

SCV Water Agency Public Outreach and Legislation Committee Meeting

Thursday, March 21, 2024 Committee Meeting Begins at 5:30 PM

Members of the public may attend by the following options:

IN PERSON

Santa Clarita Valley Water Agency Engineering Services Section Boardroom 26521 Summit Circle Santa Clarita, CA 91350

BY PHONE

Toll Free: 1-(833)-568-8864 Webinar ID: 160 812 9324

VIRTUALLY

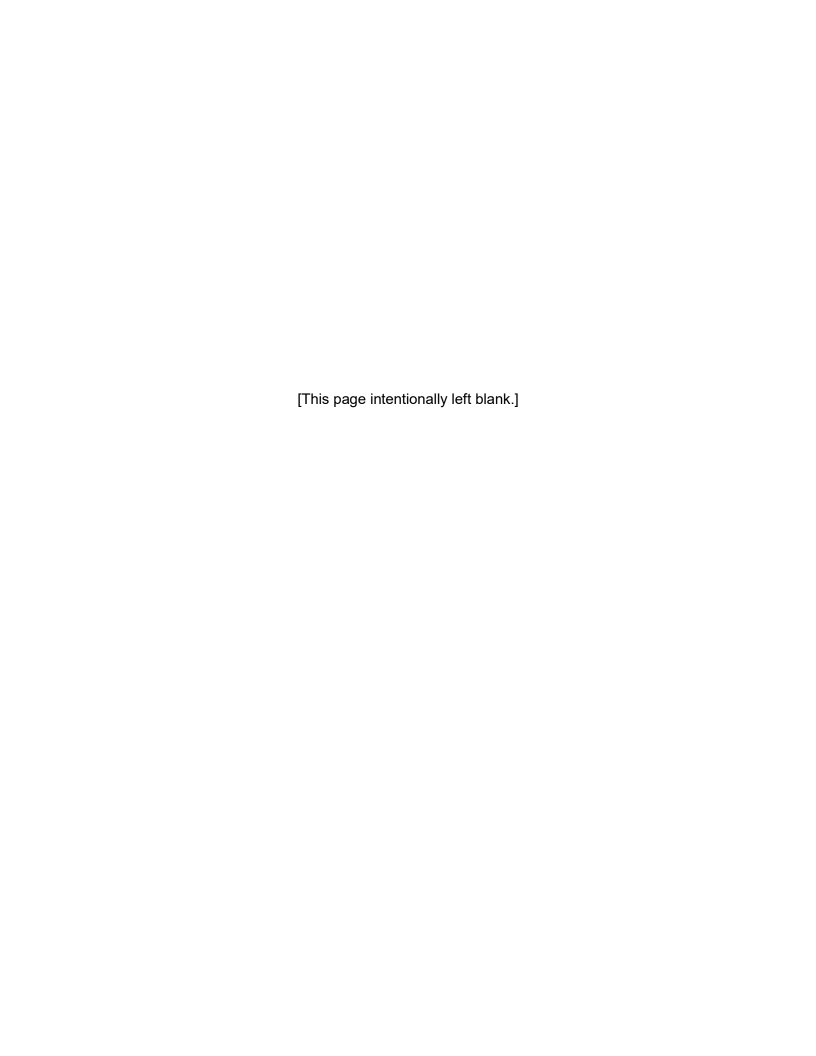
Please join the meeting from your computer, tablet or smartphone: scvwa.zoomgov.com/j/1608129324

Have a Public Comment?

Members of the public unable to attend this meeting may submit comments either in writing to ekang@scvwa.org or by mail to Eunie Kang, Executive Assistant, Santa Clarita Valley Water Agency, 26501 Summit Circle, Santa Clarita, CA 91350. All written comments received before 4:00 PM the day of the meeting will be distributed to the Committee members and posted on the Santa Clarita Valley Water Agency website prior to the start of the meeting. Anything received after 4:00 PM. the day of the meeting will be made available at the meeting, if practicable, and posted on the SCV Water website the following day. All correspondence with comments, including letters or emails, will be posted in their entirety. (Public comments take place during Item 2 of the Agenda and before each Item is considered. Please see the Agenda for details.)

This meeting will be recorded and the audio recording for all Committee meetings will be posted to <u>yourSCVwater.com</u> within 3 business days from the date of the Committee meeting.

Disclaimer: Attendees should be aware that while the Agency is following all applicable requirements and guidelines regarding COVID-19, the Agency cannot ensure the health of anyone attending a Committee meeting. Attendees should therefore use their own judgment with respect to protecting themselves from exposure to COVID-19.





Date: March 14, 2024

To: Public Outreach and Legislation Committee

Maria Gutzeit, Chair Kathye Armitage Beth Braunstein Ed Colley

From: Steve Cole, Assistant General Manager

The Public Outreach and Legislation Committee meeting is on Thursday, March 21, 2024 at 5:30 PM at 26521 Summit Circle, Santa Clarita, CA 91350 in the Engineering Services Section (ESS) Boardroom. Members of the public may attend in person or virtually. To attend this meeting virtually, please see below.

IMPORTANT NOTICES

This meeting will be conducted in person at the addresses listed above. As a convenience to the public, members of the public may also participate virtually by using the <u>Agency's Call-In Number 1-833-568-8864</u>, <u>Webinar ID: 160 812 9324 or Zoom Webinar by clicking on the scvwa.zoomgov.com/j/1608129324</u>. Any member of the public may listen to the meeting or make comments to the Committee using the call-in number or Zoom Webinar link above. However, in the event there is a disruption of service which prevents the Agency from broadcasting the meeting to members of the public using either the call-in option or internet-based service, this meeting will not be postponed or rescheduled but will continue without remote participation. The remote participation option is being provided as a convenience to the public and is not required. Members of the public are welcome to attend the meeting in person.

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MEETING AGENDA

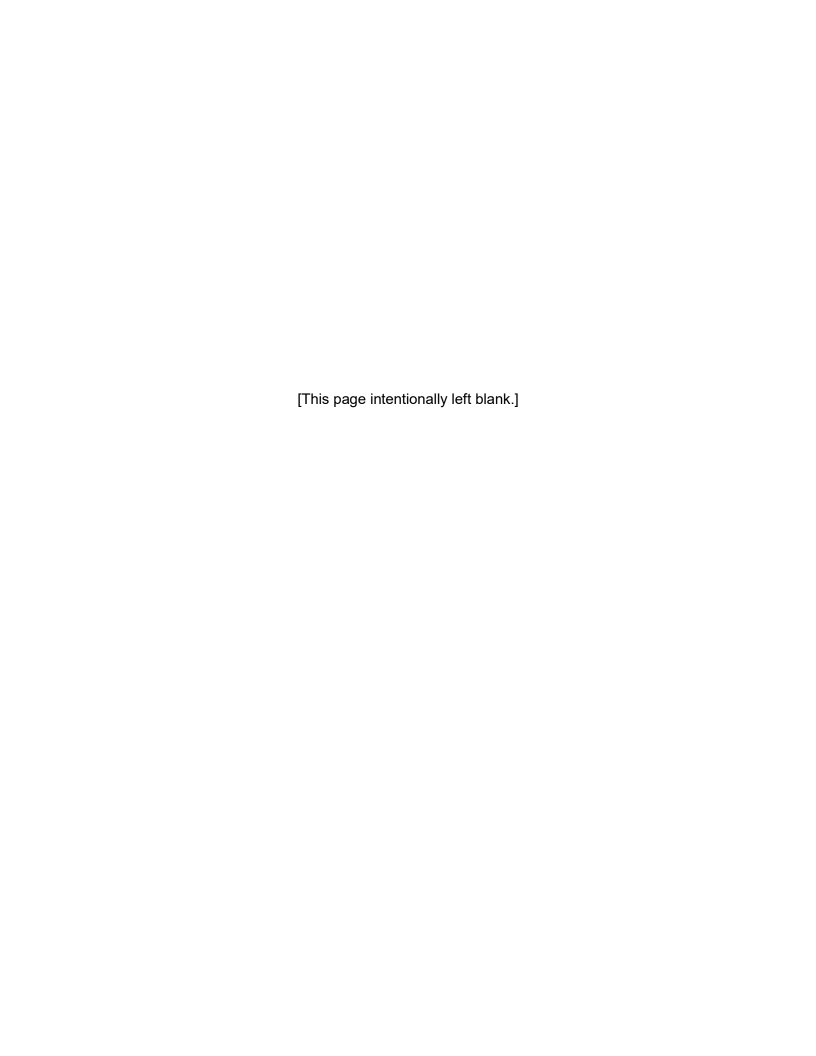
ITEM PAGE 1. PLEDGE OF ALLEGIANCE 2. **PUBLIC COMMENTS** – Members of the public may comment as to items within the subject matter jurisdiction of the Agency that are not on the Agenda at this time. Members of the public wishing to comment on items covered in this Agenda may do so at the time each item is considered. (Comments may, at the discretion of the Committee Chair, be limited to three minutes for each speaker.) To participate in public comment from your computer, tablet, or smartphone, click the "raise hand" feature in Zoom. You will be notified when it is your turn to speak, please unmute when requested. To participate in public comment via phone, dial *9 to raise your hand. When it is your turn to speak, dial *6 to unmute. 3. * Legislative Consultant Report 3.1 Van Scoyoc Associates (10 minutes) 1 3.2 California Advocates (10 minutes) 5 4. * Review the Proposed FY 2024-25 Public Outreach Communications 81 and Education Operating Budget 5. * Communications Manager's Report 83 6. * Committee Planning Calendar 103 7. Committee Requests for Future Agenda Items 8. Adjournment Indicates Attachment Indicates Handout

NOTICES:

Any person may make a request for a disability-related modification or accommodation needed for that person to be able to participate in the public meeting by telephoning Eunie Kang, Executive Assistant, at (661) 297-1600, or email to ekang@scvwa.org or by writing to Eunie Kang, Santa Clarita Valley Water Agency, 26501 Summit Circle, Santa Clarita, CA 91350. Requests must specify the nature of the disability and the type of accommodation requested. A telephone number or other contact information should be included so that Agency staff may discuss appropriate arrangements. Persons requesting a disability-related accommodation should make the request with adequate time before the meeting for the Agency to provide the requested accommodation.

Pursuant to Government Code Section 54957.5, non-exempt public records that relate to open session agenda items and are distributed to a majority of the Committee less than seventy-two (72) hours prior to the meeting will be available for public inspection at the Santa Clarita Valley Water Agency, located at 27234 Bouquet Canyon Road, Santa Clarita, CA 91350, during regular business hours. When practical, these public records will also be made available on the Agency's Internet Website, accessible at yourscript.

Posted on March 14, 2024





To: Santa Clarita Valley Water Agency

From: Van Scoyoc Associates (VSA); Geoff Bowman, Pete Evich, Ashley Strobel, Jessica

Flewallen

Date: March 12, 2024 Subject: March 2024 Report

Fiscal Year 2024 Appropriations Update

During the first week of March, Congress enacted a \$460 billion Fiscal Year 2024 appropriations package averting a partial government shutdown. The package provides funding for six appropriations bills, including: Interior-EPA, Energy & Water, Transportation-HUD, Commerce-Justice-Science, Agriculture-FDA, and Military-Construction. VSA and SCV Water were pleased to find that \$2.1 million for SCV Water's Community Project Funding request for the S-Wells project was included in the Interior-EPA bill, thanks to efforts by Congressman Mike Garcia, Senator Alex Padilla, and Senator Laphonza Butler.

An agreement has yet to be reached on the additional six appropriations bills that are currently being funded by a continuing resolution (CR) that will expire on March 22nd. These bills include Defense, Financial Services, Homeland Security, Labor-HHS-Education, Legislative Branch, and State and Foreign Operations. VSA will keep SCV Water apprised of the status of the additional six appropriations bills, and of the next steps for the Community Project Funding.

Senator Padilla Introduces LIHWAP Legislation

On February 28th, Senator Alex Padilla (D-CA) introduced the "Low-Income Household Water Assistance Program (LIHWAP) Establishment Act," to make permanent a water assistance program to assist communities in affording water bills. LIHWAP was established in 2021 during the COVID-19 pandemic and appropriated over \$1 billion to the Department of Health and Human Services to assist low-income communities in paying their drinking water and wastewater bills. Senator Padilla's bill would authorize funding for the Program that would otherwise expire. VSA will keep SCV Water updated on any movement on the legislation.

Senate EPW Hearing on the Water Resources Development Act

On February 28th, the Senate Environment & Public Works Committee held a hearing entitled "Water Resources Development Act of 2024: USACE Water Infrastructure Projects, Programs and Priorities." Assistant Secretary of the Army for Civil Works Michael Connor and Chief of Engineers General Scott Spellmon testified in the hearing and discussed Senators' Water Resources Development Act of 2024 (WRDA 2024) projects and ways the Corps is responding to water resources needs. Senator Alex Padilla (D-CA) applauded Secretary Connor for the Biden Administration's efforts to reprioritize projects in underserved communities.

Senate EPW Hearing on Microplastics in Drinking Water

On February 27th, the Senate Environment and Public Works Committee held a hearing entitled "Understanding the Presence of Microplastics in Water." During the hearing, Senators and witnesses discussed the growing concern of microplastic filaments and other plastic waste in the nation's water sources. They discussed plastic pollution in water and the potential harmful health effects these can have. They also discussed water systems that filter out contaminants made from plastic components that could be inadvertently polluting water with microplastics. Senator Alex Padilla (D-CA) highlighted that California is the first state to have implemented a microplastics monitoring program for drinking water. He emphasized California's work in leading and setting standards for testing microplastics in drinking water, highlighting a potential model for other states and the federal government to follow. Additional solutions mentioned were creating an extended producer responsibility (EPR) policy and investing in more proactive measures to prevent the introduction of microplastics into the environment.

EPA Announces \$5.8 Billion in Bipartisan Infrastructure Law SRF Funding

On February 20th, the United States Environmental Protection Agency (EPA) announced its FY24 Bipartisan Infrastructure law (BIL) State Revolving Loan Fund (SRF) allocations to States, territories, and tribes. The nationwide allocation of \$5.8 billion is pipelined through the Clean Water and Drinking Water SRFs to support those State-run, low-interest loan programs. Of the total amount, \$2.6 billion will go to the Clean Water SRF for wastewater and stormwater infrastructure, and \$3.2 billion will go to the Drinking Water SRF for drinking water infrastructure. Part of the funding will be available as grants or principal forgiveness loans. California's FY24 SRF BIL allocation is \$510 million and is broken down as follows:

- \$248 million (DWSRF)
- \$164.3 million (CWSRF)
- \$82.4 million (Emerging contaminants DWSRF)
- \$15.35 million (Emerging contaminants CWSRF)

Kelly to Introduce Bill to Expand Army Corps' Drought Work

On February 15th, Senator Mark Kelly (D-AZ) announced at a <u>field hearing</u> his intention to introduce legislation which would create new programs within the Army Corps of Engineers (Corps) to allow the agency to take on projects focused on drought. Kelly stated his soon-to-be introduced bill, which will be called the "Drought Resilient Infrastructure Act," could help in those situations where water is released from impoundment facilities to prevent flooding but is not captured.

Kelly said he will attempt to include his legislation in WRDA 2024, which the House and Senate plan to take up later this year. Kelly is not the only Western Democrat looking to include water supply challenges in WRDA 2024. Rep. Grace Napolitano (D-CA), introduced legislation in January which would make water supply and conservation primary missions of the Corps. VSA will report to SCV Water once this legislation is introduced and provide further details.

EPA Closing America's Wastewater Access Gap Program

On February 13th, the EPA announced it will be expanding the "Closing America's Wastewater Access Gap Program," a program designed to provide no-cost technical assistance to communities with failing septic systems or without existing wastewater infrastructure. Program participants will receive solutions to help improve wastewater infrastructure. The Program, which had previously assisted 11 communities will expand eligibility to 150 disadvantaged counties in nationwide. The Program will focus on key activities, including:

- Conducting community wastewater assessments by bringing together state and local technical assistance experts to assess wastewater infrastructure in participating communities.
- Developing community wastewater solutions plans, including technical recommendations for sustainable wastewater solutions.
- Assisting underserved communities in identifying and pursuing funding opportunities, including federal funding through the Bipartisan Infrastructure Law, Clean Water SRF, and USDA Water and Environmental Loan and Grant programs.
- Building long-term capacity in communities that struggle to operate and maintain new infrastructure.

See more information on the Program <u>here</u>.

John Watts Appointed to the Department of the Interior

On February 9th, the Department of the Interior announced the latest Biden-Harris Administration appointees, including John Watts, who previously served as an advisor to the late Senator Dianne Feinstein for 21 years. Watts assisted Senator Feinstein in successfully advocating for California water issues, played a significant role in drafting the drought provisions for the Inflation Reduction Act, and advised Senator Feinstein during her role as Chair of the Senate Appropriations Subcommittee on Energy and Water Development. He will serve as Senior Counsel at the Bureau of Reclamation.

Drought Preparedness Act Passes House

On February 5th, the House of Representatives passed <u>"Drought Preparedness Act"</u> (H.R. 4385). The bill is sponsored by Rep. Joe Neguse (D-CO) and cosponsored by Reps. Juan Ciscomani (R-AZ), and Susie Lee (D-NV). H.R. 4385 intends to extend the authorization dates of the Bureau of Reclamation's <u>Drought Response Program</u> from FY2023 to FY2028. The Drought Response Program provides financial assistance for drought contingency planning, resiliency projects, and emergency response actions to states, tribes, and local governments. The bill was proposed in response to severe water reliability challenges in the western part of the US, due to climate change and drought. These challenges are becoming more prominent, making programs and projects minimizing water loss increasingly more important. VSA will keep SCV Water apprised of another further action on the bill.

Water and Wastewater Cybersecurity Toolkit

The EPA and the U.S. Cybersecurity and Infrastructure Agency (CISA) have released a new "Water and Wastewater Cybersecurity Toolkit" to bolster the sector's resilience against evolving cybersecurity challenges by providing practical safeguards and solutions.

The toolkit consolidates key resources for water and wastewater systems at every level of cybersecurity maturity. For organizations that are just starting to develop their cybersecurity strategies, the fundamental cyber hygiene steps are basic, low or no cost steps that every organization and individual should take to improve their security. The toolkit can help water and wastewater systems build their cybersecurity foundation and progress to implement more advanced, complex tools to strengthen their defenses and stay ahead of current threats.

Key features include a newly published Cybersecurity Incident Response Guide and essential services such as free cybersecurity assessment services, vulnerability scanning assessment services, technical assistance support, cybersecurity performance goals alignment, and cyber hygiene tools. CISA and EPA will update the toolkit periodically to include added resources and respond to the evolving needs of the sector.

CISA Launches #Protect2024 Resources Webpage for State and Local Election Officials

During the first week of February, CISA launched its new #Protect2024 initiative as part of its directive to safeguard the security and integrity of the nation's elections infrastructure.

As part of the initiative, CISA developed a webpage to serve as a central point for consolidated critical resources, training lists, and security service offerings to support the over 8,000 election jurisdictions for the 2024 election cycle. These efforts build upon prior years of working with election officials to mitigate the cyber, physical, and operational risks to election infrastructure.

CISA encourages stakeholders, government officials, and the public to explore the #Protect2024 website, joining the collective effort to ensure a secure and resilient 2024 election cycle. More information about #Protect2024 and election security can be found here. In addition, all of CISA's cyber resources for State and Local Governments can be found here.

National Contaminants of Emerging Concern Research Initiative Plan 2024

The Joint Subcommittee on Environment, Innovation, and Public Health's Contaminants of Emerging Concern Strategy Team (ST) of The National Science and Technology Council (NSTC) released the National Emerging Contaminants Research Initiative Implementation (NECRI) Plan for 2024. The intent is to improve the identification, analysis, monitoring, and treatment methods of contaminants of emerging concern (CECs) and develop any necessary program, policy, or budget to support the implementation of the initiative. The NECRI was first published by the Office of Science and Technology (OST) in 2022 and outlines five research goals, an implementation plan, and a breakdown of measures of success.



ITEM NO. 3.2

-VIA ELECTRONIC MAIL-

March 12, 2024

To: Steve Cole, Santa Clarita Valley Water Agency

From: Dennis Albiani, Annalee Augustine, California Advocates

Subject: February 2024 Report

As this report is submitted, we are nearly one month past the February 16 bill introduction deadline and one week past the Primary Election. Despite a growing budget deficit and a significant election year, the legislature has remained highly active with 2,281 measures introduced this year, including 1,584 in the Assembly and 697 in the Senate. About 30% of the bills introduced were non-substantive "spot bills," and we are currently between deadlines for those bills to be amended into substantive bills, with the Assembly deadline on March 11 and the Senate deadline on March 20. We have read all the introduced bills and monitor amendments daily to track those relevant to SCV Water. The legislature has begun hearing bills in policy committees; however, most bills will be heard once the legislature returns from a one-week Spring Recess on April 1.

There are currently 31 days remaining for the Secretary of State to certify election results. As of March 11, the estimated number of uncounted ballots is 1.4 million, and close to 6.2 million have been counted so far. To note for SCV Water's service area, incumbent Assemblywoman Pilar Schiavo is headed to the general election and currently has 49.7% of the votes, less than 1,000 votes from Patrick Lee Gipson (R). The new senate district covering the Santa Clarita area is SD 23. The top two candidates heading to the November ballot to represent SD 23 are currently former Assemblywoman Suzette Valladares (R) with 33% of the vote, and Kipp Mueller (D) with 29% of the vote (three other candidates shared the vote distribution). Redistricting has changed the number for Santa Clarita's Senate District from 21 to 23. Senator Wilk, who currently represents the 21st Senate District including Santa Clarita, "terms out" in 2024.

Please find key legislation we are tracking for SCV Water and relevant regulatory and activity updates below. Please do not hesitate to reach out at any time if there are any questions.

2024 Legislation

Proposition 218

2257 (Wilson) Local government: property-related water and sewer fees and assessments: remedies authorizes public agencies to adopt procedures for the submittal and consideration of public comments regarding proposed water or sewer fees. If an agency elects to adopt procedures, a person would be required to timely submit written comments that specify the grounds for alleging that the fees do not comply with Proposition 218 in order to challenge the fees in court. Public agencies would be required

Status: Referred to the Assembly committees on Judiciary and Local Government.

to provide written responses to all comments received before acting on the proposed fees.

Position: Support

SB 1072 (Padilla) Local government: Proposition 218: remedies clarifies that if a water or wastewater rate or charge exceeds the proportional cost of service, the excess revenues would be used to reduce future rates or charges. This bill aids in ongoing Proposition 218 litigation by clarifying that a refund is not an appropriate remedy if fees or charges are determined to not be proportional to the cost of service.

Status: Referred to the Assembly Committee on Local Government.

Position: Support

Capacity Fees

SB 937 (Wiener) Development projects: permits and other entitlements: fees and charges provides that water districts and sanitation districts may not charge connection or capacity fees until a certificate of occupancy is issued and would prohibit charging interest or other fees on any amount deferred. *ACWA has an oppose unless amended position.*

Status: Referred to the Senate Committees on Local Government and Housing.

SB 1210 (Skinner) New housing construction: electrical, gas, sewer, and water service connections: charges prohibits a connection, capacity, or other point of connection charge from a public utility or a special district for electrical, gas, sewer, or water service from exceeding one percent of the reported building permit value of that housing unit for new housing construction. The bill would require a public utility or special district to issue a connection, capacity, or other point of connection charge over a period of at least 10 years commencing on the date when the housing unit is first occupied. ACWA is opposed.

Status: Referred to the Senate Committees on Local Government and Energy, Utilities, and Communications.

Misc.

AB 828 (Connolly) Sustainable groundwater management: managed wetlands exempts groundwater use by managed wetlands and small community water systems serving disadvantaged communities (DAC) from specified authorities of groundwater sustainability agencies (GSA) to regulate groundwater pumping under the Sustainable Groundwater Management Act (SGMA).

Status: Passed Asm. Floor on January 29 and has been referred to the Senate.

<u>SB 366 (Caballero) The California Water Plan: long-term supply targets</u> establishes long-term water supply targets for the State to achieve, require a financing plan, and would update the requirement that state agencies develop a plan to achieve those targets, in consultation with local water agencies, wastewater service providers and other stakeholders.

Status: Two-year bill. Position: Support

Water and Climate Change Bonds

AB 305 (Villapudua D) California Flood Protection Bond Act of 2024 authorizes the issuance of bonds in the amount of \$4,500,000,000 pursuant to the State General Obligation Bond Law for flood protection projects, as specified.

Status: Two-year bill.

AB 1567 (Garcia) Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, and Workforce Development Bond Act of 2023 authorizes the issuance of bonds in the amount of \$15,995,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, prevention, drought preparation, flood protection, extreme heat mitigation, clean energy, and workforce development programs. \$70 million would be allocated to the State Water Board for technical assistance for drinking water systems to address PFAS.

<u>SB 638 (Eggman) Climate Resiliency and Flood Protection Bond Act of 2024</u> authorizes the issuance of bonds in the amount of \$6,000,000,000 pursuant to the State General Obligation Bond Law, for flood protection and climate resiliency projects.

Status: Two-year bill.

Status: Two-year bill.

SB 867 (Allen) Drought and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, and Park Creation and Outdoor Access Bond Act of 2023 would authorize the issuance of bonds in the amount of \$15,500,000,000 pursuant to the State General Obligation Bond Law to finance projects for drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate smart agriculture, park creation and outdoor access, and clean energy programs. Grants for monitoring and remediation of perfluoroalkyl and polyfluoroalkyl substances among projects eligible for \$400,000,000 to the State Water Board. \$200,000,000 would be available for projects that support groundwater banking, conjunctive use, recharge, or other groundwater projects that improve water resilience.

Status: Two-year bill.

Budget

As previously reported, Governor Newsom released his proposed budget for the 2024-2025 fiscal year on January 10, estimating a \$37.8 billion shortfall. On February 20, the Legislative Analyst's Office (LAO) issued a <u>Deficit Update</u> stating the estimated deficit could be as high as \$73 billion. The legislature has begun its review of the budget proposals with budget subcommittees scheduled throughout February, March, and April. The State Water Board and Department of Water Resources are scheduled to appear before both the Assembly and Senate budget subcommittees in several hearings that we will be monitoring. During a Senate Budget Subcommittee hearing on February 29, the Department of Water Resources addressed the proposed \$50 million cut for the Dam Safety program. At this point, all specific budget items have been left open.

ACWA SLC Update

We continue to represent SCV Water on the State Legislative Committee (SLC) Meeting. ACWA's State Legislative Committee Meeting met most recently on Friday, March 1. During the March 1 meeting, the SLC voted for ACWA to take positions on four out of the six bills discussed. SLC voted to "favor" SB 1072 (Padilla) and to oppose SB 1210 (Skinner) which are both are referenced above under key bills.

An oppose unless amended position was taken on both AB 1820 (Schiavo) and SB 1147 (Portantino). <u>AB 1820 (Schiavo) Housing development projects: applications: fees and exactions</u> authorizes a development proponent that submits a preliminary application for a housing development project to include in the application a request for a preliminary fee and exaction estimate, which is defined as a

good faith estimate of the total amount of fees and exactions expected to be imposed in connection with the project. A local agency would be required to comply with the request within 10 business days of the submission of the preliminary application. There are concerns with the inclusion of water and sewer connection fees and capacity charges.

SB 1147 (Portantino) Drinking water: bottled water: microplastics levels requires the Office of Environmental Health Hazard and Assessment (OEHHA) to study the health impacts of microplastics in drinking water to identify the safe and unsafe levels of microplastics. The State Water Board would be required to provide to local water agencies the public health standards and goals and the definitions for "safe level of microplastics" and "unsafe level of microplastics." Concerns include how the requirement of OEHA to develop public health standards by January 1, 2026 and those to be adopted by the State Water Board by January 1, 2028 is premature, as the State Water Board is currently in the process of developing a standard methodology for testing microplastics in drinking water and there are currently no ELAP accredited laboratories to analyze for microplastics.

SLC did not take a position on the final two bills discussed, AB 2735 and SB 1218. AB 2735 (Rubio) Joint powers agreements: public utilities would authorize a public utility to enter into a JPA with a public agency for the purpose of jointly exercising any power common to the contracting parties. The bill would also authorize a public utility and one or more public agencies to provide insurance by a JPA. SB 1218 (Newman) Water: emergency water supplies declares that it is the established policy of the state to encourage and incentivize, but not mandate, the development of emergency water supplies, and to support their use during times of water shortage.

ACWA's SLC meets next on March 22, 2024.

Regulatory and Administrative Actions

Rulemaking to Make Conservation a California Way of Life

March 12, the State Water Board released a revised draft of regulations for Making Conservation a California Way of Life and has noticed a 15-day comment period. The new draft addresses concerns and outlines unique water use efficiency goals for each urban retail water supplier, including urban water use efficiency standards, variances, an urban water use objective, and commercial, industrial, and institutional (CII) measures. The State Water Board will be hosting a workshop on March 20 and will be accepting comments until March 27. Additional information can be found HERE.

CARB Advanced Clean Fleets and AB 1594 Implementation

CARB has hosted a series of question-and-answer sessions and workshops regarding reporting and implementation of the Advanced Clean Fleets (ACF) regulation. April 1 is the last day for State and Local Government Agency Fleets to report to the Truck Regulations Compliance and Reporting System (TRUCRS). Additional information can be found in Advanced Clean Fleets Regulation Summary including key milestones, exemptions, vehicles affected by these regulations, and more.

SCV Water strongly supported AB 1594 (Garcia) which was signed into law and required any state regulation seeking to require procurement of medium- and heavy-duty zero-emission vehicles by a public agency utility to ensure that those vehicles can support a public agency utility's ability to maintain reliable water and electric services. CARB will be hosting a public workshop on March 25 to discuss proposed targeted amendments to the ACF regulations to implement AB 1594. Staff will be seeking

feedback from all interested stakeholders including utility fleet owners. Please find the meeting bulletin with more information and registration <u>HERE</u>.

Governor Newsom's Water Priorities Leader – Director Karla Nemeth

March 7, Governor Newsom announced that he has asked Department of Water Resources Director Karla Nemeth to serve as advisor on the Administration's water priorities and to lead implementation of key water projects to achieve the Governor's Water Supply Strategy - Adapting to a Hotter, Drier Future, including modernizing California's water conveyance infrastructure, executing Agreements to Support Healthy Rivers and Landscapes, and stabilizing Colorado River supplies. She will continue to serve as Director of the Department of Water Resources in addition to this leadership role for the Governor.

Appointments

Thomas Gibson has been appointed Chief Deputy Director at the California Department of Water Resources, where he has served as Chief Counsel since 2021. He held multiple positions at the California Natural Resources Agency from 2014 to 2020, including Deputy Secretary, Special Counsel for Water, Undersecretary, and General Counsel. Gibson held multiple positions at the California Department of Fish and Wildlife from 2007 to 2014, including General Counsel and Assistant Chief Counsel.

Ann Carroll has been appointed Chief Counsel at the California Department of Water Resources, where she has served as Deputy General Counsel since 2019 and was Acting General Counsel in 2021. Carroll held several roles at the California Department of Toxic Substances Control from 2012 to 2019, including Assistant Chief Counsel and Senior Staff Counsel. She was Staff Counsel at the State Water Resources Control Board from 2009 to 2012. Carroll held several roles at the California District Attorneys Association from 2006 to 2009, including Circuit Prosecutor and Research Attorney.

California Advocates, Inc. Activity Report

- Followed up with stakeholders and legislative staff regarding legislation, budget, and regulatory inquiries.
- Met with legislators and key staff regarding support for water and climate change legislative bonds.
- Participated in CARB workshops on Advanced Clean Fleets Regulation.
- Participated in ACWA State Legislative Committee meeting and Region 8 discussions on behalf of Santa Clarita Valley Water Agency.
- Participated in ACWA Water Rights Working Group.

Important Dates and Deadlines for 2024

| March | |
|----------|--------------------------------------------------------------|
| March 20 | Spot bill amendment deadline for the Senate. |
| March 21 | Spring recess begins upon adjournment of this day's session. |
| March 29 | Cesar Chavez Day (Observed). |
| April | |
| April 1 | Legislature reconvenes from Spring recess. |
| April 12 | CA Secretary of State will certify primary election results. |

| April 26 | Last day for policy committees to hear and report fiscal bills to fiscal committees introduced in their house. |
|----------|----------------------------------------------------------------------------------------------------------------|
| May | |
| May 3 | Last day for policy committees to hear and report non-fiscal bills introduced in their house to the floor. |
| May 10 | Last day for policy committees to meet prior to May 28 |
| May 14 | Governor Newsom's deadline to present a revised budget, based on updated revenue estimates. |
| May 17 | Last day for fiscal committees to meet prior to May 28 |
| May 24 | Last day for each house to pass bills introduced in that house. |



1112 11th Street Sacramento, CA 95814

Santa Clarita Valley Water Agency Legislative Status Report 3/12/2024

AB 104 (Ting D) Budget Acts of 2022 and 2023. (Amended: 8/29/2023 https://html.pdf)

Status: 9/13/2023-Re-referred to Com. on B. & F.R.

Location: 9/13/2023-S. BUDGET & F.R.

Summary: The Budget Act of 2022 and the Budget Act of 2023 made appropriations for the support of state government for the 2022–23 and 2023–24 fiscal years. This bill would amend the Budget Act of 2022 and the Budget Act of 2023 by amending and adding items of appropriation and making other changes. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 122 (Committee on Budget) Public resources trailer bill. (Amended: 6/24/2023 httml pdf)

Status: 8/14/2023-Re-referred to Com. on B. & F.R.

Location: 8/14/2023-S. BUDGET & F.R.

Summary: Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission), on or before June 1, 2022, to evaluate and quantify the maximum feasible capacity of offshore wind to achieve reliability, ratepayer, employment, and decarbonization benefits and to establish megawatt offshore wind planning goals for 2030 and 2045. Existing law also requires the Energy Commission, among other things, to develop and produce a permitting roadmap that describes timeframes and milestones for a coordinated, comprehensive, and efficient permitting process for offshore wind energy facilities and associated electricity and transmission infrastructure off the coast of California. Existing law repeals these provisions on January 1, 2027. This bill would express the intent of the Legislature that the administration conduct an assessment of offshore wind energy permitting and related resource needs across applicable state entities, including, but not limited to, the Energy Commission, the State Lands Commission, the California Coastal Commission, and the State Coastal Conservancy, as specified. The bill would also state that the outcomes of the assessment may be considered as part of a future budget. This bill contains other existing laws.

| Organization SCV Water Agency | Assigned DKA AA | Position | Priority | Subject | Group | |
|-------------------------------------|------------------------------|----------|----------|---------|-------|--|
| | | | | | | |

AB 277 (Rodriguez D) Extreme Weather Forecast and Threat Intelligence Integration Center.

Amended: 7/3/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law, the California Emergency Services Act, establishes, within the office of the Governor, the Office of Emergency Services, under the Director of Emergency Services for the purpose of mitigating the effects of natural, human-made, or war-caused emergencies. Existing law establishes the Department of Water Resources within the Natural Resources Agency and sets forth its powers and duties relating to water resources. Existing law establishes the Atmospheric Rivers: Research, Mitigation, and Climate Forecasting Program within the department to, upon appropriation of special fund moneys, research climate forecasting and the causes and impacts that climate change has on atmospheric rivers, to operate reservoirs in a manner that improves flood protection in the state, and to reoperate flood control and water storage facilities to capture water generated by atmospheric rivers. This bill would establish the State-Federal Flood Operations Center within the Department of Water Resources and would authorize the department to administer the center in the department's divisions, offices, or programs. The bill would provide that the purpose of the center is to function as the focal point for gathering, analyzing, and disseminating flood and water-related information to stakeholders and would authorize the center to take specified actions for that purpose, including to function during emergency situations to enable the department to centrally coordinate statewide emergency responses. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 295 (Fong, Vince R) Department of Transportation: maintenance projects. (Amended: 5/18/2023 httml/pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was TRANS. on

6/14/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law vests the Department of Transportation with full possession and control of the state highway system, including associated property. Existing law authorizes the department to do any act necessary, convenient, or proper for the construction, improvement, maintenance, or use of all highways that are under its jurisdiction, possession, or control. Existing law authorizes the department to require the removal of any encroachment in, under, or over any state highway. This bill would require the department to expedite roadside maintenance for specified projects related to roadside maintenance and the removal and clearing of material, as provided. The bill would also authorize local governmental entities, fire protection districts, fire safe councils, and tribal entities to notify the department of those projects related to roadside maintenance and the removal and clearing of material that have not been completed in an efficient and timely manner if the continued failure to complete these projects poses a clear and imminent danger, as provided. The bill would require the Division of Maintenance to begin the maintenance project within 90 days of being notified.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-----------------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 305 (Villapudua D) California Flood Protection Bond Act of 2024. (Amended: 4/25/2023 httml

Status: 6/14/2023-Referred to Coms. on N.R. & W. and GOV. & F.

Location: 6/14/2023-S. N.R. & W.

Summary: The California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, approved by the voters as Proposition 68 at the June 5, 2018, statewide primary election, authorizes the issuance of bonds in the amount of \$4,000,000,000 pursuant to the State General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program. The California Constitution requires a measure authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires the measure to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would enact the California Flood Protection Bond Act of 2024 which, if approved by the voters, would authorize the issuance of bonds in the amount of \$4,500,000,000 pursuant to the State General Obligation Bond Law for flood protection projects, as specified. The bill would provide for the submission of these provisions to the voters at the November 5, 2024, statewide general election.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 347 (Ting D) Household product safety: toxic substances: testing and enforcement. (

Amended: 9/8/2023 html pdf)

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE

on 9/11/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-S. 2 YEAR

Summary: Existing law prohibits a person from distributing, selling, or offering for sale in the state food packaging, as defined, that contains perfluoroalkyl and polyfluoroalkyl substances (PFAS). Existing law requires a manufacturer of specified cookware that contains certain chemicals in the handle of the product or in any cookware surface that comes in contact with food, foodstuffs, or beverages to post on an internet website for the cookware a list of those chemicals, among other information. Existing law requires, beginning January 1, 2024, the product label for this cookware to list those chemicals, among other information. Existing law prohibits this cookware from being sold. offered for sale, or distributed in the state unless the cookware and the manufacturer of the cookware comply with these provisions. This bill would require the Department of Toxic Substances Control to adopt guidance regarding the PFAS prohibition and the internet posting and labeling requirements for cookware, and to post that guidance on its internet website by January 1, 2025. By July 1, 2026, the bill would require the department to select and test at least 100 but no more than 200 random samples of food packaging and cookware for compliance with those PFAS prohibitions and the manufacturers' labeling and internet posting duties. The bill would authorize the department to select and test samples after July 1, 2026, upon appropriation by the Legislature. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 408 (Wilson D) Climate-resilient Farms, Sustainable Healthy Food Access, and Farmworker

Protection Bond Act of 2024. (Amended: 8/14/2023 html pdf)

Status: 9/1/2023-In committee: Held under submission.

Location: 8/21/2023-S. APPR. SUSPENSE FILE

Summary: Existing law requires the Department of Food and Agriculture to promote and protect the agricultural industry of the state. Existing law under Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would enact the Climate-resilient Farms, Sustainable Healthy Food Access, and Farmworker Protection Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$3,650,000,000 pursuant to the State General Obligation Bond Law, to finance programs related to, among other things, agricultural lands, food and fiber infrastructure, climate resilience, agricultural professionals, including farmers, ranchers, and farmworkers, workforce development and training, air quality, tribes, disadvantaged communities, nutrition, food aid, meat processing facilities, and fishing facilities. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 453 (Cervantes D) District-based elections. (Introduced: 2/6/2023 html pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was E. & C.A. on

5/10/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law provides for political subdivisions that encompass areas of representation within the state. With respect to these areas, public officials are generally elected by all of the voters of the political subdivision (at-large) or by districts formed within the political subdivision (district-based). Existing law requires a political subdivision that changes from an at-large method of election to a district-based election, or that establishes district-based elections, to perform various actions before a public hearing at which it votes upon an ordinance establishing district-based elections. Among these actions, the political subdivision must hold at least 2 public hearings before drawing a draft map of the proposed boundaries and at least 2 public hearings after all maps are drawn, and invite the public's input at these hearings. This bill would require a public hearing concerning district-based elections, as described above, that is consolidated with a meeting of the governing body of the political subdivision that includes other substantive agenda items, to begin at a fixed time regardless of its order on the agenda. The bill would require the governing body to provide notice of the hearing to the public. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

<u>AB 457</u> (<u>Patterson, Joe</u> R) Surplus Land Act: exempt surplus land: leases. (Amended: 9/8/2023 html pdf)

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was DESK on

9/13/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-S. 2 YEAR

Summary: Existing law prescribes requirements for the disposal of surplus land, as defined, by a local agency, as defined. Existing law requires land to be declared surplus land or exempt surplus land, as supported by written findings, before a local agency takes any action to dispose of it consistent with the agency's policies or procedures. Existing law requires any local agency disposing of surplus land to send, prior to disposing of that property or participating in negotiations to dispose of that property with a prospective transferee, a written notice of availability of the property pursuant to prescribed procedures. Under existing law, the disposal of exempt surplus land is not subject to these requirements. Existing law defines "exempt surplus land" for these purposes to include, among other things, surplus land that a local agency is transferring to another local, state, or federal agency for the agency's use. This bill would expand that definition of "exempt surplus land" to include a parcel that (1) is identified in the local agency's circulation element or capital improvement program for future roadway development, (2) is no larger than 2 acres, (3) is zoned for retail commercial use, and the use of the parcel is consistent with the underlying zoning, and (4) abuts a state highway right-of-way. This bill would make other nonsubstantive changes.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | Watch | | | |
| Agency | AA | | | | |

AB 460 (Bauer-Kahan D) State Water Resources Control Board: water rights and usage: interim

relief: procedures. (Amended: 5/18/2023 httml pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on

6/7/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law authorizes the State Water Resources Control Board to investigate all streams, stream systems, lakes, or other bodies of water, take testimony relating to the rights to water or the use of water, and ascertain whether water filed upon or attempted to be appropriated is appropriated under the laws of the state. Existing law requires the board to take appropriate actions to prevent waste or the unreasonable use of water. This bill would authorize the board, in conducting specified investigations or proceedings to inspect the property or facilities of a person or entity, as specified. The bill would authorize the board, if consent is denied for an inspection, to obtain an inspection warrant, as specified, or in the event of an emergency affecting public health and safety, to conduct an inspection without consent or a warrant. Because the willful refusal of an inspection lawfully authorized by an inspection warrant is a misdemeanor, this bill would impose a statemandated local program by expanding the application of a crime. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
|--------------|----------|-----------|-------------|---------|-------|--|
| SCV Water | DKA | Oppose - | AA - Folder | | | |
| Agency | AA | Coalition | | | | |

AB 560 (Bennett D) Sustainable Groundwater Management Act: groundwater adjudication. (

Amended: 6/26/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/14/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law prohibits a court from approving entry of judgment in certain adjudication actions for a basin required to have a groundwater sustainability plan under the Sustainable Groundwater Management Act, unless the court finds that the judgment would not substantially impair the ability of a groundwater sustainability agency, the State Water Resources Control Board, or the Department of Water Resources to comply with the act and to achieve sustainable groundwater management. This bill would require the parties to an adjudication action to submit a proposed settlement agreement determining rights to water to the board for a nonbinding advisory determination as to whether the proposed settlement agreement will substantially impair the ability of a groundwater sustainability agency, the board, or the department to achieve sustainable groundwater management before filing the proposed settlement agreement with the court. The bill would require the board to provide its nonbinding advisory determination to the parties no later than 120 days after the proposed settlement agreement was submitted, and would require the parties to include the board's nonbinding advisory determination in the court filing, as provided. The bill would require the board to consult with the department before making its nonbinding advisory determination, and would require the nonbinding advisory determination to include findings on the consistency of the proposed settlement agreement with the groundwater sustainability plan and on how the proposed settlement agreement would affect small and disadvantaged groundwater users, as specified.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 565 (Lee D) Water quality: pollution prevention plans. (Amended: 3/16/2023 httml pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.Q. on

5/3/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: The Porter-Cologne Water Quality Control Act establishes a statewide program for the control of the quality of all the waters of the state. The act authorizes the State Water Resources Control Board, a California regional water quality control board, or a publicly owned treatment works to require a discharger, as defined, to complete a pollution prevention plan if the discharger meets certain criteria. This bill would repeal an obsolete provision of law relating to pollution prevention plans and would make a conforming change. The bill would also make other nonsubstantive changes.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 754 (Papan D) Water management planning: water shortages. (Amended: 8/14/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law, the Urban Water Management Planning Act, requires every public and

private urban water supplier that directly or indirectly provides water for municipal purposes to prepare and adopt an urban water management plan. Existing law requires an urban water management plan to quantify past, current, and projected water use, identifying the uses among water use sectors, including, among others, commercial, agricultural, and industrial. Existing law requires every urban water supplier to prepare and adopt a water shortage contingency plan as part of its urban water management plan. Existing law requires the water shortage contingency plan to include the procedures used in conducting an annual water supply and demand assessment, including the key data inputs and assessment methodology used to evaluate the urban water supplier's water supply reliability for the current year and one dry year. Existing law requires the key data inputs and assessment methodology to include specified information, including, among other things, a description and quantification of each source of water supply. This bill would require a water shortage contingency plan to include, if, based on a description and quantification of each source of water supply, a single reservoir constitutes at least 50% of the total water supply, an identification of the dam and description of existing reservoir management operations, as specified, and if the reservoir is owned and operated by the urban water supplier, a description of operational practices and approaches, as specified. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-------------|---------|-------|
| SCV Water | DKA | | AA - Folder | | |
| Agency | AA | | | | |

AB 805 (Arambula D) Sewer service: disadvantaged communities. (Amended: 1/22/2024 https://doi.org/10.2016/journal.com/

Status: 1/30/2024-Read third time. Urgency clause adopted. Passed. Ordered to the Senate. (Ayes

76. Noes 0.). In Senate. Read first time. To Com. on RLS. for assignment.

Location: 1/30/2024-S. RLS.

Summary: Under existing law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality in accordance with the Porter-Cologne Water Quality Control Act and the federal Clean Water Act. Existing law authorizes a regional board to order the provision of sewer service by a receiving sewer system, as defined, to a disadvantaged community served by an inadequate onsite sewage treatment system, as defined. This bill would authorize the state board to require a sewer service provider to contract with an administrator designated or approved by the state board for administrative, technical, operational, legal, or managerial services to assist a designated sewer system with the provision of adequate sewer service, as defined. The bill would also authorize the state board to order a designated sewer system to accept those services, including full management and control of all aspects of the designated sewer system, from an administrator. The bill would define "designated sewer system" for these purposes as a sewer system that serves a disadvantaged community and that the state board finds to be either an inadequate sewage treatment system or a sewer system that has demonstrated difficulty in maintaining technical, managerial, and financial capacity to prevent fraud and mismanagement, or a sewer system that voluntarily accepts financial assistance for the provision of adequate sewer service. The bill would require the state board to take specified actions before determining that a sewer service provider is a designated sewer system, including providing the sewer service provider an opportunity to show that it has taken steps to timely address its failure to provide adequate sewer service, conducting a public meeting, and providing an opportunity for public comment. The bill would authorize the state board to grant specified authority over the designated sewer system to the administrator, including the authority to expend money for various purposes and to set and collect sewer rates and fees, subject to approval by the state board. The bill would require the state board to work with the administrator and the communities served by the designated sewer system to develop, within the shortest practicable time, adequate technical,

managerial, and financial capacity to deliver adequate sewer service so that the services of the administrator are no longer necessary.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folde | r | |
| Agency | AA | | | | |

AB 817 (Pacheco D) Open meetings: teleconferencing: subsidiary body. (Amended: 1/17/2024 https://ht

Status: 1/25/2024-Read third time. Passed. Ordered to the Senate. (Ayes 54. Noes 8.) In Senate.

Read first time. To Com. on RLS. for assignment.

Location: 1/25/2024-S. RLS.

Summary: Existing law, the Ralph M. Brown Act, requires, with specified exceptions, each legislative body of a local agency to provide notice of the time and place for its regular meetings and an agenda containing a brief general description of each item of business to be transacted. The act also requires that all meetings of a legislative body be open and public, and that all persons be permitted to attend unless a closed session is authorized. The act generally requires for teleconferencing that the legislative body of a local agency that elects to use teleconferencing post agendas at all teleconference locations, identify each teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Existing law also requires that, during the teleconference, at least a guorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction. Existing law authorizes the legislative body of a local agency to use alternate teleconferencing provisions during a proclaimed state of emergency (emergency provisions) and, until January 1, 2026, in certain circumstances related to the particular member if at least a quorum of its members participate from a singular physical location that is open to the public and situated within the agency's jurisdiction and other requirements are met (nonemergency provisions). Existing law imposes different requirements for notice, agenda, and public participation, as prescribed, when a legislative body is using alternate teleconferencing provisions. The nonemergency provisions impose restrictions on remote participation by a member of the legislative body and require the legislative body to specific means by which the public may remotely hear and visually observe the meeting. This bill, until January 1, 2026, would authorize a subsidiary body, as defined, to use similar alternative teleconferencing provisions and would impose requirements for notice, agenda, and public participation, as prescribed. In order to use teleconferencing pursuant to this act, the bill would require the legislative body that established the subsidiary body by charter, ordinance, resolution, or other formal action to make specified findings by majority vote, before the subsidiary body uses teleconferencing for the first time and every 12 months thereafter. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Fold | ler | |
| Agency | AA | | | | |

AB 828 (Connolly D) Sustainable groundwater management: managed wetlands. (

Amended: 1/11/2024 html pdf)

Status: 1/29/2024-Read third time. Passed. Ordered to the Senate. (Ayes 47. Noes 15.) In Senate.

Read first time. To Com. on RLS. for assignment.

Location: 1/29/2024-S. RLS.

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. Existing law defines various terms for purposes of the act. This bill would add various defined terms for purposes of the act, including the terms "managed wetland" and "small community water system." This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 830 (Soria D) Lake and streambed alteration agreements: exemptions. (Amended: 6/27/2023 https://

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law prohibits a person, a state or local governmental agency, or a public utility from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river, stream, or lake, or depositing or disposing of debris, waste, or other material containing crumbled, flaked, or ground pavement where it may pass into any river, stream, or lake, unless prescribed requirements are met, including written notification to the Department of Fish and Wildlife regarding the activity. Existing law requires the department to determine whether the activity may substantially adversely affect an existing fish and wildlife resource and, if so, to provide a draft lake or streambed alteration agreement to the person, agency, or utility. Existing law prescribes various requirements for lake and streambed alteration agreements. Existing law also establishes various exemptions from these provisions, including exemptions for specified emergency work. This bill would additionally exempt from these provisions the temporary operation of existing infrastructure or temporary pumps being used to divert flood stage flows, as identified by the California Nevada River Forecast Center or the State Water Resources Control Board, or near-flood stage flows, as defined, to groundwater recharge as long as certain conditions are met. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 837 (Alvarez D) Surplus land: exempt surplus land: sectional planning area. (

Amended: 5/1/2023 html pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was GOV. & F. on

6/7/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law prescribes requirements for the disposal of surplus land by a local agency. Existing law defines terms for these purposes, including, among others, "surplus land" to mean land owned in fee simple by any local agency for which the local agency's governing body takes formal action in a regular public meeting declaring that the land is surplus and is not necessary for the agency's use. Existing law defines "exempt surplus land" to mean, among other things, surplus land

that a local agency is exchanging for another property necessary for the agency's use and surplus land that a local agency is transferring to another local, state, or federal agency for the agency's use. Existing law provides that an agency is not required to follow the requirements for disposal of surplus land for "exempt surplus land," except as provided. This bill would provide, until January 1, 2024, that land that is subject to a sectional planning area, as described, is not subject to the above-described requirements for the disposal of surplus land if specified conditions are met. The bill would, commencing April 1, 2025, and annually thereafter, require a local agency that disposes of land pursuant to these provisions submit a specified report to the Department of Housing and Community Development. The bill would make a local agency that disposes of land in violation of these provisions liable for a civil penalty, as specified. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 990 (Grayson D) Water quality: waste discharge requirements: infill housing projects. (

Amended: 1/25/2024 httml pdf)

Status: 1/29/2024-Read third time. Passed. Ordered to the Senate. (Ayes 75. Noes 0.) In Senate.

Read first time. To Com. on RLS. for assignment.

Location: 1/29/2024-S. RLS.

Summary: The Porter-Cologne Water Quality Control Act (act) designates the State Water Resources Control Board and the California regional water quality control boards as the principal state agencies with authority over matters relating to water quality. The act requires the state board and the regional boards to, among other things, coordinate their respective activities to achieve a unified and effective water quality control program in the state. Under existing law, the state board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the federal National Pollutant Discharge Elimination System (NPDES) permit program established by the federal Clean Water Act and the act. This bill would require the regional water board, defined to mean the regional water board with geographic boundaries for the San Francisco Bay region, to, by July 1, 2025, initiate modifications to its waste discharge requirements, as specified. The bill would require these modifications to be completed within 6 months of initiation. Before finalizing the modifications, the bill would require the regional water board to make specified findings, including, among other things, that concerns regarding the potential impacts of the draft NPDES permit requirements on the development of housing on infill sites have been adequately addressed. The bill would make these provisions inoperative on July 1, 2028, and would repeal them on January 1, 2029. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1024 (Aguiar-Curry D) Water rights: small irrigation use: lake or streambed alteration

agreements. (Amended: 5/18/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law, the Water Rights Permitting Reform Act of 1988, authorizes a person to

obtain a right to appropriate water for a small domestic use, small irrigation use, or livestock stockpond use upon first registering the use, as those uses are defined by the act, with the State Water Resources Control Board and thereafter applying the water to reasonable and beneficial use with due diligence. The act requires the registration of water use to be made upon a form prescribed by the board that requires, among other things, a certification that the registrant has contacted a representative of the Department of Fish and Wildlife and has agreed to comply with conditions set forth by the department. The act requires the board to establish reasonable general conditions to which all appropriations made pursuant to the act are required to be subject, including, among other things, that all conditions lawfully required by the department are conditions upon the appropriations. The act provides that the board is not required to adopt general conditions for small irrigation use until the board determines that funds are available for that purpose, and that a registration for small irrigation use pursuant to the act is not authorized until the board establishes general conditions for small irrigation use to protect instream beneficial uses, as specified. This bill would require the board to give priority to adopting, on or before June 30, 2027, except as provided, general conditions that permit specified registrants to store water for small irrigation use during times of high streamflow in exchange for those registrants reducing diversions during periods of low streamflow, as specified. The bill would require that the actions of the board under these provisions be deemed an action taken for the protection of the environment for purposes of specified California Environmental Quality Act guidelines, if those actions do not result in the relaxation of streamflow standards. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1205 (Bauer-Kahan D) Water rights: sale, transfer, or lease: agricultural lands. (

Amended: 7/13/2023 httml pdf)

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE

on 9/11/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-S. 2 YEAR

Summary: Existing law declares that, because of the conditions prevailing in this state, the general welfare requires that the water resources of the state be put to beneficial use to the fullest extent of which they are capable, that the waste or unreasonable use or unreasonable method of use of water be prevented, and that the conservation of the water is to be exercised with a view to the reasonable and beneficial use of the water in the interest of the people and for the public welfare. This bill would require the State Water Resources Control Board to, on or before January 1, 2027, conduct a study and report to the Legislature and appropriate policy committees on the existence of speculation or profiteering by an investment fund in the sale, transfer, or lease of an interest in any surface water right or groundwater right previously put to beneficial use on agricultural lands, as specified. The bill would repeal this provision on January 1, 2031.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1211 (Mathis R) Safe Drinking Water State Revolving Fund: internet website information:

updates. (Introduced: 2/16/2023 html pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.Q. on

5/10/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law, the Safe Drinking Water State Revolving Fund Law of 1997, administered by the State Water Resources Control Board, establishes the Safe Drinking Water State Revolving Fund to provide grants or revolving fund loans for the design and construction of projects for public water systems that will enable those systems to meet safe drinking water standards. Existing law requires the board, at least once every 2 years, to post information on its internet website regarding implementation of the Safe Drinking Water State Revolving Fund Law and expenditures from the Safe Drinking Water State Revolving Fund, as specified. This bill would require the board to post the information at least annually.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1272 (Wood D) State Water Resources Control Board: drought planning. (Enrollment: 9/12/2023 https://doi.org/10.2023/html pdf)

Status: 9/14/2023-Withdrawn from Engrossing and Enrolling. Ordered to the Senate. In Senate.

Held at Desk.

Location: 9/14/2023-S. DESK

Summary: Existing law establishes the State Water Resources Control Board and the California regional water quality control boards. Existing law requires the state board to formulate and adopt state policy for water quality control. The bill would require the state board, in consultation with the Department of Fish and Wildlife, to adopt principles and guidelines for diversion and use of water in coastal watersheds, as specified, during times of water shortage for drought preparedness and climate resiliency. The bill would require that the principles and guidelines allow for the development of locally generated watershed-level plans to support public trust uses, public health and safety, and the human right to water in times of water shortage, among other things. The bill also would require the state board, prior to adopting those principles and guidelines, to allow for public comment and hearing, as provided. The bill would make the implementation of these provisions contingent upon an appropriation of funds by the Legislature for this purpose. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
|---------------------|-----------|----------|----------|---------|-------|--|
| SCV Water Agency | DKA AA | | | | | |

AB 1284 (Ramos D) Tribal ancestral lands and waters: cogovernance and comanagement agreements. (Amended: 1/22/2024 html pdf)

Status: 1/29/2024-Read third time. Passed. Ordered to the Senate. (Ayes 77. Noes 0.) In Senate.

Read first time. To Com. on RLS. for assignment.

Location: 1/29/2024-S. RLS.

Summary: Existing law governs various interactions between the state and federally recognized Native American tribes within the state. Existing law encourages and authorizes all state agencies, as defined, to cooperate with federally recognized California Indian tribes on matters of economic

development and improvement for the tribes. Existing law provides that the Legislature encourages the State of California and its agencies to consult on a government-to-government basis with federally recognized tribes and to consult with nonfederally recognized tribes and tribal organizations, as appropriate, in order to allow tribal officials the opportunity to provide meaningful and timely input in the development of policies, processes, programs, and projects that have tribal implications. Existing law provides that the Legislature encourages the state and its agencies to consult with a federally recognized tribe, at the tribe's request for a government-to-government consultation on a specified agency action, within 60 days of the request. This bill would provide that the Legislature encourages the Natural Resources Agency, and its departments, conservancies, and commissions, to enter into cogovernance and comanagement agreements with federally recognized tribes. The bill would authorize the Secretary of the Natural Resources Agency or a delegate to enter into agreements with federally recognized tribes for the purposes of shared responsibility, decisionmaking, and partnership in resource management and conservation within a tribe's ancestral lands and waters, and would require the secretary or a delegate to be the signatory for the state for these agreements. The bill would authorize the secretary or a delegate, within 90 days of a federally recognized tribe's request, to begin government-to-government negotiations on cogovernance and comanagement agreements with the tribe. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1337 (Wicks D) State Water Resources Control Board: water diversion curtailment.

Amended: 5/18/2023 html pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on

6/7/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Under existing law, the diversion or use of water other than as authorized by specified provisions of law is a trespass, subject to specified civil liability. This bill would expand the instances when the diversion or use of water is considered a trespass. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|-----------|-------------|---------|-------|
| SCV Water | DKA | Oppose - | AACoalition | | |
| Agency | AA | Coalition | | | |

AB 1348 (Grayson D) State government: Controller: claims audits. (Amended: 5/18/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/21/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-S. 2 YEAR

Summary: Existing law, the Government Claims Act, generally requires the presentation of all claims for money or damages against local public entities and the state. Existing law provides for the presentation of a claim for which appropriations have been made, or for which state funds are available, under that act to the Controller, in the form and manner prescribed by the general rules and regulations adopted by the Department of General Services. Existing law, with specified exceptions, prohibits the Controller from drawing a warrant for any claim until it has been audited in conformity with law and the general rules and regulations adopted by the Department of General Services

governing the presentation and audit of claims. This bill would authorize the Controller to conduct, unless prohibited by the provisions of a state ballot proposition passed by the electorate, financial and compliance audits as the Controller's office deems as necessary for purposes of ensuring that any expenditures, regardless of the source or fund from which the warrants for claims are drawn, are expended in a manner consistent with the law and the voters' intent. The bill would also authorize the Controller to conduct any audits necessary to carry out their constitutional and statutory duties and responsibilities under the law. The bill would require, if an audit is conducted as specified, the Controller to provide a report with specified information from these audits to the Legislature by June 30 following the completion of the audit and would require the Controller to allow all auditees in the report a reasonable period of time to review and comment on the section of the report relating to the auditee, as described. The bill would make related legislative findings and declarations.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1563 (Bennett D) Groundwater sustainability agency: groundwater extraction permit:

verification. (Amended: 6/28/2023 httml pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was GOV. & F. on

6/22/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. Existing law authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin and imposes specified duties upon that agency or combination of agencies, as provided. Existing law authorizes a groundwater sustainability agency to request of the county, and requires a county to consider, that the county forward permit requests for the construction of new groundwater wells, the enlarging of existing groundwater wells, and the reactivation of abandoned groundwater wells to the agency before permit approval. This bill would instead require a county to forward permit requests for the construction of new groundwater wells, the enlarging of existing groundwater wells, and the reactivation of abandoned groundwater wells to the groundwater sustainability agency before permit approval. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-------------|---------|-------|
| SCV Water | DKA | | AA - Folder | | |
| Agency | AA | | | | |

AB 1567 (Garcia D) Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, Clean Energy, and Workforce Development Bond Act of 2024.

Amended: 5/26/2023 html pdf)

Status: 6/14/2023-Referred to Coms. on N.R. & W. and GOV. & F.

Location: 6/14/2023-S. N.R. & W.

Summary: The California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, approved by the voters as Proposition 68 at the June 5, 2018, statewide primary election, authorizes the issuance of bonds in the amount of \$4,100,000,000 pursuant to the State

General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would enact the Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, Clean Energy, and Workforce Development Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$15,995,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, wildfire prevention, drought preparation, flood protection, extreme heat mitigation, clean energy, and workforce development programs. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-------------|---------|-------|
| SCV Water | DKA | | AA - Folder | | |
| Agency | AA | | | | |

AB 1573 (Friedman D) Water conservation: landscape design: model ordinance. (

Amended: 9/1/2023 html pdf)

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE

on 9/7/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-S. 2 YEAR

Summary: The Water Conservation in Landscaping Act provides for a Model Water Efficient Landscape Ordinance that is adopted and updated at least every 3 years by the Department of Water Resources, unless the department makes a specified finding. Existing law requires a local agency to adopt the model ordinance or to adopt a water efficient landscape ordinance that is at least as effective in conserving water as the updated model ordinance, except as specified. Existing law specifies the provisions of the updated model ordinance, as provided. Existing law includes a related statement of legislative findings and declarations. This bill would require the updated model ordinance to include provisions that require that plants included in a landscape design plan be selected based on their adaptability to climatic, geological, and topographical conditions of the project site, as specified. The bill would also exempt landscaping that is part of a culturally specific project, as defined, ecological restoration projects that do not require a permanent irrigation system, mined-land reclamation projects that do not require a permanent irrigation system, and existing plant collections, as part of botanical gardens and arboretums open to the public, from the model ordinance. The bill would require the updated model ordinance to include provisions that, among other changes, prohibit the use of traditional overhead sprinklers on all new and rehabilitated landscapes and require that new and rehabilitated landscapes use only water efficient irrigation devices. The bill would also require the model ordinance, at the next update initiated after January 1, 2029, to require that all new or renovated nonresidential areas install in the project footprint not less than 10% California native plants, as provided, and to prohibit the inclusion of nonfunctional turf in nonresidential landscape projects. The bill would make other clarifying changes to the updated model ordinance. The bill would also revise the legislative findings and declarations to state, among other things, that the model ordinance furthers the state's goal to conserve biodiversity and provide for climate resilience consistent with state drought efforts to eliminate the use of irrigation of nonfunctional turf. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|-----------------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1581 (Kalra D) Diversion or obstruction of rivers, streams, or lakes: lake or streambed alteration agreement. (Amended: 4/7/2023 html/pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on

6/14/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law prohibits an entity from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river. stream, or lake, or from depositing certain material where it may pass into any river, stream, or lake, unless the Department of Fish and Wildlife receives written notification regarding the activity, the department determines the notification is complete, the entity pays the applicable fees, and the department or a panel of arbitrators issues a lake or streambed alteration agreement or the department informs the entity that it may commence the activity without an agreement, except as provided. Under existing law, it is unlawful for any entity to violate the above-mentioned provision, and an entity that violates that provision is also subject to a civil penalty of not more than \$25,000 for each violation. This bill would exempt certain individuals, public agencies, universities, zoological gardens, and scientific or educational institutions authorized to import, export, take, or possess any endangered species, threatened species, or candidate species for scientific, educational, or management purposes from the requirement to obtain an agreement with the department, as specified. The bill would instead require these entities to submit to the department a written notification, fee, and, if applicable, a copy of proposed environmental protection measures authorized by other agencies' programmatic habitat restoration permits, as specified. The bill would require the department to notify the entity in writing whether the exemption applies within 60 days from the date that the notification is complete and the fee has been paid. Because a violation of this provision would be a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1597 (Alvarez D) Water quality: California-Mexico cross-border rivers. (Amended: 6/22/2023 httml

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was E.Q. on

6/14/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-S. 2 YEAR

Summary: Existing law establishes the California Border Environmental and Public Health Protection Fund in the State Treasury to receive funds appropriated in the annual Budget Act, including, but not limited to, proceeds of bonds sold as specified, and other sources, such as from the North American Development Bank (NADBank), and makes money in the fund available, upon appropriation, to the California-Mexico Border Relations Council, a state entity. Money in the fund is used to assist local governments in implementation of projects to identify and resolve environmental and public health problems that directly threaten the health or environmental quality of California residents or sensitive natural resources of the California border region, among other purposes. This bill would authorize, upon appropriation by the Legislature in the annual Budget Act or another statute, funds to be made available to the NADBank for loans, grants, and direct expenditures to address water quality problems arising in the California-Mexico cross-border rivers. The bill would

require the funding to be available for specified purposes, as provided, including water quality projects for the Tijuana River, and would make 10% of the funding available for the administrative costs of implementing these provisions. The bill would authorize funding provided for activities or projects in the State of Baja California to be provided through direct expenditures and for grants to an eligible funding recipient authorized to work in Mexico under a specified circumstance. The bill would authorize grant funding to be conditioned on enforceability and accountability mechanisms agreed upon by the North American Development Bank and the recipient, with the concurrence of the State Water Resources Control Board. The bill would require the California Environmental Protection Agency to notify the leadership office in each house of the Legislature on cross-border collaboration and the expenditure of the funding, as provided. This bill contains other related provisions.

Organization Assigned Position Priority Subject Group **SCV Water** DKA Agency AA

(Papan D) Department of Transportation: contaminated stormwater runoff: salmon and **AB 1798**

steelhead trout bearing surface waters. (Introduced: 1/8/2024 html pdf)

Status: 1/22/2024-Referred to Coms. on TRANS, and E.S. & T.M.

Location: 1/22/2024-A. TRANS.

Calendar: 3/19/2024 9 a.m. - 1021 O Street, Room 1100 ASSEMBLY TRANSPORTATION, WILSON, LORI, Chair

Summary: Existing law vests the Department of Transportation with full possession and control of all state highways. This bill would require the department, in consultation with the State Water Resources Control Board, the Department of Toxic Substances Control, and the Department of Fish and Wildlife, to develop a programmatic environmental review process to prevent 6PPD and 6PPDquinone from entering salmon and steelhead trout bearing surface waters of the state. The bill would require the department's 6PPD and 6PPD-quinone programmatic environmental review process to include a pilot project at an unspecified location to study the effectiveness and cost effectiveness of installing and maintaining bioretention and biofiltration comparatively along department rights-of-way to eliminate the discharge of 6PPD and 6PPD-quinone into surface waters of the state, as specified.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

(Papan D) Local government: fees and charges: water: higher-consumptive water **AB 1827**

> parcels. (Introduced: 1/12/2024 html pdf) Status: 1/29/2024-Referred to Com. on L. GOV.

Location: 1/29/2024-A. L. GOV.

Summary: The California Constitution specifies various requirements with respect to the levying of assessments and property-related fees and charges by a local agency, including requiring that the local agency provide public notice and a majority protest procedure in the case of assessments and submit property-related fees and charges for approval by property owners subject to the fee or charge or the electorate residing in the affected area following a public hearing. This bill would

provide that the fees or charges for property-related water service imposed or increased, as specified, may include the incrementally higher costs of water service due to specified factors, including the higher water usage demand of parcels. The bill would provide that the costs associated with higher water usage demands, the maximum potential water use, or a projected peak water usage demand may be allocated using any method that reasonably assesses the water service provider's cost of serving those parcels that are increasing potential water usage demand, maximum potential water use, or project peak water use demand. The bill would declare that these provisions are declaratory of existing law. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------------|---------|-------|
| SCV Water | DKA | | AA - No Folder | | |
| Agency | AA | | | | |

AB 1828

(Waldron R) Personal income taxes: voluntary contributions: Endangered and Rare Fish, Wildlife, and Plant Species Conservation and Enhancement Account: Native California Wildlife Rehabilitation Voluntary Tax Contribution Fund: covered grants. (

Amended: 3/7/2024 httml pdf)

Status: 3/11/2024-Re-referred to Com. on APPR.

Location: 3/4/2024-A. APPR.

Summary: Existing law, until January 1, 2025, allows an individual taxpayer to contribute amounts in excess of the taxpayer's personal income tax liability for the support of specified funds and accounts, including, among others, to the Endangered and Rare Fish, Wildlife, and Plant Species Conservation and Enhancement Account, a continuously appropriated account established in the Fish and Game Preservation Fund, or until December 1 of a calendar year that the Franchise Tax Board determines the amount of contributions estimated to be received will not at least equal the minimum contribution amount of \$250,000. This bill would extend the operability of the taxpayer contribution described above until the sooner of January 1, 2032, or until December 1 of a calendar year that the Franchise Tax Board determines the amount of contributions estimated to be received will not at least equal the minimum contribution amount of \$250,000, as provided. By extending the operation of a continuously appropriated account, the bill would make an appropriation. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

<u>AB 1851</u>

(Holden D) Drinking water: schoolsites: lead testing pilot program. (Introduced: 1/17/2024

<u>html</u> <u>pdf</u>)

Status: 1/29/2024-Referred to Coms. on E.S. & T.M. and ED.

Location: 1/29/2024-A. E.S. & T.M.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 444 ASSEMBLY ENVIRONMENTAL

SAFETY AND TOXIC MATERIALS, GARCIA, EDUARDO, Chair

Summary: Existing law, the California Safe Drinking Water Act, requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. The act requires the state board to establish a grant program, in consultation with the State Department of Education, to award grants to local educational agencies for the

purposes of improving access to, and the quality of, drinking water in public schools serving kindergarten or any of grades 1 to 12, inclusive, and preschools and child daycare facilities located on public school property. This bill would require the Superintendent of Public Instruction to contract with a nonprofit technical assistance organization, for purposes of a pilot program applicable to unspecified school districts, to sample all potable water system outlets on the campuses of the school district for lead contamination, except as provided, and to identify and remediate any potable water system outlet emitting water containing lead levels in excess of 5 parts per billion. The bill would require the nonprofit technical assistance organization, if sampling results show lead levels in excess of 5 parts per billion for any potable water system outlet, to take immediate steps to shut down all potable water system outlets where excess lead levels may exist and to work to ensure that a lead-free source of drinking water is provided for pupils at each potable water system outlet that has been shut down. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------------|---------|-------|
| SCV Water | DKA | | AA - No Folder | | |
| Agency | AA | | | | |

AB 1881 (Davies R) California Coastal Commission: scientific panel expertise: coastal erosion. (

Amended: 3/11/2024 httml pdf)

Status: 3/11/2024-From committee chair, with author's amendments: Amend, and re-refer to Com.

on NAT. RES. Read second time and amended.

Location: 2/5/2024-A. NAT. RES.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 437 ASSEMBLY NATURAL

RESOURCES, BRYAN, ISAAC, Chair

Summary: The California Coastal Act of 1976 establishes in the Natural Resources Agency the California Coastal Commission and provides for the planning and regulation of development in the coastal zone, as defined. The act requires the commission, if it determines that it has sufficient resources, to establish one or more scientific panels to review technical documents and reports, among other things. The act requires the panel or panels to be composed of, but not limited to, persons with expertise and training in specified topics, including coastal geomorphology. This bill would include persons with expertise and training in the topic of coastal erosion as part of the composition of the panel described above.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 1998 (Mathis R) California Environmental Quality Act: Department of Fish and Wildlife: review of environmental documents: revenue and cost tracking and accounting.

Introduced: 1/30/2024 html pdf)

Status: 2/12/2024-Referred to Com. on W., P., & W.

Location: 2/12/2024-A. W., P. & W.

Calendar: 3/19/2024 9 a.m. - State Capitol, Room 444 ASSEMBLY WATER, PARKS AND

WILDLIFE, PAPAN, DIANE, Chair

Summary: The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of an environmental impact report on a

project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA requires the lead agency to consult with a public agency that is a responsible agency or a trustee agency during the environmental review process. Existing law authorizes the Department of Fish and Wildlife to impose and collect filing fees in specified amounts to defray the costs of managing and protecting fish and wildlife trust resources, including, but not limited to, consulting with other public agencies, reviewing environmental documents, recommending mitigation measures, developing monitoring requirements for purposes of CEQA, and other activities protecting those trust resources identified in a review pursuant to CEQA. This bill would require the department to separately track and account for all revenues collected under the above filing fee provision and all costs incurred in its role as a responsible agency or trustee agency under CEQA. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2000 (Mathis R) State Water Project: permit and license conditions. (Introduced: 1/30/2024 html pdf)

Status: 1/31/2024-From printer. May be heard in committee March 1.

Location: 1/30/2024-A. PRINT

Summary: Under existing law, the Department of Water Resources operates the State Water Project, which includes state water facilities, as defined. Under existing law, the State Water Resources Control Board administers a water rights program pursuant to which the state board grants permits and licenses to appropriate water. Existing law requires the director of the department, in collaboration with the Secretary of the Interior, to prepare a plan, on or before January 1, 2006, to meet the existing permit and license conditions for which the department has an obligation, and to submit copies of the plan to the state board and the California Bay-Delta Authority prior to increasing the existing permitted diversion rate at the State Water Project's Harvey O. Banks Pumping Plant. This bill would make a nonsubstantive change to the latter provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2060 (Soria D) Lake and streambed alteration agreements: exemptions. (Introduced: 2/1/2024 https://https

Status: 2/12/2024-Referred to Com. on W., P., & W.

Location: 2/12/2024-A. W., P. & W.

Summary: Existing law prohibits a person, a state or local governmental agency, or a public utility from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river, stream, or lake, or depositing or disposing of debris, waste, or other material containing crumbled, flaked, or ground pavement where it may pass into any river, stream, or lake, unless prescribed requirements are met, including written notification

to the Department of Fish and Wildlife regarding the activity. Existing law requires the department to determine whether the activity may substantially adversely affect an existing fish and wildlife resource and, if so, to provide a draft lake or streambed alteration agreement to the person, agency, or utility. Existing law prescribes various requirements for lake and streambed alteration agreements. Existing law also establishes various exemptions from these provisions, including, until January 1, 2029, the diversion of floodflows for groundwater recharge, as provided. This bill would indefinitely exempt from these provisions the temporary operation of existing infrastructure or temporary pumps being used to divert flood stage flows, as identified by the California Nevada River Forecast Center or the State Water Resources Control Board, or near-flood stage flows, as defined, to groundwater recharge as long as certain conditions are met. The bill would also make conforming changes. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2069 (Gallagher R) Sale of soju and shochu. (Introduced: 2/5/2024 html pdf)

Status: 2/20/2024-Referred to Com. on G.O.

Location: 2/20/2024-A. G.O.

Summary: The Alcoholic Beverage Control Act provides for the issuance of various categories of alcoholic beverage licenses, including the imposition of fees, conditions, and restrictions in connection with the issuance of those licenses. The act provides that any on-sale licensee authorized to sell wine may also sell soju, an imported Korean alcoholic beverage, as specified, and shochu, an imported Japanese alcoholic beverage, as specified. This bill would provide that any on-sale licensee authorized to sell wine may also sell domestically produced soju and shochu, as specified.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2079 (Bennett D) Sustainable Groundwater Management Act: groundwater basins. (

Introduced: 2/5/2024 html pdf)

Status: 2/6/2024-From printer. May be heard in committee March 7.

Location: 2/5/2024-A. PRINT

Summary: Existing law, the Sustainable Groundwater Management Act, authorizes the State Water Resources Control Board to designate a groundwater basin as a probationary basin if the state board makes a certain determination and to develop an interim plan for the probationary basin. The act requires that a local agency or groundwater sustainability agency have 180 days to remedy the deficiency if the board designates the basin as a probationary basin. This bill would make nonsubstantive changes to the latter provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2162 (Papan D) Shellfish and seaweed operations: marine restoration projects.

Introduced: 2/6/2024 html pdf)

Status: 2/7/2024-From printer. May be heard in committee March 8.

Location: 2/6/2024-A. PRINT

Summary: Existing law requires the owner of each aquaculture facility to register with the Department of Fish and Wildlife. Existing law authorizes the department, among other powers, to prohibit an aquaculture operation or the culturing of any species at any location where it is determined it would be detrimental to adjacent native wildlife. Existing law also authorizes the Fish and Game Commission to regulate the taking, collecting, harvesting, gathering, or possession of kelp for purposes other than profit. This bill would declare the intent of the Legislature to enact subsequent legislation to consider innovative new approaches to permitting efficiency and thereby encourage sustainable shellfish and seaweed operations and marine restoration projects. The bill would also make related findings and declarations.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|-----------------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2171 (Bennett D) Water: Department of Water Resources. (Introduced: 2/7/2024 httml pdf)

Status: 2/8/2024-From printer. May be heard in committee March 9.

Location: 2/7/2024-A. PRINT

Summary: Existing law establishes in the Natural Resources Agency the Department of Water Resources, which is under the control of the Director of Water Resources. Existing law provides for the appointment of the director by the Governor, subject to confirmation by the Senate. This bill would make nonsubstantive changes to that provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2172 (Wallis R) Irrigation districts: water distribution. (Introduced: 2/7/2024 html pdf)

Status: 2/8/2024-From printer. May be heard in committee March 9.

Location: 2/7/2024-A. PRINT

Summary: Existing law, the Irrigation District Law, requires all water distributed by districts for irrigation purposes, except as provided, to be apportioned ratably to each landowner upon the basis of a specified ratio. The law also authorizes the landowner to assign for use within the district the right to the whole or any portion of the water apportioned to that landowner. This bill would make nonsubstantive changes to that authorization.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2196 (Connolly D) Beaver restoration. (Introduced: 2/7/2024 html pdf)

Status: 2/8/2024-From printer. May be heard in committee March 9.

Location: 2/7/2024-A. PRINT

Summary: Existing law, except as provided, authorizes any owner or tenant of land or property that is being damaged or destroyed or is in danger of being damaged or destroyed by certain animals, including, among others, the beaver, to apply to the Department of Fish and Wildlife for a permit to kill the animals. Under existing law, it is unlawful for any person to trap any fur-bearing mammal for purposes of recreation or commerce in fur. Under existing law, a violation of the Fish and Game Code, or of any rule, regulation, or order made or adopted under that code, is a crime. This bill would require the department to, through consultation with beaver restoration program partners, as defined, develop a program to promote beaver restoration across California, as provided. The bill would, no later than January 1, 2026, require the department to expand the program by, among other things, developing a licensing scheme that includes the issuance and administration of permits for the capture, handling, transport, and release of beavers on public and private lands, except as specified. Because a violation of the program's requirements would be a crime, the bill would impose a statemandated local program. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

Status: 2/8/2024-From printer. May be heard in committee March 9.

Location: 2/7/2024-A. PRINT

Summary: Existing law authorizes the formation of resource conservation districts for the control of runoff, the prevention or control of soil erosion, the development and distribution of water, and the improvement of land capabilities. Existing law authorizes a resource conservation district to, among other things, facilitate coordinated resource management efforts for watershed restoration and enhancement, but prohibits a district from conserving water for power purposes and from producing or distributing power for its own use or for the use of others. This bill would make nonsubstantive changes to the latter provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2220 (Bennett D) Fish: commercial fishing. (Introduced: 2/7/2024 html pdf)

Status: 2/26/2024-Referred to Com. on W., P., & W.

Location: 2/26/2024-A. W.,P. & W.

Summary: Existing law establishes the Department of Fish and Wildlife in the Natural Resources Agency. Existing law generally regulates commercial fishing. Under existing law, any violation of the Fish and Game Code, or of any rule, regulation, or order made or adopted under the code, is a crime. This bill would authorize the department to adopt and enforce regulations to require any commercial fishing vessel operating with a validly issued permit from the state to carry an independent third-party observer onboard the vessel while operating within state fisheries. By expanding the scope of a crime, the bill would impose a state-mandated local program. This bill

contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
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| SCV Water Agency | DKA AA | | | | | |

AB 2252 (Mathis R) Department of Fish and Wildlife: beaver translocation. (Introduced: 2/8/2024 html

pdf)

Status: 2/26/2024-Referred to Com. on W., P., & W.

Location: 2/26/2024-A. W., P. & W.

Summary: Existing law establishes the Department of Fish and Wildlife and sets forth the duties of the department, which include administering various programs for the protection and conservation of fish and wildlife resources. Existing law, except as provided, authorizes any owner or tenant of land or property that is being damaged or destroyed or is in danger of being damaged or destroyed by certain animals, including, among others, the beaver, to apply to the department for a permit to kill the animals. Under existing law, it is unlawful for any person to trap any fur-bearing mammal for purposes of recreation or commerce in fur. A violation of any provision of the Fish and Game Code, or any rule, regulation, or order made or adopted under those provisions, is a misdemeanor, unless otherwise specified. This bill would require the department to develop a program to facilitate the translocation of beavers across California for conservation purposes, as provided. Because a violation of any rule, regulation, or order related to the beaver translocation program would be a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2256 (Friedman D) Net energy metering. (Amended: 3/11/2024 html pdf)

 $\textbf{Status:} \ 3/11/2024\text{-Referred to Com. on U. \& E. From committee chair, with author's amendments:}$

Amend, and re-refer to Com. on U. & E. Read second time and amended.

Location: 3/11/2024-A. U. & E.

Summary: Existing law vests the Public Utilities Commission with regulatory authority over public utilities, including electrical corporations. Existing law requires every electric utility, defined to include electrical corporations, local publicly owned electric utilities, and electrical cooperatives, to develop a standard contract or tariff for net energy metering, as defined, for generation by a renewable electrical generation facility, as defined, and to make this contract or tariff available to eligible customer-generators, as defined, upon request on a first-come-first-served basis until the time that the total rated generating capacity used by eligible customer-generators exceeds 5% of the electric utility's aggregate customer peak demand. Existing law requires the commission to have developed a 2nd standard contract or tariff for each large electrical corporation, as defined, to provide net energy metering to additional eligible customer-generators in the electrical corporation's service territory and imposes no limitation on the number of new eligible customer-generators entitled to receive service pursuant to this 2nd standard contract or tariff. Existing law requires the commission, in developing the 2nd standard contract or tariff, to ensure that customer-sited renewable distributed generation continues to grow sustainably and to include specific alternatives designed for growth among residential customers in disadvantaged communities. Existing law authorizes the

commission to revise the 2nd standard contract or tariff as appropriate. Pursuant to that authorization, the commission has instituted rulemakings and issued decisions relating to the 2nd standard contract or tariff. This bill would require the commission, on or before July 1, 2026, and periodically thereafter, to revise the above-described standard contract or tariff to, among other things, ensure that customer-sited renewable distributed generation continues to grow at a pace identified by the state as needed to meet the state's climate goals, rather than sustainably; that the standard contract or tariff is based on an independent assessment of the cost of service analysis and the total benefits of the renewable electrical generation facility, including quantifiable nonenergy benefits, as defined; and that the total benefits of the standard contract or tariff to all customers and the electrical system are approximately equal to or greater than the total costs. The bill would prohibit that cost consideration from compromising the state's climate goals or quantifiable nonenergy benefits, as specified. The bill would require every large electrical corporation to make the standard contract or tariff available to all new eligible customer-generators beginning on July 1, 2026.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2257 (Wilson D) Local government: property-related water and sewer fees and assessments:

remedies. (Introduced: 2/8/2024 html pdf)

Status: 2/26/2024-Referred to Coms. on JUD. and L. GOV.

Location: 2/26/2024-A. JUD.

Calendar: 3/19/2024 9 a.m. - State Capitol, Room 437 ASSEMBLY JUDICIARY, KALRA, ASH,

Chair

Summary: The California Constitution specifies various requirements with respect to the levying of assessments and property-related fees and charges by a local agency. The California Constitution includes a public notice and a majority protest procedure in the case of assessments and procedures for submitting property-related fees and charges for approval by property owners subject to the fee or charge or to the electorate residing in the affected area following a public hearing. Existing law, known as the Proposition 218 Omnibus Implementation Act, prescribes specific procedures and parameters for local jurisdictions to comply with these requirements. This bill would prohibit, if a local agency complies with specified procedures, a person or entity from bringing a judicial action or proceeding alleging noncompliance with the constitutional provisions for any new, increased, or extended fee or assessment, as defined, unless that person or entity has timely submitted to the local agency a written objection to that fee or assessment that specifies the grounds for alleging noncompliance, as specified. This bill would provide that local agency responses to the timely submitted written objections shall go to the weight of the evidence supporting the agency's compliance with the substantive limitations on fees and assessments imposed by the constitutional provisions. The bill would also prohibit an independent cause of action as to the adequacy of the local agency's responses. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | Support | AA - No Folder | | |
| Agency | AA | | | | |

AB 2266 (Petrie-Norris D) California Hybrid and Zero-Emission Truck and Bus Voucher Incentive

Project: vehicle eligibility. (Introduced: 2/8/2024 html pdf)

Status: 2/26/2024-Referred to Coms. on TRANS, and NAT, RES.

Location: 2/26/2024-A. TRANS.

Summary: Existing law establishes the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases. The state board, in this capacity, administers the California Hybrid and Zero-Emission Truck and Bus Voucher Incentive Project under which the agency issues a limited number of vouchers to incentivize the purchase and use of zero-emission commercial vehicles. This bill would require the state board to authorize a voucher issued under the program to be used for the acquisition of any zero-emission vehicle that meets specified requirements.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2285 (Rendon D) Environmental protection: 30x30 goal: urban nature-based investments:

parity. (Amended: 3/11/2024 httml pdf)

Status: 3/11/2024-From committee chair, with author's amendments: Amend, and re-refer to Com.

on NAT. RES. Read second time and amended.

Location: 2/26/2024-A. NAT. RES.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 437 ASSEMBLY NATURAL

RESOURCES, BRYAN, ISAAC, Chair

Summary: By Executive Order No. N-82-20, Governor Gavin Newsom directed the Natural Resources Agency to combat the biodiversity and climate crises by, among other things, establishing the California Biodiversity Collaborative and conserving at least 30% of the state's lands and coastal waters by 2030. Existing law requires the Secretary of the Natural Resources Agency to prepare and submit, on or before March 31, 2024, and annually thereafter, a report to the Legislature on the progress made in the prior calendar year toward achieving the goal to conserve 30% of California's lands and coastal waters by 2030. Existing law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030, known as the 30x30 goal. This bill would encourage the Governor's office, state agencies, and the Legislature, when distributing resources towards conservation and restoration goals during future budgetary deliberations, to ensure parity in allocations toward urban nature-based investments. The bill would provide that ensuring parity in allocations toward urban nature-based investments shall include consideration of, among other things, higher land value acquisition and development costs per acre. the acute health needs of a local population due to historic lack of greenspace access and development externalities, local park needs assessment plans, and the availability of mobility options near a proposed land conservation site. The bill would encourage regulatory agencies, including the Department of Toxic Substances Control, to work with local communities to restore degraded lands that could contribute to a more equitable strategy for meeting the 30x30 goal. The bill would require state funding agencies, including certain state conservancies and the Wildlife Conservation Board, when programming and awarding funds to revise, modify, or amend guidelines as necessary to meet the 30x30 goal, to allow for urban nature-based projects on degraded lands to be eligible and competitive for state funds.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water Agency | DKA AA | | | | |

AB 2302 (Addis D) Open meetings: local agencies: teleconferences. (Introduced: 2/12/2024 httml pdf

Status: 2/26/2024-Referred to Com. on L. GOV.

Location: 2/26/2024-A. L. GOV.

Summary: Existing law, the Ralph M. Brown Act, requires, with specified exceptions, that all meetings of a legislative body, as defined, of a local agency be open and public and that all persons be permitted to attend and participate. The act generally requires for teleconferencing that the legislative body of a local agency that elects to use teleconferencing post agendas at all teleconference locations, identify each teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Existing law also requires that, during the teleconference, at least a guorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction. The act provides an exemption to the jurisdictional requirement for health authorities, as defined. Existing law, until January 1, 2026, authorizes the legislative body of a local agency to use alternative teleconferencing in specified circumstances if, during the teleconference meeting, at least a quorum of the members of the legislative body participates in person from a singular physical location clearly identified on the agenda that is open to the public and situated within the boundaries of the territory over which the local agency exercises jurisdiction, and the legislative body complies with prescribed requirements. Existing law imposes prescribed restrictions on remote participation by a member under these alternative teleconferencing provisions, including establishing limits on the number of meetings a member may participate in solely by teleconference from a remote location, prohibiting such participation for a period of more than 3 consecutive months or 20% of the regular meetings for the local agency within a calendar year, or more than 2 meetings if the legislative body regularly meets fewer than 10 times per calendar year. This bill would revise those limits, instead prohibiting such participation for more than a specified number of meetings per year, based on how frequently the legislative body regularly meets. The bill, for the purpose of counting meetings attended by teleconference, would define a "meeting" as any number of meetings of the legislative body of a local agency that begin on the same calendar day. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2318 (Papan D) State Water Pollution Cleanup and Abatement Account: receipts and

expenditures: report. (Introduced: 2/12/2024 httml pdf)

Status: 2/26/2024-Referred to Com. on E.S. & T.M.

Location: 2/26/2024-A. E.S. & T.M.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 444 ASSEMBLY ENVIRONMENTAL

SAFETY AND TOXIC MATERIALS, GARCIA, EDUARDO, Chair

Summary: Under existing law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the Porter-Cologne Water Quality Control Act and the federal National Pollutant Discharge Elimination System permit program established by the federal Clean Water Act. Existing law requires each regional board to formulate and adopt water quality control plans for all areas within the region, as provided. Existing law requires specified moneys to be paid into the State Water Pollution Cleanup and Abatement Account, which is established in the State

Water Quality Control Fund, including, among other moneys, the proceeds of civil penalties for violations of certain waste discharge requirements. Existing law continuously appropriates moneys in the account for specified purposes, including, among others, the payment of grant moneys to eligible entities to assist in cleaning up a waste, abating the effects of a waste on waters of the state, or addressing an urgent drinking water need. This bill would require the State Water Resources Control Board to, no later than January 1 of each year, post on its internet website a report describing the receipts and expenditures of the State Water Pollution Cleanup and Abatement Account, as provided. The bill would require the board to provide the initial report no later than January 1, 2026, and to include data from the years 2017 to 2025, inclusive, in that report. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2330 (Holden D) Endangered species: authorized take: routine fuel management activities. (

Introduced: 2/12/2024 httml pdf)

Status: 2/26/2024-Referred to Com. on W., P., & W.

Location: 2/26/2024-A. W.,P. & W.

Summary: The California Endangered Species Act prohibits the taking of an endangered, threatened, or candidate species, except as specified. Under the act, the Department of Fish and Wildlife may authorize the take of listed species by certain entities through permits or memorandums of understanding for specified purposes. Existing law requires the State Fire Marshal to identify areas in the state as moderate, high, and very high fire hazard severity zones based on consistent statewide criteria and based on the severity of fire hazard that is expected to prevail in those areas. Existing law requires a local agency to designate, by ordinance, moderate, high, and very high fire hazard severity zones in its jurisdiction within 120 days of receiving recommendations from the State Fire Marshal, as provided. This bill would require the department to, within 90 days of receiving an application, authorize through permits or memorandum of understanding the take of endangered species, threatened species, and candidate species incidental to any routine fuel management activities conducted by local agencies on lands that are within moderate, high, or very high fire hazard severity zones and adjacent to wildland-urban interface fire areas. The bill would require the State Fire Marshal, if the department does not grant authorization within 90 days, to make a determination within 30 days on whether a local agency may conduct routine fuel management activities on those lands for the protection of life and property. The bill would require the department, in consultation with the State Fire Marshal, to develop maps identifying environmentally sensitive areas within fire hazard severity zones and adjacent to wildland-urban interface fire areas and to make those maps available to city and county fire departments for specified purposes.

| Organization | Assigned | Position | Priority | Subject | Group | |
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| SCV Water | DKA | | | | | |
| Agency | AA | | | | | |

AB 2334 (Grayson D) Surplus land. (Introduced: 2/12/2024 httml/pdf)

Status: 2/13/2024-From printer. May be heard in committee March 14.

Location: 2/12/2024-A. PRINT

Summary: Existing law prescribes requirements for the disposal of surplus land by a local agency,

as defined, and requires, except as provided, a local agency disposing of surplus land to comply with certain notice requirements before disposing of the land or participating in negotiations to dispose of the land with a prospective transferee, particularly that the local agency send a written notice of availability for open-space purposes to specified entities. This bill would make a nonsubstantive change to the provisions regarding written notice of availability for open-space purposes.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2440 (Reves D) 30x30 goal: partnering state agencies: Department of Parks and Recreation. (

Introduced: 2/13/2024 html_pdf)

Status: 2/26/2024-Referred to Coms. on NAT. RES. and W., P., & W.

Location: 2/26/2024-A. NAT. RES.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 437 ASSEMBLY NATURAL

RESOURCES, BRYAN, ISAAC, Chair

Summary: By Executive Order No. N-82-20, Governor Gavin Newsom directed the Natural Resources Agency to combat the biodiversity and climate crises by, among other things, establishing the California Biodiversity Collaborative and conserving at least 30% of the state's lands and coastal waters by 2030. Existing law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030, known as the 30x30 goal. Existing law requires the Natural Resources Agency to prioritize specified actions, including partnering with federal agencies to leverage strategic funding and resources in achieving the 30x30 goal. This bill would also require the agency to prioritize promoting and supporting partnering state agencies and departments, including, but not limited to, the Department of Parks and Recreation, in the acquisition and responsible stewardship of state land. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2501 (Alvarez D) Water quality control plans: donations and grants. (Amended: 3/11/2024 html

Status: 3/11/2024-From committee chair, with author's amendments: Amend, and re-refer to Com. on E.S. & T.M. Read second time and amended.

Location: 2/26/2024-A. E.S. & T.M.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 444 ASSEMBLY ENVIRONMENTAL

SAFETY AND TOXIC MATERIALS, GARCIA, EDUARDO, Chair

Summary: Under existing law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality. Existing law requires each regional board to formulate and adopt water quality control plans for all areas within the region, as provided. Existing law establishes in the continuously appropriated State Water Quality Control Fund the continuously appropriated State Water Pollution Cleanup and Abatement Account, which is administered by the state board. Existing law authorizes the State Water Resources Control Board

on behalf of itself or a regional board, to accept donations of moneys from a permittee for the purpose of updating a water quality control plan. This bill would authorize the state board, on behalf of itself or a regional board, to accept moneys from donations, grants, or contributions, or through contractual agreements, from public agencies, foundations, or other not-for-profit entities for the purpose of planning, permitting, or providing technical support for projects of public benefit, as defined, within the state board's or regional board's jurisdiction. The bill would require all funds received to be deposited, and separately accounted for, in the State Water Pollution Cleanup and Abatement Account, for expenditure in accordance with the terms of the donation, grant, contribution, or contractual agreement. The bill would require the state board to provide notice, as specified, before accepting those moneys. Because the funds deposited would be a new source of funds in the continuously appropriated State Water Pollution Cleanup and Abatement Account within the continuously appropriated State Water Quality Control Fund, the bill would make an appropriation. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2517 (Fong, Vince R) Water: water districts: irrigation districts: debris removal. (

Introduced: 2/13/2024 html pdf)

Status: 2/14/2024-From printer. May be heard in committee March 15.

Location: 2/13/2024-A. PRINT

Summary: Existing law authorizes an irrigation district to control, distribute, store, spread, sink, treat, purify, recapture, and salvage any water, including, but not limited to, sewage waters for the beneficial use or uses of the district or its inhabitants or the owners of rights to waters therein. Existing law authorizes a water district, with exceptions, to acquire, control, distribute, store, spread, sink, treat, purify, recycle, recapture, and salvage any water, including sewage and stormwaters, for the beneficial use or uses of the district, its inhabitants, or the owners of rights to water in the district. This bill would state the intent of the Legislature to enact subsequent legislation to streamline the process for water districts and irrigation districts to remove debris in waterways.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2557 (Ortega D) Local agencies: legislative bodies. (Introduced: 2/14/2024 html pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: Existing law defines the term "legislative body" for purposes of laws relating to cities, counties, and other local agencies. This bill would make a nonsubstantive change to that definition.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2558 (Hart D) Department of Transportation: projects: fish passage. (Introduced: 2/14/2024 html

pdf)

Status: 3/4/2024-Referred to Coms. on TRANS. and W., P., & W.

Location: 3/4/2024-A. TRANS.

Summary: Existing law vests the Department of Transportation with full possession and control of all state highways. Existing law, through the year 2025, requires the department to prepare an annual report to the Legislature describing the status of the department's progress in locating, assessing, and remediating barriers to fish passage. Existing law requires the department to pursue development of a programmatic environmental review process with appropriate state and federal regulatory agencies for remediating barriers to fish passage that will streamline the permitting process for projects. This bill would extend this annual reporting requirement until the year 2030 and would require the reports to include other specified information. The bill would impose a deadline of January 1, 2026, for the department to implement the programmatic environmental review process. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2562 (Lowenthal D) Municipal utility districts: arguments regarding district formation. (

Introduced: 2/14/2024 httml pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: The Municipal Utility District Act governs the formation and governance of municipal utility districts. Existing law requires a board of supervisors, upon receiving a resolution or petition requesting it to call an election to determine whether a proposed district will be created, to call an election within the proposed district for that purpose and to elect the district's first board of directors, as specified. Existing law authorizes the board of supervisors or any member or members of the board authorized by the board, or any individual voter or bona fide association of citizens entitled to vote on the district formation proposition, or any combination of those voters and associations of citizens, to file a written argument for or a written argument against the proposed district formation. If more than one argument for or more than one argument against the proposed district formation is filed with election officials, existing law requires those election officials to select one of the arguments for printing and distribution to the voters and specifies the order of preference and priority for selecting those arguments, as specified. This bill would make nonsubstantive changes to the above-described provision involving selecting those arguments.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2599 (Committee on Environmental Safety and Toxic Materials) Water: public beaches:

discontinuation of residential water service. (Amended: 3/6/2024 html pdf)

Status: 3/7/2024-Re-referred to Com. on E.S. & T.M.

Location: 3/4/2024-A. E.S. & T.M.

Calendar: 3/19/2024 1:30 p.m. - State Capitol, Room 444 ASSEMBLY ENVIRONMENTAL

SAFETY AND TOXIC MATERIALS, GARCIA, EDUARDO, Chair

Summary: Existing law requires the State Department of Public Health to establish, maintain, and amend as necessary minimum standards for the sanitation of public beaches, as provided. Existing law requires the health officer, as defined, having jurisdiction over an area in which a public beach is created to do certain things, including, in the event of a known untreated sewage release, immediately test the waters adjacent to the public beach and, in the event an untreated sewage release that is known to have reached recreational waters adjacent to a public beach, immediately close those waters until it has been determined by the local health officer that the waters are in compliance with the standards. This bill would authorize the health officer to meet the requirements described above by using test results from other parties that have conducted microbiological contamination testing of the waters under the health officer's jurisdiction, as provided. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2610 (Garcia D) Protected species: authorized take: Salton Sea Management Program: System

Conservation Implementation Agreement. (Introduced: 2/14/2024 httml pdf)

Status: 3/4/2024-Referred to Com. on W., P., & W.

Location: 3/4/2024-A. W., P. & W.

Summary: The California Endangered Species Act generally prohibits the take of a species determined to be an endangered, threatened, or candidate species under the act. Existing law authorizes the Department of Fish and Wildlife, if certain conditions are fulfilled, to authorize the take of species, including fully protected species, resulting from impacts attributable to implementation of the Quantification Settlement Agreement on specified lands and bodies of water, including the Salton Sea. This bill would additionally authorize the department, if certain conditions are fulfilled, to authorize the take of species resulting from impacts attributable to the implementation of the Salton Sea Management Program or implementation of any System Conservation Implementation Agreement between the United States Bureau of Reclamation and the Imperial Irrigation District to implement the Lower Colorado River Basin System Conservation and Efficiency Program, as provided, on the specified lands and bodies of water.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2614 (Ramos D) Water. (Introduced: 2/14/2024 html pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: Existing law declares that, because of the conditions prevailing in this state, the general welfare requires that the water resources of the state be put to beneficial use to the fullest extent of which they are capable, that the waste or unreasonable use or unreasonable method of use of water be prevented, and that the conservation of the water is to be exercised with a view to the reasonable and beneficial use of the water in the interest of the people and for the public welfare. This bill would make nonsubstantive changes to that declaration.

Organization Assigned Position Priority Subject Group

SCV Water DKA Agency AA

AB 2626 (Dixon R) Advanced Clean Fleets regulations: local governments. (Introduced: 2/14/2024

html pdf)

Status: 3/4/2024-Referred to Coms. on TRANS. and NAT. RES.

Location: 3/4/2024-A. TRANS.

Summary: Existing law requires the State Air Resources Board to adopt and implement motor vehicle emission standards, in-use performance standards, and motor vehicle fuel specifications for the control of air contaminants and sources of air pollution that the state board has found necessary, cost effective, and technologically feasible. The California Global Warming Solutions Act of 2006 establishes the state board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases and requires the state board to adopt rules and regulations to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions from those sources. Pursuant to its authority, the state board has adopted the Advanced Clean Fleets Regulation, which imposes various requirements for transitioning local, state, and federal government fleets of medium- and heavy-duty trucks, other high-priority fleets of medium- and heavyduty trucks, and drayage trucks to zero-emission vehicles. The Advanced Clean Fleets Regulation authorizes entities subject to the regulation to apply for exemptions from its requirements under certain circumstances. This bill would extend the compliance dates for local government set forth in the Advanced Clean Fleets Regulation by 10 years. The bill would prohibit the state board from taking enforcement action against a local government for violating the Advanced Clean Fleets Regulation if the alleged violation occurs before January 1, 2025. This bill contains other existing laws.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAA - No FolderAgencyAA

AB 2631 (Fong, Mike D) Local agencies: ethics training. (Introduced: 2/14/2024 httml pdf)

Status: 3/4/2024-Referred to Com. on ELECTIONS.

Location: 3/4/2024-A. ELECTIONS

Calendar: 3/20/2024 9 a.m. - State Capitol, Room 444 ASSEMBLY ELECTIONS, PELLERIN,

GAIL, Chair

Summary: Existing law requires all local agency officials to receive training in ethics, at specified intervals, if the local agency provides certain monetary payments to a member of a legislative body, as provided. Existing law requires all local agency officials who are members of specified public bodies to receive the above-described training, whether or not the member receives any type of compensation, salary, or stipend or reimbursement for actual and necessary expenses incurred in the performance of official duties. Existing law requires an entity that develops curricula to satisfy the above-described requirements to consult with the Fair Political Practices Commission and the Attorney General regarding the sufficiency and accuracy of the proposed course content. Existing law prohibits the Fair Political Practices Commission and the Attorney General, as specified, from precluding an entity from also including local ethics policies in the curricula. This bill would, contingent upon an appropriation for these purposes, require the Fair Political Practices Commission, in consultation with the Attorney General, to create, maintain, and make available to

local agency officials an ethics training course, as specified.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

AB 2639 (Patterson, Joe R) California Environmental Quality Act. (Introduced: 2/14/2024 https://doi.org/10.1007/jhtml/ pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA makes various legislative findings and declarations regarding the maintenance of a quality environment for the people of this state and states the intent of the Legislature for state agencies to regulate activities so that major consideration is given to preventing environmental damage. This bill would make nonsubstantive changes to those findings and declarations, and to the statement of intent. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2643 (Wood D) Fish and wildlife: stamps: license documents. (Introduced: 2/14/2024 html pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: Existing law requires every person, while engaged in taking any bird, mammal, fish, amphibian, or reptile, to have on their person or in their immediate possession, or where otherwise specifically required by law to be kept, any license, tag, stamp, or permit that is required in order to take the bird, mammal, fish, amphibian, or reptile. Under existing law, stamps issued pursuant to specified laws are not valid unless affixed to the appropriate license document. This bill would make a nonsubstantive change to the above-described provision involving affixing these stamps.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2661 (Soria D) Water: storage capacity. (Introduced: 2/14/2024 html pdf)

Status: 2/15/2024-From printer. May be heard in committee March 16.

Location: 2/14/2024-A. PRINT

Summary: Under existing law, various programs provide funds for water projects and facilities,

including water storage. Existing law requires the Department of Water Resources to operate the State Water Resources Development System, known as the State Water Project, to supply water to persons and entities in the state. This bill would state the intent of the Legislature to enact subsequent legislation to increase statewide water storage capacity.

| Organization | Assigned | Position | Priority | Subject | Group |
|---------------------|-----------|----------|----------|---------|-------|
| SCV Water Agency | DKA AA | | | | |

AB 2735 (Rubio, Blanca D) Joint powers agreements: public utilities. (Introduced: 2/15/2024 html

pdf)

Status: 2/16/2024-From printer. May be heard in committee March 17.

Location: 2/15/2024-A. PRINT

Summary: Existing law, the Joint Exercise of Powers Act, authorizes 2 or more public agencies, if authorized by their governing bodies, by agreement to jointly exercise any power common to the contracting parties. Existing law authorizes a mutual water company, as defined, to enter into a joint powers agreement with a public agency for these purposes. Existing law authorizes 2 or more local public entities, or a mutual water company and a public agency, to provide insurance, as specified, by a joint powers agreement. Existing law authorizes local public entities or a mutual water company and a public agency to enter into a joint powers agreement for the purposes of risk-pooling, as specified. This bill would authorize a public utility, as defined, to enter into a joint powers agreement with a public agency for the purpose of jointly exercising any power common to the contracting parties. The bill would also authorize a public utility and one or more public agencies to provide insurance, as specified, by a joint powers agreement. The bill would also authorize a public utility and one or more public agencies to enter into a joint powers agreement for the purposes of risk-pooling, as specified.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2748 (Flora R) Tri-Dam Project: board of directors: meetings. (Introduced: 2/15/2024 html pdf)

Status: 3/4/2024-Referred to Com. on L. GOV.

Location: 3/4/2024-A. L. GOV.

Summary: The Irrigation District Law provides for the formation of irrigation districts with prescribed powers. The law authorizes an irrigation district to control, distribute, store, spread, sink, treat, purify, recapture, and salvage any water, as specified. Existing law requires the board of directors of a district to hold a regular meeting on the first Tuesday of each month at the district office. Existing law authorizes the Board of Directors of the Tri-Dam Project to hold no more than 4 regular meetings annually at the Tri-Dam Project offices located in Strawberry, California. This bill would delete the reference to Strawberry, California and would instead require the board of directors to adopt a resolution that determines the location of the Tri-Dam Project offices.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2799 (Fong, Vince R) Sustainable groundwater management: state agencies. (

Introduced: 2/15/2024 httml pdf)

Status: 2/16/2024-From printer. May be heard in committee March 17.

Location: 2/15/2024-A. PRINT

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater plans, except as specified. Existing law requires all relevant state agencies, as described, to consider the policies of the act, and any groundwater sustainability plans adopted pursuant to the act, when revising or adopting policies, regulations, or criteria, or when issuing orders or determinations, where pertinent. This bill would make a nonsubstantive change to the latter requirement.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2847 (Addis D) Public utilities: capital expenditures: request for authorization or recovery.

Introduced: 2/15/2024 html pdf)

Status: 3/4/2024-Referred to Com. on U. & E.

Location: 3/4/2024-A. U. & E.

Summary: Existing law vests the Public Utilities Commission with regulatory authority over public utilities. Existing law authorizes the commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. Existing law, with certain exceptions, prohibits a public utility from changing any rate, except upon a showing before the commission and a finding by the commission that the new rate is justified. With certain exceptions, whenever any electrical, gas, heat, telephone, water, or sewer system corporation files an application to change any rate for the services or commodities furnished by it, existing law requires that the corporation furnish its customers notice of its application to the commission for approval of the new rate. This bill would require a public utility's application requesting authorization for or recovery of capital expenditures to include its best estimate of the application's impact on its annual revenue requirement for each year that the capital expenditures described in the application are expected to remain in the application's rate base if the application is approved or conditionally approved and to include the net present value of those impacts. The bill would further require the commission to require the public utility to provide supporting workpapers and calculations for the estimates. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2875 (Friedman D) Wetlands: state policy. (Introduced: 2/15/2024 https://doi.org//> https://doi.org/10.1007/jhtml/ pdf)

Status: 3/11/2024-Referred to Com. on W., P., & W.

Location: 3/11/2024-A. W.,P. & W.

Summary: Existing law, the Keene-Nejedly California Wetlands Preservation Act, requires the

Natural Resources Agency to prepare a plan for the acquisition, protection, preservation, restoration, and enhancement of wetlands, including funding requirements and the priority status of specific proposed wetlands projects. By Executive Order No. W-59-93, former Governor Pete Wilson declared it to be the policy of the state that its Comprehensive Wetlands Policy rests on three primary objectives, including the objective of ensuring no overall net loss and long-term net gain in the quantity, quality, and permanence of wetlands acreage and values, as provided. This bill would declare that it is the policy of the state to ensure no net loss and long-term gain in the quantity, quality, and permanence of wetlands acreage and values in California. The bill would make related legislative findings and declarations.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2894 (Gallagher R) Urban water use targets: indoor residential water use. (Introduced: 2/15/2024

html pdf)

Status: 2/16/2024-From printer. May be heard in committee March 17.

Location: 2/15/2024-A. PRINT

Summary: Existing law requires the state to achieve a 20% reduction in urban per capita water use in California. Existing law requires each urban retail water supplier to develop urban water use targets and an interim urban water use target, as specified, and states the intent of the Legislature that the urban water use targets cumulatively result in a 20% reduction from the baseline daily per capita water use. Existing law requires the Department of Water Resources to develop technical methodologies and criteria, as provided, for purposes of these provisions. This bill would make a nonsubstantive change to the provision requiring the department to develop technical methodologies and criteria.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folder | | |
| Agency | AA | | | | |

AB 2933 (Low D) Dwelling units: water service. (Introduced: 2/15/2024 html pdf)

Status: 2/16/2024-From printer. May be heard in committee March 17.

Location: 2/15/2024-A. PRINT

Summary: Existing law generally regulates the hiring of dwelling units and, among other things, imposes certain requirements on landlords and tenants. Under existing law, if a tenant notifies the landlord, or the landlord otherwise becomes aware of a leak, drip, or water fixture that does not shut off properly, then the landlord is required to have the condition investigated, and, if warranted, to rectify the condition. This bill would make a nonsubstantive change to that provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2945 (Alvarez D) Enhanced infrastructure financing districts. (Introduced: 2/16/2024 html.pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law authorizes a city or county to designate one or more proposed enhanced infrastructure financing districts, defined as governmental entities, separate and distinct from the cities or counties that established them, constituted for the sole purpose of financing public facilities or other projects, pursuant to specified requirements. Existing law declares that public benefits will accrue if local agencies are provided a means to finance the reuse and revitalization of former military bases, fund the creation of transit priority projects and the implementation of sustainable communities plans, fund projects that enable communities to adapt to the impacts of climate change, construct and rehabilitate affordable housing units, and construct facilities to house providers of consumer goods and services in the communities served by these efforts. This bill would make a nonsubstantive change to the provisions described above stating the declaration of the Legislature within the context of the provisions that authorize the creation of enhanced infrastructure financing districts.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 2947 (Lackey R) Water: turfgrass conversion. (Introduced: 2/16/2024 httml pdf)

Status: 3/11/2024-Referred to Com. on W., P., & W.

Location: 3/11/2024-A. W., P. & W.

Summary: Existing law establishes the Department of Water Resources within the Natural Resources Agency and prescribes the powers and responsibilities of the department. The Water Conservation in Landscaping Act provides for a model water efficient landscape ordinance that is adopted and updated at least every 3 years by the department, unless the department makes a specified finding. This bill would prohibit the department, when it allocates funding for turf replacement programs, from excluding urban water suppliers' turfgrass conversion rebate programs if the rebate program requires the recipient of a rebate to achieve a net water savings and to use the most efficient turfgrass irrigation equipment, as provided. The bill would require an urban water supplier that offers a turfgrass conversion rebate program to report annually to the department on the number of turfgrass conversions that are funded through the program and the estimated water savings from the program.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|--------------|---------|-------|
| SCV Water | DKA | | AA - No Fold | der | |
| Agency | AA | | | | |

AB 2962 (Papan D) Water appropriations: permits. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law authorizes the State Water Resources Control Board to administer a water rights program pursuant to which the board grants permits and licenses to appropriate water. Existing law requires the board to consider and act upon all applications for permits to appropriate water. This bill would make a nonsubstantive change to the latter provision.

Organization Assigned Position Priority Subject Group

SCV Water DKA Agency AA

AB 2963 (Essayli R) Pickup trucks. (Introduced: 2/16/2024 html pdf)

Status: 3/11/2024-Referred to Com. on TRANS.

Location: 3/11/2024-A. TRANS.

Summary: Existing law defines a "commercial vehicle," for purposes of the Vehicle Code, as a motor vehicle of a type required to be registered under that code that is used or maintained for the transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily for the transportation of property. Existing law subjects pickup trucks to commercial vehicle weight fees. Existing law requires an application for the original or renewal registration of a vehicle, including a pickup truck, to include specified information. This bill would exclude from that definition a pickup truck that is not used for the transportation of property for hire, compensation, or profit. The bill would exempt those excluded pickup trucks from commercial vehicle weight fees. The bill would require a registration application for a pickup truck to include whether or not the vehicle is a commercial vehicle. The bill would prohibit a pickup truck that is not a commercial vehicle and that renews registration after January 1, 2025, from being required to replace the vehicle's license plates issued before January 1, 2025.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

AB 3007 (Hoover R) California Environmental Quality Act: record of environmental documents:

format. (Introduced: 2/16/2024 httml pdf)

Status: 3/11/2024-Referred to Com. on W., P., & W.

Location: 3/11/2024-A. W., P. & W.

Summary: Existing law requires project applicants and public agencies subject to the California Environmental Quality Act to pay a filing fee to the Department of Fish and Wildlife for each proposed project for the purpose of defraying the costs of managing and protecting fish and wildlife trust resources, as specified. Existing law specifies the required filing fees and provides that a filing fee is not required to be paid if specified conditions exist. Existing law also authorizes a county clerk to charge a documentary handling fee of \$50 per filing in addition to the filing fee, and requires the county clerk of each county and the Office of Planning and Research to maintain a record, both electronic and in paper, of all environmental documents received, as specified. This bill would instead require the county clerk of each county and the Office of Planning and Research to maintain the record either electronically or on paper, or both.

Organization Assigned Position Priority Subject Group SCV Water DKA
Agency AA

AB 3012 (Grayson D) Development fees: fee schedule template: fee estimate tool. (

Amended: 3/11/2024 html pdf)

Status: 3/11/2024-Referred to Coms. on L. GOV. and H. & C.D. From committee chair, with author's

amendments: Amend, and re-refer to Com. on L. GOV. Read second time and amended.

Location: 3/11/2024-A. L. GOV.

Summary: Existing law, the Permit Streamlining Act, which is part of the Planning and Zoning Law, requires each public agency to provide a development project applicant with a list that specifies the information that will be required from any applicant for a development project. The act requires a city, county, or special district that has an internet website to make available on its internet website certain information, as applicable, including its current schedule of fees and exactions. This bill would require a city or county that has an internet website to make a fee estimate tool that the public can use to calculate an estimate of fees and exactions, as specified, for a proposed housing development project available on its internet website. The bill authorizes the city or county to choose the format of the fee estimate tool. The bill would require a city or county with a population of greater than 500,000 to meet these requirements on or before July 1, 2031. The bill would require a city or county with a population of 500,000 or less to meet these requirements on or before July 1, 2032. By requiring a city or county to include a fee estimate tool on its internet website, the bill would impose a state-mandated local program.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3023 (Papan D) Environmental protection: lands and coastal waters: conservation goals.

Introduced: 2/16/2024 httml pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030. This bill would make a nonsubstantive change to this provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3044 (Alanis R) Water: distribution for irrigation. (Introduced: 2/16/2024 httml pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law, the California Water District Law, requires all water distributed for irrigation purposes, except as otherwise provided, to be apportioned ratably to each holder of title to land upon the basis of the ratio that the last assessment against that land for district purposes bears to the whole sum assessed in the district for district purposes. This bill would make nonsubstantive changes to that law.

| Organization | Assigned | Position | Priority | Subject | Group | |
|--------------|----------|----------|----------|---------|-------|--|
| SCV Water | DKA | | | | | |
| Agency | AA | | | | | |

AB 3073 (Haney D) Wastewater testing: illicit substances. (Introduced: 2/16/2024 https://doi.org/10.2024/bitml pdf)

Status: 3/11/2024-Referred to Com. on E.S. & T.M.

Location: 3/11/2024-A. E.S. & T.M.

Summary: Existing law requires the State Water Resources Control Board to classify types of wastewater treatment plants, as defined, for the purpose of determining the levels of competence necessary to operate them. Existing law requires a person who operates a nonexempt wastewater treatment plant to possess a valid, unexpired wastewater certificate of the appropriate grade. This bill would require the state board to create a program to test for illicit substances, including, but not limited to, cocaine, fentanyl, methamphetamine, and morphine, in wastewater, as provided. The bill would require local sanitation agencies to collect wastewater sample for testing by the state board. By imposing additional duties on local agencies, this bill would impose a state-mandated local program. The bill would require the state board to transmit the results of its wastewater testing to the State Department of Public Health for the department to post on its internet website. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
|--------------|----------|----------|----------|---------|-------|--|
| SCV Water | DKA | | | | | |
| Agency | AA | | | | | |

AB 3084 (Soria D) Groundwater basin management. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law, the Sustainable Groundwater Management Act, states the intent of the Legislature to provide for the sustainable management of groundwater basins and to provide local groundwater agencies with the authority and the technical and financial assistance necessary to sustainably manage groundwater, among other purposes of the act. This bill would express the intent of the Legislature to enact future legislation to improve groundwater basin management.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3090 (Maienschein D) Drinking water standards: noncompliance: notification. (

Introduced: 2/16/2024 html pdf)

Status: 3/11/2024-Referred to Com. on E.S. & T.M.

Location: 3/11/2024-A. E.S. & T.M.

Summary: Existing law requires a person operating a public water system to notify the State Water Resources Control Board and users of the public water system, in the manner prescribed by the board, when any primary drinking water standard specified in the board's regulations is not complied with, when a monitoring requirement specified in the board's regulations is not performed, or when a water purveyor fails to comply with the conditions of any variance or exemption. Existing law authorizes and encourages the public water system to provide notice through foreign language media in addition to nonwritten notification provided for in the public water system's emergency notification plan. This bill would further authorize and encourage public water systems to provide notification through public safety communications technology, including the federal Wireless

Emergency Alert system, that communicates with groups in the affected geographic area. The bill would also make technical changes.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

AB 3098 (Gallagher R) California Small Agricultural Business Drought and Flood Relief Grant

Program. (Introduced: 2/16/2024 httml pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law, until January 1, 2027, establishes the California Small Agricultural Business Drought and Flood Relief Grant Program in the Office of Small Business Advocate, under the authority of its director, to provide grants to qualified small agricultural businesses that have been affected by severe drought and flooding, as prescribed. This bill would make nonsubstantive changes to those provisions.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

AB 3121 (Hart D) Urban retail water suppliers: written notice: conservation order: dates. (

Introduced: 2/16/2024 httml pdf)

Status: 3/11/2024-Referred to Com. on W., P., & W.

Location: 3/11/2024-A. W., P. & W.

Summary: Existing law authorizes the State Water Resources Control Board, on and after January 1, 2025, to issue a written notice to an urban retail water supplier that does not meet its urban water use objective. Existing law authorizes the board, on and after January 1, 2026, to issue a conservation order to an urban retail water supplier that does not meet its urban water use objective. This bill would instead provide that the date the board is authorized to issue a written notice to January 1, 2026 and a conservation order to January 1, 2027.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-----------------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3125 (Garcia D) Mutual water companies: board members: training. (Introduced: 2/16/2024 html

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Under existing law, a mutual water company is defined as a corporation organized for or engaged in the business of selling, distributing, supplying, or delivering water for irrigation or domestic purposes that provides in its articles or bylaws that the water shall be sold, distributed, supplied, or delivered only to owners of its shares, as specified. Existing law requires each board

member of a mutual water company that operates a public water system, within 6 months of taking office and every 6 years thereafter, to complete a course offered by a qualified trainer regarding the duties of board members of mutual water companies, as provided. This bill would require a board member of a mutual water company to provide proof of completion of that training to the State Water Resources Control Board no later than 30 days after completing the training.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3136 (Reyes D) Attorney General: Bureau of Environmental Justice. (Introduced: 2/16/2024 html

Status: 3/11/2024-Referred to Coms. on JUD. and E.S. & T.M.

Location: 3/11/2024-A. JUD.

Summary: Existing law establishes various programs for the enforcement of environmental protection. Existing law defines environmental justice, for certain purposes, as the fair treatment of people of all races, cultures, and incomes with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies. Existing law makes legislative findings and declarations that it is in the public interest to provide the people of the state through the Attorney General with adequate remedy to protect the natural resources of the state from pollution, impairment, or destruction. Existing law authorizes the Attorney General to intervene in any judicial or administrative proceeding in which facts are alleged concerning pollution or adverse environmental effects that could affect the public generally. This bill would continue in existence, within the Department of Justice, the Bureau of Environmental Justice for the purpose of protecting people and communities that endure a disproportionate share of environmental pollution and public health hazards. The bill would require the bureau to ensure fair treatment of people of all races, cultures, and incomes with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies, pursuant to the existing authority of the Attorney General, as specified. The bill would require the Attorney General to ensure the bureau is staffed with a minimum of 12 attorneys and an appropriate number of support staff.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------------|---------|-------|
| SCV Water | DKA | | AA - No Folder | • | |
| Agency | AA | | | | |

AB 3147 (Garcia D) California Trails Conservancy. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law establishes the Natural Resources Agency, composed of departments, boards, conservancies, and commissions responsible for the restoration, protection, and management of the state's natural and cultural resources. This bill would state the intent of the Legislature to enact subsequent legislation to create the California Trails Conservancy within the Natural Resources Agency.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |

AB 3157 (Papan D) California Water District Law. (Introduced: 2/16/2024 httml pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: The California Water District Law (CWDL) provides for the establishment of water districts, and grants a district the power to acquire, plan, construct, maintain, improve, operate, and keep in repair the necessary works for the production, storage, transmission, and distribution of water for irrigation, domestic, industrial, and municipal purposes. The CWDL authorizes a water district, by using any water or water supplies furnished to the district or used by the district, to construct, maintain, and operate plants for the generation of hydroelectric power from those water and transmission lines for the conveyance of that power. The CWDL authorizes a water district to join with any other district engaged in distributing water in exercising the powers granted to the district pursuant to that authorization, as described, or to execute joint power agreements with any agency formed for that purpose. This bill would make a nonsubstantive change to the latter authorization. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3166 (Hart D) Fish and Game Commission. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: The California Constitution establishes the Fish and Game Commission and provides for the delegation to the commission of powers relating to the protection and propagation of fish and game. Existing law places the Fish and Game Commission in the Natural Resources Agency. This bill would make nonsubstantive changes to this latter provision.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3186 (Petrie-Norris D) Public works: prevailing wages: access to records. (Introduced: 2/16/2024 https://doi.org/in.com/html pdf)

Status: 3/11/2024-Referred to Com. on L. & E.

Location: 3/11/2024-A. L. & E.

Summary: Existing law requires that, except as specified, not less than the general prevailing rate of per diem wages be paid to workers employed on public works and imposes misdemeanor penalties for a willful violation of this requirement. Existing law defines "public works," for the purposes of regulating public works contracts, as, among other things, construction, alteration, demolition, installation, or repair work done under contract and paid for, in whole or in part, out of public funds. Existing law requires the Labor Commissioner to investigate allegations that a contractor or subcontractor violated the law regulating public works projects, including the payment of prevailing wages. Existing law requires each contractor and subcontractor on a public works

project to keep accurate payroll records, showing the name, address, social security number, work classification, straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by the contractor or subcontractor in connection with the public work. Existing law requires any copy of records made available for inspection as copies and furnished upon request to the public or any public agency to be marked or obliterated to prevent disclosure of an individual's name, address, and social security number but specifies that any copy of records made available to a Taft-Hartley trust fund for the purposes of allocating contributions to participants be marked or obliterated only to prevent disclosure of an individual's full social security number, as specified. This bill would require each contractor and subcontractor performing work on any public works project and any covered entity, as defined for these purposes as a corporation, limited liability company, partnership, joint venture, or other legal entity, that develops or undertakes such project, to make specified records available upon request to the Division of Labor Standards Enforcement, to multiemployer Taft-Hartley trust funds, and to joint labor-management committees, as specified. The bill would also apply this requirement to contractors, subcontractors, and covered entities that are developing, undertaking, or performing work on a development project for which contractors are required to maintain and verify payroll records, as specified. The bill would subject a contractor, subcontractor, or covered entity, for failing to comply with the provisions of this act, to a penalty by the commissioner, as specified, and would deposit the penalties into a specified fund. This bill would require the Director of Industrial Relations to adopt rules to govern the release of those records, as specified. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3187 (Carrillo, Juan D) Safe Drinking Water Plan. (Introduced: 2/16/2024 https://doi.org/10.1007/jhtml/ pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law declares it to be the established policy of the state that every human being has the right to safe, clean, affordable, and accessible water adequate for human consumption, cooking, and sanitary purposes. The California Safe Drinking Water Act requires the State Water Resources Control Board to maintain a drinking water program and carry out various duties, responsibilities, and functions relating to drinking water, including submission to the Legislature, every 5 years, of a comprehensive Safe Drinking Water Plan for California. This bill would make nonsubstantive changes to the provision requiring submission of a Safe Drinking Water Plan.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3188 (Chen R) Public utility franchises. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law authorizes a local government to grant franchises and other privileges to certain public utilities, and requires that those franchises or privileges be granted consistent with specified conditions. This bill would make nonsubstantive changes to that requirement.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKA

AB 3198 (Garcia D) Joint powers agreements: revenue bonds. (Introduced: 2/16/2024 https://doi.org/10.2024/bitml pdf)

Status: 3/11/2024-Referred to Com. on L. GOV.

Location: 3/11/2024-A. L. GOV.

AA

Agency

Summary: The Joint Exercise of Powers Act, under a provision that has become inoperative, authorized an entity created by a joint powers agreement between an irrigation district and a city and having the power to acquire, construct, maintain, or operate facilities and property for supplying water for specified purposes to issue revenue bonds to pay the costs of acquiring, constructing, improving, or financing these facilities. This bill would repeal this provision.

Organization Assigned Position Priority Subject Group
SCV Water DKA
Agency AA

AB 3200 (Hoover R) Master-metered mobilehome parks and manufactured housing communities:

transfer of water systems. (Introduced: 2/16/2024 html pdf)

Status: 2/17/2024-From printer. May be heard in committee March 18.

Location: 2/16/2024-A. PRINT

Summary: Existing law vests the Public Utilities Commission (commission) with regulatory authority over public utilities, including water corporations. Existing law authorizes the commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. Existing law exempts from the jurisdiction, control, or regulation of the commission any person or corporation, as specified, that maintains a mobilehome park or a multiple unit residential complex and provides, or will provide, water service to users through a submeter service system if each user of the submeter service system is charged at the rate which would be applicable if the user were receiving the water directly from the water corporation, or if management of the mobilehome park complies with a specified notice provision. This bill would require the commission to authorize and establish a pilot program for specified water corporations to accept the transfer of ownership and operational responsibility of water systems in master-metered mobilehome parks or manufactured housing communities, and provide that the exemption described above does not apply to the maintenance or provision of water service by a water corporation pursuant to that pilot program, as specified. The bill would authorize the owner of a master-metered mobilehome park or manufactured housing community that provides water service to residents to transfer ownership and operational responsibility to the water corporation providing service in the area in which the park or community is located, or as the park or community owner and the serving water corporation mutually agree. The bill would impose specified duties on a water corporation and on the owner of the mobilehome park or manufactured housing community in connection with the transfer. The bill would require the commission to establish procedures for initiating and completing the transfer, as provided, including by requiring the owner of the mobilehome park or manufactured housing community to provide written notice of the intent to transfer ownership and operational responsibility of a water system in a mobilehome park or manufactured housing community to the water corporation. The bill would require the commission to authorize the water corporation to recover in its revenue requirement and rates all costs to acquire, improve, upgrade, operate, and maintain

transferred mobilehome park or manufactured housing community water systems. The bill would also require the commission to adopt a standard form contract for these transfers that would be the basis for an expedited approval of the transfer. The bill would prohibit costs related to the transfer of ownership process from being passed through to the park or community residents, but would provide that those costs would be recoverable in rates. The bill would authorize the mobilehome park or manufactured housing community owner, by written notice, to stop the transfer process at any time. The bill would authorize, at any time during the transfer of ownership process, either party to apply to the commission for informal mediation and resolution of any issue, finding, determination, or delay in the transfer process. The bill would require, if the initiation of the transfer process does not result in a transfer of the park or community owner's water system to the water corporation, all information, data, reports, studies, and proposals to be retained by the water corporation for a period of 5 years or offered to the mobilehome park or manufactured housing community owner, as specified. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

AB 3219 (Sanchez R) Advanced Clean Fleets Regulation: local governments. (Amended: 3/11/2024 <a href="https://

Status: 3/11/2024-Referred to Coms. on TRANS. and NAT. RES. From committee chair, with author's amendments: Amend, and re-refer to Com. on TRANS. Read second time and amended.

Location: 3/11/2024-A. TRANS.

Summary: Existing law requires the State Air Resources Board to adopt and implement motor vehicle emission standards, in-use performance standards, and motor vehicle fuel specifications for the control of air contaminants and sources of air pollution that the state board has found necessary, cost effective, and technologically feasible. The California Global Warming Solutions Act of 2006 establishes the state board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases and requires the state board to adopt rules and regulations to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions from those sources. Pursuant to its authority, the state board has adopted the Advanced Clean Fleets Regulation, which imposes various requirements for transitioning local, state, and federal government fleets of medium- and heavy-duty trucks, other high-priority fleets of medium- and heavyduty trucks, and drayage trucks to zero-emission vehicles. The Advanced Clean Fleets Regulation authorizes entities subject to the regulation to apply for exemptions from its requirements under certain circumstances. This bill would provide that the requirements of the Advanced Clean Fleets Regulation do not apply to the purchase by a local government of vehicles with a gross vehicle weight rating greater than 8,500 pounds if the price of the zero-emission version of a vehicle is more than an unspecified percentage of the price of a comparable internal combustion engine version of that vehicle. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

ACA 2 (Alanis R) Water Resiliency Act of 2024. (Amended: 3/6/2024 html pdf)

Status: 3/7/2024-Re-referred to Com. on W., P., & W.

Location: 4/20/2023-A. W., P. & W.

Calendar: 3/19/2024 9 a.m. - State Capitol, Room 444 ASSEMBLY WATER, PARKS AND

WILDLIFE, PAPAN, DIANE, Chair

Summary: The California Constitution declares that the general welfare requires that the water resources of the state be put to beneficial use to the fullest extent of which they are capable, and that the right to the use of water does not extend to the waste or unreasonable use, method of use, or method of diversion of water. This measure would require the Treasurer to annually transfer an amount equal to 1.5% of all state revenues from the General Fund to the California Water Resiliency Trust Fund, which the measure would create. The measure would continuously appropriate moneys in the fund to the California Water Commission for its actual costs of implementing these provisions and for specified water infrastructure projects. The measure would require the California State Auditor to annually conduct a programmatic review and an audit of expenditures from the California Water Resiliency Trust Fund and to report those findings, as specified. The measure would authorize a project funded pursuant to these provisions to elect to be subject to a streamlined review pursuant to the California Environmental Quality Act, as specified. The measure would provide that its provisions are severable and would require the Attorney General to defend against any action challenging the validity of the measure, except as provided.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

ACA 16 (Bryan D) Environmental rights. (Introduced: 1/25/2024 https://doi.org/10.1007/jhtml/ pdf)

Status: 3/11/2024-Referred to Com. on NAT. RES.

Location: 3/11/2024-A. NAT. RES.

Summary: The California Constitution declares various inalienable rights of the people, including the right to enjoy and defend life and liberty, acquire, possess, and protect property, and pursue and obtain safety, happiness, and privacy. This measure would amend the California Constitution to declare that the people have a right to clean air and water and a healthy environment.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

HR 75 (Soria D) Relative to Groundwater Awareness Week. (Chaptered: 3/7/2024 html pdf)

Status: 3/7/2024-Coauthors revised. Read. Adopted. (Ayes 69. Noes 0.).

Location: 3/7/2024-A. ADOPTED

Summary: This measure would resolve that the Assembly hereby recognizes and declares March 10, 2024, through March 16, 2024, as Groundwater Awareness Week.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 100 (Skinner D) Budget Acts of 2021 and 2022. (Amended: 5/1/2023 html pdf)

Status: 5/8/2023-Re-referred to Com. on BUDGET pursuant to Assembly Rule 97.

Location: 5/8/2023-A. BUDGET

Summary: The Budget Act of 2021 and Budget Act of 2022 made appropriations for the support of state government for the 2021–22 and 2022–23 fiscal years. This bill would amend the Budget Act of 2021 and Budget Act of 2022 by amending and adding items of appropriation and making other changes. This bill contains other related provisions.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

SB 231 (Hurtado D) Department of Water Resources: water supply forecasting. (

Amended: 7/12/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/23/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-A. 2 YEAR

Summary: Existing law requires the Department of Water Resources to gather and correlate information and data pertinent to an annual forecast of seasonal water crop. Existing law also requires the department to update every 5 years the plan for the orderly and coordinated control, protection, conservation, development, and use of the water resources of the state, which is known as "The California Water Plan." This bill would require the department, on or before December 31, 2025, to establish a formal process for annually evaluating and improving the accuracy of its water supply forecasts, adopt a new water supply forecasting model that better addresses the effects of climate change, and implement a formal policy and procedures for documenting its operational plans for the state's water supply and its rationale for its operating procedures. The bill would require the department, by December 1, 2024, to prepare, and submit to the Legislature, a report on its progress toward meeting these requirements. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 233 (Skinner D) Battery electric vehicles and electric vehicle supply equipment: bidirectional

capability. (Amended: 9/1/2023 html pdf)

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE

on 9/13/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-A. 2 YEAR

Summary: Existing law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to undertake various actions in furtherance of meeting the state's clean energy and pollution reduction objectives, including actions related to electric vehicles. Existing law requires the Energy Commission, working with the State Air Resources Board (state board) and the Public Utilities Commission (PUC), to prepare a statewide assessment of the electric vehicle charging infrastructure needed to support the levels of electric vehicle adoption required for the state to meet its goals of putting at least 5,000,000 zero-emission vehicles on California roads by 2030, and of reducing the emissions of greenhouse gases to 40% below 1990 levels by 2030. Existing law requires the state board, in conjunction with the Energy Commission, to

develop and administer a program to provide grants to individuals, local governments, public agencies, nonprofit organizations, and private businesses to encourage the purchase or lease of a new zero-emission vehicle. This bill would require the Energy Commission, in consultation with the state board and the PUC, on or before June 30, 2024, to convene a stakeholder workgroup to examine challenges and opportunities associated with using a battery electric vehicle and bidirectional electric vehicle service equipment as a mobile battery to power a home or building or to provide electricity to the electrical grid, and require the Energy Commission, in consultation with the stakeholder workgroup, on or before January 1, 2026, to submit a report to the Governor and Legislature that includes, among other things, specified information related to the bidirectional capability of battery electric vehicles and electric vehicle service equipment, as specified. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 251 (Newman D) Candidates' statements: false statements. (Amended: 1/3/2024 html pdf)

Status: 1/16/2024-Read third time. Passed. (Ayes 36. Noes 0.) Ordered to the Assembly. In

Assembly. Read first time. Held at Desk.

Location: 1/16/2024-A. DESK

Summary: Existing law permits a candidate for nonpartisan elective office, and an officer whose recall is being sought, to file with the elections official a candidate's statement that includes a brief description of the candidate's education and qualifications. Existing law requires an elections official to include in the county voter information guide a candidate's statement from a candidate for nonpartisan elective office and from an officer whose recall is being sought. Existing law prohibits a candidate for nonpartisan elective office, or an incumbent in a recall election, to knowingly make a false statement of material fact in the candidate's statement with the intent to mislead the voters in connection with the candidate's campaign for nomination or election to an office. Violation of this prohibition is punishable by a fine not to exceed \$1,000. This bill would increase the maximum fine amount to \$5,000.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 265 (Hurtado D) Cybersecurity preparedness: critical infrastructure sectors. (

Amended: 6/19/2023 html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. on

7/10/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-A. 2 YEAR

Summary: Existing law, the California Emergency Services Act, among other things, creates the Office of Emergency Services (Cal OES), which is responsible for the state's emergency and disaster response services, as specified. Existing law requires Cal OES to establish the California Cybersecurity Integration Center (Cal-CSIC) with the primary mission of reducing the likelihood and severity of cyber incidents that could damage California's economy, its critical infrastructure, or public and private sector computer networks in the state. Existing law requires Cal OES to direct Cal-CSIC to prepare, and Cal OES to submit to the Legislature on or before January 1, 2024, a

strategic, multiyear outreach plan to assist the food and agriculture sector and wastewater sector in their efforts to improve cybersecurity and an evaluation of options for providing grants or alternative forms of funding to, and potential voluntary actions that do not require funding and that assist, those sectors in their efforts to improve security preparedness. This bill would require Cal OES to direct Cal-CSIC to prepare, and Cal OES to submit to the Legislature on or before January 1, 2025, a strategic, multiyear outreach plan to assist critical infrastructure sectors, as defined, in their efforts to improve cybersecurity and an evaluation of options for providing grants or alternative forms of funding to, and potential voluntary actions that do not require funding and that assist, that sector in their efforts to improve cybersecurity preparedness. The bill would make related findings and declarations.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 328 (Dodd D) Political Reform Act of 1974: contribution limits. (Amended: 6/28/2023 html pdf)

Status: 9/1/2023-September 1 hearing: Held in committee and under submission.

Location: 8/23/2023-A. APPR. SUSPENSE FILE

Summary: The Political Reform Act of 1974 prohibits a person, other than a small contributor committee or political party committee, from making to a candidate for elective state, county, or city office, and prohibits those candidates from accepting from a person, a contribution totaling more than \$3,000 per election, as that amount is adjusted by the Fair Political Practices Commission in January of every odd-numbered year to reflect changes in the Consumer Price Index. This bill would apply those contribution limits to candidates for school district, community college district, and other special district elections. The bill would make certain other provisions of the act relating to contribution limits applicable to candidates for district office. However, the bill would authorize school districts, community college districts, and other special districts to impose contribution limits on candidates for district office that differ from the limits imposed by the act, as provided. This bill would retain the existing provisions of law until January 1, 2025, and on that date would repeal the existing law and make operative the provisions of the bill described in this paragraph. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 336 (Umberg D) State grant programs: negotiated indirect cost rates. (Amended: 9/1/2023

Status: 9/14/2023-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE

on 9/11/2023)(May be acted upon Jan 2024)

Location: 9/14/2023-A. 2 YEAR

Summary: Existing law establishes the Department of General Services in the Government Operations Agency for purposes of providing centralized services of state government. Existing law establishes various state grant programs. Existing federal law provides uniform administrative requirements, cost principles, and audit requirements for federal grant awards to nonfederal entities and provides guidelines for determining direct and indirect costs, as defined, charged to federal awards. This bill would require, unless prohibited by any other state or federal law, a state agency

administering a grant program to reimburse, when awarding a grant, the grantee's indirect costs, as defined, at one of specified rates as requested by the grantee, as defined, if the grantee disclosed the requested rate amount in their grant program application. The bill would authorize establishment of indirect cost pools and would require distribution of the pools, as specified, if established. The bill would also authorize, unless prohibited by any other state or federal law, any applicant for a grant administered by a state agency to opt, when applying for the grant, to be reimbursed for its indirect costs at one of specified rates, if the applicant is selected as a grantee and if the applicant discloses the requested rate amount in their grant program application. The bill would make these provisions applicable to any grant program administered by a state agency, regardless of whether the funding source of the grant is state funds, federal funds, or a combination thereof.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 366 (Caballero D) The California Water Plan: long-term supply targets. (Amended: 6/29/2023 httml pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was W.,P. & W. on

6/8/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-A. 2 YEAR

Summary: Existing law requires the Department of Water Resources to update every 5 years the plan for the orderly and coordinated control, protection, conservation, development, and use of the water resources of the state, which is known as "The California Water Plan." Existing law requires the department to include a discussion of various strategies in the plan update, including, but not limited to, strategies relating to the development of new water storage facilities, water conservation, water recycling, desalination, conjunctive use, water transfers, and alternative pricing policies that may be pursued in order to meet the future needs of the state. Existing law requires the department to establish an advisory committee to assist the department in updating the plan. This bill would revise and recast certain provisions regarding The California Water Plan to, among other things, require the department to instead establish a stakeholder advisory committee and to expand the membership of the committee to include tribes, labor, and environmental justice interests. The bill would require the department to coordinate with the California Water Commission, the State Water Resources Control Board, other state and federal agencies as appropriate, and the stakeholder advisory committee to develop a comprehensive plan for addressing the state's water needs and meeting specified long-term water supply targets established by the bill for purposes of The California Water Plan. The bill would require the plan to provide recommendations and strategies to ensure enough water supply for all beneficial uses. The bill would require the plan to include specified components, including a discussion of various strategies that may be pursued in order to meet the water supply targets and an economic analysis. The bill would require the department to submit to the Legislature an annual report between updates to the plan that includes progress made toward meeting the water supply targets once established, as specified. The bill would also require the department to conduct public workshops to give interested parties an opportunity to comment on the plan and to post the preliminary draft of the plan on the department's internet website.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|-------------|---------|-------|
| SCV Water | DKA | Support | AA - Folder | _ | |
| Agency | AA | | | | |

SB 414 (Allen D) Climate change: applications using hydrogen: assessment. (Amended: 5/18/2023

html pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/16/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-A. 2 YEAR

Summary: Existing law establishes as a policy of the state to achieve net zero greenhouse gas emissions as soon as possible, but no later than 2045, and to achieve and maintain net negative greenhouse gas emissions thereafter and to ensure that, by 2045, statewide anthropogenic greenhouse gas emissions are reduced at least 85% below the statewide greenhouse gas emissions levels in 1990. Existing law requires the State Air Resources Board, by June 1, 2024, to prepare and post an evaluation on its internet website related to the use of hydrogen in the state. This bill would, on or before December 31, 2025, require the State Air Resources Board, in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission) and the Public Utilities Commission (PUC), upon appropriation by the Legislature, to complete an assessment of the use of hydrogen in certain applications, as specified. The bill would require the assessment to incorporate the findings of, and not duplicate, the above-described evaluation. The bill would require the state board, the Energy Commission, and the PUC to consider the findings in the assessment in their plans, rulemakings, reports, or other process related to the planning, implementation, or regulation of hydrogen production, distribution, storage, or usage in the state.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 511 (Blakespear D) Greenhouse gas emissions inventories. (Amended: 4/24/2023 httml pdf)

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 8/23/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-A. 2 YEAR

Summary: The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases. The act requires the state board to prepare and approve a scoping plan for achieving the maximum technologically feasible and cost-effective reductions in greenhouse gas emissions and to update the scoping plan at least once every 5 years. This bill would require the state board, before January 1, 2028, to develop, and publish on its internet website, a report on greenhouse gas emissions inventories for the calendar year 2025 for each city, county, or city and county that requests inclusion in the report, as provided. The bill would require the state board, consistent with the preparation of the updates to the scoping plan and before January 1, 2033, and every 5 years thereafter, to update the inventories, for each city, county, or city and county that requests inclusion in the respective update, for the calendar year 2030 and every 5th year thereafter. The bill would authorize the state board to solicit bids and enter into contracts for the development of the inventories. The bill would require the state board, before January 1, 2026, to establish a local government advisory committee to inform its development of the greenhouse gas emissions inventories. The bill would make available, upon appropriation by the Legislature, \$2,500,000 in the 2024–25 fiscal year for above-described purposes.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |

SB 537 (Becker D) Open meetings: multijurisdictional, cross-county agencies: teleconferences. (

Amended: 9/5/2023 httml pdf)

Status: 9/14/2023-Ordered to inactive file on request of Assembly Member Bryan.

Location: 9/14/2023-A. INACTIVE FILE

Summary: Existing law, the Ralph M. Brown Act, requires, with specified exceptions, that all meetings of a legislative body, as defined, of a local agency be open and public and that all persons be permitted to attend and participate. The act generally requires for teleconferencing that the legislative body of a local agency that elects to use teleconferencing post agendas at all teleconference locations, identify each teleconference location in the notice and agenda of the meeting or proceeding, and have each teleconference location be accessible to the public. Existing law also requires that, during the teleconference, at least a guorum of the members of the legislative body participate from locations within the boundaries of the territory over which the local agency exercises jurisdiction. The act provides an exemption to the jurisdictional requirement for health authorities, as defined. Existing law, until January 1, 2026, authorizes the legislative body of a local agency to use alternative teleconferencing in certain circumstances related to the particular member if at least a quorum of its members participate from a singular physical location that is open to the public and situated within the agency's jurisdiction and other requirements are met, including restrictions on remote participation by a member of the legislative body. These circumstances include if a member shows "just cause," including for a childcare or caregiving need of a relative that requires the member to participate remotely. This bill would expand the circumstances of "just cause" to apply to the situation in which an immunocompromised child, parent, grandparent, or other specified relative requires the member to participate remotely. The bill would authorize the legislative body of a multijurisdictional, cross-county agency, as specified, to use alternate teleconferencing provisions if the eligible legislative body has adopted an authorizing resolution, as specified. The bill would also require the legislative body to provide a record of attendance of the members of the legislative body, the number of community members in attendance in the teleconference meeting, and the number of public comments on its internet website within 10 days after a teleconference meeting, as specified. The bill would require at least a quorum of members of the legislative body to participate from one or more physical locations that are open to the public and within the boundaries of the territory over which the local agency exercises jurisdiction. The bill would require a member who receives compensation for their service, as specified, on the legislative body to participate from a physical location that is open to the public. The bill would require the legislative body to identify in the agenda each member who plans to participate remotely and to include the address of the publicly accessible building from which each member will participate via teleconference. The bill would prohibit a member from participating remotely pursuant to these provisions unless the remote location is the member's office or another location in a publicly accessible building and is more than 40 miles from the in-person location of the meeting. The bill would repeal these alternative teleconferencing provisions on January 1, 2026. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 586 (Eggman D) Flood management: Mossdale Tract. (Amended: 9/1/2023 httml pdf)

Status: 1/30/2024-From inactive file. Ordered to third reading.

Location: 1/30/2024-A. THIRD READING

Calendar: 3/14/2024 #11 ASSEMBLY THIRD READING FILE - SENATE BILLS

Summary: Existing law provides that unless a city or county within the Sacramento-San Joaquin Valley makes certain findings after the effective date of specified amendments to its general plan and zoning ordinance, the Planning and Zoning Law prohibits a city or county from entering into a development agreement for property located in a flood hazard zone; approving a discretionary permit, ministerial permit, or other discretionary entitlement for a project that is located within a flood hazard zone, as specified; or approving a tentative map, or a parcel map for which a tentative map was not required, for a subdivision that is located within a flood hazard zone. Those findings include, among others, that the local flood management agency has made adequate progress on the construction of a flood protection system that will result in flood protection equal to or greater than the urban level of flood protection in urban or urbanizing areas. Existing law further requires urban and urbanizing areas protected by any levee that is part of the facilities of the State Plan of Flood Control to achieve the urban level of flood protection by 2025, with a specified exception to the deadline for the Mossdale Tract to achieve the urban level of flood protection by 2028. Existing law authorizes the Department of Water Resources to require the San Joaquin Area Flood Control Agency to contribute its fair and reasonable share of any property damage caused by a flood to the extent that the state's exposure to liability for property damage has been increased by cities or counties unreasonably approving any new development in the Mossdale Tract between the years 2025 and 2028. This bill would extend the specified exception to the deadline for the Mossdale Tract to achieve the urban level of flood protection to 2030. The bill would also extend the Department of Water Resources's authority to require the San Joaquin Area Flood Control Agency to contribute its fair and reasonable share of property damage, as described above, to between the years 2025 and 2030. This bill would make legislative findings and declarations as to the necessity of a special statute for the Mossdale Tract. This bill contains other existing laws.

| Organization | Assignea | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 597 (Glazer D) Building standards: rainwater catchment systems. (Amended: 6/22/2023 httml

Status: 9/1/2023-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR.

SUSPENSE FILE on 7/12/2023)(May be acted upon Jan 2024)

Location: 9/1/2023-A. 2 YEAR

Summary: The California Building Standards Law requires a state agency that adopts or proposes adoption of a building standard to submit the building standard to the California Building Standards Commission for approval and adoption. Existing law makes the commission responsible for the publication of an updated edition of the California Building Standards Code every 3 years. This bill would require the department to conduct research and develop recommendations regarding building standards for the installation of rainwater catchment systems in newly constructed residential dwellings and would authorize the department to propose related building standards to the commission for consideration, as specified. The bill would authorize the department to expend moneys from the Building Standards Administration Special Revolving Fund for the above-described purposes, upon appropriation by the Legislature, as specified. The bill would require the department, on or before January 1, 2025, to provide a report to specified committees of the Legislature regarding the outcomes of its research and the recommendations developed. This bill contains other existing laws.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKA

SB 638 (Eggman D) Climate Resiliency and Flood Protection Bond Act of 2024. (

Amended: 6/28/2023 html pdf)

Agency

AA

Status: 7/6/2023-July 11 hearing postponed by committee.

Location: 6/15/2023-A. W.,P. & W.

Summary: The California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, approved by the voters as Proposition 68 at the June 5, 2018, statewide primary direct election, authorizes the issuance of bonds in the amount of \$4,000,000,000 pursuant to the State General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would enact the Climate Resiliency and Flood Protection Bond Act of 2024 which, if approved by the voters, would authorize the issuance of bonds in the amount of \$6,000,000,000 pursuant to the State General Obligation Bond Law, for flood protection and climate resiliency projects. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 651 (Grove R) California Environmental Quality Act: groundwater recharge projects: Judicial Council rules of court. (Amended: 6/22/2023 html pdf)

Status: 7/14/2023-Failed Deadline pursuant to Rule 61(a)(10). (Last location was NAT. RES. on

6/20/2023)(May be acted upon Jan 2024)

Location: 7/14/2023-A. 2 YEAR

Summary: The California Environmental Quality Act (CEQA) requires, among other things, a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA establishes a procedure by which a person may seek judicial review of the decision of the lead agency made pursuant to CEQA. This bill would require the Judicial Council to adopt a rule of court to establish procedures requiring actions or proceedings brought to attack, review, set aside, void, or annul the certification of an environmental impact report, or the granting of any project approvals, for groundwater recharge projects, as described, except as provided, that implement a groundwater sustainability plan or an interim groundwater sustainability plan, as described, that would require the actions or proceedings, including any appeals, to be resolved within 270 days of the filing of the certified record of proceedings with the court. The bill would also include a related statement of legislative intent. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DΚΔ | | | | |

SB 867 (Allen D) Drought, Flood, and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, Park Creation and Outdoor Access, and Clean Energy Bond Act of 2024. (Amended: 6/22/2023 html pdf)

Status: 7/6/2023-July 10 hearing postponed by committee.

Location: 6/20/2023-A. NAT. RES.

AA

Summary: The California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, approved by the voters as Proposition 68 at the June 5, 2018, statewide primary election, authorizes the issuance of bonds in the amount of \$4,100,000,000 pursuant to the State General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would enact the Drought, Flood, and Water Resilience, Wildfire and Forest Resilience, Coastal Resilience, Extreme Heat Mitigation, Biodiversity and Nature-Based Climate Solutions, Climate Smart Agriculture, Park Creation and Outdoor Access, and Clean Energy Bond Act of 2024, which, if approved by the voters, would authorize the issuance of bonds in the amount of \$15,500,000,000 pursuant to the State General Obligation Bond Law to finance projects for drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate smart agriculture, park creation and outdoor access, and clean energy programs. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

(Wiener D) Development projects: permits and other entitlements: fees and charges. (**SB 937**

Introduced: 1/17/2024 httml pdf)

Status: 2/21/2024-Referred to Coms. on L. GOV. and HOUSING.

Location: 2/21/2024-S. L. GOV.

Summary: The Planning and Zoning Law requires each county and each city to adopt a comprehensive, long-term general plan for its physical development, and the development of specified land outside its boundaries, that includes, among other mandatory elements, a housing element. Existing law, the Permit Streamlining Act, among other things, requires a public agency that is the lead agency for a development project to approve or disapprove that project within specified time periods. Existing law extended by 18 months the period for the expiration, effectuation, or utilization of a housing entitlement, as defined, that was issued before, and was in effect on, March 4. 2020, and that would expire before December 31, 2021, except as specified. Existing law provides that if the state or a local agency extended the otherwise applicable time for the expiration, effectuation, or utilization of a housing entitlement for not less than 18 months, as specified, that housing entitlement would not be extended an additional 18 months pursuant to these provisions. This bill would extend by 18 months the period for the expiration, effectuation, or utilization of a housing entitlement, as defined, that was issued before January 1, 2024, and that will expire before December 31, 2025, except as specified. The bill would toll this 18-month extension during any time

that the housing entitlement is the subject of a legal challenge. By adding to the duties of local officials with respect to housing entitlements, this bill would impose a state-mandated local program. The bill would include findings that changes proposed by this bill address a matter of statewide concern rather than a municipal affair and, therefore, apply to all cities, including charter cities. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|--------------|---------|-------|
| SCV Water | DKA | | AA - No Fold | er | |
| Agency | AA | | | | |

SB 945 (Alvarado-Gil D) The Wildfire Smoke and Health Outcomes Data Act. (Amended: 3/11/2024 html pdf)

Status: 3/11/2024-From committee with author's amendments. Read second time and amended.

Re-referred to Com. on HEALTH. **Location:** 2/14/2024-S. HEALTH

Calendar: 3/20/2024 1:30 p.m. - 1021 O Street, Room 1200 SENATE HEALTH, ROTH,

RICHARD, Chair

Summary: Existing law establishes the State Department of Public Health and sets forth its powers and duties pertaining to, among other things, protecting, preserving, and advancing public health. Existing law requires the department, in consultation with specified stakeholders, to develop a plan, addressing specified issues, with recommendations and guidelines for counties to use in the case of a significant air quality event caused by wildfires or other sources. This bill, the Wildfire Smoke and Health Outcomes Data Act, would require the State Department of Public Health, in consultation with the Department of Forestry and Fire Protection, the Wildfire and Forest Resilience Task Force, and the State Air Resources Board to create, operate, and maintain a statewide integrated wildfire smoke and health data platform that, among other things, would integrate wildfire smoke and health data from multiple databases. The bill would require the State Department of Public Health to develop the data platform in accordance with a to be specified schedule. Under the bill, the purposes for the data platform would include providing adequate information to understand the negative health impacts on California's population caused by wildfire smoke and evaluating the effectiveness of investments in forest health and wildfire mitigation on health outcomes in California. This bill would require the State Department of Public Health, in consultation with the Department of Forestry and Fire Protection, the Wildfire and Forest Resilience Task Force, and the State Air Resources Board to develop, among other things, protocols for data sharing, documentation, quality control, and promotion of open-source platforms and decision support tools related to wildfire smoke and health data. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
|--------------|----------|----------|--------------|---------|-------|--|
| SCV Water | DKA | | AA - No Fold | ler | | |
| Agency | AA | | | | | |

SB 955 (Seyarto R) Office of Planning and Research: Infrastructure Gap-Fund Program. (

Introduced: 1/22/2024 httml pdf)

Status: 3/6/2024-Set for hearing March 20.

Location: 2/21/2024-S. L. GOV.

Calendar: 3/20/2024 9:30 a.m. - 1021 O Street, Room 2200 SENATE LOCAL

GOVERNMENT, DURAZO, MARIA ELENA, Chair

Summary: Existing law establishes the Office of Planning and Research in the Governor's office for the purpose of serving the Governor and the Governor's cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. Existing law authorizes a local agency to finance infrastructure projects through various means, including by establishing an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance that provide significant benefits to the district or the surrounding community. This bill would require the office, upon appropriation by the Legislature, to establish the Infrastructure Gap-Fund Program to provide grants to assist local agencies in developing and constructing infrastructure projects. The bill would require the office to develop guidelines and criteria to implement the program.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|-----------------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1072 (Padilla D) Local government: Proposition 218: remedies. (Introduced: 2/12/2024 html pdf)

Status: 2/21/2024-Referred to Com. on L. GOV.

Location: 2/21/2024-S. L. GOV.

Summary: The California Constitution sets forth various requirements for the imposition of local taxes. The California Constitution excludes from classification as a tax assessments and property-related fees imposed in accordance with provisions of the California Constitution that establish requirements for those assessments and property-related fees. Under these requirements, an assessment is prohibited from being imposed on any parcel if it exceeds the reasonable cost of the proportional special benefit conferred on that parcel, and a fee or charge imposed on any parcel or person as an incident of property ownership is prohibited from exceeding the proportional cost of the service attributable to the parcel. Existing law, known as the Proposition 218 Omnibus Implementation Act, prescribes specific procedures and parameters for local compliance with the requirements of the California Constitution for assessments and property-related fees. This bill would require, if a property-related fee or charge creates revenues in excess of the local government's reasonable cost of providing the specific benefit or specific government service, that the excess revenues be used only to reduce the subsequently adopted and following property-related fee or charge. The bill would declare that this provision is declaratory of existing law. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------------|---------|-------|
| SCV Water | DKA | Support | AA - No Folder | | |
| Agency | AA | | | | |

SB 1088 (Alvarado-Gil D) Office of Emergency Services: state matching funds: water system

infrastructure improvements. (Introduced: 2/12/2024 httml pdf)

Status: 2/21/2024-Referred to Com. on RLS.

Location: 2/12/2024-S. RLS.

Summary: Existing law establishes, within the office of the Governor, the Office of Emergency Services (OES), under the direction of the Director of Emergency Services. Existing law charges the OES with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a

joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Existing law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided.

| Organization | Assigned | Position | Priority | Subject | Group | |
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| SCV Water Agency | DKA AA | | | | | |
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(Ashby D) Urban retail water suppliers: informational order: conservation order. (**SB 1110**

Introduced: 2/13/2024 httml pdf)

Status: 2/21/2024-Referred to Com. on N.R. & W.

Location: 2/21/2024-S. N.R. & W.

Summary: Existing law authorizes the State Water Resources Control Board, on and after January 1, 2024, to issue informational orders pertaining to water production, water use, and water conservation to an urban retail water supplier that does not meet its urban water use objective. Existing law requires the board to consider certain information in determining whether to issue an informational order. This bill would require the board to additionally consider lower cost actions the water supplier has implemented or will implement in order to help the water supplier achieve overall water supply resiliency in determining whether to issue an informational order. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|-----------------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1121 (Grove R) Recycled water: onsite treated nonpotable water systems: local jurisdiction

permitting. (Introduced: 2/13/2024 html pdf) Status: 2/21/2024-Referred to Com. on E.Q.

Location: 2/21/2024-S. E.Q.

Calendar: 4/17/2024 9 a.m. - 1021 O Street, Room 1200 SENATE ENVIRONMENTAL

QUALITY, ALLEN, BENJAMIN, Chair

Summary: Existing law requires the State Water Resources Control Board to establish uniform statewide recycling criteria for each varying type of use of recycled water where the use involves the protection of public health. Existing law requires the board, in consultation with the California Building Standards Commission and the Department of Housing and Community Development, to adopt regulations for risk-based water quality standards for the onsite treatment and reuse of nonpotable water, and requires a local jurisdiction that elects to establish a program for onsite treated nonpotable water systems to establish design criteria, permitting, cross-connection control, and enforcement procedures, as provided. This bill would require those local jurisdictions to ensure their permitting procedures require the approval of a permit for an onsite treated nonpotable water system within 60 days from the date the permit application is submitted if the application demonstrates that the project meets or exceeds the state board's water quality standards for the onsite treatment and reuse of nonpotable water for nonpotable uses in multifamily residential. commercial, and mixed-use buildings.

Organization Assigned Position Priority Subject Group SCV Water DKA

SB 1134 (Caballero D) Surplus land. (Introduced: 2/13/2024 html.pdf)

Status: 2/21/2024-Referred to Com. on RLS.

Location: 2/13/2024-S. RLS.

AA

Agency

Summary: Existing law prescribes requirements for the disposal of surplus land by a local agency. Existing law requires a local agency to take formal action in a regular public meeting to declare that land is surplus and is not necessary for the agency's use and to declare land as either surplus land or exempt surplus land, as supported by written findings, before a local agency may take any action to dispose of it consistent with an agency's policies or procedures. Different requirements apply to disposal, depending on the declaration as "surplus land" or "exempt surplus land" as existing law defines those terms. Existing law, except as specified, requires any local agency disposing of surplus land to send, before disposing of that property or participating in negotiations to dispose of that property with a prospective transferee, a written notice of availability of the property to entities specific to the purpose of the availability. This bill would correct a cross-reference in that notice provision and make other nonsubstantive changes.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1147 (Portantino D) Drinking water: bottled water: microplastics levels. (Introduced: 2/14/2024

html pdf)

Status: 2/21/2024-Referred to Com. on E.Q.

Location: 2/21/2024-S. E.Q.

Calendar: 4/17/2024 9 a.m. - 1021 O Street, Room 1200 SENATE ENVIRONMENTAL

QUALITY, ALLEN, BENJAMIN, Chair

Summary: Existing law, the California Safe Drinking Water Act, requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. Existing law requires the state board to adopt a definition of microplastics in drinking water and to adopt a standard methodology to be used in the testing of drinking water for microplastics and requirements for 4 years of testing and reporting of microplastics in drinking water, including public disclosure of those results. This bill would require, among other things, the Office of Environmental Health Hazard Assessment (OEHHA) to study the health impacts of microplastics in drinking water, including bottled water, in order to evaluate and identify safe and unsafe levels of microplastics in those types of water, and, on or before January 1, 2026, to develop and deliver to the state board, among other things, public health standards and goals for a safe level of microplastics in those waters. The bill would require the state board, on or before January 1, 2028, to adopt and implement those public health standards and goals developed and delivered by OEHHA, and to provide those public health standards and goals to local water agencies, along with other specified information provided by OEHHA. The bill would also require the state board to establish testing and reporting requirements for an annual testing of microplastics in bottled water sold in or into this state, as specified.

Organization Assigned Position Priority Subject Group

SCV Water DKA Agency AA

SB 1156 (Hurtado D) Groundwater sustainability agencies: financial disclosures. (

Introduced: 2/14/2024 html pdf)

Status: 3/1/2024-Set for hearing April 9.

Location: 2/21/2024-S. N.R. & W.

Calendar: 4/9/2024 9 a.m. - 1021 O Street, Room 2100 and 1:30 p.m. - State Capitol, Room 112,

if necessary SENATE NATURAL RESOURCES AND WATER, MIN, DAVE, Chair

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. Existing law requires a groundwater sustainability plan to be developed and implemented for each medium- or high-priority basin by a groundwater sustainability agency. Existing law authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin, as provided. Existing provisions of the Political Reform Act of 1974 prohibit a public official from making, participating in making, or attempting to use their official position to influence a governmental decision in which they know or have reason to know that they have a financial interest, as defined. However, existing law permits a public official to make or participate in the making of a governmental decision, even if the public official knows or has reason to know that the official has a financial interest, if the official's participation is legally required for the action or decision to be made. Existing law makes a knowing or willful violation of the act a misdemeanor and subjects offenders to criminal penalties. This bill would require members of the executive team, board of directors, and other groundwater management decision makers of groundwater sustainability agencies to annually disclose any economic or financial interests pursuant to the Political Reform Act of 1974 that may reasonably be considered to affect their decision-making related to groundwater management, as provided. Because it would expand the scope of a crime, this bill would impose a state-mandated local program. The bill would require the Fair Political Practices Commission to establish guidelines and procedures for the submission and review of those disclosures. The bill would authorize the commission to investigate and take appropriate enforcement actions for violations of the disclosure requirements. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1169 (Stern D) Los Angeles County Flood Control District: finances. (Introduced: 2/14/2024 html

Status: 2/21/2024-Referred to Com. on L. GOV.

Location: 2/21/2024-S. L. GOV.

Summary: Existing law, the Los Angeles County Flood Control Act, establishes the Los Angeles County Flood Control District and authorizes the district to control and conserve the flood, storm, and other wastewaters of the district. Existing law authorizes the district to borrow money from certain entities for any flood control work authorized under the act and to repay the same, in annual installments, over a period not to exceed 20 years with an interest at a rate not to exceed 4.25% per

annum. Existing law requires the district to annually levy a tax upon the taxable real property of the district clearly sufficient to pay the interest and installments of principal for those loans. Existing law limits the total amount the district may borrow not to exceed in the aggregate the sum of \$4,500,000. Existing law also limits the total amount of bonds or other evidence of indebtedness in the aggregate that the district may issue and sell to not exceed \$4,500,000. This bill would instead authorize the district to borrow money or obtain loan guarantees from those entities and to repay the same over a period not to exceed 35 years with interest at a rate not to exceed 5.5% annually. The bill would instead authorize the district to levy a tax, in compliance with the applicable provisions of Article XIIIC of the California Constitution, clearly sufficient to pay the interest and installments of principal for those loans. The bill would also delete the limits on the amount the district may borrow and the total amount of bonds or other evidence of indebtedness that the district may issue and sell. This bill contains other related provisions.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|-----------------|-------------|---------|-------|
| SCV Water | DKA | Support | AA - Folder | | |
| Agency | AA | | | | |

SB 1177 (Bradford D) Public utilities: women, minority, disabled veteran, and LGBT business

enterprises. (Introduced: 2/14/2024 httml pdf)

Status: 3/6/2024-Set for hearing March 19.

Location: 2/21/2024-S. E. U., & C.

Calendar: 3/19/2024 9 a.m. - 1021 O Street, Room 1200 SENATE ENERGY, UTILITIES AND

COMMUNICATIONS, BRADFORD, STEVEN, Chair

Summary: Existing law requires the Public Utilities Commission to require every electrical corporation, gas corporation, water corporation, wireless telecommunications service provider, electric service provider, and telephone corporation with annual gross California revenues exceeding \$25,000,000, and their regulated subsidiaries and affiliates, to annually submit a detailed and verifiable plan for increasing procurement from women, minority, disabled veteran, and LGBT business enterprises, as specified. Existing law requires the commission, by rule or order to, adopt criteria for verifying and determining the eligibility of women, minority, disabled veteran, and LGBT business enterprises for procurement contracts. Pursuant to this requirement, the commission adopted General Order 156 providing for the verification and certification of those business enterprises, as specified. This bill would require the above-described utilities with annual gross California revenues exceeding \$25,000,000, as a part of their annual report, to include a list of all of their contractors and subcontractors for the prior reporting year and the values of each contract and subcontract entered into, and would require contractors and subcontractors of the above-described utilities with annual gross California revenues exceeding \$15,000,000 to submit annual reports on expenditures and whether the work was performed in California. The bill would specify that certification of a business enterprise pursuant to General Order 156 as a women, minority, disabled veteran, and LGBT business enterprise does not expire if that business enterprise is acquired by a business enterprise that does not qualify for certification under General Order 156. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

Status: 2/21/2024-Referred to Com. on RLS.

Location: 2/14/2024-S. RLS.

Summary: Existing law establishes a method to estimate the aggregate amount of water that would have been delivered the previous year by an urban retail water supplier if all that water had been used efficiently, based on water use efficiency standards, as specified. This bill would express the intent of the Legislature to enact future legislation relating to water use efficiency standards.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|-----------------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

(Padilla D) Waste discharge permits: landfills. (Introduced: 2/15/2024 httml pdf) **SB 1208**

Status: 2/29/2024-Referred to Com. on E.Q.

Location: 2/29/2024-S. E.Q.

Calendar: 4/17/2024 9 a.m. - 1021 O Street, Room 1200 SENATE ENVIRONMENTAL

QUALITY, ALLEN, BENJAMIN, Chair

Summary: Under existing law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the Porter-Cologne Water Quality Control Act and the federal national pollutant discharge elimination system permit program established by the federal Clean Water Act. The California Integrated Waste Management Act of 1989 prohibits a regional water board from issuing a waste discharge permit for a new landfill, or a lateral expansion of an existing landfill, that is used for the disposal of nonhazardous solid waste if the land has been primarily used at any time for the mining or excavation of gravel or sand, as specified. The act defines "landfill used for the disposal of nonhazardous solid waste" as a disposal site regulated by a regional water board as a Class III landfill, as provided. This bill would additionally prohibit a regional water board from issuing a waste discharge permit for a new landfill that is used for the disposal of nonhazardous solid waste if the land is located within the Tijuana River National Estuarine Research Reserve or within an area that is tributary to the Tijuana River. The bill would also expand the definition of "landfill used for the disposal of nonhazardous solid waste" to also include a disposal site regulated by a regional water board as a Class II landfill, as provided. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1210 (Skinner D) New housing construction: electrical, gas, sewer, and water service

connections: charges. (Introduced: 2/15/2024 httml pdf)

Status: 2/29/2024-Referred to Coms. on E., U. & C. and L. GOV.

Location: 2/29/2024-S. E. U., & C.

Summary: The California Constitution establishes the Public Utilities Commission, with jurisdiction over all public utilities. Existing law defines the term "public utility" for certain purposes to include, among other corporations, every gas corporation, electrical corporation, water corporation, and sewer system corporation, where the service is performed for, or the commodity is delivered to, the public or any portion thereof. This bill would, for new housing construction, prohibit a connection,

capacity, or other point of connection charge from a public utility, as defined, or a special district, as defined, for electrical, gas, sewer, or water service from exceeding 1% of the reported building permit value of that housing unit. The bill would require a public utility or special district to issue an above-described charge over a period of at least 10 years commencing on the date when the housing unit is first occupied, as specified. The bill would require a public utility to publicly report on its internet website the amount of any charge issued each year pursuant the above-described provision by the housing unit's address. The bill would also require a public utility to prioritize the processing, approval, scheduling, and completion of electrical, gas, sewer, and water service connections to new housing construction over the processing, approval, scheduling, and completion of service connections to all other structures. To the extent that this bill imposes new requirements on certain special districts, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1218 (Newman D) Water: emergency water supplies. (Introduced: 2/15/2024 html/pdf)

Status: 2/29/2024-Referred to Com. on N.R. & W.

Location: 2/29/2024-S. N.R. & W.

Summary: Existing law, the Urban Water Management Planning Act, requires every public and private urban water supplier that directly or indirectly provides water for municipal purposes to prepare and adopt an urban water management plan. The act requires an urban water management plan to include a water shortage contingency plan, as provided. This bill would declare that it is the established policy of the state to encourage and incentivize, but not mandate, the development of emergency water supplies, and to support their use during times of water shortage.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folder | | |
| Agency | AA | | | | |

SB 1226 (Cortese D) Hunting: navigable waters. (Introduced: 2/15/2024 html pdf)

Status: 2/29/2024-Referred to Com. on N.R. & W.

Location: 2/29/2024-S. N.R. & W.

Summary: Existing law makes it unlawful to enter land for the purpose of discharging a firearm or taking or destroying any mammal or bird, including waterfowl, on that land, without having first obtained written permission from the owner, the owner's agent, or the person in lawful possession of that land, if either of the following applies: (1) the land belongs to, or is occupied by, another person and is either under cultivation or enclosed by a fence, or (2) there are signs forbidding trespass or hunting or both displayed at intervals not less than 3 to the mile along all exterior boundaries and at all roads and trails entering those lands, including land temporarily inundated by water flowing outside the established banks of a waterway. This bill would restrict the application of the provisions regarding land temporarily inundated by water flowing outside the established banks of a waterway to non-navigable waters. The bill would also state that these provisions do not restrict the public's right to use navigable waters for hunting, fishing, or other public purposes under the California Constitution.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAA - No Folder

SCV Water DKA Agency AA

SB 1255 (Durazo D) Public water systems: needs analysis. (Introduced: 2/15/2024 httml pdf)

Status: 2/29/2024-Referred to Com. on E.Q.

Location: 2/29/2024-S. E.Q.

Calendar: 4/24/2024 9 a.m. - State Capitol, Room 113 SENATE ENVIRONMENTAL

QUALITY, ALLEN, BENJAMIN, Chair

Summary: The California Safe Drinking Water Act provides for the operation of public water systems and imposes on the State Water Resources Control Board various responsibilities and duties relating to the regulation of drinking water to protect public health. Existing law establishes the Safe and Affordable Drinking Water Fund in the State Treasury to help water systems provide an adequate and affordable supply of safe drinking water in both the near and long terms. Existing law requires the state board to annually adopt a fund expenditure plan, as provided, and requires expenditures from the fund to be consistent with the fund expenditure plan. Existing law requires the state board to base the fund expenditure plan on data and analysis drawn from a specified drinking water needs assessment. This bill would require the state board to develop a needs analysis of the state's public water systems on or before May 1, 2025, and on or before May 1 of each year thereafter.

Organization Assigned Position Priority Subject Group SCV Water DKA
Agency AA

SB 1330 (Archuleta D) Urban retail water supplier: water use. (Introduced: 2/16/2024 html pdf)

Status: 2/29/2024-Referred to Com. on N.R. & W.

Location: 2/29/2024-S. N.R. & W.

Summary: Existing law requires the Department of Water Resources, in coordination with the State Water Resources Control Board, to conduct necessary studies and investigations, and recommend for adoption by the board appropriate variances for unique uses that can have a material effect on an urban retail water supplier's urban water use objective. Existing law requires the department, in recommending variances, to also recommend a threshold of significance for each recommended variance. Existing law requires an urban retail water supplier to request and receive approval by the board for inclusion of a variance in calculating their water use objective. Existing law requires the board to post specified information on its internet website relating to variances, including a list of all urban retail water suppliers with approved variances. This bill would require the board to adopt variances recommended by the department for unique uses that can have a material effect on an urban retail water supplier's urban water use objective. The bill would provide that variances adopted by the board shall not be subject to a threshold of significance. The bill would require an urban retail water supplier to self-certify the amount of water included in its urban water use objective that is attributable to a variance. The bill would require the board to randomly audit a select number of variances each year to ensure the self-certifications are based on variances adopted by the board. The bill would delete the provision relating to posting specified information about variances on the board's internet website and the provision requiring an urban retail water supplier to request and receive approval by the board for inclusion of a variance in calculating their water use objective. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1360 (Alvarado-Gil D) Water rights: appropriation. (Introduced: 2/16/2024 https://doi.org/10.1007/jhtml/ pdf)

Status: 2/29/2024-Referred to Com. on RLS.

Location: 2/16/2024-S. RLS.

Summary: Under existing law, the State Water Resources Control Board administers a water rights program pursuant to which the board grants permits and licenses to appropriate water. Existing law prohibits certain statutory provisions from being construed as depriving any city, city and county, municipal water district, irrigation district, or lighting district of the benefit of any law passed for their benefit in regard to the appropriation or acquisition of water. This bill would make nonsubstantive changes to the latter provision.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folde | er | |
| Agency | AA | | | | |

SB 1373 (Cortese D) Water: public use. (Introduced: 2/16/2024 httml pdf)

Status: 2/29/2024-Referred to Com. on RLS.

Location: 2/16/2024-S. RLS.

Summary: Existing law declares that all water within the state is the property of the people of the state, but the right to the use of the water may be acquired by appropriation in the manner prescribed by law. This bill would make nonsubstantive changes to that declaration.

| Organization | Assigned | Position | Priority | Subject | Group | |
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| SCV Water | DKA | | | | | |
| Agency | AA | | | | | |

SB 1390 (Caballero D) Groundwater recharge: floodflows: diversion. (Introduced: 2/16/2024 html

pdf)

Status: 2/29/2024-Referred to Com. on N.R. & W.

Location: 2/29/2024-S. N.R. & W.

Summary: Existing law declares that all water within the state is the property of the people of the state, but the right to the use of the water may be acquired by appropriation in the manner provided by law. Existing law requires the appropriation to be for some useful or beneficial purpose. Existing law provides, however, that the diversion of flood flows for groundwater recharge does not require an appropriative water right if certain conditions are met, including that a local or regional agency has adopted a local plan of flood control or has considered flood risks part of its most recently adopted general plan. Existing law also requires the person or entity making the diversion to file with the State Water Resources Control Board a final report after the diversions cease, as provided. These requirements apply to diversions commenced before January 1, 2029. This bill would extend the operation of these requirements to diversions commenced before January 1, 2034. The bill would

revise, recast, and expand the conditions that are required to be met to include a requirement that a local or regional agency make a declaration that its proposed diversion is in accordance with one of certain enumerated plans relating to flood control or flood risk, as specified, or a county emergency operations plan. The bill would also require the final report to contain information, if applicable, describing the forecasting models used to determine a likely imminent escape of surface water and a description of the methodology used to determine the abatement of flood conditions.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folder | | |
| Agency | AA | | | | |

SB 1402 (Min D) 30x30 goal: state agencies: adoption, revision, or establishment of plans, policies,

and regulations. (Introduced: 2/16/2024 httml pdf)

Status: 2/29/2024-Referred to Coms. on G.O. and N.R. & W.

Location: 2/29/2024-S. G.O.

Summary: By Executive Order No. N-82-20, Governor Gavin Newsom directed the Natural Resources Agency to combat the biodiversity and climate crises by, among other things, establishing the California Biodiversity Collaborative and conserving at least 30% of the state's lands and coastal waters by 2030. Existing law requires the Secretary of the Natural Resources Agency to prepare and submit, on or before March 31, 2024, and annually thereafter, a report to the Legislature on the progress made in the prior calendar year toward achieving the goal to conserve 30% of California's lands and coastal waters by 2030. Existing law provides that it is the goal of the state to conserve at least 30% of California's lands and coastal waters by 2030, known as the 30x30 goal. This bill would require all state agencies, departments, boards, offices, commissions, and conservancies to consider the 30x30 goal when adopting, revising, or establishing plans, policies, and regulations.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DKA | | AA - No Folde | r | |
| Agency | AA | | | | |

SB 1441 (Allen D) Examination of petitions: time limitations and reimbursement of costs. (

Introduced: 2/16/2024 html pdf)

Status: 2/29/2024-Referred to Coms. on JUD. and E. & C.A.

Location: 2/29/2024-S. JUD.

Summary: Existing law, the California Public Records Act, requires state and local agencies to make their records available for public inspection, except as provided. Existing law generally includes in the meaning of "public records" any writing containing information relating to the conduct of the public's business prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics. Under existing law, certain election petitions are not public records and are not open to inspection except by certain persons. Specifically, existing law authorizes, among other persons, the proponents of a petition found to be insufficient or their designated representative to examine the petition no later than 21 days after certification of the insufficiency. This bill would require the examination to conclude no later than 60 days after it commenced. The bill would also require the proponent to reimburse all costs incurred by the county elections official due to the examination within 30 days after the examination concludes. The bill would, before an examination is conducted and at the beginning of each day following, require the

proponent of a petition who requests to examine a petition and a memorandum to deposit with the elections official a sum required by the elections official to cover the cost of the examination for that day. The bill would authorize the return of any money deposited in excess of the cost of the examination and provide that money not required to be refunded be deposited in the appropriate public treasury. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group | |
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| SCV Water | DKA | | | | | |
| Agency | AA | | | | | |

SB 1467 (Rubio D) California Water District Law. (Introduced: 2/16/2024 httml pdf)

Status: 2/29/2024-Referred to Com. on RLS.

Location: 2/16/2024-S. RLS.

Summary: The California Water District Law (CWDL) provides for the establishment of water districts, and grants a district the power to acquire, plan, construct, maintain, improve, operate, and keep in repair the necessary works for the production, storage, transmission, and distribution of water for irrigation, domestic, industrial, and municipal purposes. This bill would make a nonsubstantive change to the latter authorization. This bill contains other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
|--------------|----------|----------|----------|---------|-------|
| SCV Water | DKA | | | | |
| Agency | AA | | | | |

SB 1480 (Allen D) Low-Income Oversight Board: membership and duties. (Introduced: 2/16/2024

<u>html</u> <u>pdf</u>)

Status: 2/29/2024-Referred to Com. on E., U. & C.

Location: 2/29/2024-S. E. U., & C.

Summary: Existing law establishes the Low-Income Oversight Board to advise the Public Utilities Commission on low-income electric, gas, and water customer issues and to serve as a liaison for the commission to low-income ratepayers and representatives. The board is comprised of 11 members, including 5 members selected by the commission who have expertise in the low-income community and who are not affiliated with any state agency or utility group, one member selected by the Governor, and one member selected by the Department of Community Services and Development. This bill would expand the membership of the board to 15 members by adding one member selected by the State Department of Health Care Services, one member selected by the commission who is a representative of a low-income telecommunications provider, one member selected by the Speaker of the Assembly, and one member selected by the President pro Tempore of the Senate. The bill would expand the duties of the board to include establishing and monitoring participation goals in programs and advising the commission on telecommunications, working with the commission to establish a framework to facilitate the cross-system sharing of customer data, as provided, and facilitating eligibility verification in the enrollment and postenrollment process of programs for low-income customers. The bill would also make clarifying and conforming changes. This bill contains other related provisions and other existing laws.

| Organization | Assigned | Position | Priority | Subject | Group |
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| SCV Water | DΚΔ | | | | |

Agency AA

SB 1520 (Committee on Natural Resources and Water) Public resources. (Introduced: 3/6/2024 httml

pdf)

Status: 3/7/2024-From printer. May be acted upon on or after April 6.

Location: 3/6/2024-S. RLS.

Summary: Existing law prohibits the taking or possession of a fully protected fish, except as provided, and designates the Colorado River squawfish as a fully protected fish. This bill would update the name of the Colorado River squawfish to the Colorado pikeminnow. This bill contains other related provisions and other existing laws.

OrganizationAssignedPositionPrioritySubjectGroupSCV WaterDKAAgencyAA

Total Measures: 147

Total Tracking Forms: 147

ITEM NO.



COMMITTEE MEMORANDUM

DATE: March 21, 2024

TO: Public Outreach and Legislation Committee

FROM: Kevin Strauss

Communications Manager

SUBJECT: Review the Proposed FY 2024-25 Public Outreach Communications and

Education Operating Budget

SUMMARY

Staff is pleased to present the FY 2024-25 Public Outreach Communications and Education Operating Budget for the Public Outreach and Legislation Committee to review.

As part of the two-year (biennial) budget process, the spending plan for the first year of the biennial budget (FY 2023-24) was formally adopted by the Board on May 16, 2023, and the second year's (FY 2024-25) appropriations were conditionally approved.

Staff reviews department budgets at regular intervals and makes requests for revisions, which helps:

- Ensure alignment with strategic plan goals and objectives.
- Prepare for long-term campaigns and issues.
- Ensure adequate resources to support community events.
- Enhance public affairs initiatives and support education programs.

A majority of the FY 2024-25 operating budget for Public Outreach Communications and Education remains the same. However, when tracking actual expenses and forecasts through the end of FY 2023-24, staff identified needs for additional funds in some categories moving forward.

DISCUSSION

When the FY 2023-24 biennial budget was originally approved in May 2023, costs were not included for the expansion of projects and programs, or the growing costs of supplies or services. When actual expenses and forecasts were tracked through the end of FY 2023-24, staff identified needs for additional funds moving forward.

Proposed increases in the following FY 2024-25 budget categories include:

OUTREACH

- Staff Development (\$2,000 increase; \$18,500 budget)
 - Training/seminars
 - o Communications and water industry conferences

- Related expenses
- Supplies and Services Events (\$5,000 increase; \$55,000 budget)
 - o Replace and update supplies and equipment used for community events
- Public Affairs and Partnerships (\$10,000 increase; \$115,000 budget)
 - Sponsorships (water industry and local)
 - Water Academy/Water Summit
- Website & Online Presence (\$8,000 increase; \$60,000 budget)
 - Anticipated increases for cost of web hosting/maintenance and analytics tools.

EDUCATION

- Supplies and Services Education (\$10,000 increase; \$75,000 budget)
 - To support the increasing cost of providing school buses for students

Although there are changes in the budget categories mentioned above, the overall increase to the Public Outreach Communications and Education Operating Budget is less than 10%.

STRATEGIC PLAN NEXUS

The review of the FY 2024-25 Public Outreach Communications and Education Operating Budget helps support the implementation of SCV Water's Strategic Plan, specifically:

- Goal A Exceptional Customer Service and Stakeholder Engagement: Advocate and maintain a high level of customer and community satisfaction through policies, programs and contacts.
 - Strategy A.2 Proactively communicate with and engage our community on water matters of importance to the region positioning SCV Water as a leading resource and reliable authority on water issues.
 - Strategy A.3 Engage with local, regional, state and federal governments, industry associations and organizations to influence water policy for the benefit of our service area customers.

FINANCIAL CONSIDERATIONS

While there is a modest six percent (6%) budget increase estimated for FY 2024-25, it is due to the rising costs of products and services as well as actual workload requirements. The overall increase falls below the Agency's required justification threshold of a 10% increase.

RECOMMENDATION

That the Public Outreach and Legislation Committee recommends that the Board of Directors incorporate the proposed Public Outreach Communications and Education Operating Budget into the FY 2024-25 Agency budget.

ITEM NO. 5



COMMITTEE MEMORANDUM

DATE: March 13, 2024

TO: Public Outreach and Legislation Committee

FROM: Kevin Strauss

Communications Manager

SUBJECT: Communications Manager's Report

SUMMARY

The Communications Manager will provide brief updates on current projects and efforts, which could include legislation tracking, sponsorship and events, social media reporting and others.

Expected items to be updated this month include:

- Strategic Plan Webinar
- Upcoming Landscape and Gardening Workshop at Bridgeport Park
- Events Update Cowboy Festival and Home & Garden Show

STRATEGIC PLAN NEXUS

The work of the Outreach Department supports the overall Strategic Plan through education, public engagement, marketing and other internal and external methods of communication.

FINANCIAL CONSIDERATIONS

None

RECOMMENDATION

For information only. No action to be taken.

Attachments:

Grant Funding Efforts Summary Legislative Tracking Summary Sponsorship Tracking Summary [This page intentionally left blank.]

SANTA CLARITA VALLEY WATER AGENCY GRANT / FUNDING EFFORTS SUMMARY

| | | | | | | SC | ٧V | VA PROJEC | CTS | ONLY | | | | |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------|------------------------|------------------------|-------------------------------------------------------------------------------------------------------------------------------|------|------------------|----|--------------|-----------|---------------------|----|------------|--------------------------------------------------|-------------------------------------------------------------------------------------|
| Size. | Short Data | Fad Data | # of SCVWA Projects | COUNTY Private Name | Taba | I Businest Court | | Grant | Fun (N | Required ding Match | | other Non- | % Grant Share Billed on Funder Approved | Cost of |
| Grant DWR Prop 84 Round 1 Implementation | 4/10/2012 | End Date 3/31/2022* | within Grant | SCV Water Project Name 1. Grant Administration | lota | 14,057,107 | _ | 6,264,551.00 | \$ | 4,110,280 | Ś | Share | Invoices** 92% | Application |
| Fundable portion of grant complete; grant completion and retention release est. September 2023 | 4/10/2012 | 3/31/2022* | 4 | Sorv Water Use Efficiency Plan Santa Clara River Sewer Truck Line Relocation Recycle Water Project Phases 28 & 2D | \$ | 14,057,107 | > | 6,264,551.00 | Ş | 4,110,280 | \$ | 7,792,556 | 92% | \$37,700 |
| DWR Prop 1 Sustainable Groundwater Planning (includes Prop 1 SGWP & Prop 68 SGP grants) Prop 1 Grant Agreement Date: 12/5/2018 Prop 68 Amendment Date: 5/14/2020 | 12/5/2018 | 12/31/2023 | 3 | a. Grant Administration b. Planning Activities c. Monitoring | \$ | 2,047,434 | \$ | 1,307,265.00 | \$ | 740,169 | \$ | - | 90% | Prop 1 - \$24,778 Prop 68 - \$29,822 |
| DWR Prop 1 Round 1 IRWM Implementation Grant Agreement Date: 7/6/2021 | 9/24/2020 | 3/21/2026 | 2 | Grant Administration Recycle Water Phase 2C Santa Clara Honby PFAS Remediation | \$ | 20,674,288 | \$ | 6,216,800.00 | | 10,751,205 | \$ | 3,706,283 | 51% | \$99,192 Cost share between project proponents |
| CA State Water Resources Control Board Grant Agreement Date: 2/3/2022 | 4/8/2021 | 3/31/2024 | 1 | LARC Ranch Water Pipeline Project | \$ | 4,811,991 | \$ | 3,931,991.00 | \$ | 880,000 | \$ | - | 6% | \$0 State Assigned Grant Consultant / DAC Proj |
| BOR WaterSmart Drought Response Program Grant Agreement date: 8/11/2022 | 8/11/2022 | 6/30/2025 | 1 | Rosedale Phase 2 Wells Project* *Total project cost does not include cost to purchase well sites or easements. | \$ | 2,921,191 | \$ | 1,458,987.00 | \$ | 1,462,204 | \$ | - | 0% | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| BOR WaterSmart Water and Energy Efficiency Grant Agreement date: 9/16/2022 | 9/16/2022 | 6/30/2025 | 1 | Automated Metering Infrastructure (AMI) Project (SCV Water Phase 1) | \$ | 8,428,289 | \$ | 2,000,000.00 | \$ | 6,428,289 | \$ | - | 54% | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| FY 2023 WaterSmart BOR Drought Response Program Grant Agreement date: 05/30/2023 | 5/30/2023 | 12/31/2026 | 1 | S-Wells PFAS Treatment and Disinfection Facilities (Phase 1) | \$ | 16,412,500 | \$ | 5,000,000.00 | \$ | 5,000,000 | \$ | 6,412,500 | 1% | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| WaterSmart BOR Water Energy Efficiency Grant FY2023 Preliminary Award: April 2023 Grant Agreement in negotiation | 1/29/2024 | 3/30/2026 | 1 | Water Efficiency Program | \$ | 7,242,900 | \$ | 2,000,000.00 | | 5,242,900 | | | 0% | Included in annual On-Call Grant Consulting Agreement (FY2023 \$52,687 Final) |
| DWR Prop 1 Round 2 IRWM Grant Total Funding - \$10.95M awarded Grant Agreement Date: 10/27/2023 (IRWM App contains 5 projects total, incl City and LA County projects) | 5/3/2023 | 12/31/2027 | 3 | Grant Administration Sand Canyon Sewer Line Relocation T&U Wells PFAS Treatment | \$ | 21,756,527 | \$ | 3,625,529.00 | \$ | 10,753,264 | \$ | 737,734 | 0% | \$55,757.50 Total SCVWA Application Cost Share \$27,878.75 |
| DWR Prop 1 Sustainabile Groundwater Mgmt Implementation Grant_ Round 2 Award accepted: 10/18/2023 Grant Agreement in negotiation | TBD | 4/30/2026 | 4 | Grant Administration Existing GSP Contracted Implemetation Monitoring Wells Domestic Well Survey | \$ | 5,304,640 | \$ | 5,304,640.00 | \$ | - | \$ | - | 0% | \$16,790 |
| CA Budget Act of 2022 Earmark (AB102) Award: June 2023 Agreement in negotiation ON HOLD PER DWR DUE TO CA BUDGET ISSUES | TBD | TBD | 1 | Arundo Removal and Management | | TBD | \$ | 1,000,000.00 | \$ | - | \$ | - | 0% | \$0 Staff submitted |

^{**}Payments are based invoices submitted to funder for ALL PROJECTS within the grant. Receipt of payment may be delayed in Funder's normal course of business.

| | S | UBMITTED | APPLICATIO | NS UNDER CONSIDERATION - I | PENDING | | | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------|-------------|----------------------------------|-----------------------------------------------------------------------------------------|--------------------|--------------------------------------------|---------------------------------------------------|------------------------------------------------------------|-------------------------------------------------------------------------------------|
| Grant | Start Date | End Date | # of SCVWA Projects within Grant | SCV Project Name | Total Project Cost | Requested Grant/ <u>Loan</u> Funding | Required Funding Match (Non-State/ Federal Share) | Other Non- State/Federal Share (Funding Match) | Cost of Application |
| American Rescue Plan Act of 2021 through CA DDW - CA Water and Wastewater Arrearage Payment Program (extended period) Submitted: 12/28/2023 | 6/16/2021 | 1/31/2022 | 1 | Arrerage Payment Program (customer bills arrearage payment forgiveness) extended period | \$ 251,519 | \$ 251,519 | \$ - | \$ - | \$0 Staff Submitted |
| BOR WaterSmart Drought Response Grant Application Submitted: ~11/1/2023 | Est 10/2024 | Est 10/2027 | 1 | Newhall Wells (N11, N12, N13) Groundwater Treatment Improvements | \$ 20,680,000 | \$ 5,000,000 | \$ 15,680,000 | | Included in FY2024 On Call Grant Writing Agreement (\$50K) |
| BOR WaterSmart Applied Science Grant Application Submitted: 10/17/2023 | Est. 4/2023 | Est 9/2026 | 1 | Groundwater Model Refinement and Calibration Project | \$ 726,748 | \$ 363,374 | \$ 363,374 | | Included in FY2024 On Call Grant Writing Agreement (\$50K) |
| SWRCB Water Recycling Funding Program Grant up to 35% of Project Costs; grant request capped at approx. \$3.2M due to \$3M funding under DWR Prop 1 Round 1 IRWM Grant Submitted: "Application in progress | TBD | TBD | 1 | Recyled Water Phase 2C (Reach 1) | \$ 12,276,660 | \$ 3,200,000 | TBD | | Included in annual On-Call Grant Consulting Agreement (FY2023 \$52,687 Final) |
| SWRCB Drinking Expedited Drinking Water Grant Program 100% Grant Funding for installation of distribution system for 70 existing homes within SCV Water Service Area Application: In process. Est Spring 2024 | TBD | TBD | 1 | New Mint Association Water Distribution System | \$ 4,300,000 | \$ 4,300,000 | \$ - | \$ - | \$0 State Assigned Grant Consultant through SWRCB |
| CA State Water Resources Control Board Grant Incentive Grant Funding re LARC Ranch DAC Project Application Submittal: FEB 2023 | TBD | TBD | 1 | PFAS Remediateion Projects T & U Wells (Phase 1 Project) | \$ 18,148,436 | \$ 1,130,000 | \$ - | \$ - | |
| CA State Water Resources Control Board Grant Bipartisan Infrastructure Law - EPA Emerging Contaminants Frunding SCV Water's PFAS Projects are listed in SWRCB FY2022-23 Frundable List; may reduce/offset DWSRF Loan amount Application Submitted: FEB 2023 | TBD | TBD | 1 | PFAS Remediateion Projects T & U Wells (Phase 1 Project) | \$ 18,148,436 | \$ 5,000,000 | TBD | | \$0 State Assigned Grant Consultant due to LARC Ranch DAC Proj |
| CA Drinking Water State Revolving Fund <i>Loan</i> Includes \$10M 0% Interest Incentive Loan re LARC Ranch DAC Project, with balance at standard SRF Rates; Application Submitted: FEB2023 | TBD | TBD | 1 | PFAS Remediateion Projects T & U Wells (Phase 1 Project) | \$ 18,148,436 | \$ 10,000,000 | \$ - | \$ - | |

^{**}Cumulative funding limit across all BOR FY2023 WaterSmart Grant Programs is \$5M

CellI groupings bordered " . _ . _ . " indicate a programmatic funding strategy

| | APPLICATIONS IN PROCESS - TO BE SUBMITTED | | | | | | | | | | | |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------|------------|----------------------------------|---------------------------------------------------------------------|------------------------------|-------------------------------------------------|---------------------------------------------------|----------|----------------------------------------------------------------------|--|--|--|
| | | | | | | VWA PROJEC | | | | | | |
| Grant | Start Date | End Date | # of SCVWA Projects within Grant | SCV Project Name | Estimated Total Project Cost | Estimated Requested Grant/Loan Funding | Required Funding Match (Non-State/ Federal Share) | (Funding | Cost of Application | | | |
| BOR FY2024 WaterSmart Water and Energy Efficiency Application Due: 2/22/2024 | 12/31/2024 | 12/31/2027 | 1 | Automated Metering Infrastructure (AMI) Project (SCV Water Phase 1) | TBD | TBD | TBD | \$ - | Included in FY2024 On Call Grant Writing Agreement (\$50K) | | | |
| CA Drinking Water State Revolving Fund Loan Includes ~\$960K O% Interest Incentive Loan re LARC Ranch DAC Project, with balance at standard SRR Rates; Possibility of additional EPA Emerging Contaminants funding through Congressional Earmark/EPA Est. Application Submittal: Fall/Winter 2024 | TBD | TBD | 1 | PFAS Remediateion Projects S Wells (Phase 2 Project) | TBD | TBD | \$ - | \$ - | \$0 State Assigned Grant Consultant due to LARC Ranch DAC Proj | | | |

| | | | CLOSED | / COMPLETED GRANTS | | | | | | | | | | |
|-----------------------------------------------------------------------------------------------------------------------|------------|---------------------|----------------------------------------|----------------------------------------------------------------------------------------------------|----|---------------------|----|------------|------------------------------------------|----------------|----------------------------------|----------------------------|------------------|------------------------------------|
| | | | | | | SCVWA PROJECTS ONLY | | | | | | | | |
| Grant | Start Date | End Date | # of SCVWA Projects within Grant | SCV Water Project Name | т | otal Project Cost | | Grant | Requi Funding (Non-Si Federal S | Match tate/ | Other Nor State/Fede Share | | on ler ved | Cost of Application |
| DWR Prop 84 Round 2 Implementation (Complete - DWR official notification of closed grant received on 5/11/2021) | 6/17/2014 | 12/31/2020 | 4 | Grant Administration CLWA SCV WUE Program SCWD WUE Programs Foothill Feeder Connection | \$ | 7,804,002 | \$ | 4,003,399 | \$ 3,80 | 00,603 | | 99.79 FINA | | \$84,175 |
| DWR Prop 84 2014 Drought Grant (Complete - DWR official notification of closed grant received on 5/11/2021) | 7/20/2015 | 12/31/2020 | 3 | Grant Administration RRB/CLWA Banking Program CLWA/SWSD Extraction & Conveyance | \$ | 15,616,780 | \$ | 11,535,067 | \$ 4,08 | 31,713 | | 99.68 FINA | | \$80,000 |
| American Rescue Plan Act of 2021 through CA DDW - CA Water and Wastewater Arrearage Payment Program | Immediate | 1/31/2022 | 1 | Arrerage Payment Program (customer bills arrearage payment forgiveness) | \$ | 671,520 | \$ | 671,520 | \$ | - | \$ | 100 | % | \$0 Staff Submitted |
| ACWA-JPIA | 3/1/2022 | 6/30/2022 | 1 | Emergency Preparedness (Communications Equipment) | | | \$ | 10,000 | \$ | - | \$ | 0% | , | \$0 Staff Submitted |
| CalOES-FEMA Public Assistance Program FEMA-4482-DR-CA (Project 1) | 7/31/2020 | | 1 | COVID-19 Assistance (PPE & Sanitation Supplies) | | | \$ | 34,380 | \$ | - | \$ | 100 | % | \$0 Staff submitted |
| Community Power Resiliency Allocation - Special Districts Program - CalOES subaward Closeout: 4/24/2023 | 3/12/2021 | 3/31/2022 | 1 | Generator Replacement at Earl Schmidt Filtration Plant | \$ | 249,854 | \$ | 249,854 | \$ | - | \$ | 100 allocated receiv | funds | \$0 - No charge from Consultant |
| CalOES-FEMA Public Assistance Program FEMA-4482-DR-CA (Project 2) | 6/12/2020 | 5/8/2023 awarded | 1 | COVID-19 Assistance (Sanitation of Agency Facilities) | | | \$ | 40,900 | \$ | - | | 100 | % | \$0 Staff submitted |

| | | | UNSUC | CESSFUL APPLICATIONS | | | | | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------|------------|----------------|----------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|-----------------|------------------|---------------------------------------------------|-------------------------------------------------------------|-------------------------------------------------------------------------------------|
| Grant | Start Date | End Date | # of SCVWA Projects within Grant | SCV Project Name | Tota | al Project Cost | Grant Funding | Required Funding Match (Non-State/ Federal Share) | Other Non- State/ Federal Share (Funding Match) | Cost of Application |
| DWR 2022 Urban Community Drought Relief Grant | TBD | 12/31/2026 | 2 | Saugus 3 & 4 Well Equipping Project | \$ | 26,720,434 | \$ 5,982,109 | \$ 1,495,527 | TBD | •• |
| Submittal Date: 12/9/2022 Phases 1-4 awarded; DWR may fund additional rounds , but unlikely | | | | 2. S Wells PFAS Treatment/Disinfection | | , , | , , | | | Included in annual On-Call Grant Consulting Agreement (FY2023 \$52,687 Final) |
| DWR Prop 84 IRWM Round 3 Grant Submitted: 8/7/2015 | N/A | N/A | 2 | Grant Administraton CLWA Res & Comm Turf Removal Santa Clara River Trunk Sewer Line Project Phase II (NCWD?) Valencia WRP Advanced Water Treatment Facilities | \$ | 40,565,007 | \$ 16,229,000 | \$ 24,427,007 | | \$110,000 Cost Share between Project Proponents on a pro -rata basis |
| WaterSMART Water and Energy Efficiency Grants BOR- DO-21-F001 | | | | Automated Metering Infrastructure (AMI) | \$ | 3,475,860 | \$ 500,000 | \$ 500,000 | \$ 2,475,860 | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| Submitted: 9/17/2020 WaterSMART Drought Response Program BOR-DO-20-F002 Submitted: 8/5/2020 | N/A N/A | N/A N/A | 1 | Project (SCV Water Phase 1) Saugus Wells 3 & 4 Equipment and Site Improvement Project | \$ | 3,744,829 | \$ 1,500,000 | \$ 1,500,000 | \$ 744,829 | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| CA DWR 2021 Urban and Multibenefit Drought Relief Grant Program Submitted: 1/12/2022 | N/A | N/A | 1 | Saugus Wells 3 & 4 (Replacement Wells) Well Equipment and Site Improvement Project | \$ | 8,300,000 | \$ 2,500,000 | \$ - | | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| CA DWR 2021 Urban and Multibenefit Drought Grant- to be reconsidered under Round 3 Submitted: 1/12/2022 | N/A | N/A | 4 | Santa Clara/Honby PFAS Groundwater Treatment Improvement Project INCLUDED AS SUBSTITUTE PROJECT IN PROP 1 ROUND 1 IRWM GRANT ABOVE | \$ | 11,750,000 | \$ 4,000,000 | \$ | | \$5,736 |
| BOR WaterSmart - Title XVI WIIN Water Reclamation and Reuse Program FY2022 Submitted: 3/15/2022 | N/A | N/A | 1 | Phase 2C Recycled Water Project | \$ | 24,010,000 | \$ 6,002,500 | \$ 15,007,500 | \$ 3,000,000 | Included in annual On-Call Grant Consulting Agreement (FY2022 \$69,725 Final) |
| FEMA-CalOES Hazard Mitigation Grant Program (Under DR-4683) Did not submit application due non-competitive scoring on FEMA Benefit Cost Analysis tool | est 2026 | TBD | 1 | Seismic Retrofit for SCVWA Steel Reservoirs (5 reservoirs) | | TBD | TBD | TBD | | Est \$45K (~\$35K application costs reimbursable if grant is awarded) |

| REQUIRED DOCUMENTATION / FUNDING APPLICATION PREPARATION | | | | | | | | | |
|----------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------|----------|--------------------------------------|--|--|--|--|--|--|
| Document / Program | | | | | | | | | |
| Local Hazard Mitigation Plan (LHMP) | An approved LHMP is an eligibility requirement for funding under FEMA and/or other federal grants opportunities. | FEB 2021 | Completed FEMA Approved 1/14/2023 | | | | | | |
| Bureau of Reclamation - Title XVI Feasibility Study | Feasibility Study required to qualify for federal WIIN Act funding for Phases 2A and 2C Recycled Water Projects was approved by BOR on 4/28/2022. | JAN 2021 | Completed Accpeted by BOR | | | | | | |

Last Update: 3/11/24



LEGISLATION TRACKING

Letters of Support/Opposition

| | | | | | Leg. | |
|-----------|---------------------|---------------------------------------------------|---------|---------------------------------------------------------------------------|-----------|---------------------|
| Date | Bill/Initiative | Title | Stand | Notes | Policy* | Status |
| | | State Water Resources Control Board: Healthy | | Signed on to coalition letter from Southern CA Water Coalition (SCWC) and | | |
| /3/2024 | SCWC Comment Letter | Rivers and Landscapes | Support | sent own letter to State Water Resources Control Board | 9.0 | Letter sent 1/18/24 |
| | | | | | | Letter sent 3/6/24 |
| /6/2024 | SB 1169 (Stern) | Relating to LA County Flood Control Dist Finances | Support | Sent own letter to Senator Maria Durzazo | 7.0 & 9.0 | (attached) |
| | | Property related water and sewer fees and | | | | Letter sent 3/11/24 |
| 3/11/2024 | AB 2257 (Wilson) | assessments | Support | Signed on to coalition letter from ACWA | 9.0 | (attached) |
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Updated: Mar 12, 2024

*ACWA: Association of CA Water Agencies

Represents changes since last distribution.

DEFINITIONS:

When a bill passes both houses of the Legislature, it is ordered enrolled. In enrollment, the bill is again proofread for accuracy and then delivered to the

enrolled: Governor.

The portion of the Daily File containing legislation that is ready for floor consideration, but, for a variety of reasons, is dead or dormant. An author may

inactive file: move a bill to the inactive file and subsequently move it off the inactive file at a later date.

Presentation of a bill before the House by reading its title. The Constitution requires a bill's title to be read three times in each House prior to its passage. A

reading: bill is either on First, Second, or Third Reading until it is passed by both Houses.

chaptered: A bill is "chaptered" by the Secretary of State once it passes both houses and has been signed by the Governor or becomes law without the Governor's signature

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March 6, 2024

Honorable Maria Durazo California State Senate 1021 O Street, Room 7530 Sacramento, CA 95814

SUPPORT FOR SB 1169 (STERN), RELATING TO LOS ANGELES COUNTY FLOOD CONTROL DISTRICT FINANCES

Dear Senator Durazo:

On behalf of SCV Water Agency I am writing to express our support for Senate Bill 1169. This bill aims to eliminate the outdated debt restriction imposed on the Los Angeles County Flood Control District (District) under the Los Angeles County Flood Control Act of 1935. We commend your leadership in addressing the critical issues facing our region's water supply management and flood risk mitigation.

As stewards of regional water resources, SCV Water recognizes the indispensable contribution of the Flood Control District's infrastructure to our collective efforts in water supply management and flood control. Covering over 2,700 square miles and 2.1 million parcels, the District's extensive system of dams, reservoirs, spreading grounds, storm drains, and pump stations plays a pivotal role in ensuring the reliability and sustainability of our water supply.

The District is confronted with new challenges exacerbated by climate change, including the increased inflow of sediment and debris resulting from record wildfires. These challenges not only jeopardize the functionality of the District's infrastructure but also pose significant risks to regional water resources and public safety.

SB 1169 is imperative for enabling the Flood Control District to address these challenges effectively and proactively. With an estimated cost of approximately \$500 million to remove the 15 million cubic yards of sediment accumulated within the District's reservoirs, it is evident that additional financial resources are required to maintain the integrity of our water supply infrastructure and fulfill our mandate of ensuring water security for our region's residents.

Moreover, the Flood Control District's infrastructure plays a crucial role in replenishing local groundwater resources and supplying approximately one third of the region's water supply. Removal of the outdated debt restriction will facilitate access to federal loan programs and enable the District to implement timely and proactive measures to safeguard and increase our water supply, protect our environment, and enhance the resilience of our communities.

We wholeheartedly support SB 1169 and commend your efforts in championing this important legislation. Your commitment to addressing the complex challenges of water supply management and flood risk mitigation is commendable, and we stand ready to collaborate and support efforts to advance SB 1169.

Thank you for your dedication to serving the people of California and for your leadership on this critical issue. We look forward to positive progress on SB 1169 and to continuing our collaboration on matters of mutual importance.

Sincerely,

Stephen L. Cole

Assistant General Manager

Santa Clarita Valley Water Agency



MODERNIZING FLOOD CONTROL BORROWING CAPACITY

SUMMARY: This proposal modernizes the <u>Los Angeles County Flood Control Act</u> (Act) by eliminating the outdated \$4.5 million debt limit on federal loans, and aligning repayment terms with those of the standardized, federal Water Infrastructure Finance and Innovation Act Program (WIFIA) and the U.S. Army Corps of Engineers (USACE) Water Infrastructure Financing Program (CWIFP). Modernizing borrowing capacity and aligning with these federal programs' terms will provide the County access to critical financial assistance programs to finance projects which will safeguard communities from climate-induced flood risks and bolster water infrastructure.

PROBLEM: The Act currently includes a restriction, added in 1935, that prohibits the Los Angeles County Flood Control District (District) from borrowing more than \$4.5 million from federal sources. This limit has not been adjusted for inflation or changed to reflect the cost of modern-day infrastructure projects of regional importance, which are typically valued well above \$4.5 million. Typical project financing interest rates also exceed the four and one fourth percent rate maximum set by the Act.

The District's financial health has been impacted due to rising maintenance and construction costs, driven by factors such as climate change, aging infrastructure, supply chain disruptions, and increased labor costs. The District's current revenue sources will be insufficient to meet its growing needs, necessitating the exploration of supplemental funding options such as State and federal loan programs. Further, the interest rate maximum imposed by the Act is typically too low to meet modern rates used in applicable federal programs.

(Continued)



Modernizing
borrowing capacity
and aligning with
these programs will
provide the County
access to critical
financial assistance
programs to finance
projects which will
safeguard
communities from
climate-induced
flood risks and
bolster water
infrastructure.



John Skoglund Legislative Representative

jskoglund@ceo.lacounty.gov W: (916) 441-7888 C: 916-224-9289

COUNTY-SPONSORED LEGISLATIVE PROPOSAL

The outdated language and phrasing of the Act also pose potential challenges to the ability to maintain fiscal solvency. Section 7a language dictates that the amount borrowed will reduce the amount of tax levied under Section 14 dollar for dollar. Section 14 authorizes the District's ad valorem tax, which contributes approximately 60 percent of the District's annual revenue. Since the Act was first adopted, changes to taxation policies in the State Constitution may imply that the authority to impose this ad valorem tax was rescinded.

The Water Infrastructure Finance and Innovation Act of 2014 authorized the USACE and the U.S. Environmental Protection Agency to provide financial assistance for water resource projects through the WIFIA and CWIFP programs. Both programs extend financial assistance in the form of direct loans or loan guarantees for large projects exceeding \$20 million. Additionally, they offer attractive program benefits, including interest rates closely aligned with U.S. Treasury rates and extended repayment periods of up to 35 years. Due to the outdated language of the Act, the County is not positioned to maximize these funding sources to meet the needs of current and future projects.

SOLUTION: To take advantage of infrastructure financing State and federal loan programs, such as WIFIA and CWIFP, and to maximize these funding sources, Los Angeles County seeks to modernize the outdated debt language by removing the arbitrary, non-adjusting limit, raising the interest rate maximum in line with modern program levels, eliminating vague language regarding taxation, and aligning repayment terms with that of the federal programs.

BACKGROUND: The Act was initially enacted by the State Legislature in 1915, after a disastrous regional flood took a heavy toll on lives and property in the County and has been amended from time to time since its initial enactment. The Act establishes the District and empowers it to provide flood protection, water conservation, and incidental recreation and aesthetic enhancement within its boundaries. The District is a separate legal entity from Los Angeles County, but governed, ex-officio, by the Los Angeles County Board of Supervisors.

The District encompasses more than 2,700 square miles and approximately 2.1 million land parcels within six major watersheds. It includes drainage infrastructure within 86 incorporated cities as well as the unincorporated areas of the County. This includes 14 major dams and reservoirs, 483 miles of open channel, 27 spreading grounds, 3,330 miles of underground storm drains, 47 pump plants, 172 debris basins, 27 sediment placement sites, three seawater intrusion barriers and an estimated 82,000 catch basins.





John Skoglund Legislative Representative

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MODERNIZING FLOOD CONTROL BORROWING CAPACITY

FREQUENTLY ASKED QUESTIONS

Q: Why is this change in State Law needed?

A: Current law severely restricts the borrowing capacity of the Los Angeles County Flood Control District (District) by imposing an outdated \$4.5 million borrowing limit for critical regional infrastructure.

Q: What is the problem? How big is the problem?

A: Climate-induced disasters continue to impose heavy burdens on the maintenance of existing infrastructure. Fire-enhanced sedimentation of reservoirs impairs the function of the flood control system and intensifies damages in vulnerable areas, expanding the flooding potential to communities that would not otherwise be exposed. Enhanced sedimentation rates further decrease reservoir storage capacity which reduces stormwater capture and decreased aquifer recharge used for augmenting the water supply during the more frequent droughts and periods of low rainfall. Additionally, the cost of maintenance, supplies, construction material, labor, and more factors continue to increase which raises the minimum cost to build new infrastructure, as well as service existing infrastructure. The construction or maintenance of infrastructure regularly costs tens of millions of dollars, far exceeding the borrowing cap. The standard interest rates, also, no longer match the maximum interest rate set forth in statute.

The existing statute severely restricts what federal funding sources the District can access, such as for the federal Water Infrastructure Finance and Innovation Act Program and the Corps Water Infrastructure Financing Program. Because the current borrowing limit and interest rate maximum are below standard borrowing needs and interest rates for federal loans, the District does not qualify for available financing. Both aforementioned programs extend financial assistance in the form of direct loans or loan guarantees for large projects exceeding \$20 million. Additionally, they offer attractive program benefits, including interest rates closely aligned with U.S. Treasury rates and extended repayment periods of up to 35 years. Due to the outdated language of the Los Angeles Flood Control Act (Act), the County is not positioned to maximize these funding sources to meet the needs of current and future projects.

Further, changes to taxation policies in the State Constitution may imply that the authority to impose an ad valorem tax within the statute was rescinded. As the tax levied under Section 14 of the Act contributes approximately 60 percent of the District's annual revenue, a sudden finding of invalidity would be disastrous to the ongoing financial health of the District.

(Continued)



MODERNIZING FLOOD CONTROL BORROWING CAPACITY

FREQUENTLY ASKED QUESTIONS

Q: Why is this a problem that the Legislature should address?

A: Due to existing statute, the Los Angeles region is at a severe disadvantage for financing modern projects at modern cost levels. The legislature can revise the statute to remove the 1935-imposed limit to borrowing capacity, adjust the maximum interest rate, align language to match federal program terms, and remove vague language concerning taxation.

Q: What are examples of projects which can benefit from the proposed borrowing capacity changes?

A: Los Angeles County is undergoing an extensive Reservoir Restoration Program that includes, among others the Cogswell Reservoir (\$94 million), Santa Anita Reservoir (\$50 million), San Gabriel Reservoir (\$146 million), and the Pacoima Reservoir (Phase 1 \$80 million, Phase 2 \$120 million).





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March 11, 2024

The Honorable Ash Kalra Chair, Assembly Committee on Judiciary 1020 N Street, Room 104 Sacramento, CA 95814

RE: AB 2257 (Wilson) – Local government: property-related water and sewer fees and

assessments: remedies

Position: SUPPORT

Dear Chair Kalra:

The Association of California Water Agencies (ACWA) and undersigned organizations write to express our strong support for AB 2257, which would authorize public agencies to adopt procedures for the submittal and consideration of public comments regarding proposed water and sewer rates and assessments. This optional process proposed in this bill would bolster dialogue and transparency between public agencies and their customers and give public agencies an opportunity to address concerns during the ratemaking process.

Public water and sewer agencies provide essential government services for the benefit of communities, agriculture, industries, and the environment. These agencies are responsible for ensuring a consistent

and reliable water supply, safeguarding the quality of drinking water, planning, constructing, and maintaining critical infrastructure, and much more. With climate change presenting unprecedented challenges, these agencies also must adapt and enhance aging infrastructure to mitigate the impacts of increasingly frequent and severe climate-related events. Public agencies throughout California are making generational investments to build 21st Century infrastructure for a 21st Century climate.

The revenue necessary for public agencies to fulfill their essential government functions and adapt to a changing climate predominantly comes from service rates and assessments. While these agencies require financial stability to meet increasing demands, a rise in Proposition 218 litigation is making it increasingly difficult to ensure agencies can pass fair and reasonable rates to cover the costs of operations and investments.

Oftentimes, these suits are filed without first having raised concerns with the public agency during the public notice-and-comment process leading up to the decision to adopt rates or assessment. When litigants avoid raising concerns with proposed rates or assessments during the ratemaking process, the public agencies cannot endeavor to resolve the dispute and avoid litigation. The financial consequences of these lawsuits can be severe, as it is not uncommon for litigants to seek tens of millions of dollars in damages. Surprise lawsuits have the potential to undermine an agency's ability to maintain stable budgets necessary to operate effectively.

AB 2257 would build upon Proposition 218's existing procedural requirements by creating an exhaustion of administrative remedies procedure, that, if a public agency elected to follow, would require the timely submittal of written objections during an agency's ratemaking process. Ratepayers would be required to state the particular Proposition 218 compliance concern, and public agencies would be required to provide their board and the public with written responses to each comment received prior to acting on the proposed rate or assessment. Ratepayers would be required to participate in this process in order to challenge the agency's adopted rates or assessments in court.

With a greater understanding of potential concerns and the agency's responses, the agency's board would have the opportunity to abandon its ratemaking/assessment proposal, change it (reduce it), or to better explain why it complies with Proposition 218's substantive limitations, before having to defend it in litigation. Additionally, if a public agency complies with the exhaustion procedures, the bill would specify documents that could be included in the administrative record, subject to certain exceptions, in the event of litigation.

AB 2257 would bolster the financial stability of public water and sewer agencies by creating a clear and robust public process that facilitates dialogue, transparency, and the opportunity to resolve issues and avoid costly litigation. Codifying a procedure that requires issue exhaustion in Proposition 218 litigation would protect both legislative and adjudicative functions by allowing a legislative body to hear the evidence, apply its reasoned discretion and expertise, and create an administrative record to facilitate judicial review. This would also foster better-informed administrative decisions, which benefit the objector, the public agency, and members of the public within the public agency's jurisdiction. This is especially valuable in ratemaking cases in which evidence and policies are highly technical. It would also help agencies develop more defensible rates and build rapport and trust with their ratepayers.

For the reasons above, ACWA and the undersigned organizations strongly support AB 2257 and respectfully request your "AYE" vote when the bill is heard in the Assembly Judiciary Committee. If you

The Honorable Ash Kalra March 11, 2024 • Page 3

have any questions about our position or this bill, please contact ACWA Senior State Relations Advocate, Kristopher Anderson, at KrisA@acwa.com or (916) 441-4545.

Sincerely,

Kristopher M. Anderson, Esq. Senior State Relations Advocate

Association of California Water Agencies

David J. Coxey General Manager

Bella Vista Water District

Kristine McCaffrey General Manager

Calleguas Municipal Water District

Natalie Rogers

Mayor

City of Santa Rosa

Mary Rogren General Manager

Coastside County Water District

Jennifer A. Spindler General Manager

Crestline-Lake Arrowhead Water Agency

John Bosler

General Manager/CEO

Cucamonga Valley Water District

Daniel Muelrath General Manager Diablo Water District

Jan Lee

General Manager

Dublin San Ramon Services District

Joe Mouawad, P.E. General Manager

Eastern Municipal Water District

Jack Bebee General Manager

Fallbrook Public Utility District

Brian M. Olney General Manager Helix Water District

Hannah Davidson

Water Resources Specialist II

Hidden Valley Lake Community Services District

Paul A. Cook General Manager

Irvine Ranch Water District

Pat Kaspari General Manager

McKinleyville Community Services District

Matt Hurley General Manager

McMullin Area Groundwater Sustainability

Agency

Elizabeth Salomone General Manager

Mendocino County Russian River Flood Control

& Water Conservation Improvement

Justin Scott-Coe General Manager

Monte Vista Water District

Nick Turner General Manager

Montecito Water District

Kimberly A. Thorner General Manager

Olivenhain Municipal Water District

Anthony L. Firenzi

Director of Strategic Affairs Placer County Water Agency

The Honorable Ash Kalra March 11, 2024 • Page 4

Trent Taylor

Water Resources Manager

Rosedale-Rio Bravo Water Storage District

Betsy Miller General Manager

San Bernardino Valley Water Conservation

District

Paul Helliker General Manager San Juan Water District

Matt Stone General Manager

Santa Clarita Valley Water Agency

Peter M. Rietkerk General Manager

South San Joaquin Irrigation District

Sean Barclay General Manager

Tahoe City Public Utility District

Deanna Jackson Executive Director

Tri-County Water Authority

Gary Arant General Manager

Valley Center Municipal Water District

Erik Hitchman General Manager

Walnut Valley Water District

Craig D. Miller, P.E. General Manager

Western Municipal Water District

cc: The Honorable Lori Wilson

Honorable Members, Assembly Committee on Judiciary

Nicholas Liedtke, Deputy Chief Counsel, Assembly Committee on Judiciary

Daryl Thomas, Consultant, Assembly Republican Caucus



SPONSORSHIP TRACKING FY JULY 2023 - JUNE 2024

Updated: Mar 11, 2024

| Agency Name | Event | Date | Location | Reg. Fee | Committed | Paid | Sponsorship | Previous Amount |
|--------------------------|-------------------------------|----------------------|---------------------------------------|----------|-----------|-------------|--------------------------------------------------------------------------------|--------------------|
| · · | Concerts in the Park 'A Twist | Aug 12, 2023 | | | | | Info booth focused on Conservation messaging with limited giveaways. Providing | |
| City of Santa Clarita | on Taylor' | 7 - 9 P.M. | Central Park | N/A | | | potable water to use with our refill station. | |
| , | 28th Annual Member & | Sept 14, 2023 | Ronald Reagan | | | | | 1 |
| AWA | Policymakers' Reception | 5:30 - 8:00 P.M. | Presidential Library | | | \$500 | Acknowledgement on invitation & program and Agency name on signage | 500 |
| | | | Wiley Canyon Road, east of Orchard | | | | | |
| | | Sept 16, 2023 | Village Road off Via | | | | Info booth focused on drought. Providing some bottled water to event. Location | |
| City of Santa Clarita | River Rally | 8 - 11 A.M. | Princessa Bridge | N/A | | | does not provide potable water access to use our refill station. | |
| | | Oct 5, 2023 - | | | | | | 1 |
| Sen. Wilk/Assm. Schiavo | Senior Fair | 9:00 A.M 1:00 P.M. | Bella Vida | N/A | | | CCare and Outreach staff to work info booth | |
| | C.A.S.T. for Kids Foundation | Oct 14, 2023 - 9:00 | | | | | About 15 of SCV Water staff volunteer for the event; pay for kids fishing | 1 |
| DWR | castforkids.org | A.M. | Castaic Lake | N/A | | \$1,500 | accessories, shirts, provide water, etc. | 1500 |
| City of Santa Clarita | Make a Difference Day | Oct 28, 2023 | TBD | | | | Water Bottle Fill Station plus info booth water/conservation info and activity | 1 |
| | Hart Regiment State Marching | | | | | | | 1 |
| Hart High School | Band Competition | Nov 2023 | College of Canyons | N/A | | \$500 | Full Page Ad and Agency logo throughout the program | |
| | Touch a Truck | Nov 4, 2023 9 | | | | | Agency logo on all event related marketing press, recognition and | 1 |
| SCV Education Foundation | scveducationfoundation.org | A.M 2 P.M. | Central Park | N/A | | \$1,000 | acknowledgement, 10'x10' booth space, 8 complimentary entries | 1000 |
| | | | | | | | 4 VIP seating, logo on all electronic materials, emails and social media, | 1 |
| SCV Chambers | Salute to Patriots | Nov 8, 2023 - 4 P.M. | Bella Vida | \$60 | | \$1,000 | recognition in media and press | 500 |
| | | Nov 18, 2023, 2024 | | | | | One 10'x10' marketing activation space in high traffic area, opportunity to | 1 |
| City of Santa Clarita | Light Up Main Street | and 2025 | Newhall | N/A | | \$5,000 | display banner | |
| | 2023 Spring and Fall | | | | | \$5400 Paid | 1 | 1 |
| ACWA | Conference | May and Nov 2023 | | | | FY 2022-23 | Wednesday Networking Lunch Spring and Fall Conference | 5400 |
| | Santa Clarita Public Library | | | | | | | 1 |
| | 16th Annual Family Literacy | Dec 2, 2023 | | | | | | |
| City of Santa Clarita | Festival | 10 A.M 2 P.M. | | N/A | | | Plinko Game and Water Bottle Fill Station | |
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| 2024 | | | | | | | | |
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| | | | | | | | | Previous |
| Agency Name | Event | Event Date | Event Location | Reg. Fee | Committed | Paid | Sponsorship | Amount |
| | | | | | | | Gold Sponsors: organizations receive a one-year subscription to Maven's Weekly | |
| | | | | | | | Water Blast; one-year to California Water Library; recognized with large logo | |
| Maven's Notebook | 2024 Weekly E-blast | Seekly E-blast Annually - 2024 Annually - 2024 N/A S5,000 Gold Sponsors: organizations receive a one-year subscription to Maven's Weekly Water Blast, one-year to California Water Library, recognized with large logo linked to organization's website. Renews annually Solution of the program of | 5000 | | | | | |
| Maven's Notebook 2024 Weekly E-blast Annually - 2024 N/A 55,000 Mater Blast; one-year lined to organization Gold Sponsor: compile in VA pop banner pre from stage & logo; unit value of lined to organization Gold Sponsor: compile in VA pop banner pre from stage & logo; unit value of lined to organization Gold Sponsor: compile in VA pop banner pre from stage & logo; unit value of lined to organization Gold Sponsor: compile in VA pop banner pre from stage & logo; unit value of lined to organization of the proportion of the proportion of the proportion of the presentation at one neeting \$3,500 Sponsor: 2 comporting for the presentation of the proportion of th | Gold Sponsor: complimentary on one lunch per meeting; 12 months participation | ı | | | | | | |
| | | | | | | | in VIA pop banner program; recognition as a luncheon sponsor at each luncheon | |
| | | | | | | | from stage & logo; luncheon presentation package inserts (or e-blast) | |
| | | | | | | | opportunity for 12 months; 12 months ad space on via.org website; 5 mins | |
| | | | | \$50 per | - | | presentation at one regular monthly event; 2 additional seats at sponsorship | |
| Valley Industry Assn (VIA) | Monthly Luncheon Event | Annually - 2024 | | meeting | 5 | \$3,500 | event | 2000 |
| | | | Hyatt Regency | | | | Silver Sponsor: 2 complimentary tickets, listing in digital program book, logo | |
| SCV Chambers | Annual Awards & Installation | Feb 2, 2024 | Valencia, Ca | | | \$650 | placement on some promotional materials at the event | 500 |
| | 2024 Spring and Fall | Feb 21-23, 2024 and | | | | | Bronze Sponsor: welcome reception celebrating sponsors; logo on conference | |
| Urban Water Institute (UWI) | Conference | Aug 2024 | Hilton Palm Springs | | | \$1,000 | signage, program, website for spring and fall conferences | 2000 |
| | | | Child & Family | | | | | |
| Junior Chamber International | Get Real Adulting 101 A Teen | | Center: 21545 | | | | | |
| (JCI) Santa Clarita | Financial Workshop | Feb 28, 2024 - 10:00 | Centre Pointe Pkwy, | | | | Providing info booth w/customer care staff to help students understand costs | |
| jcisantaclarita.com | www.getrealscv.com | A.M. | Santa Clarita | | \$200 | \$200 | and process for establishing water service. | 200 |
| | | | | | | \$5500 Paid | , | |
| KHTS | Home and Garden Show | April 27 & 28, 2024 | Central Park | | | FY 2022-23 | Sponsor of Butterfly Encounter and Mini-Water Expo; Booth 20'x40' | 5500 |
| | | <u> </u> | Sacramento and | | | | | |
| ACWA | Conference | May and Dec 2024 | Palm Desert | | \$5,400 | \$5.400 | 1 ' ' | 5400 |
| | 15th Annual State of the | ., | | \$75 per | | | , g . g | |
| SCV Chamber | | June 6, 2024 | | | | \$1.750 | Bronze Sponsor: 4 seats: social media and in all marketing recognition | 2750 |
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| | | | | , | | | | |
| | Cowboy Festival Concerts in | | | | | | | |
| | | April and Aug 2024 | | | | | One 10'x10' marketing activation space in high traffic area, opportunity to | |
| City of Santa Clarita | | , , | Central Park | | so. | | 1 | |
| City of Santa Ciarita | Wilding Street | 2020 0110 2020 | Central Fank | 2023 | | | | |
| Alliance for Water Efficiency | Water Efficiency & | | | | | | | |
| 1 | ' | Aug 6-8 2024 | Chicago II | | | \$2 500 | | 2500 |
| (//////// | conscivation symposium | 7 tag 0 0, 2024 | criteago, iz | | | \$2,500 | | 2500 |
| | | | San Jose State | | | | | |
| CA Water Efficient Partnership | Peer to Peer 2024 Workshop | May 29-30, 2024 | | | | \$2.500 | | |
| CA Water Emclerry Farthership | Teer to reer 2024 Workshop | 1VIdy 25 30, 2024 | Offiversity | | | 72,300 | newsietter, 2 attendee registration | |
| | 1 | | | | | | | |
| | 1 | | | | | | | |
| | | | | - | | | | |
| | | | Committed | | \$10,600 | | | |
| | | | | | | \$26,500 | | |
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| | | | Bal Remaining | | | -\$7.100 | | |



PUBLIC OUTREACH AND LEGISLATION COMMITTEE AGENDA PLANNING CALENDAR 2024

ITEM NO.

March 5, 2024 - Board Meeting

1. Outreach Communication Year in Review and Year Forward Presentation

March 21, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- Review the Proposed FY 2024-25 Public Outreach Communications and Education Operating Budget
- 3. Communications Manager's Report
- 4. Committee Requests for Future Agenda Items

April 18, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Review Agency's Conservation Public Outreach Campaigns
- 3. Communications Manager's Report
- 4. Committee Requests for Future Agenda Items

May 16, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Campaigns and Engagement Highlights Presentation
- 3. Communications Manager's Report
- 4. Committee Requests for Future Agenda Items

June 20, 2024 Committee Meeting (last days for Senate/Assembly to pass bills)

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items

July 18, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items

August 15, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items

September 19, 2024 Committee Meeting (last days for Senate/Assembly to pass bills)

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items

October 17, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items

November 21, 2024 Committee Meeting

- 1. Review of the 2025 Legislative Platform
- 2. Legislative Consultant Reports
- 3. Communications Manager's Report
- 4. Committee Requests for Future Agenda Items

December 3, 2024 Board Meeting

1. Approve Adoption of the 2025 Legislative Platform

December 19, 2024 Committee Meeting

- 1. Legislative Consultant Reports
- 2. Communications Manager's Report
- 3. Committee Requests for Future Agenda Items