JUD
SB-654	Chapter 155, Statutes of 2023	GF
SB-657	Vetoed	HS
SB-658	Chapter 880, Statutes of 2023	ECA
SB-659	Chapter 624, Statutes of 2023	NRW
SB-661	Chapter 625, Statutes of 2023	ED
SB-664	Vetoed	EUC
SB-665	Vetoed	EQ
SB-666	Chapter 881, Statutes of 2023	BFI
SB-667	Chapter 497, Statutes of 2023	BPED
SB-668	Chapter 183, Statutes of 2023	NRW
SB-669	Chapter 882, Statutes of 2023	BPED
SB-671	Chapter 626, Statutes of 2023	ED
SB-673	Chapter 627, Statutes of 2023	PS

SB-676	Chapter 498, Statutes of 2023	GF
SB-677	Chapter 407, Statutes of 2023	TRANS
SB-678	Chapter 156, Statutes of 2023	ECA
SB-681	Chapter 499, Statutes of 2023	ECA
SB-684	Chapter 783, Statutes of 2023	GF
SB-686	Vetoed	LPER
SB-692	Chapter 628, Statutes of 2023	GF
SB-694	Vetoed	H
SB-695	Chapter 629, Statutes of 2023	TRANS
SB-696	Chapter 291, Statutes of 2023	JUD
SB-698	Chapter 112, Statutes of 2023	LPER
SB-699	Chapter 157, Statutes of 2023	JUD
SB-700	Chapter 408, Statutes of 2023	JUD
SB-701	Chapter 409, Statutes of 2023	GF
SB-702	Vetoed	GO
SB-704	Chapter 292, Statutes of 2023	NRW
SB-706	Chapter 500, Statutes of 2023	GF
SB-710	Chapter 501, Statutes of 2023	TRANS
SB-712	Chapter 630, Statutes of 2023	JUD
SB-713	Chapter 784, Statutes of 2023	HOUS
SB-716	Vetoed	LPER
SB-717	Chapter 883, Statutes of 2023	H
SB-722	Chapter 631, Statutes of 2023	HS
SB-723	Chapter 719, Statutes of 2023	LPER
SB-725	Vetoed	LPER
SB-727	Chapter 632, Statutes of 2023	JUD
SB-728	Vetoed	EQ
SB-731	Vetoed	JUD
SB-732	Chapter 502, Statutes of 2023	GO
SB-734	Chapter 785, Statutes of 2023	GF

SB-736	Chapter 11, Statutes of 2023	GO
SB-740	Chapter 293, Statutes of 2023	EQ
SB-741	Chapter 503, Statutes of 2023	JUD
SB-743	Chapter 217, Statutes of 2023	INS
SB-745	Chapter 884, Statutes of 2023	HOUS
SB-746	Chapter 410, Statutes of 2023	EUC
SB-747	Chapter 786, Statutes of 2023	GF
SB-748	Chapter 76, Statutes of 2023	JUD
SB-749	Chapter 633, Statutes of 2023	PS
SB-751	Vetoed	GF
SB-753	Chapter 504, Statutes of 2023	PS
SB-756	Chapter 158, Statutes of 2023	NRW
SB-757	Chapter 411, Statutes of 2023	EUC
SB-760	Chapter 227, Statutes of 2023	ED
SB-765	Chapter 885, Statutes of 2023	ED
SB-770	Chapter 412, Statutes of 2023	H
SB-771	Chapter 888, Statutes of 2023	GO
SB-773	Vetoed	HS
SB-775	Chapter 413, Statutes of 2023	TRANS
SB-777	Vetoed	EQ
SB-779	Chapter 505, Statutes of 2023	H
SB-780	Chapter 634, Statutes of 2023	AG
SB-786	Chapter 414, Statutes of 2023	H
SB-787	Chapter 113, Statutes of 2023	GO
SB-788	Chapter 114, Statutes of 2023	GO
SB-789	Chapter 787, Statutes of 2023	ECA
SB-790	Chapter 77, Statutes of 2023	JUD
SB-791	Chapter 415, Statutes of 2023	ED
SB-793	Chapter 184, Statutes of 2023	INS
SB-797	Chapter 506, Statutes of 2023	GF

SB-798	Chapter 720, Statutes of 2023	GF
SB-799	Vetoed	LPER
SB-800	Chapter 416, Statutes of 2023	TRANS
SB-801	Chapter 721, Statutes of 2023	JUD
SB-805	Chapter 635, Statutes of 2023	H
SB-806	Chapter 722, Statutes of 2023	JUD
SB-808	Chapter 417, Statutes of 2023	ED
SB-812	Chapter 185, Statutes of 2023	BPED
SB-813	Chapter 507, Statutes of 2023	BPED
SB-814	Chapter 508, Statutes of 2023	BPED
SB-815	Chapter 294, Statutes of 2023	BPED
SB-816	Chapter 723, Statutes of 2023	BPED
SB-822	Vetoed	LPER
SB-825	Chapter 186, Statutes of 2023	GF
SB-831	Chapter 636, Statutes of 2023	HS
SB-833	Chapter 886, Statutes of 2023	BPED
SB-835	Chapter 78, Statutes of 2023	NRW
SB-836	Chapter 889, Statutes of 2023	NRW
SB-837	Chapter 509, Statutes of 2023	EUC
SB-842	Vetoed	EUC
SB-844	Chapter 295, Statutes of 2023	GO
SB-847	Vetoed	TRANS
SB-848	Chapter 724, Statutes of 2023	LPER
SB-852	Chapter 218, Statutes of 2023	PS
SB-857	Chapter 228, Statutes of 2023	ED
SB-862	Chapter 296, Statutes of 2023	GF
SB-872	Chapter 614, Statutes of 2023	ED
SB-878	Chapter 30, Statutes of 2023	GF
SB-879	Chapter 31, Statutes of 2023	GF
SB-880	Chapter 32, Statutes of 2023	GF

SB-882	Chapter 187, Statutes of 2023	GF
SB-883	Chapter 311, Statutes of 2023	PS
SB-884	Chapter 79, Statutes of 2023	GO
SB-885	Chapter 159, Statutes of 2023	LPER
SB-886	Chapter 188, Statutes of 2023	ED
SB-887	Chapter 510, Statutes of 2023	BPED
SB-889	Chapter 511, Statutes of 2023	GF
SB-890	Chapter 312, Statutes of 2023	GF
SB-891	Chapter 219, Statutes of 2023	TRANS
SCR-1	Resolution Chapter 6, Statutes of 2023	SFA
SCRX1-1	Resolution Chapter 1, Statutes of 2023-24 First Extraordinary Session	SFA
SCR-2	Resolution Chapter 1, Statutes of 2023	SFA
SCR-3	Resolution Chapter 133, Statutes of 2023	SFA
SCR-5	Resolution Chapter 85, Statutes of 2023	SFA
SCR-6	Resolution Chapter 20, Statutes of 2023	SFA
SCR-7	Resolution Chapter 86, Statutes of 2023	SFA
SCR-8	Resolution Chapter 52, Statutes of 2023	SFA
SCR-9	Resolution Chapter 4, Statutes of 2023	SFA
SCR-10	Resolution Chapter 5, Statutes of 2023	SFA
SCR-12	Resolution Chapter 12, Statutes of 2023	SFA
SCR-14	Resolution Chapter 7, Statutes of 2023	SFA
SCR-15	Resolution Chapter 8, Statutes of 2023	SFA
SCR-16	Resolution Chapter 134, Statutes of 2023	TRANS
SCR-17	Resolution Chapter 135, Statutes of 2023	SFA
SCR-18	Resolution Chapter 9, Statutes of 2023	SFA
SCR-19	Resolution Chapter 13, Statutes of 2023	SFA
SCR-20	Resolution Chapter 80, Statutes of 2023	SFA
SCR-21	Resolution Chapter 136, Statutes of 2023	EQ
SCR-22	Resolution Chapter 31, Statutes of 2023	SFA
SCR-23	Resolution Chapter 68, Statutes of 2023	SFA

SCR-24	Resolution Chapter 149, Statutes of 2023	SFA
SCR-25	Resolution Chapter 150, Statutes of 2023	TRANS
SCR-27	Resolution Chapter 69, Statutes of 2023	SFA
SCR-28	Resolution Chapter 140, Statutes of 2023	SFA
SCR-29	Resolution Chapter 21, Statutes of 2023	SFA
SCR-30	Resolution Chapter 22, Statutes of 2023	SFA
SCR-31	Resolution Chapter 137, Statutes of 2023	TRANS
SCR-32	Resolution Chapter 23, Statutes of 2023	SFA
SCR-33	Resolution Chapter 24, Statutes of 2023	SFA
SCR-34	Resolution Chapter 53, Statutes of 2023	SFA
SCR-35	Resolution Chapter 32, Statutes of 2023	SFA
SCR-36	Resolution Chapter 54, Statutes of 2023	SFA
SCR-37	Resolution Chapter 70, Statutes of 2023	SFA
SCR-38	Resolution Chapter 71, Statutes of 2023	SFA
SCR-39	Resolution Chapter 111, Statutes of 2023	SFA
SCR-40	Resolution Chapter 47, Statutes of 2023	SFA
SCR-41	Resolution Chapter 25, Statutes of 2023	SFA
SCR-42	Resolution Chapter 72, Statutes of 2023	SFA
SCR-43	Resolution Chapter 55, Statutes of 2023	SFA
SCR-44	Resolution Chapter 81, Statutes of 2023	SFA
SCR-45	Resolution Chapter 56, Statutes of 2023	SFA
SCR-47	Resolution Chapter 141, Statutes of 2023	GO
SCR-48	Resolution Chapter 87, Statutes of 2023	SFA
SCR-49	Resolution Chapter 82, Statutes of 2023	SFA
SCR-50	Resolution Chapter 73, Statutes of 2023	SFA
SCR-51	Resolution Chapter 57, Statutes of 2023	SFA
SCR-52	Resolution Chapter 88, Statutes of 2023	SFA
SCR-53	Resolution Chapter 74, Statutes of 2023	SFA
SCR-55	Resolution Chapter 83, Statutes of 2023	SFA
SCR-57	Resolution Chapter 138, Statutes of 2023	SFA

SCR-60	Resolution Chapter 159, Statutes of 2023	SFA
SCR-62	Resolution Chapter 89, Statutes of 2023	SFA
SCR-63	Resolution Chapter 101, Statutes of 2023	SFA
SCR-64	Resolution Chapter 116, Statutes of 2023	SFA
SCR-65	Resolution Chapter 102, Statutes of 2023	SFA
SCR-66	Resolution Chapter 103, Statutes of 2023	SFA
SCR-67	Resolution Chapter 104, Statutes of 2023	SFA
SCR-68	Resolution Chapter 112, Statutes of 2023	SFA
SCR-70	Resolution Chapter 160, Statutes of 2023	SFA
SCR-73	Resolution Chapter 118, Statutes of 2023	SFA
SCR-76	Resolution Chapter 142, Statutes of 2023	SFA
SCR-77	Resolution Chapter 124, Statutes of 2023	SFA
SCR-78	Resolution Chapter 139, Statutes of 2023	SFA
SCR-79	Resolution Chapter 143, Statutes of 2023	SFA
SCR-81	Resolution Chapter 151, Statutes of 2023	SFA
SCR-82	Resolution Chapter 161, Statutes of 2023	SFA
SCR-84	Resolution Chapter 162, Statutes of 2023	SFA
SCR-85	Resolution Chapter 163, Statutes of 2023	SFA
SCR-86	Resolution Chapter 152, Statutes of 2023	SFA
SJR-1	Resolution Chapter 84, Statutes of 2023	LPER
SJR-2	Resolution Chapter 153, Statutes of 2023	EQ
SJR-3	Resolution Chapter 105, Statutes of 2023	GF
SJR-4	Resolution Chapter 117, Statutes of 2023	MVA
SJR-7	Resolution Chapter 175, Statutes of 2023	PS