



AGENDA

2019 Aftermarket Industry Legislative Day Preparation Call

April 15, 2019 | 2:00 – 3:00 PM (SHARP)

Conference Call | 916-407-0765 (No Pin Needed)

- I. Opening Remarks
- II. Introductions
- III. Review Legislative Day Agenda – *encl.*
 - a. Special Guest Assemblyman Low's Bio – *encl.*
- IV. Review Bill Summary – *encls.*
- V. Appointment Schedule – *encl. (tentative)*
- VI. What to do Between Meetings
 - a. Senate & Assembly Daily Files – *encls.*
- VII. Review Dos & Don'ts – *encl.*
- VIII. Questions & Answers
- IX. Adjournment



Automotive Aftermarket Industry Legislative Day

Tuesday April 23, 2019

Capitol Event Center

1020 11th Street

Sacramento, CA

Schedule of Events

8:30 – 9:00 am	Continental Breakfast
9:00 – 9:10 am	Welcome; Association Presidents
9:10 – 9:45 am	Review priority legislation & issues Jack Molodanof, ASCCA legislative advocate
9:45 am – 10:00 am	Bureau of Automotive Repair; Pat Dorais
10:30 am – Noon	Legislative appointments
Noon – 1:00 pm	Lunch – Capitol Events Center Special Guest: Assemblyman Evan Low



Assemblymember Evan Low (28)

Evan Low was elected to the California State Assembly in November 2014 to represent District 28. At the age of 31, Assemblymember Low became the youngest Asian American legislator to have been elected to the Assembly in state history. The district is located in Silicon Valley and includes Campbell, Cupertino, Los Gatos, Monte Sereno, Saratoga, and the areas of West San Jose, Willow Glen, Cambrian, and Almaden Valley in San

Jose. Assemblymember Low chairs the [**Business and Professions Committee**](#). In 2015, together with Assemblymember Ian Calderon (D-

Whittier), he launched the first in the state [**California Legislative Technology & Innovation Caucus**](#). The Caucus comprises of a bi-partisan group of Senators and Assemblymembers who view this as a statewide effort to ensure that California remains the global leader in technology and innovation.

Assemblymember Low is a lifelong resident of Silicon Valley and has been a regional community leader. His work within the community and deep knowledge of issues local residents faced led him to run for Campbell City Council in 2006. He made history as the first Asian American elected to Campbell's City Council.

In 2010, Assemblymember Low also made history by becoming the youngest openly LGBT mayor in the country at the age of 26. While serving on Campbell's City Council, he helped balance the city budget without eliminating vital services and increase government transparency by streaming City Council meetings online. Assemblymember Low promoted small business and job growth by cutting red tape and streamlining the licensing process for business owners.

Assemblymember Low has been named "Legislator of the Year" by the Internet Association, TechNet, The Computing Technology Industry Association, California Faculty Association, Cellular Telecommunications Industry Association, California District Attorneys Association and Faculty Association of California Community Colleges.

He also served as a community college instructor teaching American Government and Political Science at De Anza Community College.

A Bay Area native, Low attended local public schools and earned degrees from De Anza Community College and San Jose State University. He went on to graduate from the Senior Executives in State and Local Government Program at Harvard University.



SUMMARY OF BILLS 2019 Legislative Day

1) Career Technical Education Funding

AB 1303 (O'Donnell): Career Tech Education Incentive Grants: Support.

- The bill would allow students to gain college and career readiness skills through access to high quality career technical Education (CTE) by extending current funding for the Career Technical Education Incentive Grant Program.
- The bill increases ongoing annual funding to \$450 million a year from the current \$150 million for the CTE Incentive Grant Program with a 1:1 local match.
- CTE courses such as automotive shop programs have the potential of engaging students who may be otherwise disengaged and at-risk of dropping out. Automotive technology programs provide hands on learning, problem solving skills and employability skills that lead to good paying automotive jobs, but there are challenges with these programs. Many automotive instructors are retiring and not being replaced, and the only solution is to close down the auto shop program where teachers are not available.
- Automotive technology programs need funding for teachers, updated equipment, tools and curriculum to continue to support these important programs and for the future of our workforce.

2) Tire Tax

AB 755 (Holden) California Tire Tax: Storm-water Projects: Oppose.

- This bill would increase the current California tire fee from \$1.75 to \$3.25. The additional revenue would go to municipal storm-water projects that prevent or remediate zinc pollutants.
- Storm-water runoff comes from rain that runs off surfaces such as rooftops, street signs, lights, benches, paved streets, highways, etc carrying with it pollutants such as oil, pesticides,

herbicides, sediment, trash, bacteria and metals which then can drain untreated directly into a local stream, lake or bay. All of these pollutants pose a threat to aquatic life and public health.

- Why is the focus on tires; when they contain a minimal amount of zinc in order to accelerate the vulcanization process (making rubber durable).
- Many other outdoor metal surfaces made with galvanized steel and coated with liquid zinc for corrosion protection (e.g. street signs, lights, benches, etc) also contribute zinc pollutants into the storm-water runoff. Zinc is contained in countless consumer products. Any new fees and taxes for storm-water projects should be shared fairly among all of the zinc surfaces/products that cause pollutants to enter storm runoff.
- This new tax will fall hardest on those with the least ability to pay, namely low-income individuals and hard-working families. The bill institutes a “regressive” tax that, combined with the current tire fee, will increase the cost of a set of new tires by \$13.00.
- Tire retailers have countless stories of potential customers delaying tire purchases when they find out the cost of new tires and the add-on fees. They have watched low-income consumers deciding to defer their tire purchases and simply drive away on dangerous balding tires. The bill is only going to worsen the problem.
- Other sources of revenue should be considered for storm-water projects including local funding and state Prop 1 Water Bond, not just a tire tax.

3) Sales Taxes on Labor

SB 522 (Hertzberg): Taxation: Concerns

- This bill intends to make major tax reforms including the expanding the sales tax to all services.
- Extending the sales tax to services will increase the costs to small businesses.
- The bill will have a disproportionate impact on low-income individuals, whose older cars need repairs more frequently. Increases the cost of vehicle service and repairs making it less affordable for families who need transportation for work and taking kids to school.
- This bill also challenges the effectiveness of clean air programs such as smog check. A sales tax on automotive labor will have a negative impact on policies established by the State regarding clean air and climate changes---the BAR touts the importance of properly maintaining a vehicle to promote healthy air through cleaner vehicles.
- It will increase the cost for auto body repairs and may cause some vehicles that can be safely and properly repaired to be unnecessarily “totaled.”
- With higher automotive repair costs, consumers are more likely to forgo regular maintenance and repairs, leading to potential vehicle safety issues.
- The bill will encourage the underground economy, those who cannot afford to pay additional taxes, which creates an unfair disadvantage for legitimate small businesses that abide by the rules.

**Automotive Aftermarket Industry 2019 Legislative Day
Appointments**

First Name	Last Name	1st Time	Legislator	Time	Room	Appointment	Grouped with
Joel	Ayres		Asm Kevin McCarty (Dist 7)	10:30 AM	2136	Alex Harold, Legislative Director	
			Sen Richard Pan (Dist 6)		5114		
Nikki	Ayers		Sen Hannah-Beth Jackson (Dist 19)	10:30 AM	2032	Jeff Bernstein, Policy Analyst	Bud Rice
			Asm Evan Low (Dist 28)	2:30 PM	4126	Danielle Sires, Consultant, Committee on Business and Professions & Robby Sumner, Staff	Bud Rice, Dave Kusa, Angi Roberts
			Asm Monique Limon (Dist 37)		6031		
Rory	Balmer		Asm Jay Obernolte (Dist 33)		4116	will schedule own appointments	Ken McKay
			Sen Mike Morrell (Dist 23)		3056	will schedule own appointments	Ken McKay
Chris	Bassett	1	Sen Anna Caballero (Dist 12)	10:30 AM	5052	Delphert Smith, Fellow	Dennis Montalbano
			Asm Robert Rivas (Dist 30)		5158		
Anthony	Callas		Asm Al Muratsuchi (Dist 66)	2:00 PM	2179	Asm Al Muratsuchi	
			Sen Steven Bradford (Dist 35)		2059		
Lee	Chesnin		Asm Sydney Kamlager-Dove (Dist 54)		4015		
			Sen Holly Mitchell (Dist 30)		5050		
			Asm Richard Bloom (Dist 50)		2003		
			Sen Benjamin Allen (Dist 26)		4076		
Ben	Clymer Jr.		Asm Sabrina Cervantes (Dist 60)		5164		
			Sen Richard Roth (Dist 31)	1:15 PM	2080	Elise Gyore, Chief of Staff	
Evan	DeMik	1	Asm David Chiu (Dist 17)	2:00 PM	4112	Nicole Restmeyer, Legislative Aide	
			Sen Scott Wiener (Dist 11)		5100		
John	Eppstein		Sen Brian Jones (Dist 38)	11:30 AM	4088	Sen Brian Jones	Jerry Kubitsky, Steve Vanlandingham
			Asm Shirley N. Weber (Dist 79)	1:00 PM	3123	Raymond Contreras, Legislative Assistant	Jerry Kubitsky
			Sen Toni G. Atkins (Dist 39)		205		
Darren	Gilbert		Asm Ed Chau (Dist 49)		5016		Denis Kerechuk
			Sen Susan Rubio (Dist 22)		4052		Denis Kerechuk
Mark	Goldsmith		Asm Jesse Gabriel (Dist 45)		4139		
			Sen Henry Stern (Dist 27)		5080		Jack Scrafield, Maylan Newton

First Name	Last Name	1st Time	Legislator	Time	Room	Appointment	Grouped with
Esteban	Gonzalez	1	Asm Eloise Gomez Reyes (Dist 47)	10:30 AM	2175	Mark Farouk, Chief of Staff	Christopher Sanchez
			Sen Connie M. Leyva (Dist 20)		4061		Christopher Sanchez
Tim	Guy	1	Asm Phillip Chen (Dist 55)	10:30 AM	4177	Kevin Konig, Legislative Aide	
			Sen Ling Ling Chang (Dist 29)		4062		
George	Hritz		Sen Mike McGuire (Dist 2)	10:30 AM	5061	Emily Cornett, Fellow	Bill Stone, Alvaro Valencia
			Asm Cecilia Aguiar-Curry (Dist 4)	11:30 AM	5144	Asm Cecilia Aguiar-Curry	Bill Stone, Alvaro Valencia
Denis	Kerechuk	1	Asm Ed Chau (Dist 49)		5016		Darren Gilbert
			Sen Susan Rubio (Dist 22)		4052		Darren Gilbert
Rocky	Khamenian		Asm Cottie Petrie-Norris (Dist 74)		4144		
			Sen John M. W. Moorlach (Dist 37)	2:30 PM	2048	Sen John Moorlach	
Jerry	Kubitsky		Sen Brian Jones (Dist 38)	11:30 AM	4088	Sen Brian Jones	John Eppstein, Steve Vanlandingham
			Asm Shirley Weber (Dist 79)	1:00 PM	3123	Raymond Contreras, Legislative Assistant	John Eppstein
David	Kusa		Asm Evan Low (Dist 28)	2:30 PM	4126	Danielle Sires, Consultant, Committee on Business and Professions & Robby Sumner, Staff	Nikki Ayers, Bud Rice, Angi Roberts
			Sen Jim Beall (Dist 15)		2082		Angi Roberts
			Asm Chris Holden (Dist 41)	3:45 PM	5132	Asm Chris Holden	Wendy Lucko, Mark Mongelli
Wendy	Lucko	1	Asm Tom Lackey (Dist 36)		2174		Rocky Khamenian
			Sen Scott Wilk (Dist 21)		3063		Rocky Khamenian
			Asm Chris Holden (Dist 41)	3:45 PM	5132	Asm Chris Holden	Mark Mongelli, Dave Kusa
			Sen Anthony Portantino (Dist 25)		3086		Mark Mongelli, Rocky Khamenian
Ken	McKay		Asm Jay Obernolt (Dist 33)		4116	will schedule own appointments	Rory Balmer
			Sen Mike Morrell (Dist 23)		3056	will schedule own appointments	Rory Balmer, Elaine Salerno, Robert Salerno
Mark	Mongelli	1	Asm Jacqui Irwin (Dist 44)	1:30 PM	5119	Lucia Saldivar, Legislative Aide	Jack Scrafield
			Asm Chris Holden (Dist 41)	3:45 PM	5132	Asm Chris Holden	Wendy Lucko, Dave Kusa
			Sen Anthony Portantino (Dist 25)		3086		Wendy Lucko
			Sen Henry Stern (Dist 27)		5080		Mark Goldsmith, Maylan Newton, Jack Scrafield
Dennis	Montalbano		Sen Anna Caballero (Dist 12)	10:30 AM	5052	Delphert Smith, Fellow	Christ Bassett
			Asm Jim Patterson (Dist 23)	11:00 AM	3132	Asm Jim Paterson & Nick Sinclair, Legislative Aide	Mike Murphy
			Asm Frank Bigelow (Dist 5)	11:45 AM	4158	Asm Frank Bigelow & Hannah Ackley, Legislative Director	
			Sen Andreas Borgeas (Dist 8)	2:00 PM	3082	Lyndsay Mitchell, Communications Director	Mike Murphy
Larry	Moore		Asm Marc Berman (Dist 24)		6011		Laurie Moore
			Sen Jerry Hill (Dist 13)	2:00 PM	5035	Trevor Mockel, Legislative Staffer	Laurie Moore, Frank Perez

First Name	Last Name	1st Time	Legislator	Time	Room	Appointment	Grouped with
Laurie	Moore		Asm Marc Berman (Dist 24)		6011		Larry Moore
			Sen Jerry Hill (Dist 13)	2:00 PM	5035	Trevor Mockel, Legislative Staffer	Larry Moore, Frank Perez
Mike	Murphy		Asm Jim Patterson (Dist 23)	11:00 AM	3132	Asm Jim Paterson & Nick Sinclair, Legislative Aide	Dennis Montalbano
			Sen Andreas Borgeas (Dist 8)	2:00 PM	3082	Lyndsay Mitchell, Communications Director	Dennis Montalbano
Maylan	Newton		Asm Christy Smith (Dist 38)		2158		
			Sen Henry Stern (Dist 27)		5080		Jack Scrafield, Mark Goldsmith
Frank	Perez	1	Sen Jerry Hill (Dist 13)	2:00 PM	5035	Trevor Mockel, Legislative Staffer	Larry, Laurie Moore
			Asm Kevin Mullin (Dist 22)		3160	will schedule own appointments	
Bud	Rice		Sen Hannah-Beth Jackson (Dist 19)	10:30 AM	2032	Jeff Bernstein, Policy Analyst	Nikki Ayers
			Asm Evan Low (Dist 28)	2:30 PM	4126	Danielle Sires, Consultant, Committee on Business and Professions & Robby Sumner, Staff	David Kusa, Nikki Ayers, Angi Roberts
			Asm Monique Limon (Dist 37)		6031		Nikki Ayers
Angi	Roberts		Asm Evan Low (Dist 28)	2:30 PM	4126	Danielle Sires, Consultant, Committee on Business and Professions & Robby Sumner, Staff	David Kusa, Nikki Ayers, Bud Rice
			Sen Jim Beall (Dist 15)		2082		David Kusa
Elaine	Salerno		Asm James Ramos (Dist 40)		4162		Robert Salerno
			Sen Mike Morrell (Dist 23)		3056		Robert Salerno, Rory Balmer, Ken McKay
Robert	Salerno		Asm James Ramos (Dist 40)		4162		Elaine Salerno
			Sen Mike Morrell (Dist 23)		3056		Elaine Salerno, Rory Balmer, Ken McKay
Christopher	Sanchez		Asm Eloise Gomez Reyes (Dist 47)	10:30 AM	2175	Mark Farouk, Chief of Staff	Esteban Gonzalez
			Sen Connie M. Leyva (Dist 20)		4061		Esteban Gonzalez
Jack	Scrafield		Asm Jacqui Irwin (Dist 44)	1:30 PM	5119	Lucia Saldivar, Legislative Aide	
			Asm Luz Rivas (Dist 39)	3:15 PM	2160	Asm Luz Rivas	
			Sen Henry Stern (Dist 27)		5080		Maylan Newton, Mark Goldsmith, Mark Mongelli
			Sen Robert M. Hertzberg (Dist 18)		313		
Bill	Stone		Sen Mike McGuire (Dist 2)	10:30 AM	5061	Emily Cornett, Fellow	George Hritz, Alvaro Valencia
			Asm Cecilia M. Aguiar-Curry (Dist 4)	11:30 AM	5144	Asm Cecilia Aguiar-Curry	George Hritz, Alvaro Valencia
Alvaro	Valencia		Sen Mike McGuire (Dist 2)	10:30 AM	5061	Emily Cornett, Fellow	George Hritz, Bill Stone
			Asm Cecilia Aguiar-Curry (Dist 4)	11:30 AM	5144	Asm Cecilia Aguiar-Curry	George Hritz, Bill Stone
Steve	Vanlandingham		Asm Randy Voepel (Dist 71)	11:00 AM	4009	Asm Randy Voepel	
			Sen Brian Jones (Dist 38)	11:30 AM	4088	Sen Brian Jones	John Eppstein, Jerry Kubitsky

AMENDED IN ASSEMBLY APRIL 1, 2019

CALIFORNIA LEGISLATURE—2019–20 REGULAR SESSION

ASSEMBLY BILL

No. 1303

**Introduced by Assembly Member O'Donnell Members O'Donnell,
McCarty, and Quirk-Silva**

**(Coauthors: Assembly Members Cunningham, Fong, Frazier,
Grayson, Mullin, Rodriguez, Voepel, Burke, Chen, Choi, Patterson,
and Wicks)**

February 22, 2019

An act to amend Sections 53070, 53071, 53072, 53073, 53075, 53076.4, 53076, 53076.2, 88821, 88822, 88823, 88825, 88826 of, to amend, renumber, and repeal Sections 88827, 88828, 88829, 88830, 88831, 88832, and 88833 of, to add Sections 33457 and 53076.1 to, and to add and repeal the heading of Article 11.5 (commencing with Section 33455) of Chapter 3 of Part 20 of Division 2 of Title 2 of, the Education Code, relating to career technical education.

LEGISLATIVE COUNSEL'S DIGEST

AB 1303, as amended, O'Donnell. California Career Technical Education Incentive Grant Program: Strong Workforce Program.

(1) Existing law establishes the California Career Technical Education Incentive Grant Program, administered by the State Department of Education, with the purpose of encouraging and maintaining the delivery of high-quality career technical education programs. Existing law appropriates specified amounts for the program from the General Fund for the 2015–16, 2016–17, and 2017–18 fiscal years. For the 2018–19 fiscal year and each fiscal year thereafter, existing law provides that \$150,000,000 will be made available to the department for the program, upon appropriation by the Legislature in the annual Budget Act or

another statute. *Existing law requires the Superintendent of Public Instruction to take specified actions for purposes of administering the program.* Existing law requires that recipients of grants under the program provide a match of \$2 for each \$1 they receive from the program.

This bill would instead specify that the purpose of the program is to encourage, maintain, and strengthen the delivery of high-quality career technical education programs. The bill would specify that, upon appropriation by the Legislature, \$450,000,000 shall be made available for the program to the department each year for the ~~2018–19~~ 2019–20 fiscal year and each fiscal year thereafter. *The bill would require the Superintendent to also ensure a level of professional staffing within the department dedicated to career technical education, sufficient to effectively administer the program and other federal and state career technical education programs, as specified.* The bill would, commencing with the fiscal year beginning July 1, 2019, reduce the required match from a grant applicant to \$1 for each \$1 received from the program.

(2) Existing law provides that a grant recipient under the program may consist of one or more, or any combination, of the following: school districts, county offices of education, charter schools, and regional occupational centers or programs operated by joint powers authorities as specified.

This bill would add regional occupational centers or programs operated by county offices of education to the entities authorized to be grant recipients under the program.

(3) Existing law requires the K–12 Workforce Pathway Coordinators and the K–14 Technical Assistance Providers to provide technical assistance and support to grant recipients, as provided.

This bill would instead require that regional career technical education coordinators funded, subject to the enactment of an appropriation for that purpose in the Budget Act or another statute, would provide technical assistance and support to grant recipients.

(4) Existing law establishes the California Community Colleges, under the administration of the Board of Governors of the California Community Colleges, as one of the segments of public postsecondary education in this state. Existing law establishes the Strong Workforce Program to provide funding to career technical education regional consortia made up of community college districts, as specified. Existing law also establishes a K–12 component of the Strong Workforce Program. Existing law provides that, commencing with the 2018–19

fiscal year, the amount appropriated in the annual Budget Act for the K–12 component of the program is used to create, support, or expand high-quality career technical education programs at the K–12 level that are aligned with the workforce development efforts occurring through the program.

This bill would terminate the appropriation for the K-12 component of the Strong Workforce Program after the 2018–19 fiscal year. The bill would move the provisions of the K-12 component of the Strong Workforce Program to the elementary and secondary education part of the Education Code, would render these provisions inoperative on July 1, 2020, and would repeal these provisions on January 1, 2021.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. The heading of Article 11.5 (commencing with
2 Section 33455) is added to Chapter 3 of Part 20 of Division 2 of
3 Title 2 of the Education Code, to read:

4
5 Article 11.5. Strong Workforce Program: K–12 Component
6

7 SEC. 2. Section 33457 is added to the Education Code, to read:
8 33457. This article shall become inoperative on July 1, 2020,
9 and as of January 1, 2021, is repealed.

10 SEC. 3. Section 53070 of the Education Code is amended to
11 read:

12 53070. (a) The California Career Technical Education
13 Incentive Grant Program is hereby established as a state education,
14 economic, and workforce development initiative with the goal of
15 providing pupils in kindergarten and grades 1 to 12, inclusive, with
16 the knowledge and skills necessary to transition to employment
17 and postsecondary education. The purpose of this program is to
18 encourage, maintain, and strengthen the delivery of high-quality
19 career technical education programs.

20 (b) There is hereby appropriated to the department from the
21 General Fund for the program established pursuant to this chapter
22 the following amounts:

23 (1) For the 2015–16 fiscal year, four hundred million dollars
24 (\$400,000,000).

(2) For the 2016–17 fiscal year, three hundred million dollars (\$300,000,000).

(3) For the 2017–18 fiscal year, two hundred million dollars (\$200,000,000).

(c) For the 2018–19 fiscal year and each fiscal year thereafter, ~~four~~ *one* hundred fifty million dollars ~~(\$450,000,000)~~ (\$150,000,000) shall be made available to the department, upon appropriation by the Legislature in the annual Budget Act or another statute, for the program established pursuant to this chapter.

(d) For the 2019–20 fiscal year and each fiscal year thereafter, four hundred fifty million dollars (\$450,000,000) shall be made available to the department, upon appropriation in the annual Budget Act or another statute, for the program established pursuant to this chapter.

~~(d)~~

(e) Of the amounts appropriated pursuant to subdivisions ~~(b)~~ ~~and (e)~~, (b), (c), and (d), 4 percent is designated for applicants with average daily attendance of less than or equal to 140, 8 percent is designated for applicants with average daily attendance of more than 140 and less than or equal to 550, and 88 percent is designated for applicants with average daily attendance of more than 550, unless otherwise determined by the Superintendent in collaboration with the executive director of the state board. For purposes of this section, average daily attendance shall be those figures that are reported at the time of the second principal apportionment for the previous fiscal year for pupils in grades 7 to 12, inclusive. For any applicant consisting of more than one school district, county office of education, charter school, regional occupational center or program operated by a joint powers authority, county office of education, or of any combination of those entities, the sum of the average daily attendance for each of the constituent entities shall be used for purposes of this subdivision.

SEC. 4. Section 53071 of the Education Code is amended to read:

53071. The department shall administer this program as a competitive grant program. An applicant shall demonstrate all of the following to be considered for a grant award:

(a) (1) A proportional dollar-for-dollar match as follows for any funding received from this program:

1 (A) For the fiscal year beginning July 1, 2015, one dollar (\$1)
2 for every one dollar (\$1) received from this program.

3 (B) For the fiscal year beginning July 1, 2016, one dollar and
4 fifty cents (\$1.50) for every one dollar (\$1) received from this
5 program.

6 (C) For the fiscal year beginning July 1, 2017, two dollars (\$2)
7 for every one dollar (\$1) received from this program.

8 (D) For the fiscal year beginning July 1, 2018, two dollars (\$2)
9 for every one dollar (\$1) received from this program.

10 (E) For the fiscal year beginning July 1, 2019, and each fiscal
11 year thereafter, one dollar (\$1) for every one dollar (\$1) received
12 from this program.

13 (2) That local match may include funding from school district
14 and charter school local control funding formula apportionments
15 pursuant to Section 42238.02, the federal Strengthening Career
16 and Technical Education for the 21st Century Act (Perkins V), the
17 California Partnership Academies, the Agricultural Career
18 Technical Education Incentive Grant, or any other allowable source
19 except as provided in paragraph (3).

20 (3) That local match shall not include funding from the
21 California Career Pathways Trust established pursuant to Section
22 53010, the K–12 component of the Strong Workforce Program
23 established pursuant to Section 33455, or the Career Technical
24 Education Facilities Program established pursuant to Section
25 17078.72.

26 (b) A three-year plan for continued financial and administrative
27 support of career technical education programs that demonstrates
28 a financial commitment of no less than the amount expended on
29 those programs in the previous fiscal year. The plan, at a minimum,
30 shall include the identification of available funding within an
31 applicant's current or projected budget to continue to support career
32 technical education programs and a written commitment to do so.
33 If an applicant consisting of more than one school district, county
34 office of education, charter school, or regional occupational center
35 or program operated by a joint powers authority, or any
36 combination of these entities, is applying for grant funding from
37 this program, identification of available funding and a written
38 commitment shall be demonstrated by each participating
39 constituent entity.

(c) The applicant, or the applicant's career technical education program, as applicable, meets all of the following minimum eligibility standards:

(1) Offers high quality curriculum and instruction aligned with the California Career Technical Education Model Curriculum Standards, including, but not limited to, providing a coherent sequence of career technical education courses that enable pupils to transition to postsecondary education programs that lead to a career pathway or attain employment upon graduation from high school.

(2) Provides pupils with quality career exploration and guidance.

(3) Provides pupil support services, including counseling.

(4) Provides for system alignment, coherence, and articulation, including ongoing and structural regional or local partnerships with postsecondary educational institutions, documented through formal written agreements.

(5) Forms ongoing and meaningful industry and labor partnerships, evidenced by written agreements and through participation on advisory committees and collaboration with business and labor organizations to provide opportunities for pupils to gain access to preapprenticeships, internships, industry certifications, and work-based learning opportunities as well as opportunities for industry to provide input to the career technical education programs and curriculum.

(6) Provides opportunities for pupils to participate in after school, extended day, and out-of-school internships, competitions, leadership development opportunities, career and technical education student organizations, and other work-based learning opportunities.

(7) Reflects regional or local labor market demands, and focuses on current or emerging high-skill, high-wage, or high-demand occupations, and is informed by the regional plan of the local Strong Workforce Program consortium.

(8) Leads to an industry-recognized credential or certificate, or appropriate postsecondary education or training, employment, or a postsecondary degree.

(9) Is staffed by skilled teachers or faculty, and provides professional development opportunities for those teachers or faculty members.

1 (10) Provides opportunities for pupils who are individuals with
2 exceptional needs to participate in all programs.

3 (11) (A) Reports data to the Superintendent, no later than
4 November 1 of each fiscal year, as a program participation
5 requirement, to allow for an evaluation of the program.

6 (B) Data reported pursuant to this paragraph shall include, but
7 not be limited to, the quality indicators described in the California
8 State Plan for Career Technical Education required by the federal
9 Perkins V act and each of the following metrics:

10 (i) The high school graduation rate.

11 (ii) The number of pupils completing career technical education
12 coursework.

13 (iii) The number of pupils meeting academic and
14 career-readiness standards as defined in the College/Career
15 Indicator associated with the California School Dashboard.

16 (iv) The number of pupils obtaining an industry-recognized
17 credential, certificate, license, or other measure of technical skill
18 attainment.

19 (v) The number of former pupils employed and the types of
20 businesses in which they are employed.

21 (vi) The number of former pupils enrolled in each of the
22 following:

23 (I) A postsecondary educational institution.

24 (II) A state apprenticeship program.

25 (III) A form of job training other than a state apprenticeship
26 program.

27 (C) No later than November 30 of each fiscal year, the California
28 Workforce Pathways Joint Advisory Committee, established
29 pursuant to Section 12053, shall review the data metrics specified
30 in subparagraph (B) and make recommendations to the Department
31 of Finance, the Governor, and the appropriate policy and fiscal
32 committees of the Legislature as to both of the following topics:

33 (i) Whether these data metrics remain the most appropriate
34 metrics to measure and evaluate program outcomes for both new
35 and renewal applicants.

36 (ii) Whether other metrics should be included.

37 ~~(D) The department shall make the data reported pursuant to~~
38 ~~subparagraph (B) available to the office of the Chancellor of the~~
39 ~~California Community Colleges on a date to be determined jointly~~
40 ~~by the department and the chancellor's office to ensure that data~~

1 is included in the California Community Colleges LaunchBoard
2 data platform.

3 SEC. 5. Section 53072 of the Education Code is amended to
4 read:

5 53072. A grant recipient under this chapter may consist of one
6 or more, or any combination, of the following:

7 (a) School districts.

8 (b) County offices of education.

9 (c) Charter schools.

10 (d) Regional occupational centers or programs operated by joint
11 powers authorities or county offices of education, provided that
12 the application has the written consent of each participating local
13 educational agency.

14 SEC. 6. Section 53073 of the Education Code is amended to
15 read:

16 53073. (a) An applicant receiving a grant from this program
17 in a prior fiscal year shall be eligible to apply to receive a renewal
18 grant if the applicant's career technical education program meets
19 the requirements specified in Section 53071, and has been
20 evaluated and deemed successful by the Superintendent, in
21 collaboration with the state board, based on the metrics specified
22 in paragraph (1) of subdivision (b).

23 (b) (1) The department, in collaboration with the state board,
24 shall determine reporting requirements and renewal grant eligibility
25 using metrics identified pursuant to paragraph (1) of subdivision
26 (c) of Section 53071.

27 (2) If an applicant for a renewal grant is subject to the
28 requirements of Sections 52060 and 52061, Sections 52066 and
29 52067, or Section 47606.5, the inclusion of career technical
30 education programs in the applicant's local control and
31 accountability plan and annual update shall be required to be
32 eligible for a renewal grant.

33 SEC. 7. Section 53075 of the Education Code is amended to
34 read:

35 53075. (a) When determining grant recipients, the department
36 and the state board shall do both of the following:

37 (1) Give positive consideration to each of the following
38 characteristics in an applicant:

39 (A) Serving unduplicated pupils as defined in Section 42238.02.

ASSEMBLY BILL

No. 755

Introduced by Assembly Member Holden

February 19, 2019

An act to amend Sections 42885 and 42889 of, and to add Section 42888.5 to, the Public Resources Code, relating to tires, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

LEGISLATIVE COUNSEL'S DIGEST

AB 755, as introduced, Holden. California tire fee: Stormwater Permit Compliance Fund.

The California Tire Recycling Act, until January 1, 2024, requires a person who purchases a new tire to pay a California tire fee of \$1.75 per tire, for deposit, except for 1½% retained by retailers and as provided below, in the California Tire Recycling Management Fund for expenditure by the Department of Resources Recycling and Recovery upon appropriation by the Legislature for prescribed purposes related to disposal and use of used tires. Commencing January 1, 2024, existing law reduces the California tire fee to \$0.75 per tire and changes the retailers' share to 3%.

Existing law, until January 1, 2024, requires that \$0.75 per tire on which the California tire fee is imposed be deposited in the Air Pollution Control Fund with these moneys to be available upon appropriation by the Legislature for use by the State Air Resources Board and local air districts to fund programs and projects that mitigate or remediate air pollution caused by tires in the state, as provided.

This bill would increase the California tire fee by \$1.50. The bill would deposit the additional moneys in the Stormwater Permit

Compliance Fund, which would be established by the bill, and would make the moneys available to the State Water Resources Control Board Division of Financial Assistance. The bill would continuously appropriate moneys in the fund for competitive grants for projects and programs for municipal storm sewer system permit compliance requirements that would prevent or remediate zinc pollutants caused by tires in the state and for an annual audit of the fund. Money in the fund would be available upon appropriation for the administrative expenses of the fund, not to exceed 3% of the overall revenue annually deposited in the fund, except as specified. The bill would also make conforming changes.

This bill would declare that it is to take effect immediately as an urgency statute.

Vote: $\frac{2}{3}$. Appropriation: yes. Fiscal committee: yes.

State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 42885 of the Public Resources Code, as
 2 amended by Section 31 of Chapter 401 of the Statutes of 2013, is
 3 amended to read:
 4 42885. (a) For purposes of this section, "California tire fee"
 5 means the fee imposed pursuant to this section.
 6 (b) (1) A person who purchases a new tire, as defined in
 7 subdivision (g), shall pay a California tire fee of ~~one dollar and~~
 8 ~~seventy-five cents (\$1.75)~~ *three dollars and twenty-five cents*
 9 *(\$3.25)* per tire.
 10 (2) The retail seller shall charge the retail purchaser the amount
 11 of the California tire fee as a charge that is separate from, and not
 12 included in, any other fee, charge, or other amount paid by the
 13 retail purchaser.
 14 (3) (A) The retail seller shall collect the California tire fee from
 15 the retail purchaser at the time of sale and may retain 1 $\frac{1}{2}$ percent
 16 of the fee as reimbursement for any costs associated with the
 17 collection of the fee. ~~The~~
 18 (B) *The* retail seller shall remit the remainder to the state on a
 19 quarterly schedule for deposit in the California Tire Recycling
 20 Management Fund, which is hereby created in the State ~~Treasury.~~
 21 *Treasury, the Air Pollution Control Fund, and the Stormwater*
 22 *Permit Compliance Fund, established pursuant to Section 42888.5.*

Of this amount, for each tire subject to the California Tire Fee, seventy-five cents (\$0.75) shall be deposited in the Air Pollution Control Fund pursuant to Section 42889, one dollar and fifty cents (\$1.50) shall be deposited in the Stormwater Permit Compliance Fund, and the balance shall be deposited in the California Tire Recycling Management Fund.

(c) The department, or its agent authorized pursuant to Section 42882, shall be reimbursed for its costs of collection, auditing, and making refunds associated with the California Tire Recycling Management Fund, but not to exceed 3 percent of the total annual revenue deposited in the fund.

(d) The California tire fee imposed pursuant to subdivision (b) shall be separately stated by the retail seller on the invoice given to the customer at the time of sale. Any other disposal or transaction fee charged by the retail seller related to the tire purchase shall be identified separately from the California tire fee.

(e) A person or business ~~who~~ *that* knowingly, or with reckless disregard, makes a false statement or representation in a document used to comply with this section is liable for a civil penalty for each violation or, for continuing violations, for each day that the violation continues. Liability under this section may be imposed in a civil action and shall not exceed twenty-five thousand dollars (\$25,000) for each violation.

(f) In addition to the civil penalty that may be imposed pursuant to subdivision (e), the department may impose an administrative penalty in an amount not to exceed five thousand dollars (\$5,000) for each violation of a separate provision or, for continuing violations, for each day that the violation continues, on a person who intentionally or negligently violates a permit, rule, regulation, standard, or requirement issued or adopted pursuant to this chapter. The department shall adopt regulations that specify the amount of the administrative penalty and the procedure for imposing an administrative penalty pursuant to this subdivision.

(g) For purposes of this section, “new tire” means a pneumatic or solid tire intended for use with ~~on-road~~ *on-road* or off-road motor vehicles, motorized equipment, construction equipment, or farm equipment that is sold separately from the ~~motorized vehicle or~~ equipment, or a new tire sold with a new or used motor vehicle, as defined in Section 42803.5, including the spare tire, *or with*

1 construction equipment, *equipment* or farm equipment. “New tire”
 2 does not include retreaded, reused, or recycled tires.

3 (h) The California tire fee shall not be imposed on a tire sold
 4 with, or sold separately for use on, any of the following:

5 (1) A self-propelled wheelchair.

6 (2) A motorized tricycle or motorized quadricycle, as defined
 7 in Section 407 of the Vehicle Code.

8 (3) A vehicle that is similar to a motorized tricycle or motorized
 9 quadricycle and is designed to be operated by a person who, by
 10 reason of the person’s physical disability, is otherwise unable to
 11 move about as a pedestrian.

12 (i) ~~This section shall remain in effect only until January 1, 2024,~~
 13 ~~and as of that date is repealed, unless a later enacted statute, that~~
 14 ~~is enacted before January 1, 2024, deletes or extends that date.~~

15 *This section shall remain in effect only until January 1, 2024,*
 16 *and as of that date is repealed, unless a later enacted statute that*
 17 *is enacted before January 1, 2024, deletes or extends that date.*

18 SEC. 2. Section 42885 of the Public Resources Code, as
 19 amended by Section 32 of Chapter 401 of the Statutes of 2013, is
 20 amended to read:

21 42885. (a) For purposes of this section, “California tire fee”
 22 means the fee imposed pursuant to this section.

23 (b) (1) ~~Every~~ A person who purchases a new tire, as defined in
 24 subdivision (g), shall pay a California tire fee of ~~seventy-five cents~~
 25 ~~(\$0.75)~~ *two dollars and twenty-five cents (\$2.25)* per tire.

26 (2) The retail seller shall charge the retail purchaser the amount
 27 of the California tire fee as a charge that is separate from, and not
 28 included in, any other fee, charge, or other amount paid by the
 29 retail purchaser.

30 (3) (A) The retail seller shall collect the California tire fee from
 31 the retail purchaser at the time of sale and may retain 3 percent of
 32 the fee as reimbursement for any costs associated with the
 33 collection of the fee. ~~The~~

34 (B) *The* retail seller shall remit the remainder to the state on a
 35 quarterly schedule for deposit in the California Tire Recycling
 36 Management Fund, which is hereby created in the State ~~Treasury.~~
 37 *Treasury, and the Stormwater Permit Compliance Fund,*
 38 *established pursuant to Section 42888.5. Of this amount, for each*
 39 *tire subject to the California Tire Fee, one dollar and fifty cents*
 40 *(\$1.50) shall be deposited in the Stormwater Permit Compliance*

1 *Fund and the balance shall be deposited in the California Tire*
 2 *Recycling Management Fund.*

3 (c) The department, or its agent authorized pursuant to Section
 4 42882, shall be reimbursed for its costs of collection, auditing, and
 5 making refunds associated with the California Tire Recycling
 6 Management Fund, but not to exceed 3 percent of the total annual
 7 revenue deposited in the fund.

8 (d) The California tire fee imposed pursuant to subdivision (b)
 9 shall be separately stated by the retail seller on the invoice given
 10 to the customer at the time of sale. Any other disposal or
 11 transaction fee charged by the retail seller related to the tire
 12 purchase shall be identified separately from the California tire fee.

13 (e) ~~Any~~ A person or business ~~who~~ *that* knowingly, or with
 14 reckless disregard, makes ~~any~~ a false statement or representation
 15 in ~~any~~ a document used to comply with this section is liable for a
 16 civil penalty for each violation or, for continuing violations, for
 17 each day that the violation continues. Liability under this section
 18 may be imposed in a civil action and shall not exceed twenty-five
 19 thousand dollars (\$25,000) for each violation.

20 (f) In addition to the civil penalty that may be imposed pursuant
 21 to subdivision (e), the department may impose an administrative
 22 penalty in an amount not to exceed five thousand dollars (\$5,000)
 23 for each violation of a separate provision or, for continuing
 24 violations, for each day that the violation continues, on ~~any~~ a
 25 person who intentionally or negligently violates ~~any~~ a permit, rule,
 26 regulation, standard, or requirement issued or adopted pursuant to
 27 this chapter. The department shall adopt regulations that specify
 28 the amount of the administrative penalty and the procedure for
 29 imposing an administrative penalty pursuant to this subdivision.

30 (g) For purposes of this section, "new tire" means a pneumatic
 31 or solid tire intended for use with ~~on-road~~ *on-road* or off-road motor
 32 vehicles, motorized equipment, construction equipment, or farm
 33 equipment that is sold separately from the ~~motorized vehicle or~~
 34 equipment, or a new tire sold with a new or used motor vehicle,
 35 as defined in Section 42803.5, including the spare tire, *or with*
 36 construction ~~equipment, equipment~~ or farm equipment. "New tire"
 37 does not include retreaded, reused, or recycled tires.

38 (h) The California tire fee ~~may~~ *shall* not be imposed on ~~any~~ a
 39 tire sold with, or sold separately for use on, any of the following:

- 40 (1) ~~Any~~ A self-propelled wheelchair.

1 (2) ~~Any~~A motorized tricycle or motorized quadricycle, as
2 defined in Section 407 of the Vehicle Code.

3 (3) ~~Any~~A vehicle that is similar to a motorized tricycle or
4 motorized quadricycle and is designed to be operated by a person
5 who, by reason of the person's physical disability, is otherwise
6 unable to move about as a pedestrian.

7 (i) This section shall become operative on January 1, 2024.

8 SEC. 3. Section 42888.5 is added to the Public Resources Code,
9 to read:

10 42888.5. (a) The Stormwater Permit Compliance Fund is
11 hereby established in the State Treasury. Moneys in the Stormwater
12 Permit Compliance Fund shall be available to the State Water
13 Resources Control Board Division of Financial Assistance as
14 follows:

15 (1) Notwithstanding Section 13340 of the Government Code,
16 moneys in the fund shall be continuously appropriated, without
17 regard to fiscal year, for the following purposes:

18 (A) Competitive grants to fund projects and programs for
19 municipal separate storm sewer system permit compliance
20 requirements that would prevent or remediate zinc pollutants
21 caused by tires in the state. Grants that are issued under this
22 subparagraph shall address zinc impairments and zinc total
23 maximum daily loads under the federal Clean Water Act (33 U.S.C.
24 Sec. 1251), and priority shall be given to applicants with zinc levels
25 that exceed the total maximum daily loads. Grants issued under
26 this subparagraph are authorized for the development,
27 administration, and operation of a program to fund a municipal
28 permittee's compliance with municipal separate storm sewer
29 system permit requirements and the costs associated with that
30 program.

31 (B) An annual audit of the Stormwater Permit Compliance Fund
32 on the financial status of the Stormwater Permit Compliance Fund
33 as of June 30. The audit shall be submitted to the State Water
34 Resources Control Board and shall be posted on the State Water
35 Resources Control Board's Division of Financial Assistance
36 internet website.

37 (2) Moneys in the fund shall be available upon appropriation
38 by the Legislature for the administrative overhead cost of the
39 Stormwater Permit Compliance Fund, not to exceed 3 percent of
40 the total revenue deposited in the Stormwater Permit Compliance

Fund annually, or an amount otherwise specified in the annual Budget Act. If moneys for administrative expenses are not timely appropriated, those expenses shall be advanced from the Stormwater Permit Compliance Fund. Expenses advanced pursuant to this paragraph shall be reimbursed in full to the Stormwater Permit Compliance Fund upon enactment of an annual Budget Act that appropriates those moneys.

(b) Except as provided in paragraph (2) of subdivision (a), moneys in the fund shall not be used or borrowed for any other purpose.

SEC. 4. Section 42889 of the Public Resources Code, as amended by Section 152 of Chapter 35 of the Statutes of 2014, is amended to read:

42889. (a) Of the moneys collected pursuant to *subparagraph (B) of paragraph (3) of subdivision (b) of Section 42885*, ~~an amount equal to seventy-five cents (\$0.75) per tire on which the fee is imposed~~ *the amount designated there for deposit in the Air Pollution Control Fund* shall be transferred by the ~~State Board of Equalization to the Air Pollution Control Fund.~~ *California Department of Tax and Fee Administration to that fund.* The state board shall expend those moneys, or allocate those moneys to the districts for expenditure, to fund programs and projects that mitigate or remediate air pollution caused by tires in the state, to the extent that the state board or the applicable district determines that the program or project remediates air pollution harms created by tires upon which the fee described in Section 42885 is imposed.

(b) ~~The remaining moneys collected~~ *remitted* pursuant to *subparagraph (B) of paragraph (3) of subdivision (b) of Section 42885 that are designated for deposit in the California Tire Recycling Management Fund* shall be used to fund the waste tire program, and shall be appropriated to the department in the annual Budget Act in a manner consistent with the five-year plan adopted and updated by the department. These moneys shall be expended for the payment of refunds under this chapter and for the following purposes:

(1) To pay the administrative overhead cost of this chapter, not to exceed 6 percent of the total revenue deposited in the fund annually, or an amount otherwise specified in the annual Budget Act.

1 (2) To pay the costs of administration associated with collection,
2 making refunds, and auditing revenues in the fund, not to exceed
3 3 percent of the total revenue deposited in the fund, as provided
4 in subdivision (c) of Section 42885.

5 (3) To pay the costs associated with operating the tire recycling
6 program specified in Article 3 (commencing with Section 42870).

7 (4) To pay the costs associated with the development and
8 enforcement of regulations relating to the storage of waste tires
9 and used tires. The department shall consider designating a city,
10 county, or city and county as the enforcement authority of
11 regulations relating to the storage of waste tires and used tires, as
12 provided in subdivision (c) of Section 42850, and regulations
13 relating to the hauling of waste and used tires, as provided in
14 subdivision (b) of Section 42963. If the department designates a
15 local entity for that purpose, the department shall provide sufficient,
16 stable, and noncompetitive funding to that entity for that purpose,
17 based on available resources, as provided in the five-year plan
18 adopted and updated as provided in subdivision (a) of Section
19 42885.5. The department may consider and create, as appropriate,
20 financial incentives for citizens who report the illegal hauling or
21 disposal of waste tires as a means of enhancing local and statewide
22 waste tire and used tire enforcement programs.

23 (5) To pay the costs of cleanup, abatement, removal, or other
24 remedial action related to waste tire stockpiles throughout the state,
25 including all approved costs incurred by other public agencies
26 involved in these activities by contract with the department. Not
27 less than six million five hundred thousand dollars (\$6,500,000)
28 shall be expended by the department during each of the following
29 fiscal years for this purpose: 2001–02 to 2006–07, inclusive.

30 (6) To make studies and conduct research directed at promoting
31 and developing alternatives to the landfill disposal of waste tires.

32 (7) To assist in developing markets and new technologies for
33 used tires and waste tires. The department's expenditure of funds
34 for purposes of this subdivision shall reflect the priorities for waste
35 management practices specified in subdivision (a) of Section
36 40051.

37 (8) To pay the costs associated with implementing and operating
38 a waste tire and used tire hauler program and manifest system
39 pursuant to Chapter 19 (commencing with Section 42950).

(9) To pay the costs to create and maintain an emergency reserve, which shall not exceed one million dollars (\$1,000,000).

(10) To pay the costs of cleanup, abatement, or other remedial action related to the disposal of waste tires in implementing and operating the Farm and Ranch Solid Waste Cleanup and Abatement Grant Program established pursuant to Chapter 2.5 (commencing with Section 48100) of Part 7.

(11) To fund border region activities specified in paragraph (8) of subdivision (b) of Section 42885.5.

(12) For expenditure pursuant to paragraph (3) of subdivision (a) of, and paragraph (3) of subdivision (b) of, Section 17001.

(c) This section shall remain in effect only until January 1, 2024, and as of that date is repealed, unless a later enacted statute that is enacted before January 1, 2024, deletes or extends that date.

SEC. 5. Section 42889 of the Public Resources Code, as amended by Section 153 of Chapter 35 of the Statutes of 2014, is amended to read:

~~42889. Funding for—~~*The moneys remitted pursuant to subparagraph (B) of paragraph (3) of subdivision (b) of Section 42885 that are not for deposit in the Stormwater Permit Compliance Fund shall be used to fund the waste tire program and shall be appropriated to the department in the annual Budget Act. The moneys in the fund shall be expended for the payment of refunds under this chapter and for the following purposes:*

(a) To pay the administrative overhead cost of this chapter, not to exceed 5 percent of the total revenue deposited in the fund annually, or an amount otherwise specified in the annual Budget Act.

(b) To pay the costs of administration associated with collection, making refunds, and auditing revenues in the fund, not to exceed 3 percent of the total revenue deposited in the fund, as provided in subdivision ~~(b)~~ (c) of Section 42885.

(c) To pay the costs associated with operating the tire recycling program specified in Article 3 (commencing with Section 42870).

(d) To pay the costs associated with the development and enforcement of regulations relating to the storage of waste tires and used tires. The department shall consider designating a city, county, or city and county as the enforcement authority of regulations relating to the storage of waste tires and used tires, as provided in subdivision (c) of Section 42850, and regulations

1 relating to the hauling of waste and used tires, as provided in
 2 subdivision (b) of Section 42963. If the department designates a
 3 local entity for that purpose, the department shall provide sufficient,
 4 stable, and noncompetitive funding to that entity for that purpose,
 5 based on available resources, as provided in the five-year plan
 6 adopted and updated as provided in subdivision (a) of Section
 7 42885.5. The department may consider and create, as appropriate,
 8 financial incentives for citizens who report the illegal hauling or
 9 disposal of waste tires as a means of enhancing local and statewide
 10 waste tire and used tire enforcement programs.

11 (e) To pay the costs of cleanup, abatement, removal, or other
 12 remedial action related to waste tire stockpiles throughout the state,
 13 including all approved costs incurred by other public agencies
 14 involved in these activities by contract with the department. Not
 15 less than six million five hundred thousand dollars (\$6,500,000)
 16 shall be expended by the department during each of the following
 17 fiscal years for this purpose: 2001–02 to 2006–07, inclusive.

18 (f) To fund border region activities specified in paragraph (8)
 19 of subdivision (b) of Section 42885.5.

20 (g) For expenditure pursuant to paragraph (3) of subdivision (a)
 21 of, and paragraph (3) of subdivision (b) of, Section 17001.

22 (h) This section shall become operative on January 1, 2024.

23 SEC. 6. This act is an urgency statute necessary for the
 24 immediate preservation of the public peace, health, or safety within
 25 the meaning of Article IV of the California Constitution and shall
 26 go into immediate effect. The facts constituting the necessity are:

27 To help grant recipients achieve municipal separate storm sewer
 28 system permit compliance requirements that would prevent or
 29 remediate zinc pollutants caused by tires in the state at the earliest
 30 possible time, it is necessary that this act take effect immediately.

Introduced by Senator Hertzberg

February 21, 2019

An act relating to taxation, and declaring the urgency thereof, to take effect immediately.

LEGISLATIVE COUNSEL'S DIGEST

SB 522, as introduced, Hertzberg. Taxation.

Existing law imposes various taxes, including sales and use taxes and income taxes.

This bill would make legislative findings regarding the need for further efforts to modernize and restructure the state's tax system and would state the intent of the Legislature to enact legislation that would accomplish specified purposes, including realigning the state's outdated tax code with the realities of California's 21st century economy.

This bill would declare that it is to take effect immediately as an urgency statute.

Vote: $\frac{2}{3}$. Appropriation: no. Fiscal committee: no.
State-mandated local program: no.

The people of the State of California do enact as follows:

- 1 SECTION 1. The Legislature finds and declares all of the
- 2 following:
- 3 (a) California's tax collections in recent years have been heavily
- 4 dependent on the income of its top earners. During the 2008
- 5 Recession, a 3.6-percent decline in California's economy resulted
- 6 in a 23-percent plunge in General Fund revenues. To begin to
- 7 address this, California enacted new constitutional requirements
- 8 for a rainy day fund and required new levels of budget reserves to

1 be maintained. Further efforts to modernize and restructure the
2 state's tax system are still needed.

3 (b) An underlying problem is that, while California's economy
4 has evolved, its tax system has failed to keep up with the times.
5 Over the past 60 years, California has moved from an agriculture-
6 and manufacturing-based economy to a service-based economy.
7 As a result, state tax revenues have become less reliant on revenues
8 derived from sales and use taxes on goods and more reliant on
9 revenues derived from personal income taxes. In 1950, sales and
10 use taxes comprised of 61 percent of state General Fund revenues;
11 today, it accounts for about 30 percent. Personal income taxes
12 accounted for 12 percent of the General Fund in 1950; today, it
13 accounts for almost 70 percent.

14 (c) The service industry is accounting for the largest sector of
15 economic growth and output with 82 percent of the state's private
16 gross domestic product in 2017.

17 (d) It is the intent of Legislature to enact legislation that would
18 accomplish all of the following:

19 (1) Realign the state's outdated tax code with the realities of
20 California's 21st century economy.

21 (2) Create steady revenue growth by aligning taxes with
22 economic growth.

23 (3) Reduce state budget volatility.

24 (4) Maintain California's progressivity in the tax code.

25 (5) Ensure that out-of-state corporations that do business in
26 California contribute their fair share to California's economy.

27 (6) Enact a service tax that would offset a portion of the
28 significant financial benefits provided to businesses under the new
29 federal income tax laws, but allow businesses to deduct from their
30 federal taxes the state sales and use tax imposed on the services
31 they use and, therefore, most businesses would still pay lower
32 taxes than before the federal tax law changes.

33 (7) Make changes that would more fairly apportion taxes
34 between goods and services and would produce more stable
35 revenues.

36 SEC. 2. This act is an urgency statute necessary for the
37 immediate preservation of the public peace, health, or safety within
38 the meaning of Article IV of the California Constitution and shall
39 go into immediate effect. The facts constituting the necessity are:

1 In order to enact changes to prevent California's economy from
2 another recession, it is necessary that this act take effect
3 immediately.

TUESDAY, APRIL 23, 2019

PUBLIC SAFETY**SKINNER, Chair****8:30 a.m. — Room 3191****MEASURES HEARD IN FILE ORDER**

S.B. No.	40	Wiener. Conservatorship: serious mental illness and substance use disorders. (Urgency)
S.B. No.	47	Allen. Initiative, referendum, and recall petitions: disclosures.
S.B. No.	120	Stern. Firearms: prohibited persons.
S.B. No.	132	Wiener. Corrections.
S.B. No.	144	Mitchell. Criminal fees.
S.B. No.	230	Caballero. Law enforcement: use of deadly force: training: policies.
S.B. No.	273	Rubio. Domestic violence.
S.B. No.	*281	Wiener. Cow Palace Authority.
S.B. No.	282	Beall. Supportive housing for parolees.
S.B. No.	304	Hill. Criminal procedure: prosecutorial jurisdiction in multi-jurisdictional elder abuse cases.
S.B. No.	385	Jones. Private Investigator Act.
S.B. No.	391	Monning. Household Movers Act: enforcement: special investigators and supervising special investigators.
S.B. No.	411	Jones. Parole: Elderly Parole Program.
S.B. No.	459	Galgiani. Crimes: rape: great bodily injury.
S.B. No.	516	Skinner. Evidence of participation in a criminal street gang.
S.B. No.	536	Umberg. Public safety officers.
S.B. No.	591	Galgiani. Incarcerated persons: health records.
S.B. No.	618	Stone. Peace officers: perjury.
S.B. No.	620	Portantino. Criminal offender record information: referral of persons on supervised release.
S.B. No.	666	Stone. Mental health diversion.
S.B. No.	678	Glazer. Restorative Justice Pilot Program.
S.B. No.	694	Stone. Juvenile halls: wireless communication devices.
S.B. No.	701	Jones. Firearms: prohibited persons.
S.B. No.	781	Committee on Public Safety. Public Safety Omnibus.

* Pending Receipt

TUESDAY, APRIL 23, 2019—Continued

ELECTIONS AND CONSTITUTIONAL AMENDMENTS

UMBERG, Chair
9:30 a.m. — Room 113

MEASURES HEARD IN SIGN IN ORDER

S.B. No.	212	Allen.	Elections: local voting methods.
S.B. No.	300	Umburg.	Political Reform Act of 1974: contribution limitations.
S.B. No.	359	Moorlach.	Elections: referendum.
S.B. No.	401	Bates.	Political Reform Act of 1974: contribution limitations.
S.B. No.	423	Umburg.	Political Reform Act of 1974: committee accounts.
S.B. No.	431	McGuire.	Elections: voter registration forms.
S.B. No.	641	Allen.	Special elections: ranked choice voting.
S.B. No.	696	Umburg.	Elections: polling places.
S.C.A. No.	2	Allen.	Elections: recalls.

GOVERNMENTAL ORGANIZATION

DODD, Chair
9:30 a.m.
John L. Burton Hearing Room (4203)

MEASURES HEARD IN ORDER OF AUTHOR SIGN-IN

S.B. No.	3	Allen.	Office of Higher Education Coordination, Accountability, and Performance.
S.B. No.	286	Committee on Governmental Organization.	Gambling.
S.B. No.	352	Dodd.	Alcoholic beverage licensees: on-sale general licenses for bona fide eating places.
S.B. No.	421	Pan.	Children's Cabinet of California.
S.B. No.	465	Bates.	San Onofre Nuclear Generating Station: emergency planning funding.
S.B. No.	469	Dodd.	Horse racing: health and safety. (Urgency)
S.B. No.	512	Pan.	Long-term services and supports.
S.B. No.	598	Moorlach.	Open Financial Statements Act.
S.B. No.	669	Caballero.	Water quality: Safe Drinking Water Fund.
S.B. No.	730	Stern.	Commission on the Future of Work.
S.B. No.	767	Glazer.	Off-highway vehicular recreation: Carnegie State Vehicular Recreation Area: Alameda-Tesla Expansion Area.

(CONTINUED ON THE FOLLOWING PAGE)

TUESDAY, APRIL 23, 2019—Continued

GOVERNMENTAL ORGANIZATION**DODD, Chair****9:30 a.m.****John L. Burton Hearing Room (4203)****(Continued)**

- S.B. No. 788 Committee on Governmental Organization. Alcoholic beverages: appeals: decision: tied-house restrictions.
- S.C.R. No. 31 Bradford. The Willie L. Brown, Jr. Circle and Plaza.

NATURAL RESOURCES AND WATER**STERN, Chair****9:30 a.m. — Room 112****MEASURES HEARD IN FILE ORDER**

- S.B. No. 130 Galgiani. Fire prevention grants: cities in very high fire hazard severity zones: emergency fire siren warning system.
- S.B. No. 200 Monning. Safe and Affordable Drinking Water Fund.
- S.B. No. 247 Dodd. Wildland fire prevention: vegetation: management.
- S.B. No. 253 Dodd. Cannella Environmental Farming Act of 1995: Environmental Farming Incentive Program.
- S.B. No. 402 Borgeas. Vehicles: off-highway vehicle recreation: County of Inyo.
- S.B. No. 442 Dodd. State parks: resource exploitation exceptions: scientific research permits and commercialization permits.
- S.B. No. 454 Caballero. State Water Resources Control Board: Administrative Hearing Office: fees.
- S.B. No. 462 Stern. Community colleges: Forestland Restoration Workforce Program.
- S.B. No. 474 Stern. Department of Water Resources: appropriations of water.
- S.B. No. 507 Atkins. San Diego Unified Port District: territory held in trust.
- S.B. No. 515 Caballero. California Renewables Portfolio Standard Program: bioenergy renewable feed-in tariff.
- S.B. No. 551 Jackson. Oil and gas: decommissioning, cleanup, and remediation: costs.

(CONTINUED ON THE FOLLOWING PAGE)

TUESDAY, APRIL 23, 2019—Continued

NATURAL RESOURCES AND WATER

STERN, Chair
9:30 a.m. — Room 112
(Continued)

- S.B. No. 584 Moorlach. Electricity: undergrounding of electrical wires. (Urgency)
- S.B. No. 668 Rubio. Fire hydrants: water suppliers: regulations.
- S.B. No. 682 Allen. Climate change: radiative forcing management climate accounting protocol.
- S.B. No. 779 Committee on Natural Resources and Water. Appropriation of water: change of point of diversion, place of use, or purpose of use.
- S.B. No. 785 Committee on Natural Resources and Water. Public resources: parklands, freshwater resources, and coastal resources.

JUDICIARY

JACKSON, Chair
1:30 p.m. — Room 112

MEASURES WILL BE HEARD IN FILE ORDER

- S.B. No. 17 Umberg. Civil discovery: sanctions.
- S.B. No. 18 Skinner. Keep Californians Housed Act.
- S.B. No. 202 Wilk. Animal blood donors.
- S.B. No. 218 Bradford. Employment: discrimination enforcement: local government.
- S.B. No. 310 Skinner. Jury selection.
- S.B. No. 313 Hueso. Animals: prohibition on use in circuses.
- S.B. No. 326 Hill. Common interest developments.
- S.B. No. 329 Mitchell. Discrimination: housing: source of income.
- S.B. No. 332 Hertzberg. Wastewater treatment: recycled water.
- S.B. No. 337 Skinner. Child support.
- S.B. No. *377 McGuire. Dependents: psychotropic medications: medical records.
- S.B. No. 425 Hill. Health care practitioners: licensee's file: probationary physician's and surgeon's certificate: unprofessional conduct.

(CONTINUED ON THE FOLLOWING PAGE)

TUESDAY, APRIL 23, 2019—Continued

JUDICIARY**JACKSON, Chair****1:30 p.m. — Room 112****(Continued)**

- S.B. No. 435 Moorlach. Family law: evidence.
- S.B. No. 482 Hueso. Consumer loans: restrictions.
- S.B. No. 493 Jackson. Education: sex equity.
- S.B. No. 496 Moorlach. Financial abuse of elder or dependent adults.
- S.B. No. 506 Hueso. Energy crisis litigation.
- S.B. No. 518 Wieckowski. Public records: disclosure: court costs and attorney's fees.
- S.B. No. 529 Durazo. Tenant associations: eviction for cause: withholding payment of rent.
- S.B. No. 534 Bradford. Insurers: minority, women, LGBT, veteran, and disabled veteran business enterprises.
- S.B. No. 581 Caballero. Cannabis: licensing: public records.
- S.B. No. 590 Stone. Mental health evaluations: gravely disabled due to impairment by chronic alcoholism.
- S.B. No. 622 Durazo. Civil detention facilities.
- S.B. No. *650 Rubio. Unused medications: cancer medication recycling.
- S.B. No. *683 Grove. Developmental services: regional centers.
- S.B. No. 688 Monning. Failure to pay wages: penalties.
- S.B. No. 707 Wieckowski. Arbitration agreements: enforcement.
- S.B. No. 708 Hueso. Electricity: Independent System Operator.
- S.B. No. 749 Durazo. California Public Records Act: trade secrets: reverse public records actions.
- S.B. No. 753 Stern. California Consumer Privacy Act: definition of sale: advertisement service exception.

* Pending Receipt

TUESDAY, APRIL 23, 2019—Continued

TRANSPORTATION**BEALL, Chair****1:30 p.m.****John L. Burton Hearing Room (4203)****MEASURES HEARD IN FILE ORDER**

- S.B. No. 127 Wiener. Transportation funding: active transportation: complete streets.
- S.B. No. 210 Leyva. Heavy-Duty Vehicle Inspection and Maintenance Program.
- S.B. No. 216 Galgiani. Carl Moyer Memorial Air Quality Standards Attainment Program: used heavy-duty truck exchange.
- S.B. No. 267 Wieckowski. Driver's licenses: United States Foreign Service.
- S.B. No. 277 Beall. Road Maintenance and Rehabilitation Program: guidelines.
- S.B. No. 279 Galgiani. High-Speed Rail Authority: supplemental business plan.
- S.B. No. 336 Dodd. Transportation: fully-automated transit vehicles.
- S.B. No. 356 McGuire. North Coast Railroad Authority: rail right-of-way: Sonoma-Marín Area Rail Transit District.
- S.B. No. 358 Committee on Transportation. Transportation.
- S.B. No. 369 Hertzberg. Safe parking programs.
- S.B. No. 397 Glazer. Public transit operators: passengers with pets: evacuation orders.
- S.B. No. 400 Umberg. Reduction of greenhouse gases emissions: mobility options.
- S.B. No. 415 Grove. Military and tactical vehicles: registration.
- S.B. No. 447 Moorlach. Department of Transportation: transfer of property: City of Orange.
- S.B. No. 509 Portantino. Vehicles: California Housing Crisis Awareness specialized license plate.
- S.B. No. 511 Moorlach. California New Motor Voter Program: implementation.
- S.B. No. 543 Pan. Pedicabs.
- S.B. No. 593 Umberg. Specialized license plates: professional sports.
- S.B. No. 742 Allen. Intercity passenger rail services: motor carrier transportation of passengers.

(CONTINUED ON THE FOLLOWING PAGE)

TUESDAY, APRIL 23, 2019—Continued

TRANSPORTATION**BEALL, Chair****1:30 p.m.****John L. Burton Hearing Room (4203)****(Continued)**

- S.C.R. No. 11 Chang. Jack Tanaka Memorial Highway.
 S.C.R. No. 21 Bates. Costa Mesa Fire Captain Michael Kreza Memorial Highway.
 S.C.R. No. 32 Morrell. United States Forest Service Firefighter Brent Michael Witham Memorial Highway.

VETERANS AFFAIRS**ARCHULETA, Chair****1:30 p.m.****Rose Ann Vuich Hearing Room (2040)**

- S.B. No. 289 Archuleta. Medi-Cal: home- and community-based services: military.
 S.B. No. 292 Rubio. Independent insurance adjusters.
 S.B. No. 312 Leyva. Veterans: service dog assistance.
 S.B. No. 364 Stone. Property taxation: senior and disabled veterans. (Tax Levy)
 S.B. No. 481 Umberg. State military: inspector general.
 S.B. No. 562 Morrell. Property taxation: exemption: principal residence: veterans and their unmarried surviving spouses. (Tax Levy)
 S.B. No. 588 Archuleta. Public contracts: Disabled Veteran Business Enterprise Program.
 S.B. No. 644 Glazer. Tenancy: security deposit: active military personnel.
 S.B. No. 663 Jones. Property taxation: exemptions: veterans' organizations. (Tax Levy)
 S.B. No. 719 Hueso. Veterans: exemption from reservation fees to use state park facilities.

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

BUSINESS AND PROFESSIONS

LOW, Chair

9 a.m. — State Capitol, Room 4202

continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1245	Low.	Political Reform Act of 1974: contribution prohibitions.
A.B. No. 1264	Petrie-Norris.	Healing arts licensees: self-administered hormonal contraceptives.
A.B. No. 1312	Low.	College Consultants Act.
A.B. No. 1340	Chiu.	Private postsecondary education: California Private Postsecondary Education Act of 2009.
A.B. No. 1341	Berman.	Private postsecondary education: California Private Postsecondary Education Act of 2009.
A.B. No. 1343	Eggman.	Private postsecondary education: California Private Postsecondary Education Act of 2009.
A.B. No. 1344	Bauer-Kahan.	Private postsecondary education: California Private Postsecondary Act of 2009.
A.B. No. 1345	McCarty.	Private postsecondary education: California Private Postsecondary Education Act of 2009.
A.B. No. 1356	Ting.	Cannabis: local jurisdictions: retail commercial cannabis activity.
A.B. No. 1364	Blanca Rubio.	Nursing: schools and programs: analysis.
A.B. No. 1420	Oberholte.	Cannabis: licensing fees.
A.B. No. 1458	Quirk.	Cannabis testing laboratories.
A.B. No. 1461	Quirk.	Cannabis: testing laboratories.
A.B. No. 1465	Bloom.	Cannabis: consumption cafe/lounge license.
A.B. No. 1467	Salas.	Optometrists: scope of practice: delegation of services agreement.
A.B. No. 1470	Quirk.	Cannabis testing.
A.B. No. 1553	Fong.	Animal impoundment.
A.B. No. 1565	Quirk.	Stray cats: adoption: kittens.
A.B. No. 1592	Bonta.	Athletic trainers.
A.B. No. 1710	Wood.	Cannabis.
A.B. No. 1723	Wood.	Pharmacy: clinics: purchasing drugs at wholesale.

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

HEALTH**WOOD, Chair****1:30 p.m. — State Capitol, Room 4202****BILLS HEARD IN FILE ORDER****TESTIMONY MAY BE LIMITED:****2 WITNESSES PER SIDE, 3 MINUTES EACH**

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 8	Chu.	Pupil health: mental health professionals.
A.B. No. 43	Gloria.	Mental health.
A.B. No. 166	Gabriel.	Medi-Cal: violence preventive services.
A.B. No. 232	Cervantes.	Veteran suicides: report.
A.B. No. 254	Quirk-Silva.	Warewashing machines: water reuse.
A.B. No. 258	Jones-Sawyer.	Pupil health: School-Based Pupil Support Services Program Act.
A.B. No. 370	Voepel.	Physicians and surgeons: forms: fee limitations.
A.B. No. 480	Salas.	Mental health: older adults.
A.B. No. 495	Muratsuchi.	Cosmetics: safety.
A.B. No. 515	Mathis.	Medi-Cal: unrecovered or disallowed payments: interest rate.
A.B. No. 563	Quirk-Silva.	Mental health: funding.
A.B. No. 598	Bloom.	Hearing aids: minors.
A.B. No. 617	Mullin.	Stem Cell Clinic Regulation Advisory Group.
A.B. No. 651	Grayson.	Air ambulance services.
A.B. No. 656	Eduardo Garcia.	Office of Healthy and Safe Communities.
A.B. No. 719	Diep.	Medi-Cal: reimbursement rates.
A.B. No. 741	Kalra.	Early and Periodic Screening, Diagnosis, and Treatment Program: trauma screening.
A.B. No. 744	Aguiar-Curry.	Healthcare coverage: telehealth.
A.B. No. 746	Wood.	Food facilities: food safety certification.
A.B. No. 763	Gray.	Medi-Cal specialty mental health services.
A.B. No. 765	Wicks.	Health Checkout Aisles for Healthy Families Act.
A.B. No. 767	Wicks.	Health care coverage: infertility.
A.B. No. 826	Reyes.	Medi-Cal: specialty mental health services: foster youth.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

HEALTH

WOOD, Chair

1:30 p.m. — State Capitol, Room 4202

continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 887	Kalra.	Office of Health Equity: Surgeon General.
A.B. No. 898	Wicks.	Early and Periodic Screening Diagnosis, and Treatment services: behavioral health.
A.B. No. 919	Petrie-Norris.	Alcoholism and drug abuse recovery and treatment programs.
A.B. No. 920	Petrie-Norris.	Alcoholism and drug abuse recovery and treatment programs.
A.B. No. 940	Melendez.	Recovery residences.
A.B. No. 990	Gallagher.	Medi-Cal managed care plans: financial incentives.
A.B. No. 1016	Maienschein.	Rare Disease Advisory Council.
A.B. No. 1058	Salas.	Medi-Cal: specialty mental health services and substance use disorder treatment.
A.B. No. 1122	Irwin.	Health data: County of Ventura: super user pilot project.
A.B. No. 1128	Petrie-Norris.	Program of All-Inclusive Care for the Elderly.
A.B. No. 1131	Gloria.	Medi-Cal: comprehensive medication management.
A.B. No. 1152	Holden.	Vital records.
A.B. No. 1161	Calderon.	Recreational water use: wave basins.
A.B. No. 1227	Obernolte.	Health and human services: information sharing: administrative actions.
A.B. No. 1249	Maienschein.	Health care service plans: regulations: exemptions.
A.B. No. 1268	Rodriguez.	Health care coverage: prospective review.
A.B. No. 1275	Santiago.	Mental health services.
A.B. No. 1352	Waldron.	Community mental health services: mental health boards.
A.B. No. 1404	Santiago.	Department of Managed Health Care: Financial Solvency Standards Board.
A.B. No. 1444	Flora.	Physicians and surgeons and registered nurses: loan repayment grants.
A.B. No. 1524	Chiu.	Medi-Cal: provider enrollment.
A.B. No. 1546	Kiley.	Pupil health: mental health.
A.B. No. 1550	Bonta.	Crisis stabilization units: psychiatric patients.
A.B. No. 1611	Chiu.	Emergency hospital services: costs.
A.B. No. 1619	Weber.	Mental Health Loan Assumption Program.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

HEALTH

WOOD, Chair

1:30 p.m. — State Capitol, Room 4202
continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1634	Gloria.	Mental health: community-based services.
A.B. No. 1676	Maienschein.	Health care: mental health.
A.B. No. 1695	Carrillo.	Skilled nursing facilities.
A.B. No. 1709	Jones-Sawyer.	Nursing homes: staff.
A.B. No. 1711	Santiago.	Homeless populations: disease outbreak.
A.B. No. 1759	Salas.	Health care workers: rural and underserved areas.
A.B. No. 1769	Frazier.	Fire County of Solano: mental health facilities.
A.B. No. 1779	Daly.	Recovery residences.
A.B. No. 1802	Committee on Health.	Health care service plans: claim reimbursement.
A.B. No. 1803	Committee on Health.	Pharmacy: healthcare coverage: claims for prescription drugs sold for retail price. (Urgency)
A.C.R. No. 28	Gipson.	Sickle cell disease: education and treatment.

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

HUMAN SERVICES

REYES, Chair

1:30 p.m. — State Capitol, Room 444

PLEASE NOTE DATE AND TIME CHANGE

BILLS HEARD IN ORDER OF AUTHOR SIGN-IN

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 163	Cristina Garcia.	Group homes: foster family agencies: unaccompanied undocumented minors.
A.B. No. 367	Flora.	Presence at care facilities: conviction of crimes.
A.B. No. 536	Frazier.	Developmental services.
A.B. No. 627	Frazier.	Developmental services: regional centers.
A.B. No. 641	Frazier.	Developmental services: integrated competitive employment.
A.B. No. 721	Grayson.	Workforce training programs: supportive services.
A.B. No. 819	Mark Stone.	Foster care: resource family approval: training.
A.B. No. 861	Chen.	Juveniles.
A.B. No. 1022	Wicks.	California Anti-Hunger Response and Employment Training Act of 2019.
A.B. No. 1221	Cooley.	Children's advocacy centers.
A.B. No. 1295	Quirk-Silva.	Mental health: temporary housing and supportive services program. (Urgency)
A.B. No. 1301	Cooley.	Child welfare: adoption.
A.B. No. 1377	Wicks.	CalFresh.
A.B. No. 1379	Quirk.	Continuing care contracts.
A.B. No. 1436	Mark Stone.	CalWORKs: eligibility: income exemptions.
A.B. No. 1474	Wicks.	Community mental health services: vocational rehabilitation systems.
A.B. No. 1608	Holden.	Community care facilities: criminal background checks.
A.B. No. 1643	Eduardo Garcia.	Developmental services.
A.B. No. 1766	Bloom.	Community care facilities: data collection: severe mental illness.
A.B. No. 1796	Levine.	Community care facilities: criminal background checks.

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

JOBS, ECONOMIC DEVELOPMENT, AND THE ECONOMY

CERVANTES, Chair

9 a.m. — State Capitol, Room 127

BILLS HEARD IN FILE ORDER

ECONOMIC POLICIES AND STRATEGIES THAT SUPPORT UPWARD
MOBILITY AND INCLUSIVE PROSPERITY

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 906	Cooley.	California Economic Development Strategic Action Plan.
A.B. No. 1027	Burke.	Income taxes: California Competes tax credit: private equity share agreement. (Tax Levy)
A.B. No. 1274	Salas.	California Partnership for the San Joaquin Valley.
A.B. No. 1526	Carrillo.	Governor's Office of Business and Economic Development: Restaurant Equity and Desegregation Program.
A.B. No. 1726	Cervantes.	Income taxes: California work opportunity tax credit. (Tax Levy)

SMALL BUSINESS DEVELOPMENT

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 23	Burke.	Office of Small Business Advocate: Deputy of Business and Workforce Coordination.
A.B. No. 474	Reyes.	Capital Access Loan Program for Small Businesses. (Urgency)
A.B. No. 1259	Luz Rivas.	Personal income taxes: corporation taxes: credits: California New Markets Tax Credit. (Tax Levy)
A.B. No. 1365	Committee on Veterans Affairs.	Disabled Veteran Business Enterprise Program.
A.B. No. 1533	Eggman.	Public contracts: local agencies: preferences.
A.B. No. 1577	Burke.	Microenterprise development: local partnerships.
A.B. No. 1806	Committee on Jobs, Economic Development, and the Economy.	GO-Biz Information Technology.
A.B. No. 1807	Committee on Jobs, Economic Development, and the Economy.	California Small Business Development Technical Assistance Expansion Act of 2018.

INTERNATIONAL TRADE AND FOREIGN INVESTMENT

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1696	Chau.	The California International Trade and Investment Office Act of 2019.

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

JUDICIARY

MARK STONE, Chair

8 a.m. — State Capitol, Room 437

BILLS HEARD IN SIGN-IN ORDER

TESTIMONY MAY BE LIMITED

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 46	Carrillo.	Individuals with mental illness: change of term.
A.B. No. 199	Calderon.	California Online Notary Act of 2019.
A.B. No. 242	Kamlager-Dove.	Courts: implicit bias: training.
A.B. No. 289	Fong.	California Public Records Act Ombudsman.
A.B. No. 378	Limón.	Childcare: family childcare providers: bargaining representative.
A.B. No. 403	Kalra.	Division of Labor Standards Enforcement: complaint.
A.B. No. 446	Choi.	Discrimination: housing: victims of domestic violence.
A.B. No. 687	Daly.	Real estate brokers: limited liability companies.
A.B. No. 724	Wicks.	Rental property data registry.
A.B. No. 758	Carrillo.	Solicitation of employees: strikes, lockouts, and labor disturbances.
A.B. No. 813	Frazier.	Developmental services: alternative dispute resolution.
A.B. No. 892	Holden.	Transfers of real property.
A.B. No. 1073	Blanca Rubio.	Immigration enforcement: shelters: sensitive locations.
A.B. No. 1116	Grayson.	Firefighters: peer support.
A.B. No. 1117	Grayson.	Peace officers: peer support.
A.B. No. 1184	Gloria.	Public records: writing transmitted by electronic mail: retention.
A.B. No. 1324	Levine.	Foster children: immigration counsel.
A.B. No. 1342	Low.	Nonprofit corporations: private postsecondary educational institutions: sale of assets: Attorney General approval.
A.B. No. 1360	Ting.	Food retail establishments: third-party food delivery.
A.B. No. 1378	Irwin.	Standby guardianship of minors.
A.B. No. 1497	Holden.	Hosting platforms.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

JUDICIARY

MARK STONE, Chair

8 a.m. — State Capitol, Room 437
continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1607	Boerner Horvath.	Gender discrimination: notification.
A.B. No. 1628	Robert Rivas.	Environmental justice: Attorney General: Bureau of Environmental Justice: Office of Planning and Research.
A.B. No. 1667	Santiago.	Electronic wills.
A.B. No. 1712	Wicks.	Donor advised funds.
A.B. No. 1737	Obernolte.	Courts: unexpended funds.
A.B. No. 1747	Gonzalez.	Law enforcement: immigration.
A.B. No. 1753	Carrillo.	Immigration consultants.

PRIVACY AND CONSUMER PROTECTION

CHAU, Chair

1:30 p.m. — State Capitol, Room 126

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 25	Chau.	California Consumer Privacy Act of 2018.
A.B. No. 161	Ting.	Solid waste: paper waste: electronic proofs of purchase.
A.B. No. 384	Chau.	Information privacy: digital health feedback systems.
A.B. No. 642	Limón.	California Financing Law.
A.B. No. 846	Burke.	Customer loyalty programs.
A.B. No. 873	Irwin.	California Consumer Privacy Act of 2018.
A.B. No. 874	Irwin.	California Consumer Privacy Act of 2018.
A.B. No. 1138	Gallagher.	Social media: the Parent's Accountability and Child Protection Act.
A.B. No. 1146	Berman.	California Consumer Privacy Act of 2018: exemptions: vehicle information.
A.B. No. 1163	Eggman.	Consumer warranty protection: express warranties.
A.B. No. 1181	Limón.	Charitable organizations.
A.B. No. 1190	Irwin.	Unmanned aircraft: state and local regulation: limitations.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

PRIVACY AND CONSUMER PROTECTION

CHAU, Chair

1:30 p.m. — State Capitol, Room 126
continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1242	Irwin.	Office of Cybersecurity.
A.B. No. 1286	Muratsuchi.	Shared mobility devices: agreements
A.B. No. 1316	Gallagher.	Internet: social media or search engine service: censorship.
A.B. No. 1355	Chau.	Personal information.
A.B. No. 1564	Berman.	Consumer privacy: consumer request for disclosure methods.
A.B. No. 1566	Chau.	California Cyber Range Pilot Project.
A.B. No. 1576	Calderon.	Secretary of Government Operations: working group: technology.
A.B. No. 1760	Wicks.	California Consumer Privacy Act of 2018.
A.B. No. 1782	Chau.	Automated license plate recognition information: disclosure: critical incidents.

PUBLIC SAFETY

JONES-SAWYER, Chair

9 a.m. — State Capitol, Room 126

HEARD IN SIGN-IN ORDER

LIMITED TESTIMONY FOR SUPPORT AND OPPOSITION

TWO WITNESSES - TWO MINUTES EACH

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 180	Gipson.	Institutional and community corrections: Smart Justice Student Program.
A.B. No. 243	Kamlager-Dove.	Implicit bias training: peace officers.
A.B. No. 301	Chu.	Hate crime data collection and outreach.
A.B. No. 310	Santiago.	Trial Jury Selection and Management Act.
A.B. No. 329	Rodriguez.	Hospitals: assaults and batteries.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

PUBLIC SAFETY

JONES-SAWYER, Chair

9 a.m. — State Capitol, Room 126
continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 358	Low.	Sexual assault forensic examination kits: databases.
A.B. No. 362	Eggman.	Controlled substances: overdose prevention program.
A.B. No. 391	Voepel.	Leased and rented vehicles: embezzlement and theft.
A.B. No. 395	Blanca Rubio.	Child abuse or neglect: foster children.
A.B. No. 410	Nazarian.	Vehicles: motor vehicle sideshows.
A.B. No. 580	Lackey.	Commutations of sentence.
A.B. No. 615	Brough.	Alcoholism or drug abuse recovery and treatment services: referrals.
A.B. No. 650	Low.	Homicide and suicide: data.
A.B. No. 696	Lackey.	County juvenile facilities: pepper spray.
A.B. No. 814	Chau.	Vehicles: unlawful access to computer systems.
A.B. No. 855	McCarty.	Department of Justice: law enforcement policies on the use of deadly force.
A.B. No. 928	Grayson.	Child sexual exploitation: administrative subpoenas.
A.B. No. 1009	Gabriel.	Firearms: reports to the Department of Justice.
A.B. No. 1029	Eduardo Garcia.	Domestic violence.
A.B. No. 1182	Carrillo.	Post-release supervision of offenders.
A.B. No. 1210	Low.	Crimes: package theft.
A.B. No. 1215	Ting.	Law enforcement: facial recognition and other biometric surveillance.
A.B. No. 1216	Bauer-Kahan.	Solid waste: illegal dumping.
A.B. No. 1280	Grayson.	Crimes: deceptive recordings.
A.B. No. 1331	Bonta.	Criminal justice data.
A.B. No. 1421	Bauer-Kahan.	Supervised release: revocation.
A.B. No. 1422	Gipson.	Hate crimes: homeless status.
A.B. No. 1510	Reyes.	Sexual assault and other sexual misconduct: statutes of limitations on civil actions.
A.B. No. 1537	Cunningham.	Juvenile records: inspection: prosecutorial discovery.
A.B. No. 1599	Cunningham.	Sexual battery: public officials.

CONTINUED ON THE FOLLOWING PAGE

COMMITTEE HEARINGS—Continued

TUESDAY, APRIL 23, 2019—Continued

PUBLIC SAFETY

JONES-SAWYER, Chair

9 a.m. — State Capitol, Room 126
continued

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 1652	Wicks.	Crimes: littering.
A.B. No. 1653	Frazier.	Missing and Murdered Indigenous Women Task Force.
A.B. No. 1687	Jones-Sawyer.	Corrections: rehabilitation programs: reporting.
A.B. No. 1688	Calderon.	Rehabilitation programs: recidivism.
A.B. No. 1764	Carrillo.	Forced Sterilization Compensation Program.
A.B. No. 1772	Chau.	Theft: aggregation.
A.B. No. 1798	Levine.	California Racial Justice Act: death penalty.

WEDNESDAY, APRIL 24, 2019

ACCOUNTABILITY AND ADMINISTRATIVE REVIEW

PETRIE-NORRIS, Chair

10 a.m. — State Capitol, Room 127
(note room change)

HEARD IN SIGN-IN ORDER

<i>Measure:</i>	<i>Author:</i>	<i>Summary:</i>
A.B. No. 64	Fong.	State project audits.
A.B. No. 230	Brough.	Disabled veteran business enterprises.
A.B. No. 459	Kiley.	State government: Artificial Intelligence in State Government Services Commission: report.
A.B. No. 802	Mark Stone.	Reports to the Legislature.
A.B. No. 891	Burke.	Public property: safe parking program.
A.B. No. 931	Boerner Horvath.	State and local boards and commissions: representation: appointments.
A.B. No. 939	Frazier.	California Environmental Protection Agency: regulations.
A.B. No. 1020	Irwin.	State of California Housing Agency Act.
A.B. No. 1164	Gloria.	Surplus property: written offers.
A.B. No. 1545	Oberholte.	Civil penalty reduction policy.
A.B. No. 1736	Daly.	Internet posting requirements.

CONTINUED ON THE FOLLOWING PAGE



The Do's & Don'ts

THE DO'S & DON'TS

HOW TO LOBBY IN CALIFORNIA

BY

JACK T. MOLODANOF, ESQ.



The information contained herein is provided for informational purposes only.

You may not copy without written permission.

Copyright © 2009 by Molodanof Government Relations.

TABLE OF CONTENTS

INTRODUCTION	1
WHO IS YOUR STATE LEGISLATOR	2
PREPARE FOR MEETING WITH LEGISLATOR	3
WHAT TO SAY AT MEETING	4
IMPORTANCE OF LEGISLATIVE STAFF	5
TESTIFYING IN COMMITTEE	6
HOW TO WRITE A LETTER	7
SAMPLE LETTER	8
OTHER WAYS TO MAKE YOUR VOICE HEARD	9
HOW A BILL BECOMES LAW	10
PROFESSIONAL BIOGRAPHY	11



INTRODUCTION

As an attorney/lobbyist practicing for over twenty years at the State Capitol, I am frequently asked: “Can one person really make a difference?” My response is: “of course”.

I usually share the following story:

While walking along on a beach, an elderly gentleman saw someone in the distance leaning down, picking something up and throwing it into the ocean.

As he got closer, the elderly gentleman noticed that the figure was that of a young man, picking up starfish one by one and tossing each one gently back into the water.

He came closer still and called out, “Good morning! May I ask what you are doing?” The young man paused, looked up, and replied “throwing starfish into the ocean.” The old man smiled, and said “I must ask, then, why are you throwing starfish into the ocean?” To this, the young man replied, “The sun is up and the tide is going out. If I don’t throw them in, they’ll die.”

Upon hearing this, the elderly observer commented, “But, young man, do you not realize that there are miles and miles of beach and there are starfish all along every mile? You can’t possibly make a difference!”

The young man listened politely. Then he bent down, picked up another starfish, threw it back into the ocean past the breaking waves and said, “*It made a difference for that one.*”

Not only can one person make a difference, but one person can also make others change their perception of an issue. You have the power in that you have first hand experience as it relates to issues that are most important to you. Let the lawmakers know how you feel about these issues. You must be heard to make a change.

John F. Kennedy once said, “*One person can make a difference and every person should try.*”

This easy to read pamphlet is designed to provide straightforward “tips”, or as I have referred to as the “Do’s & Don’ts”, on how to easily participate in the complex legislative process so you can effectively communicate your message to lawmakers and make a difference.

WHO IS YOUR STATE LEGISLATOR?



Do:

- Find out who represents you at the legislature by going to www.leginfo.ca.gov
- Learn about your legislator's background
- Learn to properly pronounce your legislator's name
- Know your legislator's political affiliation
- Attend and participate in local events and public meetings with your legislator
- Sign up for your legislator's newsletter or mailing list to receive updates
- Determine where your legislator's District Office is located
- Schedule a face-to-face meeting with your legislator
- Make personal contact with your legislator and staff
- Communicate regularly
- Get to know the staff
- Become a resource for your legislator on issues you are most familiar
- Invite your legislator to speak at your local organization



Don't:

- Assume you know who your legislator is
- Call your legislator and threaten and be rude
- Wait until the last minute to get involved
- Just complain without any reasoning
- Demand anything
- Sit on the fence and do nothing

PREPARE FOR MEETING WITH LEGISLATOR



Do:

- Plan your visit carefully
- Schedule and confirm appointment ahead of time
- Be prepared and know your stuff
- Organize your thoughts and presentation
- Target your presentation (i.e. support or oppose specific bill)
- Choose the most important points you want to make
- Have printed material, such as fact sheets, available
- Provide reasoning to your arguments
- Keep it short, simple and to the point
- Be honest and make presentation personal
- Practice your presentation
- Anticipate questions that may be asked
- Dress appropriately



Don't:

- Just “drop in” to see your legislator
- Be unprepared
- Plan on “winging it”
- Just complain
- Threaten or antagonize
- Mislead the legislator or staff

WHAT TO SAY AT THE MEETING



- Be clear on what you want to achieve
- Arrive early, if possible
- Be patient
- Offer your business card to legislators and be positive
- Give reasons why you support or oppose specific measure
- Keep it brief
- Tell a personal story that makes your point, if possible
- Sell your position
- Explain like you are explaining to a 6th Grader
- Brevity
- Stay on track. They are interested in what constituents are thinking
- Focus on the issue
- Seek a commitment and ask for support
- Determine whether the legislator will support your position
- Listen carefully
- Be political
- Be responsive
- Leave facts sheets, if possible
- Admit if you don't know an answer to a question, but volunteer to follow up
- Say "thank you" and follow up with a letter



- Forget to properly introduce yourself
- Mispronounce your legislators' name
- Be unprepared
- Be vague, ambiguous or deceptive
- Be pushy or discourteous
- Use terms or abbreviations that may be unfamiliar (i.e. acronyms)
- Forget to provide personal and local examples
- Assume your legislator is an expert on your issue
- Mislead
- Overwhelm with too much information
- Get distracted
- Forget to ask for a commitment, when appropriate
- Threaten or overstate your case
- Be inflexible
- Be long-winded
- Get discouraged
- Remind them that you are a taxpayer
- Overstay your welcome
- Forget to follow up with a "thank you" letter
- Forget to send information along with letter, if requested

IMPORTANCE OF LEGISLATIVE STAFF

Get to know the legislative staff

Staff are trusted source of information for Legislators

They gather information and brief members on issues

Staff serve as “eyes and ears” of the legislative member

Legislators rely on staff judgment

Staff have direct access to member

They can influence a members decision with new information



- Know the staff's title (i.e. Chief of staff, Committee staff, Legislative Aid, etc...)
- Make sure staff have your names, addresses and telephone numbers
- Impress the staff
- Get the staff's business cards
- Ask staff if they have been hearing from the opponents
- Ask staff if they have enough information to advise member
- Ask staff if the legislator needs to hear from more constituents



- Ignore staff
- Dismiss the importance of staff
- Underestimate the power of staff

TESTIFYING IN COMMITTEE



- Plan and prepare
- Know committee rules and protocol. Ask if you don't know
- If possible, coordinate testimony with others who share your point of view and will be testifying
- Arrive early and plan on staying late
- State your position clearly
- Know your audience
- Prepare and practice testimony
- Keep testimony short
- Try to anticipate questions that may be asked and be prepared
- Answer any committee questions honestly
- Say "thank you"



- Wing it
- Be long winded
- Waste time describing your qualifications or background in great detail
- Read lengthy written statements verbatim
- Don't repeat points
- Become argumentative, upset or drawn into a shouting match
- Interrupt, make insulting comments or threaten

HOW TO WRITE A LETTER



Do:

- Properly address letter or e-mail (see sample)
- Be sincere
- Make it personal and make the connection to the local community
- Be courteous and reasonable in tone
- Keep it brief-one subject or one bill
- If writing about a bill, state the bill number
- State specifically what action you want
- List reasons
- Make sure it is factually correct
- Raise questions and encourage a response, if appropriate
- Ask for support
- Seek a commitment
- Use your own words
- Be concise
- Make it legible
- Send on stationery
- Indicate awareness of the legislators past actions on related issues, if appropriate
- Include supporting information that reinforce your position-articles/editorials
- Check spelling
- Say “thank you”



Don't:

- Be rude
- Threaten
- Write the letter when you are angry
- Use a form letter. A personal letter is better
- Fail to clearly state your position
- Use philosophical arguments
- Address with incorrect titles
- Forget your audience
- Wait till the last minute
- Oversell your position
- Write lengthy and incoherent letters
- Just complain
- Issue an ultimatum
- Be poisonous. OK to be passionate
- Forget to include your name and contact information
- Remind the legislator that you are a taxpayer and a citizen
- Write illegibly
- Be sarcastic
- Insult
- Say “vote against this bill or else I won’t vote for you”
- Forget to say “thank you”
- Limit your letter to one legislator

SAMPLE LETTER

Date

The Honorable (Legislator's Name)
California State Assembly
State Capitol
Room 1234
Sacramento, CA 95814

Re: AB _____ Support

Dear Assembly member (Legislator's Name):

I am writing to you in support of AB_____.

This bill would (Explain) and why it is important to the member's district. (Present in a clear and concise manner)

We respectfully urge your support of AB_____. If you have any questions or need additional information please feel free to contact me.

Thank you for your consideration.

Sincerely,

(Your Name)
(Address)

Make sure letters are properly addressed:

The Honorable Jack Doe
California State Senate
State Capitol
Room 1234
Sacramento, CA 95814

The Honorable Jill Roe
California State Assembly
State Capitol
Room 5678
Sacramento, CA 95814

Dear Senator Doe:

Dear Assembly member Roe:

OTHER WAYS TO MAKE YOUR VOICE HEARD

- ★ Letters to the local newspaper editor
- ★ Opinion Piece (op ed page)
- ★ Talk to reporters or editor
- ★ Radio-call in shows
- ★ Media-News Conferences
- ★ Organize and participate in Rallies, etc
- ★ Protests, with proper permits of course
- ★ Collect petitions and organize letter-writing campaign from constituents
- ★ Distribute action materials
- ★ Join an Association or Organization
- ★ Get active with Associations and Organizations
- ★ Build broad and diverse Coalitions
- ★ Reach out to other Groups that have similar views
- ★ Join forces with others that have same position



HOW A BILL BECOMES LAW

- Ideas for legislation comes from all kinds of sources
- Citizens, organizations and groups bring the ideas to the Legislator
- The Legislator agrees to carry the bill and is called the “author”
- The individual or group that came up with the idea is called the “sponsor”
- The language of the bill is drafted by Legislative Counsel
- The bill is introduced and is in print
- After introduction, the bill is assigned to the Rules Committees in the House of Origin and then referred to the Policy Committee for public hearing and discussion of merits
- The House of Origin means the house where the bill was first introduced.
- If the bill passes the Policy Committee, then it is referred to the Appropriations Committee, if it involves a cost to the State (fiscal impact), for another public hearing
- Both policy and appropriation committee hearings are open to the public and are an opportunity to express your views on the bill
- If passage is successful, the bill goes to the Floor and voted upon by the house
- If the bill passes the first house, it would go to the other house and through the same committee process
- If successful, the bill goes to the Governor for his decision (i.e. sign or veto)
- The bill becomes law on January 1 of the following year or immediately if the bill contains an urgency clause

PROFESSIONAL BIOGRAPHY

JACK T. MOLODANOF is the President of Molodanof Government Relations. Mr. Molodanof is a state registered lobbyist, has distinguished himself in the area of legislative, regulatory and public service. He is a highly respected and trusted advisor to many local and state government officials.

Mr. Molodanof has been specializing in government relations, advocacy, political and regulatory issues for over twenty years. Mr. Molodanof represents individuals and businesses before local and state government agencies, as well as serving as government affairs advisor to numerous public entity clients and trade associations.

Mr. Molodanof is uniquely qualified to represent clients before various governmental and regulatory bodies. He has a thorough understanding of government and has an ability to find solutions to often-complex problems. Mr. Molodanof has been involved in many extensive local and state lobbying efforts dealing with numerous complex issues such as: banking, consumer protection, land use, environmental quality, education, energy, insurance, transportation, labor, judiciary, public safety, water, taxation, finance and state budget appropriations.

Need more help? Molodanof Government Relations will assess your government relation needs, develop strategy to accomplish your goals and assist in guiding you through the legislative process.

Mr. Molodanof is also available to speak at your legislative events, including your organization's Legislative Day.

For additional information please contact us at:

Molodanof Government Relations

2200 L Street

Sacramento, CA 95816

Phone: (916) 447-0313 • Fax (916) 244-7047

or contact Mr. Molodanof via e-mail directly at jack@mgrco.org



JACK T. MOLODANOF

Molodanof Government Relations
2200 L Street
Sacramento, CA 95816

Phone: (916) 447-0313 • Fax (916) 244-7047

jack@mgrco.org • www.mgrco.org