San Diego County Positions on State Legislation

**AB 14** (Aguiar-Curry D) Communications: California Advanced Services Fund: deaf and disabled telecommunications program: surcharges.

**Summary:** Under current law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations. Current law requires the commission to develop, implement, and administer the California Advanced Services Fund (CASF) to encourage deployment of high-quality advanced communications services to all Californians that will promote economic growth, job creation, and the substantial social benefits of advanced information and communications technologies. Current law authorizes the commission to impose a surcharge to collect $330,000,000 for deposit into the CASF beginning January 1, 2018, and continuing through the 2022 calendar year. Current law specifies the amount of surcharge revenues to be deposited into each account within the CASF, subject to appropriation by the Legislature. This bill would authorize the commission to impose the surcharge to fund the CASF until December 31, 2032, as specified.

**Attachments:**
- CoSD Support AB 14 RFS to Governor
- CoSD Support Letter to Senate Approps
- CoSD Support Letter to Assembly Local Government
- CoSD M2 Memo Support State Broadband Legislation (AB 14)

**CoSD Position**
Support

**AB 32** (Aguiar-Curry D) Telehealth.

**Summary:** Under current law, federally qualified health center (FQHC) services and rural health clinic (RHC) services are covered benefits under the Medi-Cal program, to be reimbursed, to the extent that federal financial participation is available, to providers on a per-visit basis. “Visit” is defined as a face-to-face encounter between an FQHC or RHC patient and any of specified health care professionals. Under current law, “visit” also includes an encounter between an FQHC or RHC patient and specified medical professionals when services delivered through that interaction meet the applicable standard of care. Current law prohibits an FQHC or RHC from establishing a new patient relationship using an audio-only synchronous interaction and authorizes the department to provide specific exceptions to that prohibition, developed in consultation with affected stakeholders and published in departmental guidance. This bill would authorize the department to authorize an FQHC or RHC to establish a new patient relationship using an audio-only synchronous interaction when the visit is related to sensitive services, as defined, and authorize an FQHC or RHC to establish a new patient relationship using an audio-only synchronous interaction when the patient requests an audio-only modality or attests they do not have access to video.

**Attachments:**
- AB 32 (Aguiar-Curry) CoSD Support to Senate Health - As @ 8-24-22
- AB 32 (Aguiar-Curry) CoSD Support to Senate Health - As @ 8-22-22
- AB 32 (Aguiar-Curry) CoSD Support to Senate Appropriations - As @ 8-1-22
- AB 32 (Aguiar-Curry) CoSD Support to Senate Appropriations - As @ 6-20-22
- AB 32 (Aguiar-Curry) CoSD Support to Assembly Health - As @ 5-24-21
- AB 32 (Aguiar-Curry) CoSD Support to Assembly Appropriations - As Amended 4-22-21
- M2 Support AB 32 (Aguiar-Curry) Telehealth

**CoSD Position**
Support

**AB 34** (Muratsuchi D) Broadband for All Act of 2022.

**Summary:** Would enact the Broadband for All Act of 2022, which, if approved by the voters, would authorize the issuance of bonds in the amount of $10,000,000,000 pursuant to the State General Obligation Bond Law to support the 2022 Broadband for All Program that would be administered by the department for purposes of providing financial assistance for projects to deploy broadband infrastructure and broadband internet access services.

**Attachments:**
- CoSD Support Letter to Assembly Privacy and Consumer Protection
- CoSD M2 Memo Support State Broadband Legislation (AB 34)

**CoSD Position**
Support

**AB 112** (Holden D) Medi-Cal eligibility.

**Summary:** Current federal law prohibits a state from terminating Medi-Cal eligibility for an eligible juvenile if they are an inmate of a public institution, authorizes the suspension of Medicaid benefits to that eligible juvenile, and requires a state to conduct a redetermination of Medicaid eligibility or process an application for medical assistance under the Medicaid program for an eligible juvenile who is an inmate of a public institution. Under current state law, the suspension of Medi-Cal benefits to an inmate of a public institution who is a juvenile, as defined in federal law, ends when the individual is no
longer an eligible juvenile pursuant to federal law or one year from the date the individual becomes an inmate of a public institution, whichever is later. This bill would instead require the suspension of Medi-Cal benefits to an inmate of a public institution who is not a juvenile to end on the date they are no longer an inmate of a public institution or 3 years from the date they become an inmate of a public institution, whichever is sooner.

**Attachments:**
- AB 112 (Holden) CoSD Support to Assembly Appropriations - As Amended 3-25-21
- M2 Support AB 112 (Holden) Medi-Cal Eligibility

**AB 124** (Kamlager D) **Criminal procedure.**

**Summary:** Current law allows a person who was arrested or convicted of a nonviolent offense while they were a victim of human trafficking to petition the court, under penalty of perjury, for vacatur relief. Current law requires, to receive that relief, that the person establish, by clear and convincing evidence, that the arrest or conviction was the direct result of being a victim of human trafficking. This bill would create similar relief for a person who was arrested or convicted of an offense that was the direct result of being a victim of intimate partner violence or sexual violence. By expanding the scope of the crime of perjury, this bill would impose a state-mandated local program.

**Attachments:**
- AB 124 (Kamlager) CoSD Support to Senate Public Safety - As Amended 9-3-21
- AB 124 (Kamlager) CoSD Support to Senate Public Safety - As Amended 8-26-21
- AB 124 (Kamlager) CoSD Support to Senate Appropriations - As Amended 7-14-21
- M2 Support AB 124 (Kamlager) Criminal procedure

**AB 125** (Rivas, Robert D) **Equitable Economic Recovery, Healthy Food Access, Climate Resilient Farms, and Worker Protection Bond Act of 2022.**

**Summary:** Would enact the Equitable Economic Recovery, Healthy Food Access, Climate Resilient Farms, and Worker Protection Bond Act of 2022, which, if approved by the voters, would authorize the issuance of bonds in the amount of $3,302,000,000 pursuant to the State General Obligation Bond Law, to finance programs related to, among other things, agricultural lands, food and fiber infrastructure, climate resilience, agricultural professionals, including farmers, ranchers, and farmworkers, workforce development and training, air quality, tribes, disadvantaged communities, nutrition, food aid, meat processing facilities, fishing facilities, and fairgrounds.

**Attachments:**
- CoSD Support Letter to Assembly Natural Resources
- CoSD M2 Memo Support State Resource and Resiliency Bonds (AB 125)

**AB 240** (Rodriguez D) **Local health department workforce assessment.**

**Summary:** Would require the State Department of Public Health to conduct an evaluation of the adequacy of the local health department infrastructure and to make recommendations for future staffing, workforce needs, and resources, in order to accurately and adequately fund local public health. The bill would authorize the department to contract with an appropriate and qualified entity to conduct the evaluation. The bill would exempt the department from specific provisions relating to public contracting with regard to this requirement. The bill would require the department to report the findings and recommendations of the evaluation to the appropriate policy and fiscal committees of the Legislature on or before July 1, 2025. The bill would also require the department to convene an advisory group, composed of representatives from public, private, and tribal entities, as specified, to provide input on the selection of the entity that would conduct the evaluation. The bill would further require the advisory group to provide technical assistance and subject matter expertise to the selected entity. The bill would make its provisions contingent on sufficient funding and repeal its provisions on January 1, 2027.

**Attachments:**
- AB 240 (Rodriguez) CoSD Support to Senate Health - As Amended 8-11-22
- AB 240 (Rodriguez) CoSD Support to Senate Appropriations - As Amended 8-11-22
- AB 240 (Rodriguez) CoSD Support to Senate Health - As Amended 6-10-21
- AB 240 (Rodriguez) CoSD Support to Assembly Health - As Introduced 1-13-21
- M2 Support AB 240 (Rodriguez) Public Health Assessment

**AB 257** (Holden D) **Food facilities and employment.**
Would establish, until January 1, 2029, the Fast Food Council (council) within the Department of Industrial Relations, to be composed of 10 members to be appointed by the Governor, the Speaker of the Assembly, and the Senate Rules Committee, and would prescribe its powers. The purpose of the council would be to establish sectorwide minimum standards on wages, working hours, and other working conditions related to the health, safety, and welfare of, and supplying the necessary cost of proper living to, fast food restaurant workers, as well as effecting interagency coordination and prompt agency responses in this regard. The bill would define the characteristics of a fast food restaurant, including that the establishment be part of a set of fast food restaurants consisting of 100 or more establishments nationally that share a common brand, or that are characterized by standardized options for decor, marketing, packaging, products, and services.

Attachments:
- CoSD Support Letter to Assembly Judiciary
- M2 CoSD Support Memo AB 257

CoSD Position
Support

AB 302 (Ward D) San Diego Metropolitan Transit Development Board: regulation of for-hire vehicle and passenger jitney services.

Summary: Under current law, the San Diego Metropolitan Transit Development Board’s jurisdiction includes specified cities in, and the unincorporated area of, the County of San Diego, except for the portion of the county under the jurisdiction of the North San Diego County Transit Development Board, as specified. Existing law authorizes the board to enter into contracts with any city in its area of jurisdiction and with the county to license or regulate transportation services, and to regulate vehicle safety and driver qualifications for passenger jitney service, as defined, operating between cities and between a city and unincorporated portions of the county within the area of its jurisdiction. Current law requires the board to levy fees necessary to recover the full cost of regulating those services. This bill would replace the term "transportation services" with the term "for-hire vehicle services" and would define that term to mean vehicles, other than public transportation vehicles, transporting passengers over public streets for compensation, as specified.

Attachments:
- CoSD Support AB 302 RFS Governor
- CoSD Support AB 302 Letter to Senate Transportation Committee
- CoSD Support AB 302 to Asm. Ward
- M2 Support AB 302

CoSD Position
Support

AB 305 (Maienschein D) Veteran services: notice.

Summary: Current law requires every state agency that requests on any written form or written publication, or through its internet website, whether a person is a veteran, to request that information in a specified manner. This bill would require specified governmental agencies to include, at their next scheduled update, additional questions on their intake and application forms, except as provided, to determine whether a person is affiliated with the Armed Forces of the United States. The bill would require those agencies, through the intake or application form, to request permission from that person to transmit their contact information to the Department of Veterans Affairs so that the person may be notified of potential eligibility to receive state and federal veterans benefits.

Attachments:
- AB 305 (Maienschein) CoSD Request for Signature
- AB 305 (Maienschein) CoSD Support to Author - As Amended 8-26-21
- M2 Support AB 305 (Maienschein) and AB 1675 (Ward) Active Duty Military & Veterans

CoSD Position
Support

AB 333 (Kamlager D) Participation in a criminal street gang: enhanced sentence.

Summary: Current law makes it a crime, punishable as either a misdemeanor or a felony, to actively participate in a criminal street gang with knowledge that its members engage in, or have engaged in, a pattern of criminal gang activity and to actively promote, further, or assist in felonious criminal conduct by members of that gang. This bill would also require that the crimes committed to form a pattern of criminal gang activity have commonly benefited a criminal street gang and that the common benefit from the offenses be more than reputational, as specified. The bill would remove looting, felony vandalism, and specified personal identity fraud violations from the crimes that define a pattern of criminal gang activity. The bill would prohibit the use of the currently charged crime to prove the pattern of criminal gang activity.

Attachments:
- AB 333 (Kamlager) CoSD Support to Assembly Public Safety - As Amended 7-13-21
- AB 333 (Kamlager) CoSD Support to Assembly Public Safety - As Amended 5-28-21
- AB 333 (Kamlager) CoSD Support to Assembly Public Safety - As Amended 3-30-21
- M2 Support AB 333 (Kamlager) and AB 1127 (Santiago) State Criminal Justice Reform Legislation
AB 341  (Boerner Horvath D)  Credibility of witnesses: sexual conduct: social media content.

Summary: Current law sets forth the procedure required in any prosecution for rape or other specified offenses, with certain exceptions, if evidence of sexual conduct of the complaining witness, as defined, is offered to attack the credibility of the complaining witness. This procedure involves, among other things, the filing of a written motion by the defendant, accompanied by an affidavit filed under seal stating an offer of proof, and, if the court determines that the offer is sufficient, a hearing out of the presence of the jury regarding the offer of proof. At the conclusion of the hearing, the court may make an order stating what evidence may be introduced by the defendant. This bill would define ‘evidence of sexual conduct’ for these purposes to include the portions of a social media account about the complaining witness that depict sexual content, as specified, unless the content is related to the alleged offense.

Attachments:
AB 341 (Boerner Horvath) CoSD Support to Assembly Public Safety - As Amended 3-25-21
AB 341 (Boerner Horvath) CoSD Support to Assembly Public Safety - As Introduced 1-28-21
M2 Support AB 341 (Boerner Horvath) Credibility of witnesses

AB 413  (Ting D)  Foster youth: housing.

Summary: Current law, subject to an annual appropriation in the annual Budget Act, requires the Department of Housing and Community Development to provide funding to counties for allocation to child welfare services agencies to help young adults who are 18 to 24 years of age secure and maintain housing, with priority given to young adults formerly in the state’s foster care or probation systems. Current law suspends this program on December 31, 2021, unless the Department of Finance makes a specified finding. This bill would delete the provisions conditionally suspending that program and subjecting the requirements of the program to an annual appropriation in the Budget Act.

Attachments:
AB 413 (Ting) CoSD Support to Assembly Human Services - As Amended 3-17-21
M2 Support AB 413 (Ting) Foster youth housing

AB 472  (Cooley D)  Campsite reservations: securing an equitable process.

Summary: Would make it unlawful for a person to intentionally use or sell software or services to circumvent a security control or measure that is used to ensure an equitable campsite reservationmaking process for visitors, as specified. The bill would define "campsite reservation" to mean a reservation for an outdoor recreation or camping venue, including a state or local park, and includes specified park permits that are issued to a limited number of applicants. The bill would define "visitor" to mean a person who makes a campsite reservation with the intent to visit the outdoor recreation or camping venue for which the reservation is made.

Attachments:
CoSD Support AB 472 RFS to Governor
CoSD Support AB 472 Letter to Senate Business, Professions and Economic Development Committee
CoSD Letter of Support to Author (AB 472)
CoSD M2 Support AB 472

AB 478  (Ting D)  Solid waste: thermoform plastic containers: postconsumer thermoform recycled plastic: commingled rates.

Summary: Would, on and after January 1, 2024, would require the total thermoform plastic containers, as defined, sold by a producer, as defined, or purchased in a certain quantity, in the state to contain, on average, specified amounts of postconsumer thermoform recycled plastic, as defined, per year pursuant to a tiered plan that would require the total thermoform plastic containers to contain, on average, and depending on the recycling rate, no less than 20% or 30% postconsumer recycled plastic per year on and after June 1, 2030. The bill would exclude a person or company that produces, harvests, and packages an agricultural commodity on the site where the commodity is grown or raised from this requirement.

Attachments:
CoSD Support AB 478 Letter to Senate Ap props
CoSD Support Letter AB 478 Asm. Ap props
CoSD M2 Support Plastic Waste Reduction Legislation
**AB 503** (Stone D) **Wards: probation.**

*Summary:* Current law subjects a minor between 12 and 17 years of age, inclusive, who violates any federal, state, or local law or ordinance, who persistently or habitually refuses to obey the reasonable and proper orders or directions of the minor's parents, guardian, or custodian, or who is beyond the control of that person, who violates an ordinance establishing a curfew or is truant, and a minor under 12 years of age who is alleged to have committed specified serious offenses, to the jurisdiction of the juvenile court, which may adjudge the minor to be a ward of the court. When a minor is adjudged to be a ward of the court, as previously described, and is placed under the supervision of the probation officer or committed to the care, custody, and control of the probation officer, current law authorizes the court to make any and all reasonable orders for the conduct of the ward, and to impose and require any and all reasonable conditions that it may determine fitting and proper to the end that justice may be done and the reformation and rehabilitation of the ward enhanced. This bill would limit to 6 months the period of time a ward may remain on probation, except that a court may extend the probation period for a period not to exceed increments of 6 months after a noticed hearing and upon proof by a preponderance of the evidence that it is in the ward’s best interest.

**Attachments:**
- AB 503 (Stone) CoSD Support to Senate Public Safety - As Amended 8-4-22
- AB 503 (Stone) CoSD Support to Senate Public Safety - As Amended 6-28-22
- AB 503 (Stone) CoSD Support to Senate Public Safety - As Amended 8-18-21
- AB 503 (Stone) CoSD Support to Senate Public Safety - As Amended 6-17-21
- AB 503 (Stone) CoSD Support to Assembly Public Safety - As Introduced 2-9-21
- M2 Support AB 503 (Stone) Wards probation

**CoSD Position**
- Support

**AB 552** (Quirk-Silva D) **Integrated School-Based Behavioral Health Partnership Program.**

*Summary:* Would authorize the Integrated School-Based Behavioral Health Partnership Program, which the bill would establish, to provide prevention and early intervention for, and access to, behavioral health services for pupils. The bill would authorize a county behavioral health agency and the governing board or body of a local educational agency to agree to collaborate on conducting a needs assessment on the need for school-based mental health and substance use disorder services, to implement an integrated school-based behavioral health partnership program, and to develop a memorandum of understanding outlining the requirements for the partnership program. The bill would encourage the county behavioral health agency and the local educational agency, when appropriate, to enter into a contract for mental health or substance use disorder services.

**Attachments:**
- AB 552 (Quirk-Silva) CoSD Support to Senate Appropriations - As Amended 6-20-22
- AB 552 (Quirk-Silva) CoSD Support to Senate Health - As Amended 6-2-22
- AB 552 (Quirk-Silva) CoSD Support to Assembly Education - As Amended 1-27-22
- AB 552 (Quirk-Silva) CoSD Support to Assembly Education - As Amended 1-24-22
- AB 552 (Quirk-Silva) CoSD Support to Assembly Health - As Introduced 2-10-21
- AB 552 (Quirk-Silva) CoSD Support to Assembly Health - As Amended 4-5-21
- M2 Support AB 552 (Quirk-Silva) Integrated School-Based Behavioral Health Partnership Program

**CoSD Position**
- Support

**AB 636** (Maienschein D) **Financial abuse of elder or dependent adults.**

*Summary:* Current law makes specified reports, including reports of known or suspected financial abuse of an elder or dependent adult, confidential. Current law requires information relevant to the incident of elder or dependent adult abuse to be given to specified investigators, including investigators from an adult protective services agency, a local law enforcement agency, and the probate court. This bill would also authorize information relevant to the incident of elder or dependent adult abuse to be given to a federal law enforcement agency, under certain circumstances, for the sole purpose of investigating a financial crime committed against the elder or dependent adult and would authorize the information to be given to a local code enforcement agency for the sole purpose of investigating an unlicensed care facility where the health and safety of an elder or dependent adult resident is at risk.

**Attachments:**
- AB 636 (Maienschein) CoSD Support Sponsor RFS to Governor - As Amended 8-26-21
- AB 636 (Maienschein) Support Sponsor to Senate Judiciary - As Amended 8-26-21
- AB 636 (Maienschein) Support Sponsor to Author - As Introduced 2-12-21
- AB 636 (Maienschein) Support Sponsor to Assembly Aging & Long-Term Care - As Introduced 2-12-21
- CoSD AB 636 (Maienschein) Fact Sheet

**CoSD Position**
- Sponsor/Support

**AB 653** (Waldron R) **Medication-Assisted Treatment Grant Program.**

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Summary: Would establish, until January 1, 2026, the Medication-Assisted Treatment Grant Program, to be administered by the Board of State and Community Corrections. The bill would require the board to award grants, on a competitive basis, to counties and would authorize counties that receive grants to use grant funds for various purposes relating to the treatment of substance use disorders and the provision of medication-assisted treatment. The bill would prohibit counties from using the grant funds to supplant existing resources for medication-assisted treatment services delivered in county jails or in the community. The bill would require counties that receive grants pursuant to these provisions to collect and maintain data relating to the effectiveness of the program and would require the board, by July 1, 2025, to submit a report to the Legislature describing the activities funded by the grant program and the success of those activities in reducing drug overdoses and recidivism by jail inmates and persons under criminal justice supervision.

Attachments:
AB 653 (Waldron) CoSD Support to Senate Public Safety - As Amended 8-26-21
AB 653 (Waldron) CoSD Support to Assembly Appropriations - As Amended 3-30-21
M2 Support AB 653 (Waldron) Medication Assisted Treatment Grant Program

CoSD Position
Support

AB 695 (Arambula D) Elder and dependent adults.
Summary: Current law establishes the Home Safe Program, which requires the State Department of Social Services to award grants to counties, tribes, or groups of counties or tribes, that provide services to elder and dependent adults who experience abuse, neglect, and exploitation and otherwise meet the eligibility criteria for adult protective services, for the purpose of providing prescribed housing-related supports to eligible individuals. This bill would expand the list of housing-related supports and services to include services to support housing transitions.

Attachments:
AB 695 (Arambula) CoSD Support to Senate Judiciary - As Amended 6-29-21
AB 695 (Arambula) CoSD Support to Assembly Aging & Long-Term Care - As Amended 4-8-21
M2 Support AB 695 (Arambula) Elder and dependent adults

CoSD Position
Support

AB 762 (Lee D) Hazardous emissions and substances: schoolsites: private and charter schools.
Summary: CEQA prohibits an environmental impact report or negative declaration from being approved for any project involving the purchase of a schoolsite or the construction of a new elementary or secondary school by a school district unless specified conditions are met, relating to, among other things, whether the property is located on a current or former hazardous waste disposal site or solid waste disposal site, a hazardous substance release site, or a site that contains a pipeline that carries specified substances, and the property’s proximity to facilities that might reasonably be anticipated to emit hazardous emissions or handle hazardous or extremely hazardous substances or waste, as provided. This bill would prohibit a lead agency from certifying an environmental impact report or approving a negative declaration for a project involving the purchase of a schoolsite or the construction of a new elementary or secondary school by a charter school or a private school, unless those specified conditions are met.

Attachments:
CoSD Support AB 762 Asm. Committee on Env. Safety & Tx Materials
M2 CoSD Support AB 762

CoSD Position
Support

AB 829 (Levine D) Foster children: immigration counsel and guardianship.
Summary: Would require a county to make its best efforts to provide an undocumented minor or nonminor dependent in foster care under the jurisdiction of the juvenile court with access to immigration legal services, as specified.

Attachments:
AB 829 (Levine) CoSD Support to Senate Human Services - As Amended 8-31-21
AB 829 (Levine) CoSD Support to Senate Judiciary - As Amended 6-29-21
AB 829 (Levine) CoSD Support to Senate Human Services - As Amended 6-15-21
AB 829 (Levine) CoSD Support to Assembly Appropriations - As Amended 4-5-21
M2 Support AB 829 (Levine) Foster children immigration counsel

CoSD Position
Support

AB 831 (Committee on Health) California Retail Food Code.
Summary: Current law defines "limited food preparation" and "limited service charitable feeding operation" for purposes of the California Retail Food Code. Current law requires a proposed new or remodeled food facility to meet specified structural and other building requirements, but specifies that...
existing private school cafeterias and licensed health care facilities presumptively meet these requirements. Current law limits the use of an outdoor wood-burning oven to the same premises as a permanent food facility. Under existing law, a remote food service operation located within a fully enclosed permanent food facility is not a satellite food service. Current law exempts mobile food facilities from specified requirements, including the provision of clean toilet rooms for use by employees. Existing law requires a cottage food operation to label prepackaged foods with a notice that it was made or repackaged in a home kitchen. This bill would define "limited food preparation" to include holding, portioning, and dispensing foods prepared by a catering operation.

**Attachments:**
- CoSD Support AB 831 Request for Signature to Governor
- CoSD Support AB 831 Letter to Senate Health Committee
- CoSD Support AB 831 Asm. Member Wood (Committee on Health)

**AB 881** (Gonzalez, Lorena D)  Recycling: plastic waste: export.

**Summary:** The California Integrated Waste Management Act of 1989, which is administered by the Department of Resources Recycling and Recovery, requires each city, county, and joint powers authority formed under the act, referred to as a regional agency, to develop a source reduction and recycling element of an integrated waste management plan. The act requires the source reduction and recycling element to divert from disposal 50% of all solid waste subject to the element through source reduction, recycling, and composting activities, with specified exceptions. This bill would make the export out of the country of a mixture of plastic wastes "disposal" for purposes of the act, unless the mixture includes only certain plastics destined for separate recycling and satisfies other specified requirements, in which case that export would constitute diversion through recycling.

**Attachments:**
- CoSD Support AB 881 RFS to Governor
- CoSD Support Letter AB 881 to Asm. Apropps
- CoSD M2 Support Plastic Waste Reduction Legislation

**AB 937** (Carrillo D)  Immigration enforcement.

**Summary:** Would prohibit any state or local agency from arresting or assisting with the arrest, confinement, detention, transfer, interrogation, or deportation of an individual for an immigration enforcement purpose, except as specified. The bill would additionally prohibit state or local agencies or courts from using immigration status as a factor to deny or to recommend denial of probation or participation in any diversion, rehabilitation, mental health program, or placement in a credit-earning program or class, or to determine custodial classification level, to deny mandatory supervision, or to lengthen the portion of supervision served in custody. The bill would authorize a person to bring an action for equitable or declaratory relief in a court of competent jurisdiction against a state or local agency or state or local official that violates these provisions, and would make those agencies or officials liable for actual and general damages and reasonable attorney’s fees.

**Attachments:**
- AB 937 (Carrillo) CoSD Support to Senate Public Safety - As Amended 8-23-22
- AB 937 (Carrillo) CoSD Support to Senate Public Safety - As Amended 9-3-21
- AB 937 (Carrillo) CoSD Support to Assembly Appropriations - As Amended 4-21-21
- AB 937 (Carrillo) CoSD Support to Assembly Public Safety - As Amended 3-22-21
- M2 Support AB 937 (Carrillo) Immigration Enforcement

**AB 1029** (Mullin D)  Housing elements: prohousing local policies.

**Summary:** Would add the preservation of affordable housing units through the extension of existing project-based rental assistance covenants to avoid the displacement of affected tenants and a reduction in available affordable housing units to the list of specified prohousing local policies.

**Attachments:**
- CoSD Support AB 1029 RFS to Governor
- CoSD Support AB 1029 Senate Housing Committee
- M2 CoSD Support AB 1029 (Mullin)

**AB 1038** (Gipson D)  California Health Equity Program.

**Summary:** Would, on July 1, 2022, establish the California Health Equity Program, a competitive grant program administered by the Office of Health Equity to community-based nonprofit organizations,
community clinics, local health departments, and tribal organizations to take actions related to health equity. The bill would establish the California Health Equity Fund in the State Treasury and, upon appropriation by the Legislature, would make moneys in the fund available for the purposes of the grant program. The bill would also establish the California Health Equity Fund Oversight and Accountability Committee, 15-member committee with specified membership, to monitor the distribution, implementation, and impact of local and regional grants funded by the California Health Equity Fund and make reports about the status of the program and related recommendations to specified entities, among other duties.

**Attachments:**
- AB 1038 (Gipson) CoSD Support to Senate Appropriations - As Amended 7-12-21
- AB 1038 (Gipson) CoSD Support to Assembly Appropriations - As Amended 3-25-21
- M2 Support AB 1038 (Gipson) California Health Equity Program

### AB 1127
**(Santiago D)** Serious or violent felonies: enhancements: juveniles.
**Summary:** Current law, added by Proposition 184, approved at the November 8, 1994, statewide general election, and amended by the Three Strikes Reform Act of 2012, approved as Proposition 36 at the November 6, 2012, statewide general election, commonly known as the Three Strikes Law, imposes additional years of imprisonment in state prison on a person who commits a serious or violent felony and has been convicted of, or who has a prior conviction for, a serious or violent felony. A prior juvenile adjudication constitutes a prior serious or violent felony conviction for purposes of this sentence enhancement if the juvenile was 16 years of age at the time and other requirements are met. The Legislature may directly amend these initiatives by a statute passed in each house by a 2/3 vote, or by a statute that becomes effective only when approved by the voters. This bill would amend those initiative statutes by prohibiting a prior juvenile adjudication from being considered a prior serious or violent felony conviction for purposes of sentence enhancement.

**Attachments:**
- AB 1127 (Santiago) CoSD Support to Assembly Appropriations - As Amended 5-4-20
- M2 Support AB 333 (Kamlager) and AB 1127 (Santiago) State Criminal Justice Reform Legislation

### AB 1500
**Summary:** Would enact the Safe Drinking Water, Wildfire Prevention, Drought Preparation, Flood Protection, Extreme Heat Mitigation, and Workforce Development Bond Act of 2022, which, if approved by the voters, would authorize the issuance of bonds in the amount of $7,080,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, wildfire prevention, drought preparation, flood protection, extreme heat mitigation, and workforce development programs.

**Attachments:**
- CoSD Support Letter to Assembly Natural Resources
- CoSD M2 Memo Support State Resource and Resiliency Bonds (AB 1500)

### AB 1594
**(Ting D)** Firearms: civil suits.
**Summary:** Would, beginning on July 1, 2023, would establish a firearm industry standard of conduct, which require a firearm industry member, as defined, to establish, implement, and enforce reasonable controls, as defined, take reasonable precautions to ensure that the member does not sell, distribute, or provide a firearm-related product, as defined, to a downstream distributor or retailer of firearm-related products who fails to establish, implement, and enforce reasonable controls, and adhere to specified laws pertaining to unfair methods of competition, unfair or deceptive acts or practices, and false advertising. The bill would also prohibit a firearm industry member from manufacturing, marketing, importing, offering for wholesale sale, or offering for retail sale a firearm-related product that is abnormally dangerous and likely to create an unreasonable risk of harm to public health and safety in California, as specified.

**Attachments:**
- AB 1594 (Ting) CoSD Support to Assembly Judiciary - As @ 5-23-22
- AB 1594 (Ting) CoSD Support to Assembly Appropriations - As @ 4-20-22
- M2 Support State Gun Violence Legislation

### AB 1598
**(Davies R)** Controlled substances: paraphernalia: controlled substance testing.
**Summary:** Current law defines drug paraphernalia and prohibits, among other things, the manufacture, sale, and possession, as specified, of drug paraphernalia. This bill would exclude from
these prohibitions any testing equipment that is designed, marketed, used, or intended to be used to analyze a substance for the presence of fentanyl, ketamine, gamma hydroxybutyric acid, or any analog of fentanyl.

**AB 1598 (Davies) CoSD Support to Senate Public Safety - As @ 5-23-22**
**AB 1598 (Davies) CoSD Support to Assembly Public Safety - As Introduced**
**M2 Support AB 1598 (Davies) Controlled substances paraphernalia fentanyl testing**

**AB 1618 (Aguiar-Curry D) Alzheimer’s disease.**

**Summary:** Would require the State Department of Public Health to establish the Office of the Healthy Brain Initiative to conduct all department activities relating to Alzheimer’s disease and to implement the action agenda items in the Healthy Brain Initiative, as defined. The bill would also, upon appropriation by the Legislature, require the office to establish a program in at least 10 local health jurisdictions, as specified, and award participating local health jurisdictions one-time grant funding, to develop local initiatives that are consistent with the Healthy Brain Initiative. The bill would require the office to conduct an evaluation of the program and produce a report describing best practices and making recommendations regarding which solutions and innovations are most feasible to replicate. The bill would require the office to provide a copy of the report to the Legislature by December 31, 2025, and to provide an updated copy of the report to the Legislature every 3 years thereafter.

**Attachments:**
**AB 1618 (Aguiar-Curry) CoSD Support to Senate Appropriations - As @ 6-13-22**
**AB 1618 (Aguiar-Curry) CoSD Support to Assembly Health - As Amended 3-8-22**
**M2 Support AB 1618 (Aguiar-Curry) and SB 861 (Limon) Issues Affecting Older Adults**

**AB 1621 (Gipson D) Firearms: unserialized firearms.**

**Summary:** Current law defines a firearm precursor part as a component of a firearm that is necessary to build or assemble a firearm and is either an unfinished handgun frame or a specified unfinished receiver, receiver tube, or receiver flat. Under current law, commencing July 1, 2022, a firearm precursor part is required to be sold through a licensed firearm precursor part vendor, as specified. This bill would redefine a firearm precursor part as any forging, casting, printing, extrusion, machined body or similar article that has reached a stage in manufacture where it may readily be completed, assembled or converted to be used as the frame or receiver of a functional firearm, or that is marketed or sold to the public to become or be used as the frame or receiver of a functional firearm once completed, assembled or converted. This bill would extend the definition of a firearm to include a firearm precursor part for the purposes of most criminal and regulatory provisions related to the possession, sale, and transfer of a firearm, including provisions which do not apply to a frame or receiver under existing law. The bill would repeal provisions relating to the sale of firearm precursor parts through a licensed precursor part vendor, and would prohibit the sale, transfer, or possession of an unserialized firearm precursor part, except as specified.

**Attachments:**
**AB 1621 (Gipson) CoSD Support to Senate Public Safety - As @ 6-22-22**
**AB 1621 (Gipson) CoSD Support to Senate Appropriations - As @ 6-15-22**
**AB 1621 (Gipson) CoSD Support to Assembly Appropriations - As @ 3-24-22**
**M2 Support State Gun Violence Legislation**

**AB 1640 (Ward D) Office of Planning and Research: regional climate networks: regional climate adaptation and resilience action plans.**

**Summary:** Current law establishes the Integrated Climate Adaptation and Resiliency Program to be administered by the Office of Planning and Research to coordinate regional and local efforts with state climate adaptation strategies to adapt to the impacts of climate change, as prescribed. This bill would authorize eligible entities, as defined, to establish and participate in a regional climate network, as defined. The bill would require the office, through the program, to encourage the inclusion of eligible entities with land use planning and hazard mitigation planning authority into regional climate networks. The bill would authorize a regional climate network to engage in activities to address climate change, as specified.

**Attachments:**
**CoSD Support if Amended AB 1640 Letter to Asm. Ward**
**M2 CoSD Support if Amended AB 1640 (Ward)**
(Ward D) Teacher credentialing: spouses of active duty members of the Armed Forces: expedited application process.

Summary: Current law requires the Commission on Teacher Credentialing to establish standards for the issuance and renewal of credentials, certificates, and permits. Existing law establishes that a preliminary teaching credential shall be valid for 5 years, pending completion of the clear credential program. Current law requires the commission to grant or deny a completed application for a credential within 7 days of the date that the commission received the application if the applicant supplies the commission with evidence that the applicant is married to, or in a domestic partnership or other legal union with, an active duty member of the Armed Forces of the United States who is assigned to a duty station in this state under official active duty military orders and holds a valid teaching credential in another state, district, or territory of the United States. This bill instead would require the commission to grant or deny a credential within 7 days of the date that the commission received a completed application if the applicant submits (1) evidence that the applicant is married to, or in a domestic partnership or other legal union with, an active duty member of the Armed Forces of the United States who is assigned to a duty station in this state under official active duty military orders, (2) proof of holding a valid, unexpired, professional-level teaching credential, as defined, and (3) fingerprints for purposes of conducting a criminal background check, as provided.

Attachments:
AB 1675 (Ward) CoSD Support to Assembly Education - As Introduced
M2 Support AB 305 (Maienschein) and AB 1675 (Ward) Active Duty Military & Veterans

CoSD Position
Support

(A Bryan D) Reentry Housing and Workforce Development Program.

Summary: Current law establishes the Department of Housing and Community Development in the Business, Consumer Services, and Housing Agency and makes the department responsible for administering various housing programs throughout the state, including, among others, the Multifamily Housing Program, the Housing for a Healthy California Program, and the California Emergency Solutions Grants Program. Upon appropriation by the Legislature for this express purpose, this bill would require the department to create the Reentry Housing and Workforce Development Program, and would require the department to take specified actions to provide grants to applicants, as defined, for innovative or evidence-based housing, housing-based services, and employment interventions to allow people with recent histories of incarceration to exit homelessness and remain stably housed.

Attachments:
M2 Support AB 1816 (Bryan) Reentry Housing and Workforce Development Program
AB 1816 (Bryan) CoSD Support to Assembly HCD - As Introduced

CoSD Position
Support

(C Chen R) CalFresh: income eligibility: basic allowance for housing.

Summary: Would require the State Department of Social Services, on or before July 1, 2023, and annually thereafter, to submit a request for a federal waiver to exclude the basic allowance for housing provided to specified uniformed service members from countable income in the determination of eligibility and benefit level for purposes of receiving CalFresh benefits. The bill would, upon federal approval of the waiver, require the department, in consultation with the County Welfare Directors Association of California, advocates for CalFresh recipients, and the Military Department, to issue an all-county letter instructing counties on updated eligibility requirements and benefit calculations for uniformed service members receiving a basic allowance for housing. To the extent the bill would expand the duties of counties, the bill would impose a state-mandated local program.

Attachments:
M2 Support AB 1828 (Archuleta) and SB 950 (Arambula) CalFresh income eligibility basic allowance for housing
AB 1828 (Chen) CoSD Support to Assembly Appropriations - As @ 3-28-22

CoSD Position
Support

(A Arambula D) Medi-Cal: income level for maintenance.

Summary: Current law establishes the Medi-Cal program, which is administered by the State Department of Health Care Services and under which qualified low-income individuals receive health care services. Current law requires the department to establish income levels for maintenance at the lowest levels that reasonably permit a medically needy person to meet their basic needs for food, clothing, and shelter, and for which federal financial participation will still be provided under applicable federal law. Under current law, for a single individual, the amount of the income level for maintenance per month is based on a calculation of 80% of the highest amount that would ordinarily be paid to a family of 2 persons, without any income or resources, under specified cash assistance provisions, multiplied by the federal financial participation rate, adjusted as specified. To the extent that any necessary federal authorization is obtained, and effective no sooner than January 1, 2024, this bill
would increase the above-described income level for maintenance per month to be equal to the income limit for Medi-Cal without a share of cost for individuals who are 65 years of age or older or are disabled, generally totaling 138% of the federal poverty level. The bill would require the department to seek any necessary federal authorization for maintaining that income level for maintenance and would make conforming changes to related provisions. The bill would authorize the department to implement those provisions by various means, including all-county letters, and would require the department to implement those changes by regulatory action within 2 years of the operation of the above-described increase.

**Attachments:**
- AB 1900 (Arambula) CoSD Support to Senate Appropriations - As @ 6-20-22
- AB 1900 (Arambula) CoSD Support to Assembly Appropriations - As Introduced
- M2 Support AB 1900 (Arambula) and AB 2077 (Calderon) State Medi-Cal Legislation

**CoSD Position**
Support

**AB 1928** (McCarty D)  
**Hope California: Secured Residential Treatment Pilot Program.**

**Summary:** Current law authorizes a court to grant pretrial diversion to a defendant in specified cases, including when the defendant is suffering from a mental disorder, specified controlled substances crimes, and when the defendant was, or currently is, a member of the United States military. This bill would, until January 1, 2026, authorize the Counties of San Joaquin, Santa Clara, and Yolo to develop, manage, staff, and offer a secured residential treatment pilot program, known as Hope California, for individuals suffering from substance use disorders (SUDs) who have been convicted of qualifying drug-motivated felony crimes, as specified.

**Attachments:**
- AB 1928 (McCarty) CoSD Support to Assembly Appropriations - As @ 3-10-22
- M2 Support AB 1928 (McCarty) Hope California Secured Residential Treatment Pilot Program

**CoSD Position**
Support

**AB 1932** (Daly D)  
**Public contracts: construction manager at-risk construction contracts.**

**Summary:** Current law authorizes, until January 1, 2023, a county, with approval of the board of supervisors, or a public entity, of which the members of the county board of supervisors make up the members of the governing body of that public entity, with the approval of its governing body, to utilize construction manager at-risk construction contracts for the erection, construction, alteration, repair, or improvement of any infrastructure, owned or leased by the county, subject to certain requirements, including that the method may only be used for projects that are in excess of $1,000,000. This bill would extend those provisions until January 1, 2029, and would also make a nonsubstantive change.

**Attachments:**
- AB 1932 (Daly) CoSD Support to Senate Governance and Finance - As Introduced 2-10-22
- M2 Support AB 1932 (Daly) Public contracts construction manager at-risk construction contracts

**CoSD Position**
Support

**AB 1951** (Grayson D)  
**Sales and use tax: exemptions: manufacturing.**

**Summary:** The Sales and Use Tax Law provides various exemptions from those taxes, including a partial exemption from those taxes, on and after July 1, 2014, and before July 1, 2030, for the gross receipts from the sale of, and the storage, use, or other consumption of, qualified tangible personal property purchased by a qualified person for purchases not exceeding $200,000,000, for use primarily in manufacturing, processing, refining, fabricating, or recycling of tangible personal property, as specified; qualified tangible personal property purchased for use by a qualified person to be used primarily in research and development, as provided; qualified tangible personal property purchased for use by a qualified person to be used primarily to maintain, repair, measure, or test any qualified tangible personal property, as provided; and qualified tangible personal property purchased by a contractor purchasing that property for use in the performance of a construction contract for the qualified person, that will use that property as an integral part of specified processes. Current law, on and after January 1, 2018, and before July 1, 2030, additionally exempts from those taxes the sale of, and the storage, use, or other consumption of, qualified tangible personal property purchased for use by a qualified person to be used primarily in the generation or production, as defined, or storage and distribution, as defined, of electric power. This bill would, on and after January 1, 2023, and before January 1, 2028, make this a full exemption for purchases not exceeding $200,000,000.

**Attachments:**
- AB 1951 (Grayson) CoSD Oppose to Senate Floor
- M2 Oppose AB 1951 (Grayson) Sales and Use Tax: Manufacturing

**CoSD Position**

**AB 1995** (Arambula D)  
**Medi-Cal: premiums, contributions, and copayments.**
Summary: Current law requires that Medi-Cal benefits be provided to optional targeted low-income children, as defined, based on a certain income eligibility threshold. Current law also establishes the Medi-Cal Access Program, which provides health care services to a woman who is pregnant or in her postpartum period and whose household income is between certain thresholds, and to a child under 2 years of age who is delivered by a mother enrolled in the program, as specified. Current law also establishes a program under which certain employed persons with disabilities are eligible for Medi-Cal benefits based on income and other criteria. Existing law requires the department to exercise the option, available to the state under federal law, to impose specified monthly premiums, based on income level, for the above-described children and employed persons with disabilities. Existing law requires the department to determine schedules for subscriber contribution amounts for persons in the Medi-Cal Access Program. This bill would eliminate the premiums and subscriber contributions for the above-described populations.

Attachments:
M2 Support AB 1995 (Arambula) and AB 2402 (Rubio) Preserving Medical Coverage
AB 1995 (Arambula) CoSD Support to Assembly Appropriations - As @ 8-11-22
CoSD Position
Support

AB 2077 (Calderon D)  Medi-Cal: monthly maintenance amount: personal and incidental needs.
Summary: Qualified individuals under the Medi-Cal program include medically needy persons and medically needy family persons who meet the required eligibility criteria, including applicable income requirements. Current law requires the State Department of Health Care Services to establish income levels for maintenance need at the lowest levels that reasonably permit a medically needy person to meet their basic needs for food, clothing, and shelter, and for which federal financial participation will still be provided under applicable federal law. In calculating the income of a medically needy person in a medical institution or nursing facility, or a person receiving institutional or noninstitutional services from a Program of All-Inclusive Care for the Elderly organization, the required monthly maintenance amount includes an amount providing for personal and incidental needs in the amount of not less than $35 per month while a patient. Current law authorizes the department to increase, by regulation, this amount as necessitated by increasing costs of personal and incidental needs. This bill would increase the monthly maintenance amount for personal and incidental needs from $35 to $80, commencing on July 1, 2024, or on the date that any necessary federal approvals are obtained, whichever is later.

Attachments:
AB 2077 (Calderon) CoSD Support to Senate Health - As @ 8-11-22
AB 2077 (Calderon) CoSD Support to Assembly Appropriations - As @ 3-24-22
M2 Support AB 1900 (Arambula) and AB 2077 (Calderon) State Medi-Cal Legislation
CoSD Position
Support

AB 2120 (Ward D)  Transportation finance: federal funding: bridges.
Summary: Under current law, the purpose of the Bridge Reconstruction and Replacement Act is to implement the federal Special Bridge Replacement Program in California. The act authorizes boards of supervisors, city councils, and the Department of Transportation to do all things necessary and proper to secure federal aid under that federal program. The act authorizes the department to allocate to counties and cities federal funds received for approved bridge reconstruction or replacement projects in accordance with procedures promulgated by the Director of Transportation, as specified. Current law requires the California Transportation Commission, in allocating funds, and the department, in expending funds, for bridge replacement projects, to follow federal design standards, except as specified. This bill would instead provide that the purpose of the act is to implement the federal Highway Infrastructure Program. The bill would authorize the above-described entities to do all things necessary and proper to secure federal funds instead under the federal Highway Infrastructure Program.

Attachments:
CoSD Support AB 2120 Letter to Asm. Ward
M2 Memo CoSD Support AB 2120 (Ward) Transportation Finance: Federal Funding: Bridges
CoSD Position
Support

AB 2214 (Garcia, Cristina D)  California Environmental Quality Act: schoolsites: acquisition of property: school districts, charter schools, and private schools.
Summary: Current law requires the governing board of a school district, before acquiring title to property for a new schoolsite or for an addition to a present schoolsite, to give notice in writing of the proposed acquisition to the planning commission. Current law requires the planning commission to investigate the proposed site and submit a written report to the governing board of the school district, as provided. Current law prohibits the governing board from acquiring title to the property until the report of the planning commission has been received. This bill would impose those prohibitions, and related requirements, on the governing body of a charter school and the governing body of a private school, and would make the provisions relating to school districts also applicable to charter schools.
and private schools, as provided. The bill would apply the Phase I environmental assessment requirements to charter schools and private schools, without conditioning the requirements on the receipt of state funds.

**Attachments:**
- CoSD Support AB 2214 (Garcia) Asm. Floor Alert
- CoSD Support Letter AB 2214 Asm. Education
- M2 Support AB 2214 (Garcia)

**AB 2248 (Garcia, Eduardo D) Water quality: California-Mexico cross-border rivers.**  
**Summary:** This bill would make $100,000,000 available from the General Fund, upon appropriation by the Legislature in the annual Budget Act or another statute, to the State Water Resources Control Board for grants and direct expenditures to address water quality problems arising in the California-Mexico cross-border rivers. The bill would require the state board, in consultation with the California Environmental Protection Agency, the San Diego Regional Water Quality Control Board, and the Colorado River Basin Regional Water Quality Control Board, to administer the funding, as specified. The bill would require expenditures of the funding to be consistent with the work of the California Environmental Protection Agency Border Affairs Program and would require priority for the funding to be given to projects that have funding committed by the United States, the Republic of Mexico, the State of Baja California, or the City of Tijuana or Mexicali. The bill would authorize grant funding to be conditioned on enforceability and accountability mechanisms agreed upon by the state board and the recipient, as prescribed, and would authorize funding to be provided for activities or projects in the State of Baja California under certain circumstances. The bill would require the state board and the California Environmental Protection Agency to notify the leadership office in each house of the Legislature on cross-border collaboration and the expenditure of the funding.

**Attachments:**
- CoSD Support AB 2248 RFS to Governor
- CoSD Support AB 2248 (Garcia) Asm. Floor Alert
- CoSD Support Letter AB 2248 Asm. Water, Parks, and Wildlife
- M2 Support AB 2248 (Garcia)

**AB 2253 (Bonta, Mia D) Gun violence: public health crisis.**  
**Summary:** Would declare that it is established policy of the state that gun violence is required to be recognized and addressed as a public health crisis, as specified. The bill would require all relevant state agencies, including the Department of Justice, to consider this state policy when revising, adopting, or establishing policies, regulations, and grant criteria, or making any expenditures related to the prevention of gun violence and increasing community safety. The bill would also create the Office of Gun Violence Prevention within the Department of Justice with the goal of developing a strategy, through collaboration with the Board of State and Community Corrections and other specified community members, to identify causes of gun violence in communities and to incorporate a public health approach to improve social determinants of health for communities most affected by gun violence. The bill would require the Office of Gun Violence Prevention to create a plan of action for how the Department of Justice and Board of State and Community Corrections will incorporate a public health approach to their gun violence prevention-related programs and services. The bill would require the office to submit the plan to the Legislature no later than July 1, 2023.

**Attachments:**
- AB 2253 (Bonta) CoSD Support to Assembly Appropriations - As @ 4-28-22
- M2 Support State Gun Violence Legislation

**AB 2262 (Calderon D) In-home supportive services: needs assessment.**  
**Summary:** Current law establishes the In-Home Supportive Services (IHSS) program, administered by the State Existing law establishes the In-Home Supportive Services (IHSS) program, administered by the State Department of Social Services and counties, under which qualified aged, blind, and disabled persons are provided with services in order to permit them to remain in their own homes. Current law requires a county welfare department to assess each recipient's continuing monthly need for in-home supportive services at varying intervals as necessary, but at least once every 12 months. Current law authorizes the county to extend an assessment for up to 6 months beyond the regular 12-month period if the county documents that certain conditions exist, including that the recipient has had at least one reassessment since the initial program intake assessment and there has not been a known change in the recipient's supportive service needs within the previous 24 months. This bill would eliminate the authority of the county to extend the annual assessment beyond 12 months and, instead, would require the department to establish an alternative annual reassessment process for recipients with stable needs.
AB 2343  (Weber, Akilah D)  Board of State and Community Corrections.
Summary: Existing law establishes and regulates the state prison for the confinement of persons convicted of certain felony offenses. Existing law also regulates county jails used for the confinement of persons awaiting trial and persons convicted of misdemeanors and certain felony offenses. This bill would, commencing July 1, 2023, add 2 additional members to the Board of State and Community Corrections, a licensed health care provider and a licensed mental health care provider, each appointed by the Governor, subject to confirmation by the Senate. This bill contains other related provisions and other existing laws.

AB 2402  (Rubio, Blanca D)  Medi-Cal: continuous eligibility.
Summary: Under current law, beginning no earlier than January 1, 2025, a child under 5 years of age is continuously eligible for Medi-Cal, including without regard to income, until the child reaches 5 years of age, subject to specified circumstances. Current law makes this provision contingent on obtaining all necessary federal approvals, an appropriation, and a determination by the department that systems have been programmed to implement certain provisions. Current law establishes the County Health Initiative Matching Fund, administered by the department, through which an applicant county, county agency, a local initiative, or a county organized health system that provides an intergovernmental transfer, as specified, is authorized to submit a proposal to the State Department of Health Care Services for funding for the purpose of providing comprehensive health insurance coverage to certain children. For purposes of eligibility, current law requires the child to meet specified citizenship and immigration status requirements, that their family income be at or below 317% of the federal poverty level or, at the option of the applicant, at or below 411% of the federal poverty level, and that the child not qualify for Medi-Cal with no share of cost or for other certain Medi-Cal programs. This bill would require, beginning no earlier than January 1, 2025, that the application also specify that the applicant will provide continuous eligibility for a child under the program until the child is 5 years of age if the child is not determined to be eligible for Medi-Cal during that time, except as specified. The bill would condition implementation of this provision on receipt of any necessary federal approvals, an appropriation, and a determination by the department, as described above.

AB 2408  (Cunningham R)  Social media platform: child users: addiction.
Summary: Current law, the California Consumer Privacy Act of 2018, prohibits a business from selling the personal information of a consumer if the business has actual knowledge that the consumer is less than 16 years of age, unless the consumer, in the case of a consumer at least 13 years of age and less than 16 years of age, or the consumer's parent or guardian, in the case of a consumer who is less than 13 years of age, has affirmatively authorized the sale of the consumer's personal information. This bill, the Social Media Platform Duty to Children Act, would prohibit a social media platform, as defined, from using a design, feature, or affordance that the platform knew, or by the exercise of reasonable care should have known, causes a child user, as defined, to become addicted to the platform. The act would authorize the Attorney General or a district attorney, county counsel, or city attorney to bring an action to recover or obtain certain relief, including a civil penalty of up to $250,000 for a knowing and willful violation, and an award of litigation costs and attorneys’ fees.
**AB 2417**  
(Ting D)  
**Juveniles: Youth Bill of Rights.**  
**Summary:** Current law requires the Division of Juvenile Justice to close on June 30, 2023, and provides for the transition of youth who are currently housed within a Division of Juvenile Justice facility to the care and custody of counties. Current law further requires that, beginning July 1, 2021, counties are generally responsible for all youth adjudged wards of the court. Current law requires the office to have an ombudsperson who has the authority to investigate complaints from youth, families, staff, and others about harmful conditions or practices, violations of laws and regulations governing facilities, and circumstances presenting an emergency situation, or to refer complaints to another body for investigation. Current law requires the ombudsperson to notify a complainant of the decision to investigate or refer the complaint. Current law requires the ombudsperson to publish and provide regular reports to the Legislature about complaints received and subsequent findings and actions taken. This bill would require the ombudsperson to notify the complainant in writing of the intention to investigate or refer the complaint. The bill would require data published and provided to the Legislature by the ombudsperson to be disaggregated by gender, sexual orientation, race, and ethnicity of the complainants to the extent this information is available.

**Attachments:**  
AB 2417 (Ting) CoSD Support to Senate Public Safety - As @ 8-24-22  
AB 2417 (Ting) CoSD Support to Senate Public Safety - As @ 8-22-22  
AB 2417 (Ting) CoSD Support to Senate Public Safety - As @ 8-11-22  
M2 Support AB 2417 (Ting) Juveniles Youth Bill of Rights

**AB 2421**  
(Rubio, Blanca D)  
**Water: unlicensed cannabis cultivation.**  
**Summary:** Current law makes it unlawful to deposit, permit to pass, or place where it can pass, specified pollutants into the waters of this state, including any substance or material deleterious to fish, plant life, mammals, or bird life. A violation of this provision is a crime under the Fish and Game Code. Current law also subjects a violation of that provision to a civil penalty of no more than $25,000 for each violation and an additional civil penalty of no more than $10 for each gallon or pound of material discharged, and requires the civil action to be brought by the Attorney General upon complaint by the Department of Fish and Wildlife or by the district attorney or city attorney in the name of the people of the State of California. Current law provides that a specified affirmative defense to a violation of the criminal provision does not apply to a violation resulting from unlicensed cannabis cultivation. This bill would provide that the specified affirmative defense to a violation of the criminal provision also does not apply in any other civil action that alleges a violation resulting from unlicensed cannabis cultivation.

**Attachments:**  
CoSD Support AB 2421 Letter to Author  
M2 Support AB 2421 (Rubio) Water: Unlicensed Cannabis Cultivation

**AB 2440**  
(Irwin D)  
**Responsible Battery Recycling Act of 2022.**  
**Summary:** Would make the Rechargeable Battery Recycling Act of 2006 inoperative as of September 30, 2026, and would repeal that act as of January 1, 2027, and would make the Cell Phone Recycling Act of 2004 inoperative as of September 30, 2027, and would repeal that act as of January 1, 2028.

**Attachments:**  
CoSD Support AB 2440 RFS to Governor  
CoSD Support AB 2440 (Irwin) Asm. Floor Alert  
CoSD Support Letter AB 2440 Asm. Approps  
M2 Support AB 2440 & SB 1215 Responsible Battery Recycling Act of 2022

**AB 2517**  
(Bonta, Mia D)  
**California Coordinated Neighborhood and Community Services Grant Program.**  
**Summary:** This bill, the It Takes a Village Act of 2022, subject upon an appropriation in the annual Budget Act or another statute for these purposes, would establish the California Coordinated Neighborhood and Community Services Grant Program to be administered by the State Department of Social Services or another department within the California Health and Human Services Agency. The bill would require the department to grant awards on a competitive basis to eligible entities that are Promise Neighborhoods, other community-based networks, or multineighborhood regional cradle-to-career networks, as those terms are defined, to either implement a comprehensive, integrated...
continuum of cradle-to-career solutions at the neighborhood level or support the civic infrastructure
and backbone of cradle-to-career networks that support their network partners to accomplish systems
change. The bill would define “cradle-to-career” to mean a system of integrated services that begins
before birth and leads to appropriate postsecondary success, including academic, occupational, and
independent living, that benefits the individual and community as a whole.

**Attachments:**
AB 2517 (Bonta) CoSD Support to Senate Human Services - As @ 8-25-22
AB 2517 (Bonta) SD Support to Senate Human Services - As @ 8-11-22
AB 2517 (Bonta) CoSD Support to Senate Appropriations - As @ 6-22-22
AB 2517 (Bonta) CoSD Support to Senate Human Services - As @ 6-13-22
AB 2517 (Bonta) CoSD Support to Assembly Human Services - As @ 4-19-22
AB 2517 (Bonta) CoSD Support to Assembly Human Services - As Introduced
M2 Support AB 2517 (Bonta) California Coordinated Neighborhood and Community Services Grant Program

**CoSD Position**
Support

**AB 2571** (Bauer-Kahan D) Firearms: advertising to minors.
**Summary:** Would prohibit a firearm industry member, as defined, from advertising or marketing any
firearm-related product, as defined, in a manner that is designed, intended, or reasonably appears to
be attractive to minors. The bill would also prohibit a firearm industry member from using, disclosing, or
compiling a minor’s personal information if it is intended to market or advertise a firearm to that minor,
as specified. The bill would impose a civil penalty of up to $25,000 for each violation of these
provisions, and would authorize a person harmed by a violation to bring suit to recover any damages
suffered, as specified. The bill would make each copy or republication of marketing or advertising
prohibited by these provisions a separate violation. The bill would declare that its provisions are
severable, as specified.

**Attachments:**
AB 2571 (Bauer-Kahan) CoSD Support to Senate Appropriations - As @ 6-15-22
AB 2571 (Bauer-Kahan) CoSD Support to Assembly Appropriations - As @ 4-27-22
M2 Support State Gun Violence Legislation

**CoSD Position**
Support

**AB 2579** (Bennett D) Child welfare: intensive family finding.
**Summary:** Would require county placing agencies, to the extent that funding is available and provided,
to implement model practices for intensive family finding and support for foster children, children
detained but not adjudicated, and candidates for foster care. The bill would require a county, as a
condition of receiving funds for this purpose, to submit a county plan to the department that describes,
among other things, the population to be served and the expected outcomes and method for tracking
outcomes. The bill would require the county plan to be automatically approved if it complies with those
requirements and would require the State Department of Social Services to notify a county within 14
business days of receiving the county plan of any required changes to, or additional information
needed for, the county plan. The bill would require counties receiving funds pursuant to these
provisions to track and report outcomes achieved through the use of the funds. The bill would
authorize the department to implement these provisions through all-county letters or similar written
instructions.

**Attachments:**
AB 2579 (Bennett) CoSD Support to Assembly Appropriations - As Introduced
M2 Support AB 2579 (Bennett) Child welfare intensive family finding

**CoSD Position**
Support

**AB 2610** (Friedman D) Wildlife Conservation Board: ecologically sensitive vegetation management:
wildfire risk reduction.
**Summary:** The Wildlife Conservation Law of 1947 establishes the Wildlife Conservation Board in the
Department of Fish and Wildlife. Current law requires the board to determine the areas in the state
that are most essential and suitable for wildlife production and preservation and that will provide
suitable recreation, and to determine those lands in the state that are suitable for specified wildlife-
related purposes. This bill would express the intent of the Legislature to encourage ecologically
sensitive vegetation management practices for the purpose of maintaining ecological health and
strengthening biodiversity while mitigating wildfire risk through fuel load reduction.

**Attachments:**
CoSD Support Letter AB 2610 Asm. Approps
M2 Support AB 2610 (Friedman) Wildlife Conservation Board

**CoSD Position**
Support
AB 2748 (Holden D) Telecommunications: Digital Equity in Video Franchising Act of 2022.

Summary: Would revise and recast the Digital Infrastructure and Video Competition Act of 2006 to, among other things, (1) rename the act as the Digital Equity in Video Franchising Act of 2022, (2) revise the definition of "gross revenue" for purposes of calculating the franchise fee for a local jurisdiction, (3) require a franchise applicant to submit a description of the households that are known to be unserved in the video service area footprint that is proposed by the applicant, (4) establish the policy of the state that subscribers and potential subscribers of a state video franchiseholder should benefit from equal access, as defined, to service within the service area and prohibit a cable operator or video service provider that has been granted a state franchise from denying equal access to service to any group of potential residential subscribers because of the income of the residents in the local area in which the group resides, and (5) repeal the maximum amount of fine that could be assessed for a violation of the equal access requirement.

Attachments:
CoSD Support AB 2748 Letter to S. Energy, Utilities and Communications Committee
M2 CoSD Support Digital Equity in Video Franchising Act of 2022

CoSD Position
Support

SB 4 (Gonzalez D) Communications: California Advanced Services Fund.

Summary: Would require the Governor's Office of Business and Economic Development to coordinate with other relevant state and local agencies and national organizations to explore ways to facilitate streamlining of local land use approvals and construction permit processes for projects related to broadband infrastructure deployment and connectivity.

Attachments:
CoSD Support SB 4 RFS to Governor
CoSD Support Letter to Senate Appropriations
CoSD M2 Memo Support State Broadband Legislation (SB 4)

CoSD Position
Support

SB 17 (Pan D) Racial Equity Commission.

Summary: Current law requires the Office of Health Equity to develop department-wide plans to close the gaps in health status and access to care among the state's diverse racial and ethnic communities, women, persons with disabilities, and the lesbian, gay, bisexual, transgender, queer, and questioning communities, as specified. Current law requires the office to work with the Health in All Policies Task Force to assist state agencies and departments in developing policies, systems, programs, and environmental change strategies that have population health impacts by, among other things, prioritizing building cross-sectoral partnerships within and across departments and agencies to change policies and practices to advance health equity. Current law establishes the Task Force to Study and Develop Reparation Proposals for African Americans, with a Special Consideration for African Americans Who are Descendants of Persons Enslaved in the United States to, among other things, identify, compile, and synthesize the relevant corpus of evidentiary documentation of the institution of slavery that existed within the United States and the colonies. Current law requires the task force to submit a written report of its findings and recommendations to the Legislature. This bill, until January 1, 2030, would establish in state government a Racial Equity Commission. The bill would require the commission to be staffed by the Office of Planning and Research. The bill would require the commission to develop resources, best practices, and tools for advancing racial equity by, among other things, developing a statewide Racial Equity Framework that includes methodologies and tools that can be employed to advance racial equity and address structural racism in California.

Attachments:
SB 17 (Pan) CoSD Support to Assembly Accountability - As Amended 8-29-22
SB 17 (Pan) CoSD Support to Assembly Accountability - As Amended 8-25-22
SB 17 (Pan) SD Support to Assembly Accountability - As Amended 8-15-22
SB 17 (Pan) CoSD Support to Assembly Appropriations - As Amended 7-1-21
SB 17 (Pan) CoSD Support to Senate Judiciary - As @ 5-20-21
SB 17 (Pan) CoSD Support to Senate Judiciary - As Amended 4-5-21
SB 17 (Pan) CoSD Support to Senate Appropriations - As Amended 4-15-21
M2 Support SB 17 (Pan) Office of Racial Equity

CoSD Position
Support

SB 20 (Dodd D) Student nutrition: eligibility for CalFresh benefits.

Summary: Current law requires the Student Aid Commission to provide written notice to recipients of Cal Grant awards whose grants include any amount of funding that has been derived from the TANF block grant or state match, in order for the students to verify that they qualify for participation in the CalFresh program under an exemption. This bill would additionally require the commission, to the extent that it is permitted by federal law to use information to determine a student's CalFresh eligibility
and possesses the pertinent information, to provide written notice to students of their exemption and that they may be eligible for benefits under the CalFresh program. The bill would also require the commission to confer with stakeholders on at least an annual basis to implement this provision and to continuously improve the process of securing CalFresh benefits for eligible students.

Attachments:
SB 20 (Dodd) CoSD Support to Assembly Higher Education - As @ 6-9-21
SB 20 (Dodd) CoSD Support to Senate Appropriations - As Amended 3-17-21
M2 Support SB 20 (Dodd) and SB 464 (Hurtado) Food insecurity

CoSD Position
Support

SB 29
(Umberg D) Elections: vote by mail ballots.
Summary: Current law required county elections officials to mail a ballot to every registered voter for the November 3, 2020, statewide general election. Current law, for the November 3, 2020, statewide general election, also required county elections officials to use a specified Secretary of State vote by mail tracking system or a system that meets the same specifications. This bill would extend these requirements to all elections proclaimed or conducted prior to January 1, 2022.

Attachments:
CoSD Request for Signature for SB 29 (Umberg) Sent to Gov
CoSD Letter of Support for SB 29 (Umberg) to Assembly Elections
M2 Support SB 29 (Umberg) Vote By Mail Ballots

CoSD Position
Support

SB 45
(Portantino D) Short-lived climate pollutants: organic waste reduction goals: local jurisdiction assistance.
Summary: Current law requires that the methane emissions reduction goals include a 50% reduction in the level of statewide disposal of organic waste from the 2014 level by 2020 and a 75% reduction in the level of statewide disposal of organic waste from the 2014 level by 2025. Current law requires the Department of Resources Recycling and Recovery, in consultation with the State Air Resources Board, to adopt regulations to achieve the organic waste reduction goals established by the state board for 2020 and 2025, as provided. Current law requires the department, no later than July 1, 2020, and in consultation with the state board, to analyze the progress that the waste sector, state government, and local governments have made in achieving these organic waste reduction goals. Current law authorizes the department, if it determines that significant progress has not been made toward achieving the organic waste reduction goals established by the state board, to include incentives or additional requirements in its regulations to facilitate progress towards achieving the goals. This bill would require the department, in consultation with the state board, to assist local jurisdictions in complying with these provisions, including any regulations adopted by the department.

Attachments:
CoSD Support Letter to Senate Appropriations
CoSD M2 Memo Support State Resource and Resiliency Bonds (SB 45)

CoSD Position
Support

SB 56
(Durazo D) Medi-Cal: eligibility.
Summary: Current law provides that Medi-Cal benefits for individuals who are 65 years of age or older, and who do not have satisfactory immigration statuses or are unable to establish satisfactory immigration statuses, will be prioritized in the Budget Act for the upcoming fiscal year if the Department of Finance projects a positive ending balance in the Special Fund for Economic Uncertainties for the upcoming fiscal year and each of the ensuing 3 fiscal years that exceeds the cost of providing those individuals with full-scope Medi-Cal benefits. This bill would, subject to an appropriation by the Legislature, and effective July 1, 2022, extend eligibility for full-scope Medi-Cal benefits to individuals who are 60 years of age or older, and who are otherwise eligible for those benefits but for their immigration status.

Attachments:
SB 56 (Durazo) CoSD Support to Assembly Health - As Amended 6-14-21
SB 56 (Durazo) CoSD Support to Senate Health - As Amended 5-25-21
SB 56 (Durazo) CoSD Support to Senate Appropriations - As Amended 3-1-21
M2 Support SB 56 (Durazo) Medi-Cal eligibility

CoSD Position
Support

SB 343
(Allen D) Environmental advertising: recycling symbol: recyclability: products and packaging.
Summary: Current law declares that it is the public policy of the state that environmental marketing claims, whether explicit or implied, should be substantiated by competent and reliable evidence to prevent deceiving or misleading consumers about the environmental impact of plastic products and
that, for consumers to have accurate and useful information about the environmental impact of plastic products, environmental marketing claims should adhere to uniform and recognized standards. This bill would further declare that it is the public policy of the state that claims related to the recyclability of a product or packaging be truthful and that consumers deserve accurate and useful information related to how to properly handle the end of life of a product or packaging.

**Attachments:**
- CoSD Support SB 343 RFS to Governor
- CoSD Support Letter SB 343 Asm. Approps
- CoSD Support Letter SB 343 Sen. Approps
- CoSD M2 Support Plastic Waste Reduction Legislation

**SB 464 (Hurtado D) California Food Assistance Program: eligibility and benefits.**

**Summary:** Current law requires the State Department of Social Services to establish a food assistance program, known as the California Food Assistance Program (CFAP), to provide assistance to a noncitizen of the United States if the person’s immigration status meets the eligibility criteria of SNAP in effect on August 21, 1996, but the person is not eligible for SNAP benefits solely due to their immigration status, as specified. Current law also makes eligible for the program an applicant who is otherwise eligible for the program, but who entered the United States on or after August 22, 1996, if the applicant is sponsored and the applicant meets one of a list of criteria, including that the applicant, after entry into the United States, is a victim of the sponsor or the spouse of the sponsor if the spouse is living with the sponsor. Bill instead would require the department to use state funds appropriated for CFAP to provide nutritional benefits to households that are ineligible for CalFresh benefits solely due to their immigration status. The bill would eliminate the distinctions based on when the noncitizen applicant entered the country and would eliminate the sponsorship and other listed criteria requirements for eligibility on a noncitizen who entered the country on or after August 22, 1996.

**Attachments:**
- SB 464 (Hurtado) CoSD Support to Senate Human Services - As @ 5-20-21
- SB 464 (Hurtado) CoSD Support to Senate Appropriations - As Amended 3-17-21
- M2 Support SB 20 (Dodd) and SB 464 (Hurtado) Food insecurity

**SB 612 (Portantino D) School safety plans.**

**Summary:** Current law provides that school districts and county offices of education are responsible for the overall development of a comprehensive school safety plan for each of its schools, as provided. Current law requires the schoolsite council of a school, except as provided for a small school district, to write and develop the comprehensive school safety plan relevant to the needs and resources of that particular school. Existing law requires this comprehensive school safety plan to include specified information. This bill would additionally require the comprehensive school safety plan to identify any areas of the school property that could be easily accessed by members of the public, as specified.

**Attachments:**
- CoSD Support SB 612 (Portantino) Sent to Assembly EUC
- CoSD Support SB 612 (Portantino) Sent to Senate EUC
- M2 Support SB 612 (Portantino) Sent to BOS

**SB 841 (Jones R) Sexually violent predators.**

**Summary:** Current law requires the State Department of State Hospitals to notify the sheriff or chief of police, or both, the district attorney, or the county’s designated counsel, as specified, when the department makes a recommendation to the court for community outpatient treatment for a person committed as a sexually violent predator, or when a person who is committed as a sexually violent predator has petitioned a court for conditional release under supervision and treatment in the community pursuant to a conditional release program, or has petitioned a court for subsequent unconditional discharge, and a community placement is recommended or proposed. Existing law requires a sexually violent predator who is conditionally released to be placed in the county that was the person’s county of domicile prior to the person’s incarceration, unless extraordinary circumstances exist requiring placement outside the county, as specified. This act, the Sexually Violent Predator Accountability, Fairness, and Enforcement Act, would require the State Department of State Hospitals to take specified actions regarding the placement of sexually violent predators in communities, including notifying the county’s executive officer of the placement location, as specified, and preparing an annual report on, among other things, the number and location of sexually violent predators under department supervision.

**Attachments:**
- SB 841 (Jones) CoSD Support to Senate Public Safety - As amended 3-21-22
- M2 Support SB 841 (Jones) Sexually Violent Predators
**SB 861** (Limón D) Dementia Care Navigator Grant Pilot Program.

**Summary:** Would establish the Dementia Care Navigator Grant Pilot Program, to be administered by the California Department of Aging, in partnership with organizations with expertise using community health workers, promotores, and health navigators. The bill would provide that the purpose of the pilot program is to incentivize organizations that provide services to local communities to provide dementia care navigation training services, as defined. The bill would authorize organizations with expertise using community health workers, promotores, and health navigators to apply for a grant. The bill would require the department to award grants on a competitive basis. The bill would require an organization that receives a grant pursuant to these provisions to provide to the department an annual report on the services provided on or before December 31 of the year the grant is received, as specified. The bill would make those provisions inoperative on July 1, 2027.

**Attachments:**
SB 861 (Limon) CoSD Support to Assembly Appropriations - As @ 6-23-22
SB 861 (Limon) CoSD Support to Senate Human Services - As @ 5-19-22
M2 Support AB 1618 (Aguar-Curry) and SB 861 (Limon) Issues Affecting Older Adults
SB 861 (Limon) CoSD Support to Senate Human Services - As Introduced

**CoSD Position**
Support

**SB 872** (Dodd D) Pharmacies: mobile units.

**Summary:** Current law requires a separate license for each of the premises of any person operating a pharmacy in more than one location. Current law authorizes the California State Board of Pharmacy to allow the temporary use of a mobile pharmacy when a pharmacy is destroyed or damaged, the mobile pharmacy is necessary to protect the health and safety of the public, and prescribed conditions are met. Current law makes a knowing violation of its provisions a crime. This bill would authorize a county, city and county, or special hospital authority, as defined, to operate a mobile unit as an extension of a pharmacy license held by the county, city and county, or special hospital authority to provide prescription medication within its jurisdiction to specified individuals, including those individuals without fixed addresses. The bill would authorize a mobile unit to dispense prescription medication pursuant to a valid prescription if the county, city and county, or special hospital authority meets prescribed requirements for licensure, staffing, and operations.

**Attachments:**
SB 872 (Dodd) CoSD Support Sponsor RFS to Governor - As @ 6-15-22
SB 872 (Dodd) CoSD Support & Sponsor to Assembly Appropriations - As @ 6-15-22
SB 872 (Dodd) CoSD Support Sponsor to Senate BP - As Introduced

**CoSD Position**
Support

**SB 950** (Archuleta D) CalFresh: income eligibility: basic allowance for housing.

**Summary:** Current federal law establishes eligibility requirements, including specified income eligibility standards, for receipt of CalFresh benefits. This bill would require the State Department of Social Services, on or before July 1, 2023, and annually thereafter, to submit a request for a federal waiver to exclude the basic allowance for housing provided to specified uniformed service members from countable income in the determination of eligibility and benefit level for purposes of receiving CalFresh benefits. The bill would, upon federal approval of the waiver, require the department, in consultation with the County Welfare Directors Association of California, advocates for CalFresh recipients, and the Military Department, to issue an all-county letter instructing counties on updated eligibility requirements and benefit calculations for uniformed service members receiving a basic allowance for housing. To the extent the bill would expand the duties of counties, the bill would impose a state-mandated local program.

**Attachments:**
SB 950 (Archuleta) SD Support to Assembly Human Services - As @ 8-15-22
SB 950 (Archuleta) CoSD Support to Senate Appropriations - As @ 4-21-22
SB 950 (Archuleta) CoSD Support to Senate Human Services - As Introduced
M2 Support AB 1828 (Archuleta) and SB 950 (Arambula) CalFresh income eligibility basic allowance for housing

**CoSD Position**
Sponsor/Support

**SB 953** (Min D) Oil and gas leases: state waters: State Lands Commission.

**Summary:** Current law confers the powers of the State Lands Commission as to leasing or granting of rights or privileges to lands owned by the state upon a local trustee of granted public trust lands to which those lands have been granted. Current law authorizes the commission to let leases for the
extraction of oil and gas from coastal tidelands or submerged lands in state waters and beds of navigable rivers and lakes within the state in accordance with specified laws. Current law prohibits the commission or a local trustee, as defined, of granted public trust lands from entering into any new lease or other conveyance authorizing new construction of oil- and gas-related infrastructure upon tidelands and submerged lands within state waters associated with Pacific Outer Continental Shelf leases issued after January 1, 2018. This bill would require the commission to conduct an amortization study of the oil and gas leases in state waters for which it is the lessor in order to determine the market value of these leases and provide recommendations to phase out the production of oil and gas production, as provided. The bill would require the study to be completed on or before December 31, 2023, and posted on the commission’s internet website.

**Attachments:**
- CoSD Support Letter SB 953 Senate Natural Resources
- M2 Support SB 953 (Min)

**CoSD Position**
Support

**SB 1027** (Atkins D) San Diego River Conservancy.

**Summary:** The San Diego River Conservancy Act establishes the San Diego River Conservancy in the Natural Resources Agency, and prescribes the territory, functions, and duties of the conservancy with regard to, among other things, the acquisition, protection, and management of public lands within the San Diego River area, as defined. The act provides that the conservancy has all rights and powers, expressed or implied, necessary to carry out the purposes of the act. The act limits the jurisdiction of the conservancy to the San Diego River area. This bill would modify the definition of the San Diego River area and would limit the jurisdiction of the conservancy to the San Diego River watershed. The bill would also revise the definition of a tribal nation under the act to mean a Kumeyaay Band that is a federally recognized tribe or a nonfederally recognized California Native American tribe, as specified.

**Attachments:**
- CoSD Support SB 1027 RFS to Governor
- CoSD Support SB 1027 (Atkins) Senate Floor Alert
- CoSD Support SB 1027 Letter to Senate Natural Resources Committee
- M2 Support SB 1027 (Atkins) San Diego River Conservancy

**CoSD Position**
Support


**Summary:** The Electronic Waste Recycling Act of 2003 (act) requires all fees collected pursuant to the act to be deposited in the Electronic Waste Recovery and Recycling Account, and outlines certain other requirements related to the establishment, adjustment, and administration of the fee. Moneys in the account are continuously appropriated for specified purposes, including, but not limited to, paying covered electronic waste recycling fee refunds and making electronic waste recovery and recycling payments. Moneys in the account may be expended, upon appropriation by the Legislature in the annual Budget Act, for other specified purposes, including the administration of the act by the Department of Resources Recycling and Recovery (CalRecycle) and DTSC and to provide funding to DTSC to implement and enforce the hazardous waste control laws as they relate to covered electronic devices. Current law incorporates the requirements and other provisions of the act by reference as requirements and provisions of the hazardous waste control laws. The act also expressly authorizes DTSC to enforce the act, and all regulations adopted pursuant to the act, through the hazardous waste control laws. A violation of the hazardous waste control laws is a crime. This bill would, among other things, expand the definition of “covered electronic device” to include a “covered battery-embedded product,” as defined, thereby expanding the scope of the act to include covered battery-embedded products, as provided. The bill would require a consumer, on and after January 1, 2026, to pay a covered battery-embedded waste recycling fee in an amount established by CalRecycle upon the purchase of a new or refurbished covered battery-embedded product.

**Attachments:**
- CoSD Support SB 1215 (Newman) Senate Floor Alert
- CoSD Support Letter SB 1215 Senate Approps
- M2 Support AB 2440 & SB 1215 Responsible Battery Recycling Act of 2022

**CoSD Position**
Support

**SB 1256** (Wieckowski D) Waste management: disposable propane cylinders.

**Summary:** Would, on and after January 1, 2028, prohibit the sale or offer for sale of disposable propane cylinders, as defined, and would make the violation of this provision subject to specified civil penalties. The bill would authorize a city attorney or county counsel to impose these civil penalties, as provided.

**Attachments:**
- CoSD Support SB 1256 RFS to Governor
- SB 1256 (Wieckowski) CoSD Support to Assembly Judiciary - As @ 6-23-22
**SB 1293** (Bradford D)  **Income taxation: credits: cannabis: equity applicants and licensees.**

**Summary:** The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. Current federal law imposes an income tax upon every corporation, except as specified, and prohibits the allowance of a deduction or credit for any amount paid or incurred during the taxable year in carrying on any trade or business consisting of trafficking in controlled substances, including cannabis. This bill, under both laws, for taxable years beginning on or after January 1, 2022, and before January 1, 2027, would allow a credit to a cannabis equity applicant or licensee who is eligible for a specified fee waiver and deferral program administered by the Department of Cannabis Control, in an amount equal to $10,000.

**Attachments:**
- CoSD Support SB 1293 Letter to Assembly Revenue and Taxation Committee
- M2 CoSD Support SB 1293 Cannabis Equity Tax Credit

**SB 1302** (Portantino D)  **Pupil health: school-based health centers: grant program: Mental Health Services Act: Mental Health Services Fund.**

**Summary:** Would amend the Mental Health Services Act (MHSA) by appropriating $250,000,000 from the Mental Health Services Fund, after all existing MHSA programs have been funded, to the State Controller to distribute to the Superintendent of Public Instruction to provide annual grants of up to $250,000 each to certain local educational agencies serving high school pupils to establish or improve school-based health centers that provide mental health services provided or supervised by an appropriately licensed or credentialed mental health professional, as provided. The bill would also define school-based health centers as centers or programs, located at or near local educational agencies, that provide age-appropriate health care services at the program site or through referrals. The bill would require grant funds to be used for activities that will help pupils to be healthy in body, mind, and spirit in order to learn successfully, and would authorize grant funds to be used for personnel to support pupil mental health, as provided. The bill would only authorize school-based health centers to use grant funds to develop new, or expand the scope of existing, programs. The bill would require the State Department of Education to identify criteria for the evaluation of applicants and the awarding of grants, require a grant applicant to certify that it has consulted with the local county mental health department in grant program planning and service delivery, and authorize the department to give preference to applicants whose grant application demonstrates greater program collaboration with the county. The bill would state the finding and declaration of the Legislature that these changes are consistent with, and further the intent of, the MHSA.

**Attachments:**
- SB 1302 (Portantino) CoSD RFV to Governor
- M2 Oppose SB 1302 (Portantino) Pupil health school-based health centers grant program Mental Health Services Act Mental Health Services Fund

**SB 1327** (Hertzberg D)  **Firearms: private rights of action.**

**Summary:** Would create a private right of action for any person against any person who, within this state, (1) manufactures or causes to be manufactured, distributes, transports, or imports into the state, or causes to be distributed or transported or imported into the state, keeps for sale or offers or exposes for sale, or gives or lends any firearm lacking a serial number required by law, assault weapon, or.50 BMG rifle; (2) purchases, sells, offers to sell, or transfers ownership of any firearm precursor part that is not a federally regulated firearm precursor part; or (3) is a licensed firearms dealer and sells, supplies, delivers, or gives possession or control of a firearm to any person under 21 years of age, all subject to certain exceptions, as specified. The bill would make these provisions inoperative upon invalidation of a specified law in Texas, and would repeal its provisions on January 1 of the following year.

**Attachments:**
- SB 1327 (Hertzberg) CoSD Support to Assembly Judiciary - As @ 6-23-22
- SB 1327 (Hertzberg) CoSD Support to Assembly Appropriations - As @ 6-15-22
- SB 1327 (Hertzberg) CoSD Support to Senate Appropriations - 4-7-22
- M2 Support State Gun Violence Legislation

**SB 1338** (Umberg D)  **Community Assistance, Recovery, and Empowerment (CARE) Court Program.**

**Summary:** Would, contingent upon the State Department of Health Care Services developing an...
allocation to provide financial assistance to counties, enact the Community Assistance, Recovery, and Empowerment (CARE) Act, which would authorize specified adult persons to petition a civil court to create a voluntary CARE agreement or a court-ordered CARE plan and implement services, to be provided by county behavioral health agencies, to provide behavioral health care, including stabilization medication, housing, and other enumerated services to adults who are currently experiencing a severe mental illness and have a diagnosis identified in the disorder class schizophrenia and other psychotic disorders, and who meet other specified criteria. The bill would require the Counties of Glenn, Orange, Riverside, San Diego, Stanislaus, and Tuolumne and the City and County of San Francisco to implement the program commencing October 1, 2023, and the remaining counties to commence no later than December 1, 2024. The bill would require the Judicial Council to develop a mandatory form for use in filing a CARE process petition and would specify the process by which the petition is filed and reviewed, including requiring the petition to be signed under penalty of perjury, and to contain specified information, including the facts that support the petitioner’s assertion that the respondent meets the CARE criteria.

**Attachments:**
- SB 1338 (Umberg and Eggman) CoSD Support to Assembly Judiciary - As @ 8-15-22
- SB 1338 (Umberg) CoSD Support to Assembly Judiciary - As @ 6-16-22
- SB 1338 (Umberg) CoSD Support to Assembly Judiciary - As @ 5-19-22
- D1 D4 Board Letter 5-24-22 Support SB 1338
- SB 1338 (Umberg) CoSD Support Floor Alert to Senate - As @ 5-19-22

**SCA 10**

*(Atkins D)*  Reproductive freedom.

**Summary:** Would amend the California Constitution to prohibit the state from denying or interfering with an individual’s reproductive freedom in their most intimate decisions, which includes their fundamental right to choose to have an abortion and their fundamental right to choose or refuse contraceptives.

**Attachments:**
- SCA 10 (Atkins) CoSD Support to Senate Elections & Judiciary - As Introduced
- M2 Support SCA 10 (Atkins) Reproductive freedom

**SCR 12**

*(Bates R)*  CAL-FIRE Chief William R. Clayton Memorial Highway.

**Summary:** This measure would designate a specified portion of Interstate 5 in the City of Carlsbad as the CAL-FIRE Chief William R. Clayton Memorial Highway. The measure would request that the Department of Transportation determine the cost of appropriate signs showing this special designation and, upon receiving donations from nonstate sources covering that cost, erect those signs.

**Attachments:**
- SCR 12 (Bates) CoSD Support to Governor
- SCR 12 (Bates) CoSD Support to Senate Transportation - As Amended 3-22-21
- D5 BL 4-6-21 Support SCR 12.pdf

**Total Measures:** 82
**Total Tracking Forms:** 82