



**CENTRAL COAST WATER AUTHORITY
BOARD OF DIRECTORS
AGENDA**

**Chairman – Eric Friedman
Vice Chairman – Jeff Clay**

Thursday, June 25, 2026
9:00 AM

at 255 Industrial Way, Buellton, California 93427

Members of the public may participate by video call or telephone via
[Microsoft Teams](#) Meeting ID: 272 987 509 025 904
or by dialing [+1 323-484-5095](#), and entering access Code/Meeting ID: 806 642 811#

Please note: public participation by video call or telephone is for convenience only and is not required by law. If technical interruptions to the video call/telephone occur, the chair has the discretion to continue the meeting and participants are invited to take advantage of the other participation options above.

Public Comment on agenda items may occur via video call or telephonically, or by submission to the Board Secretary via email at lfw@ccwa.com no later than 8:00 a.m. on the day of the meeting. In your email, please specify (1) the meeting date and agenda item (number and title) on which you are providing a comment and (2) that you would like your comment read into the record during the meeting. If you would like your comment read into the record during the meeting (as either general public comment or on a specific agenda item), please limit your comments to no more than 250 words.

Every effort will be made to read comments into the record, but some comments may not be read due to time limitations. Please also note that if you submit a written comment and do not specify that you would like this comment read into the record during the meeting, your comment will be forwarded to Board members for their consideration.

Pursuant to Government Code section 54957.5, non-exempt public records that relate to open session agenda items and are distributed to a majority of the Board less than seventy-two (72) hours prior to the meeting will be available on the CCWA internet web site, accessible at <https://www.ccwa.com>.

★ indicates written report

I. Call to Order and Roll Call

II. Public Comment – (Any member of the public may address the Board relating to any matter within the Board’s jurisdiction. Individual Speakers may be limited to five minutes; all speakers to a total of fifteen minutes.)

III. Closed Session

- A. CLOSED SESSION: CONFERENCE WITH LEGAL COUNSEL – ANTICIPATED LITIGATION
Government Code section 54956.9(d)(4)
Initiation of litigation: 1 case

IV. Return to Open Session

- A. Report on Closed Session Actions (if any)

V. Election of Officers and Committee Appointments

Staff Recommendation: Take nominations from the Board.
Motion: Elect Chairperson
Motion: Elect Vice Chairperson
Motion: Elect Treasurer
Motion: Elect Secretary

VI. Consent Calendar

- A. Minutes of the April 23, 2026 Special Meeting ★
 - B. Minutes of the April 23, 2026 Regular Meeting ★
 - C. Bills ★
 - D. Controller's Report ★
 - E. Operations Report ★
- Staff Recommendation:* Approve the Consent Calendar

VII. Executive Directors Report

- A. CCWA Urban Water Management Plan and Water Shortage Contingency Plan ★
 - 1. Open Public Hearing
 - 2. Consider and Adopt Resolution No. 26-08 Adopting the 2025 Urban Water Management Plan and Water Shortage Contingency Plan For the Central Coast Water Authority

Staff Recommendation: Approve and adopt Resolution No. 26-08 Adopting the 2025 Urban Water Management Plan and Water Shortage Contingency Plan For the Central Coast Water Authority
- B. Water Supply Situation Report
Staff Recommendation: Informational item only.
- C. Water Transfers Update ★
Staff Recommendation: Informational item only.
- D. Transfer of Surplus Water to Westside Districts ★
Staff Recommendation: Approve and adopt Resolution No. 26-09 Approving the Short-Term Transfer of SWP Water to Westside Districts
- E. Report on the Emergency Repair to the Polonio Pass Water Treatment Plant Treated Water Pipeline ★
Staff Recommendation: Informational item only.
- F. Selection of a Facilitator for Development of a Strategic Plan for CCWA ★
Staff Recommendation: Approve the selection of Ken Kirby with Evotoco to facilitate the development of the CCWA Strategic Plan and authorize the Executive Director to enter into a contract for those services for a fixed fee of \$63,300
- G. Appointments to Serve as CCWA's Primary and Alternate Representatives on the ACWA/JPIA Board of Directors ★
Staff Recommendation: Appoint Peter Thompson to serve as CCWA's representative to the ACWA/JPIA Board of Directors, with David Beard to serve as alternate.
- H. Montecito Water District Withdrawal of Funds from CCWA Rate Coverage Reserve Fund ★
Staff Recommendation: Authorize withdrawal of MWD funds from CCWA's Rate Coverage Reserve Fund in less than the 180 days required by CCWA's Rate Coverage Reserve Fund policy.
- I. State Water Contractors Report
Staff Recommendation: Informational item only.
- J. Legislative Report ★
Staff Recommendation: Informational item only.

VIII. Reports from Board Members for Information Only

IX. Items for Next Regular Meeting Agenda

X. Date of Next Regular Meeting: July 23, 2026

XI. Adjournment

**MINUTES OF THE
CENTRAL COAST WATER AUTHORITY
SPECIAL MEETING OF THE BOARD OF DIRECTORS**

April 23, 2026

I. Call to Order and Roll Call

Chair Friedman called the April 23, 2026 Central Coast Water Authority (CCWA) Board of Directors special meeting to order at 9:05 AM.

CCWA member agencies with voting privileges were represented by:

<u>Representative</u>	<u>Agency/City</u>	<u>Voting %</u>
Jeff Clay	Santa Ynez River Water Conservation District, ID #1	7.64%
Ken Coates	Montecito Water District	9.50%
Kelley Dyer	Carpinteria Valley Water District	7.64%
Eric Friedman	City of Santa Barbara	11.47%
Kathleen Werner	Goleta Water District	17.20%

II. Public Comment

There was no public comment related to items not on the agenda.

The board went to closed session at 9:06 AM.

III. Closed Session

- A. CLOSED SESSION: CONFERENCE WITH LEGAL COUNSEL – ANTICIPATED LITIGATION
Initiation of litigation pursuant to Government Code section 54956.9(d) (4): 1 matter

IV. Return to Open Session

The Board returned to open session at 9:30 AM.

- A. Report on Closed Session Actions

Ms. Hastings stated there were no reportable actions as a result of closed session.

V. Adjournment

The meeting was adjourned at 9:30 AM.

Respectfully submitted,

Elizabeth Watkins
Secretary to the Board

**MINUTES OF THE
CENTRAL COAST WATER AUTHORITY
BOARD OF DIRECTORS**

April 23, 2026

I. Call to Order and Roll Call

Chair Friedman called the April 23, 2026 Central Coast Water Authority (CCWA) Board of Directors meeting to order at 9:32 AM.

CCWA member agencies with voting privileges were represented by:

<u>Representative</u>	<u>Agency/City</u>	<u>Voting %</u>
Jeff Clay	Santa Ynez River Water Conservation District, ID #1	7.64%
Ken Coates	Montecito Water District	9.50%
Kelley Dyer	Carpinteria Valley Water District	7.64%
Eric Friedman	City of Santa Barbara	11.47%
Kathleen Werner	Goleta Water District	17.20%

II. Public Comment

There was no public comment related to items not on the agenda.

III. Consent Calendar

- A. Minutes of the March 26, 2026 Regular Meeting
- B. Bills
- C. Controller's Report
- D. Operations Report

Upon a motion by Director Coates, seconded by Director Dyer and carried with Directors Clay, Coates, Dyer, Friedman and Werner in favor and none opposed the Board approved the Consent Calendar.

IV. Executive Directors Report

- A. Water Supply Situation Report

Mr. David Beard, CCWA Deputy Director of Operations and Engineering, provided an update on the current hydrology and water storage within the state, as well as the status of year-to-date delivery to CCWA project participants.

- B. Water Transfers Update

There has been no change regarding the assistance agreements currently in process for proposed transfers by CCWA project participants.

- C. Furnishing and Delivering Bulk Treated Water Chemical Contracts

CCWA issues annual contracts for the purchase of bulk treated water chemicals. Two one-year extensions may be issued based on vendor performance and

proposed extension pricing. The existing chemical contracts, including all extensions, will expire in May 2026. CCWA issued a RFB and received bids to furnish and deliver bulk treated water chemicals beyond the forthcoming contract expiration date. CCWA staff estimates approximately \$1,085,000 will be expended on the chemicals listed during Fiscal Year 2026-27.

Upon a motion by Director Werner, seconded by Director Coates and carried with Directors Clay, Coates, Dyer, Friedman and Werner in favor and none opposed the Board authorized the Executive Director to execute contracts with the following vendors to furnish and deliver bulk treated water chemicals:

- Chemtrade Chemicals US, LLC for aluminum sulfate at a cost of \$598.33/dry ton (DT)
- Hill Brothers Chemical Co. for ammonium hydroxide at a cost of \$2,401.26/DT
- JCI Jones Chemical, Inc. for liquid chlorine at a cost of \$1,910.00/ton
- JCI Jones Chemical, Inc. for sodium bisulfite at a cost of \$3,225.00/DT
- Univar Solutions USA, LLC for sodium hydroxide at a cost of \$865.00/DT
- Univar Solutions USA, LLC for sodium hypochlorite at a cost of \$4.94/gallon (gal)

D. FY 2025/26 Third Quarter Investment Report

As of March 31, 2026, the investment portfolio totaled \$42 million and had an effective rate of return of 3.51%. Ms. Dessi Mladenova, CCWA Controller and Treasurer, reported the investments were comprised of Montecito Bank & Trust money market accounts of \$1 million, and Charles Schwab market funds of \$41 million. All investments during the quarter complied with the CCWA investment policy provisions and current pro forma projections indicate that the Authority will have sufficient cash with which to operate for the next six months.

Upon a motion by Director Coates, seconded by Director Dyer and carried with Directors Clay, Coates, Dyer, Friedman and Werner in favor and none opposed the Board accepted the report.

E. Annual Review of the CCWA Investment Policy

The CCWA Investment Policy is prepared in conformance with Government Code Section 53630-53686 which addresses investment of surplus funds by local government agencies. There have been no significant changes in Government Code Section 53630-53686 since the last review of the CCWA Investment Policy.

No action was requested.

F. CCWA FY 2026/27 Final Budget

Ms. Mladenova reviewed changes to the Preliminary Budget presented at the March 26, 2026 Board meeting, including an increase of \$ 65,000 in Professional consultant services for costs associated with the 5-year CCWA strategic plan development; an increase of \$ 25,000 in safety consultant costs for additional fire and wildlife safety programs at the Water Treatment Plant and use of \$1.5 million in CCWA credits and \$0.5 million in DWR investment interest income credit, per project participant election. The proposed final FY 2026/27 Budget is \$2 million

lower than the Preliminary FY 2026/27 Budget and \$7.1 million more than the final FY 2025/26 Budget.

Upon a motion by Director Dyer, seconded by Director Coates and carried with Directors Clay, Coates, Dyer, Friedman and Werner in favor and none opposed the Board approved and adopted the Final FY 2026/27 Budget as outlined in the staff report; authorized staff to obtain bids for those projects included in the Final FY 2026/27 Budget which require formal bids; and found the projects included in the Final FY 2026/27 Budget except from the California Environmental Quality Act and direct staff to file the applicable Notices of Exemption.

G. 2026 Review of Personnel Policy Manual

Mr. Jeff Dinkin, Stradling Yocca Carlson and Rauth, LLP, reviewed the recommended changes to the CCWA Personnel Policy Manual noting that the changes fell into the categories of Legislative, Operational or Clarification. The clarification changes related to changes necessitated by CalPERS requirements for certain special compensation types. The Personnel Committee had met on April 8, 2026 to review the edits and recommended Board approval of the changes.

Upon a motion by Director Werner, seconded by Director Coates and carried with Directors Clay, Coates, Dyer, Friedman, and Werner in favor and none opposed the Board accepted the proposed changes to the Personnel Policy Manual as detailed in the staff report.

H. 2027 Compensation and Benefit Survey

During its April 8, 2026 meeting the Personnel Committee the preparation of the 2027 Compensation and Benefit Study pursuant to the Board's policy of performing a study every five years, as well as the scope of the study. The Committee also considered the option of using the same list of comparator agencies as was used in 2022 and 2016, or if an analysis should be conducted to determine if new comparator agencies are warranted.

The Personnel Committee recommended Board approval of execution of a contract with Gallagher to conduct a compensation and benefit survey including an analysis of comparator agencies.

Upon a motion by Director Clay, seconded by Director Coates and carried with Directors Clay, Coates, Dyer, Friedman, and Werner in favor and none opposed the Board authorized the Executive Director execute a contract with Gallagher Benefit Services, Inc. to perform a compensation and benefit study which will include conducting a comparator analysis as detailed in Option 1 of their March 11, 2026 proposal.

I. State Water Contractors Report

Mr. Peter Thompson, CCWA Associate Director, noted the State Water Contractors have been focused on subsidence issues and in collaboration with DWR considered bringing US Bureau of Reclamation and the Central Valley

Project into a collective agreement regarding cost sharing. SWC are also gearing up for the water quality control plan update with the State Water Resources Control Board.

J. Legislative Report

Mr. Thompson noted that three bills sponsored by State Water Contractors have been successful in their initial hearings: SB 872, AB 2215 and SB 952. Chair Friedman provided a brief recap of the meeting he and Mr. Thompson had with Senator Limón's staff the prior week to discuss SB 872.

The Legislative Report prepared for the State Water Contractors by its legislative advocate was included in the meeting materials for the information of the Board.

K. Resolution No. 26-07 Commending Ray A Stokes for His 29 years of Service to CCWA and the Central Coast

Chair Friedman read the resolution into the record, as follows:

WHEREAS, Ray A. Stokes devoted nearly thirty years of distinguished service to the Central Coast Water Authority, serving as Controller from 1996 to 2003, Deputy Director of Finance from 2003 to 2013, and Executive Director from 2013 until 2026; and

WHEREAS, in the early years of his service to the Authority, Ray A. Stokes played a central role in the refinancing of Authority revenue bonds in 1996, 2006, and 2016, generating substantial and lasting financial benefits for the Authority's project participants; and

WHEREAS, throughout his tenure, Ray A. Stokes applied his exceptional interpersonal skills and steady leadership to managing and mentoring the Authority's employees and to strengthening productive working relationships with numerous local, state, and federal agencies, including the County of Santa Barbara, the California Department of Water Resources, and the United States Bureau of Reclamation; and

WHEREAS, Ray A. Stokes brought a deep understanding of California water supply, infrastructure, and public finance to his service on behalf of the Authority through his work on the Board of Directors of the State Water Contractors, including his service for 28 years as Chair of the State Water Contractors' Audit and Finance Committee; and

WHEREAS, under the prudent fiscal management and financial leadership of Ray A. Stokes, the Authority has earned the Government Finance Officers Association's Distinguished Budget Award for 28 consecutive years and Certificate of Achievement for Excellence in Financial Reporting for every year since the Authority began its operations in 1997; and

WHEREAS, during his tenure as Executive Director, Ray A. Stokes dedicated his experience, sound judgment, and attention to detail to addressing complex and mission-critical issues facing the Authority; and

WHEREAS, under Ray A. Stokes' leadership as Executive Director, the Authority achieved numerous significant accomplishments, including: (i) the diligent monitoring and auditing of the California Department of Water Resources' annual statements of charges, resulting in the return of millions of dollars to the Authority for the direct benefit of its project participants and their customers; and (ii) securing approval for the full and final assignment of the State Water Contract for Santa Barbara County to the Authority, a truly momentous milestone in the Authority's history; and

WHEREAS, through his service, Ray A. Stokes has served the residents of Santa Barbara County with devotion, professional skill, good humor, and an unwavering commitment to the values of public service.

NOW, THEREFORE, BE IT RESOLVED that the Board of Directors of the Central Coast Water Authority hereby finds and declares as follows:

1. The Board of Directors recognizes that Ray A. Stokes, through his leadership as Executive Director and his many years of prior service, has made extraordinary and lasting contributions to the success, integrity, and financial stability of the Central Coast Water Authority and to the benefit of its project participants and the public they serve; and

2. The Board of Directors hereby acknowledges and honors Ray A. Stokes upon his retirement from the Central Coast Water Authority and extends to him its sincere best wishes in his future endeavors; and

3. On behalf of the citizens of the Central Coast, the Board of Directors conveys to Ray A. Stokes its deep appreciation for his exemplary public service and affirms its belief that the community in which he has lived and worked for so many years is, and will remain, in his debt.

Upon a motion by Director Coates, seconded by Director Dyer and carried following a roll call vote with Directors Clay, Coates, Dyer, Friedman, and Werner in favor and none opposed the Board adopted Resolution No. 26-07 Commending Ray A Stokes for his 29 years of service to CCWA and the Central Coast.

The Board, members of staff, and members of the public congratulated Mr. Stokes on his retirement and thanked him for his service.

V. Reports from Board Members for Information Only

There were no reports from Board members.

VI. Items for Next Regular Meeting Agenda

There were no additions requested to the next meeting agenda.

VII. Date of Next Regular Meeting

The date of the next regular meeting of the Board is May 28, 2026.

VIII. Adjournment

The meeting was adjourned at 10:47 AM.

Respectfully submitted,

Elizabeth Watkins
Secretary to the Board



Central Coast Water Authority, CA

Bill Approval List - April 2026 By Fund

Post Dates 4/1/2026 - 4/30/2026
Payment Dates 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
Fund: 1 - CCWA			
Account: 130065 - CIP - Materials			
WINNER CHEVROLET	CIP - Materials	2026 CHEVY SILVERADO	70604.02
CDTFA California Dept Tax and Fee Admin	CIP - Materials	SLO Use Tax 2025 102168609	42.5
CDTFA California Dept Tax and Fee Admin	CIP - Materials	SLO Use Tax 2025 102168609	42.5
Account 130065 - CIP - Materials Total:			70689.02
Account: 130070 - CIP - Overhead			
CAROLLO ENGINEERS, INC.	CIP - Overhead	FILTER MEDIA AND UNDERDRAIN NOZZLE	16206.04
Account 130070 - CIP - Overhead Total:			16206.04
Account: 140010 - Prepaid Insurance			
STANDARD INSURANCE COMPANY	Prepaid Insurance	LTD/STD INS MAY'26	1589.31
ACWA/JPIA	Prepaid Insurance	PROPERTY INS. 4/1/26-3/31/27	191069.39
PERS HEALTH	Prepaid Insurance	PERS Health MAY'26	62631.21
Account 140010 - Prepaid Insurance Total:			255289.91
Account: 140030 - Prepaid Expenses			
CONVERGED	Prepaid Expenses	FORTINET FIRE WALL SUPPORT CHORRO 3 YEA	6324.59
CONVERGED	Prepaid Expenses	SMARTNET ANNUAL RENEWAL	34636.13
Account 140030 - Prepaid Expenses Total:			40960.72
Account: 220015 - PERS Payable			
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	28.83
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	3389.95
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYER	11819.01
PERS RETIREMENT	PERS Payable	PERS CLASSIC TIER 1	1452.99
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYEE	1072.74
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	5896.01
PERS RETIREMENT	PERS Payable	PERS PEPRA	5881.77
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	49.62
PERS RETIREMENT	PERS Payable	PERS PEPRA	49.5
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	267.57
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	28.83
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	3394.27
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYER	11865.83
PERS RETIREMENT	PERS Payable	PERS CLASSIC TIER 1	1471.01
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYEE	1074.57
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	5937.12
PERS RETIREMENT	PERS Payable	PERS PEPRA	5922.78
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	267.96
Account 220015 - PERS Payable Total:			59870.36
Account: 220020 - Deferred Compensation Payable			
COREBRIDGE	Deferred Compensation Payable	COREBRIDGE 457	4967.37
MISSION SQUARE	Deferred Compensation Payable	MISSIONSQUARE 457	7433.12
COREBRIDGE	Deferred Compensation Payable	ROTH COREBRIDGE 457	592.08
COREBRIDGE	Deferred Compensation Payable	COREBRIDGE 457	4967.37
MISSION SQUARE	Deferred Compensation Payable	MISSIONSQUARE 457	7433.12
COREBRIDGE	Deferred Compensation Payable	ROTH COREBRIDGE 457	592.08
Account 220020 - Deferred Compensation Payable Total:			25985.14
Account: 220026 - CA State Disability Insurance			
State Taxes	CA State Disability Insurance	STATE TAXES SDI	2203.08
State Taxes	CA State Disability Insurance	STATE TAXES SDI	7.8
State Taxes	CA State Disability Insurance	STATE TAXES SDI	2273.44
Account 220026 - CA State Disability Insurance Total:			4484.32

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
Account: 220030 - State Income Tax Withheld			
State Taxes	State Income Tax Withheld	STATE TAXES	7122.8
State Taxes	State Income Tax Withheld	STATE TAXES	21.41
State Taxes	State Income Tax Withheld	STATE TAXES	7716.44
Account 220030 - State Income Tax Withheld Total:			14860.65
Account: 220035 - Federal Income Tax Withheld			
EFTPS	Federal Income Tax Withheld	FEDERAL TAXES	20731.18
EFTPS	Federal Income Tax Withheld	FEDERAL TAXES	76.56
EFTPS	Federal Income Tax Withheld	FEDERAL TAXES	22867.68
Account 220035 - Federal Income Tax Withheld Total:			43675.42
Account: 220045 - Employer Medicare Payable			
EFTPS	Employer Medicare Payable	FEDERAL MEDICARE	5060.42
EFTPS	Employer Medicare Payable	FEDERAL MEDICARE	17.4
EFTPS	Employer Medicare Payable	FEDERAL MEDICARE	5258.7
Account 220045 - Employer Medicare Payable Total:			10336.52
Account: 220050 - Workers' Compensation Payable			
ACWA/JPIA	Workers' Compensation Payable	WC PAYMENT JAN-MAR'26	16372.22
Account 220050 - Workers' Compensation Payable Total:			16372.22
Account: 220055 - Cafeteria Plan Payable			
CCWA CAFE PLAN	Cafeteria Plan Payable	DEPENDANT CARE	269.22
CCWA CAFE PLAN	Cafeteria Plan Payable	FSA DEDUCTION	586.52
CCWA CAFE PLAN	Cafeteria Plan Payable	DEPENDANT CARE	269.22
CCWA CAFE PLAN	Cafeteria Plan Payable	FSA DEDUCTION	586.52
CCWA CAFE PLAN	Cafeteria Plan Payable	WAGE WORKS APR'26	107.5
Account 220055 - Cafeteria Plan Payable Total:			1818.98
Account: 300040 - Miscellaneous Income			
BANK OF AMERICA	Miscellaneous Income	EMPLOYEE T SHIRTS	883.28
Account 300040 - Miscellaneous Income Total:			883.28
Account: 510035 - OPEB Expense			
CCWA RETIREE HEALTH	OPEB Expense	RHB DHR	635.42
CCWA RETIREE HEALTH	OPEB Expense	RHB JAB	302.73
CCWA RETIREE HEALTH	OPEB Expense	RHB LH	278.19
CCWA RETIREE HEALTH	OPEB Expense	RHB LJM	253.64
CCWA RETIREE HEALTH	OPEB Expense	RHB MRS	635.42
CCWA RETIREE HEALTH	OPEB Expense	RHB DJR	327.28
Account 510035 - OPEB Expense Total:			2432.68
Account: 510045 - Dental/Vision Plan			
ELITE EYECARE MEDICAL GROUP	Dental/Vision Plan	DHM VISION	299
OQUIST, DDS, MELINDA	Dental/Vision Plan	CMW DENTAL	458
OQUIST, DDS, MELINDA	Dental/Vision Plan	CMW DENTAL	491
ROSS, RYAN	Dental/Vision Plan	JCT DENTAL	215
MONTOYA, DMD, EDWARD L.	Dental/Vision Plan	BLL DENTAL	119.4
STOUT, DDS, THERON	Dental/Vision Plan	BLL DENTAL	263.4
CCWA Employee	Dental/Vision Plan	MBS DENTAL	162.99
M POURESMAIL DDS, INC	Dental/Vision Plan	RWS DENTAL	115.6
CCWA Employee	Dental/Vision Plan	RWS DENTAL	183.6
KAHLER DDS, JEFFREY S	Dental/Vision Plan	JAP DENTAL	800.52
Account 510045 - Dental/Vision Plan Total:			3108.51
Account: 510080 - Safety Incentive Program			
BANK OF AMERICA	Safety Incentive Program	NEW EMPLOYEE INCENTIVE PKT	42.63
BANK OF AMERICA	Safety Incentive Program	NEW EMPLOYEE INCENTIVE PKT	21.31
BANK OF AMERICA	Safety Incentive Program	STAFF APPRECIATION CARDS	700
BANK OF AMERICA	Safety Incentive Program	NEW EMPLOYEE INCENTIVE PKT	21.32
Account 510080 - Safety Incentive Program Total:			785.26
Account: 520020 - Office Supplies			
OFFICE DEPOT- ODP	Office Supplies	PAPER	32.49
OFFICE DEPOT- ODP	Office Supplies	ERASER	4.84

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
OFFICE DEPOT- ODP	Office Supplies	MATTE PAPER	23.69
US BANK	Office Supplies	DESK CHARGER FOR KDM	43.09
CDTFA California Dept Tax and Fee Admin	Office Supplies	SB Use Tax 2025 102160363	2.72
US BANK	Office Supplies	SHIPPING BOX	13.46
US BANK	Office Supplies	SHIPPING BOX	13.45
US BANK	Office Supplies	OFFICE SUPPLIES	40.18
Account 520020 - Office Supplies Total:			173.92
Account: 520030 - Misc. Office Expense			
BANK OF AMERICA	Misc. Office Expense	KITCHEN SUPPLIES	39.95
US BANK	Misc. Office Expense	KITCHEN SUPPLIES	147.04
US BANK	Misc. Office Expense	KITCHEN SUPPLIES	147.05
GONZALEZ, CYNTHIA	Misc. Office Expense	REIMB FOR OFFICE SUPPLIES CCG	35
BANK OF AMERICA	Misc. Office Expense	OTHER STAFF ITEMS JST	165.12
US BANK	Misc. Office Expense	KITCHEN SUPPLIES	131.56
US BANK	Misc. Office Expense	KITCHEN SUPPLIES	17.79
Account 520030 - Misc. Office Expense Total:			683.51
Account: 530010 - Meeting and Travel			
THOMPSON, PETER	Meeting and Travel	SWC TRAVEL AIR/MEALS	493.33
CHASE CARD SERVICES	Meeting and Travel	RAS SWC TRAVEL AIR/MEALS	1197.04
BANK OF AMERICA	Meeting and Travel	ACWA CONFERENCE PKT	499.5
BANK OF AMERICA	Meeting and Travel	STAFF MEETING	186
US BANK	Meeting and Travel	SWC TRAVEL AIR/MEALS PKT	248.5
US BANK	Meeting and Travel	SWC TRAVEL AIR/MEALS PKT	497
THOMPSON, PETER	Meeting and Travel	SWC TRAVEL AIR/MEALS	246.67
CHASE CARD SERVICES	Meeting and Travel	RAS SWC TRAVEL AIR/MEALS	598.52
BANK OF AMERICA	Meeting and Travel	ACWA CONFERENCE PKT	249.75
US BANK	Meeting and Travel	MEETINGS	200.1
THOMPSON, PETER	Meeting and Travel	SWC TRAVEL AIR/MEALS	246.66
CHASE CARD SERVICES	Meeting and Travel	RAS SWC TRAVEL AIR/MEALS	598.52
BANK OF AMERICA	Meeting and Travel	STAFF MEETING	136.2
BANK OF AMERICA	Meeting and Travel	ACWA CONFERENCE PKT	249.75
US BANK	Meeting and Travel	SWC TRAVEL AIR/MEALS PKT	248.5
US BANK	Meeting and Travel	MEETINGS	23.99
Account 530010 - Meeting and Travel Total:			5920.03
Account: 530030 - Dues & Memberships			
STATE WATER CONTRACTORS	Dues & Memberships	MWQI-SPC CY 2026	6146
WATER EDUCATION FOUNDATION	Dues & Memberships	WATER EDUCATION MEMBERSHIP	1000
PETERSEN, TOM	Dues & Memberships	TTP T2 RENEWAL	60
BANK OF AMERICA	Dues & Memberships	CA WATER ENVIRONMENT MEMBERSHIP	90
LADD, BRANDON	Dues & Memberships	LAB ANALYST GRADE 1 AWWA CERT RENEWAI	105
BANK OF AMERICA	Dues & Memberships	CA WATER ENVIRONMENT MEMBERSHIP	135
Account 530030 - Dues & Memberships Total:			7536
Account: 530040 - Publications			
CHASE CARD SERVICES	Publications	LA TIMES SUB RAS	8
CHASE CARD SERVICES	Publications	WALL STREET JOURNAL RAS	38.98
CHASE CARD SERVICES	Publications	LA TIMES SUB RAS	4
CHASE CARD SERVICES	Publications	WALL STREET JOURNAL RAS	19.5
CHASE CARD SERVICES	Publications	LA TIMES SUB RAS	4
CHASE CARD SERVICES	Publications	WALL STREET JOURNAL RAS	19.5
Account 530040 - Publications Total:			93.98
Account: 530050 - Training			
BANK OF AMERICA	Training	CPR TRAINING	106.36
US BANK	Training	EMERSON TRAINING/MEALS AJS	77.94
BANK OF AMERICA	Training	CPR TRAINING	106.37
US BANK	Training	EMERSON TRAINING/MEALS EOC	77.52
US BANK	Training	EMERSON TRAINING/MEALS TG	81.56
US BANK	Training	EMERSON TRAINING/MEALS AJS	315.69
US BANK	Training	EMERSON TRAINING/MEALS EOC	302.46
US BANK	Training	AWWA TRAINING RDD	65

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
US BANK	Training	EMERSON TRAINING/MEALS TG	326.13
Account 530050 - Training Total:			1459.03
Account: 530060 - Advertising			
BANK OF AMERICA	Advertising	RECRUITING MAINT. TECH	792
Account 530060 - Advertising Total:			792
Account: 530080 - Postage			
BANK OF AMERICA	Postage	SHIPPING	44.95
Account 530080 - Postage Total:			44.95
Account: 540010 - Professional Services			
PROVOST & PRITCHARD ENGRG GROUP INC	Professional Services	URBAN WATER MANAGEMENT PLAN	8865.1
UNDERGROUND SERVICE ALERT	Professional Services	USA TICKETS APR'26	37.95
SAFETY KLEEN CORP	Professional Services	WASTE OIL REMOVAL	242.5
RISK MANAGEMENT PROFESSIONALS INC	Professional Services	PROJECT MANAGEMENT	4366.25
B&T SERVICE STATION CONTRACTOR	Professional Services	MAINT FOR MONITORING SYSTEM FOR GAS PI	1360
B&T SERVICE STATION CONTRACTOR	Professional Services	MAINT FOR MONITORING SYSTEM FOR GAS PI	1200
Account 540010 - Professional Services Total:			16071.8
Account: 540020 - Legal Services			
CONN MACIEL CAREY LLP	Legal Services	Legal Services	1521
CONN MACIEL CAREY LLP	Legal Services	Legal Services	55
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	6915.5
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	2184.5
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	25463.65
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	626
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	148.5
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	13224.5
BROWNSTEIN HYATT FARBER	Legal Services	Legal Services	3786
Account 540020 - Legal Services Total:			53924.65
Account: 540030 - Engineering Services			
PROVOST & PRITCHARD ENGRG GROUP INC	Engineering Services	POLONIO PASS PROJECT MAR'26	4952.7
Account 540030 - Engineering Services Total:			4952.7
Account: 540040 - Permits			
AIR POLLUTION CONTROL DIST SB	Permits	ANNUAL EMISSION FEE	897.25
Account 540040 - Permits Total:			897.25
Account: 540050 - Non-Contractual Services			
CADA-SAVE/EAP	Non-Contractual Services	EMPLOYEE ASSIST 2/1/26-1/31/27	1333
Account 540050 - Non-Contractual Services Total:			1333
Account: 550010 - Uniform Expenses			
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE/BUILDING MAINT.	75.72
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE/BUILDING MAINT.	76.72
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE/BUILDING MAINT.	76.72
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE/BUILDING MAINT.	119.22
CODY WEINBERG	Uniform Expenses	REIMB CMW STEEL TOE BOOTS	350
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE	150.97
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE	150.97
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE	165.37
DAVID CHRISTIANSON	Uniform Expenses	REIMBURSE STEEL TOE WORK BOOTS DLC	304.49
Account 550010 - Uniform Expenses Total:			1470.18
Account: 550015 - Minor Tools & Equipment			
HARRISON HARDWARE	Minor Tools & Equipment	PLIERS, PUNCH & CHISEL	52.77
Account 550015 - Minor Tools & Equipment Total:			52.77
Account: 550031 - Chemicals - Variable			
HILL BROTHERS CHEMICAL COMPANY	Chemicals - Variable	AMMONIA	7035.63
THATCHER COMPANY OF NEVADA, INC.	Chemicals - Variable	CHLORINE	17192
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SODIUM HYPO	1984.5
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SODIUM HYPO	810
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SOD. HYPO	911.25
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SOD. HYPO	238.95

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
CHEMTRADE CHEMICALS US LLC	Chemicals - Variable	ALUM SULFATE	5109.52
CHEMTRADE CHEMICALS US LLC	Chemicals - Variable	ALUM SULFATE	5260.2
CHEMTRADE CHEMICALS US LLC	Chemicals - Variable	ALUM SULFATE	5414.22
CHEMTRADE CHEMICALS US LLC	Chemicals - Variable	ALUM SULFATE	5553.89
Account 550031 - Chemicals - Variable Total:			49510.16

Account: 550035 - Maintenance Supplies/Hardware

CDTFA California Dept Tax and Fee Admin	Maintenance Supplies/Hardware	SB Use Tax 2025 102160363	1.36
US BANK	Maintenance Supplies/Hardware	HAND CLEANSER FOR DISPENSERS AND TRUCK	78.76
US BANK	Maintenance Supplies/Hardware	BOXES OF PAPER TOWELS	574.17
US BANK	Maintenance Supplies/Hardware	FASTENERS	7.83
NAPA AUTO PARTS	Maintenance Supplies/Hardware	MAINTENANCE SUPPLIES	204.07
Account 550035 - Maintenance Supplies/Hardware Total:			866.19

Account: 550040 - Safety Supplies

CDTFA California Dept Tax and Fee Admin	Safety Supplies	SB Use Tax 2025 102160363	2.72
CDTFA California Dept Tax and Fee Admin	Safety Supplies	SB Use Tax 2025 102160363	5.44
BANK OF AMERICA	Safety Supplies	GAS DETECTOR EQUIPMENT	603.63
BANK OF AMERICA	Safety Supplies	SAFETY SIGNS	65.38
US BANK	Safety Supplies	ACE BANDAGES FOR DIST. TO CARRY IN BAGS	9.69
US BANK	Safety Supplies	WATER FOR DISTRIBUTION	19.96
US BANK	Safety Supplies	WATER FOR DISTRIBUTION	14.97
US BANK	Safety Supplies	SAFETY HELMET FOR CHAINSAW	107.65
US BANK	Safety Supplies	CHAINSAW CHAPS, HELMET, MOWING STRINC	324.6
GRAINGER INC	Safety Supplies	RAIN BOOTS FOR DAVE C.	83.28
GRAINGER INC	Safety Supplies	PPE FOR NEW HIRES/INVENTORY	145.11
GRAINGER INC	Safety Supplies	PPE FOR NEW HIRE	145.11
GRAINGER INC	Safety Supplies	RESPIRATOR FOR NEW HIRE	727.74
GRAINGER INC	Safety Supplies	EARPLUGS	63.44
GRAINGER INC	Safety Supplies	RESPIRATOR MASK FOR NEW EMPLOYEE	727.74
BANK OF AMERICA	Safety Supplies	RKI SENSOR REPLACEMENT	517.2
BANK OF AMERICA	Safety Supplies	HARD HAT EOC	160.88
US BANK	Safety Supplies	STOP SIGNS	40.23
Account 550040 - Safety Supplies Total:			3764.77

Account: 550045 - Fuel & Lubricants

WEX FLEET UNIVERSAL	Fuel & Lubricants	FUEL	8935.56
US BANK	Fuel & Lubricants	FUEL	175
WEX FLEET UNIVERSAL	Fuel & Lubricants	FUEL	2311.6
EAGLE ENERGY	Fuel & Lubricants	OIL FOR THE CLARIFIER	698.11
EAGLE ENERGY	Fuel & Lubricants	OIL FOR CHEMICAL FEED PUMPS	356.68
Account 550045 - Fuel & Lubricants Total:			12476.95

Account: 560010 - Lab Supplies

HACH COMPANY	Lab Supplies	MONO CHLOR/NITRIVER PACKETS	698.96
HACH COMPANY	Lab Supplies	MONOCHLOR REAGENT/ CHLOR SOL.	1058.62
HACH COMPANY	Lab Supplies	CHLORINE	726.29
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXPENSE	14.95
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXPENSE	14.95
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXPENSE	14.95
IDEXX DISTRIBUTING CORP	Lab Supplies	LAB SUPPLIES	4352.53
LINDE GAS & EQUIPMENT INC.	Lab Supplies	AIR BREATHING	45.75
VWR INTERNATIONAL	Lab Supplies	SODIUM HYDROXIDE	107.59
VWR INTERNATIONAL	Lab Supplies	LAB SUPPLIES	415.72
VWR INTERNATIONAL	Lab Supplies	LAB SUPPLIES	171.45
Account 560010 - Lab Supplies Total:			7621.76

Account: 560030 - Lab Testing

EUROFINS EATON ANALYTICAL INC	Lab Testing	ALUMINUM	43.26
Account 560030 - Lab Testing Total:			43.26

Account: 570010 - Equipment Repairs & Maint

CDW GOVERNMENT INC	Equipment Repairs & Maint	REPLACEMENT BATTERY EDV	162.6
CDW GOVERNMENT INC	Equipment Repairs & Maint	REPLACEMENT BATTERY EDV	426.8

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
CDTFA California Dept Tax and Fee Admin	Equipment Repairs & Maint	SB Use Tax 2025 102160363	3.4
FLEX TG	Equipment Repairs & Maint	COPIER MAINT MAR'26	26.62
FLEX TG	Equipment Repairs & Maint	COPIER MAINT MAR'26	324.51
CAL-COAST MACHINERY - SM	Equipment Repairs & Maint	PARTS FOR D064 MOWER	175.01
GRAINGER INC	Equipment Repairs & Maint	BALL VALVES FOR STOCK	599.35
BANK OF AMERICA	Equipment Repairs & Maint	FAN REPLACEMENT HVAC UNIT	1131.38
US BANK	Equipment Repairs & Maint	O RINGS FOR HYDRAULIC PACKAGE	53.85
US BANK	Equipment Repairs & Maint	GASKET MATERIAL FOR MAKING GASKETS	61.35
US BANK	Equipment Repairs & Maint	NEW BELT FOR D064 FLAIL MOWER	90.5
US BANK	Equipment Repairs & Maint	REPAIRS TO POLE SAW	48.29
US BANK	Equipment Repairs & Maint	NEW COOLING FAN FOR D035 MOWER	13.19
US BANK	Equipment Repairs & Maint	NEW AIR FILTERS FOR GENERATOR AT TANK 2	112.24
US BANK	Equipment Repairs & Maint	REPAIRS TO CHAINSAW D031	293.75
US BANK	Equipment Repairs & Maint	ENGINE COVER FOR D034 MOWER	107.57
US BANK	Equipment Repairs & Maint	CHAIN AND GAS CAP D031 CHAINSAW	63.67
US BANK	Equipment Repairs & Maint	BATTERY AND PARTS FOR D035 MOWER	106.6
US BANK	Equipment Repairs & Maint	TARP AND GREASE TUBES	87.75
USA BLUE BOOK	Equipment Repairs & Maint	Y STRAINER TANK 5	139.07
HARRISON HARDWARE	Equipment Repairs & Maint	STAINLESS SCREWS PUMP4	2.37
US BANK	Equipment Repairs & Maint	O RINGS FOR HYDRAULIC PACKAGE	25.52
CDTFA California Dept Tax and Fee Admin	Equipment Repairs & Maint	SB Use Tax 2025 102160363	52.36
HARRINGTON INDUSTRIAL PLASTICS	Equipment Repairs & Maint	INVENTORY FOR POTABLE WATER SYSTEM	438.36
FLEX TG	Equipment Repairs & Maint	COPIER MAINT MAR'26	160.51
SOUTHWEST VALVE, LLC	Equipment Repairs & Maint	REPLACE EXISTING A RANGE SYNCROPAK	14625.36
GRAINGER INC	Equipment Repairs & Maint	DRIVE BELTS FOR DECANT LIFT STATION PUMF	210.55
US BANK	Equipment Repairs & Maint	RUBBER GROMMET	6.51
US BANK	Equipment Repairs & Maint	DOOR LOCK HARDWARE	107.41
US BANK	Equipment Repairs & Maint	SPRAYABLE MORTAR	162.64
US BANK	Equipment Repairs & Maint	PARTS FOR MAGMETER	136.07
US BANK	Equipment Repairs & Maint	PVC FITTINGS FOR RESTOCK	80.61
Account 570010 - Equipment Repairs & Maint Total:			20035.77

Account: 570020 - Vehicle Repairs & Maintenance

BIG BRAND TIRE & SERVICE	Vehicle Repairs & Maintenance	NEW TIRES D085 ALIGNMENT	1290.67
RIO VISTA CHEVROLET	Vehicle Repairs & Maintenance	OIL CHANGE & SERVICE D086	105.2
RIO VISTA CHEVROLET	Vehicle Repairs & Maintenance	REPLACE LOST KEY & FOB D088	511.11
US BANK	Vehicle Repairs & Maintenance	WIND SHIELD WIPERS FOR TRUCK D085	54.35
US BANK	Vehicle Repairs & Maintenance	NEW BATTERY FOR D086 ON CALL TRUCK	197.64
US BANK	Vehicle Repairs & Maintenance	OIL CHANGE	79.64
US BANK	Vehicle Repairs & Maintenance	TIE DOWN CLIPS FOR D092	34.44
GRAINGER INC	Vehicle Repairs & Maintenance	REPLACEMENT UTILITY LIGHTING D052	214.46
US BANK	Vehicle Repairs & Maintenance	STEERING HARNESS T014	54.36
US BANK	Vehicle Repairs & Maintenance	CLOCK SPRING D052	41.1
US BANK	Vehicle Repairs & Maintenance	STEERING WHEEL D052	130.49
US BANK	Vehicle Repairs & Maintenance	TURN SIGNAL SWITCH T014	34.79
US BANK	Vehicle Repairs & Maintenance	OIL CHANGE	79.65
Account 570020 - Vehicle Repairs & Maintenance Total:			2827.9

Account: 570030 - Building Maintenance

COVERALL NORTH AMERICA, INC	Building Maintenance	CLEANING BAO APR'26	1284
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	32.31
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	36.76
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	36.76
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	32.31
COVERALL NORTH AMERICA, INC	Building Maintenance	CLEANING SYPS APR'26	295
WESTERN EXTERMINATOR CO	Building Maintenance	PEST CONTROL MAINT. APR'26	167.36
PROCARE JANITORIAL SUPPLY	Building Maintenance	JANITORIAL SUPPLIES	312.72
STAR JANITORIAL CA LLC	Building Maintenance	OFFICE CLEANING	1550
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	64.85
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	64.85
ARAMARK (VESTIS)	Building Maintenance	BUILDING MAINTENANCE	66.65
BREZDEN PEST CONTROL, INC.	Building Maintenance	PEST CONTROL MAINT. WTP	174

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
US BANK	Building Maintenance	JANITORIAL SUPPLIES	79.35
Account 570030 - Building Maintenance Total:			4196.92
Account: 570040 - Landscape Maintenance			
MEADOWLARK RANCH ASSOCIATION	Landscape Maintenance	MEADOWLARK ROAD MAINT.	1000
Account 570040 - Landscape Maintenance Total:			1000
Account: 580020 - Natural Gas			
SoCalGas	Natural Gas	GAS STE A 3/25-4/23/26	8.93
SoCalGas	Natural Gas	GAS STE B 3/25-4/23/26	61.43
DELTA LIQUID ENERGY - PASO	Natural Gas	PROPANE GAS FOR FORKLIFT	17.46
DELTA LIQUID ENERGY - PASO	Natural Gas	PROPANE	857.28
Account 580020 - Natural Gas Total:			945.1
Account: 580050 - Telephone			
FIRST CHOICE TECHNOLOGY	Telephone	LONG DISTANCE PHONE	9.45
SURFNET COMMUNICATIONS, INC.	Telephone	INTERNET CHORRO APR'26	75
Account 580050 - Telephone Total:			84.45
Account: 580060 - Waste Disposal			
MARBORG INDUSTRIES	Waste Disposal	TRASH SYPS MAR'26	378.9
SAN MIGUEL GARBAGE COMPANY INC	Waste Disposal	TRASH SERVICE APR'26	280.18
Account 580060 - Waste Disposal Total:			659.08
Account: 590010 - Insurance			
ACWA/JPIA	Insurance	EXCESS CRIME 4/2/26-3/31/27	3357
Account 590010 - Insurance Total:			3357
Account: 590030 - Non-Cap Proj Materials			
CANNON CORPORATION	Non-Capital Project Expenses	QUANTUM IO CARD UPGRADE	895
TYLER TECHNOLOGIES, INC	Non-Capital Project Expenses	NEW FINANCIAL SYSTEM SOFTWARE	1305
TYLER TECHNOLOGIES, INC	Non-Capital Project Expenses	NEW FINANCIAL SYSTEM SOFTWARE	1087.5
PROVOST & PRITCHARD ENGRG GROUP INC	Non-Capital Project Expenses	CHEMICAL CONTAINMENT LINING	2445
EARTH SYSTEMS PACIFIC	Non-Capital Project Expenses	REPAIR LEAK AT WTP	3276
Account 590030 - Non-Cap Proj Materials Total:			9008.5
Account: 590032 - Supplemental Water Purch Prog			
BROWNSTEIN HYATT FARBER	Supplemental Water Purch Prog	LACUMBRE HOMER WPP	1406.5
Account 590032 - Supplemental Water Purch Prog Total:			1406.5
Account: 590040 - Equipment Rental			
MID STATE CONTAINER SALES INC	Equipment Rental	CONTAINER RENTAL APR'26	80.81
DE LAGE LANDEN FINANCIAL SVCS INC	Equipment Rental	COPIER LEASE APR'26	173.48
CAL-COAST MACHINERY - SM	Equipment Rental	TRACTOR FOR ANNUAL MOWING OF ROW	3893.18
AIRGAS USA, LLC	Equipment Rental	CALIBRATION GAS/FITTING FOR THE LINE	108.33
MARBORG INDUSTRIES	Equipment Rental	TRAILER RENT TANK 5	143.34
MARBORG INDUSTRIES	Equipment Rental	RESTROOM RENTAL TANK 7	89.78
DE LAGE LANDEN FINANCIAL SVCS INC	Equipment Rental	COPIER LEASE APR'26	222.99
Account 590040 - Equipment Rental Total:			4711.91
Account: 590060 - Computer Expenses			
CONVERGED	Computer Expenses	MAILBOX BACKUP APR'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP APR'26	391.94
CONVERGED	Computer Expenses	NET ALERT APR'26	2395
CONVERGED	Computer Expenses	EAGLE EYE APR'26	171.38
CONVERGED	Computer Expenses	ENDPOINT DETECTION APR'26	721.58
CONVERGED	Computer Expenses	TAILSCALE APR'26	83.34
COMCAST	Computer Expenses	INTERNET APR'26	383.97
FRONTIER COMMUNICATIONS	Computer Expenses	BACKUP INTERNET APR/MAY'26	89.73
BANK OF AMERICA	Computer Expenses	NEW SCREEN BAO BOARD ROOM	2086.09
CONVERGED	Computer Expenses	MAILBOX BACKUP APR'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP APR'26	391.94
CONVERGED	Computer Expenses	NET ALERT APR'26	2395
CONVERGED	Computer Expenses	ENDPOINT DETECTION APR'26	721.58
CONVERGED	Computer Expenses	TAILSCALE APR'26	83.33
FRONTIER COMMUNICATIONS	Computer Expenses	BACKUP INTERNET APR/MAY'26	89.73

Bill Approval List - April 2026

Post Dates: 4/1/2026 - 4/30/2026 Payment Dates: 4/1/2026 - 4/30/2026

Vendor Name	Account Name	Description (Item)	Amount
CONVERGED	Computer Expenses	FORTINET FIRE WALL SUPPORT CHORRO 3 YEA	574.96
CONVERGED	Computer Expenses	MAILBOX BACKUP APR'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP APR'26	391.95
CONVERGED	Computer Expenses	NET ALERT APR'26	2395
CONVERGED	Computer Expenses	ENDPOINT DETECTION APR'26	721.59
CONVERGED	Computer Expenses	TAILSCALE APR'26	83.33
FRONTIER COMMUNICATIONS	Computer Expenses	BACKUP INTERNET APR/MAY'26	89.77
BANK OF AMERICA	Computer Expenses	STARLINK	1540
Account 590060 - Computer Expenses Total:			15954.21
Account: 590070 - Appropriated Contingency			
BANK OF AMERICA	Appropriated Contingency	MOLD TESTING	785
ANDREW BROWN GENERAL ENGINEERING	Appropriated Contingency	ENGINEERING SERVICES	24900
CAPSTONE FIRE & SAFETY MANAGEMENT	Appropriated Contingency	PIPE LEAK REPAIR	6576.35
Account 590070 - Appropriated Contingency Total:			32261.35
Fund 1 - CCWA Total:			833896.58
Normal and Recurring Costs Grand Total:			833896.58
Net Payroll PPD#8	Wages	CCWA Net Wages Paid 4/10/26	120795.57
Net Payroll PPD#9	Wages	CCWA Net Wages Paid 4/24/26	122816.72
Account 500000 - Wages Total:			243612.29
Variable OMP&R, Delta Water & Transportation Charges Apr'26			1,803,116
DWR Total:			1,803,116



CENTRAL COAST WATER AUTHORITY

Bills for Approval

VENDOR	INVOICE AMOUNT	DESCRIPTION
State of California DWR	\$ 1,850,836.00	Variable OMP&R, Delta Water & Transport Charges May'26
Subtotal - Bills for Approval	\$ 1,850,836.00	
Total Ratification and Approval Bills	<u>\$ 4,731,460.87</u>	



Central Coast Water Authority, CA

Bill Approval List - May 2026

By Fund

Post Dates 5/1/2026 - 5/31/2026

Payment Dates 5/1/2026 - 5/31/2026

Vendor Name	Account Name	Description (Item)	Amount
Fund: 1 - CCWA			
Account: 130070 - CIP - Overhead			
CAROLLO ENGINEERS, INC.	CIP - Overhead	UNDERDRAIN NOZZLE REPLACEMENT	21200
Account 130070 - CIP - Overhead Total:			21200
Account: 140010 - Prepaid Insurance			
PERS HEALTH	Prepaid Insurance	PERS Health JUNE'26	62631.21
Account 140010 - Prepaid Insurance Total:			62631.21
Account: 140030 - Prepaid Expenses			
3E COMPANY ENVIRONMENTA	Prepaid Expenses	SDS ONLINE SUBSCRIPTION 4/26-4/27	7167
WATER RESEARCH FOUNDATIO	Prepaid Expenses	WATER RESEARCH FOUNDATION MEMBERSHIP7/1/26	7487
Account 140030 - Prepaid Expenses Total:			14654
Account: 220015 - PERS Payable			
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	29.76
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	3411.97
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYER	11843.68
PERS RETIREMENT	PERS Payable	PERS CLASSIC TIER 1	1434.7
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYEE	1081.56
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	6228.8
PERS RETIREMENT	PERS Payable	PERS PEPRA	6213.75
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	267.96
PERS RETIREMENT	PERS Payable	PERS SURVIVOR EMPLOYER	29.76
PERS RETIREMENT	PERS Payable	PERS CLASSIC EPMC	3692.32
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYER	11906.73
PERS RETIREMENT	PERS Payable	PERS CLASSIC TIER 1	1450.44
PERS RETIREMENT	PERS Payable	PERS CLASSIC EMPLOYEE	1086.46
PERS RETIREMENT	PERS Payable	PERS PEPRA EMPLOYER	6212.9
PERS RETIREMENT	PERS Payable	PERS PEPRA	6197.9
Account 220015 - PERS Payable Total:			61088.69
Account: 220020 - Deferred Compensation Payable			
COREBRIDGE	Deferred Compensation Payable	COREBRIDGE 457	4967.37
MISSION SQUARE	Deferred Compensation Payable	MISSIONSQUARE 457	7433.12
COREBRIDGE	Deferred Compensation Payable	ROTH COREBRIDGE 457	944.08
COREBRIDGE	Deferred Compensation Payable	COREBRIDGE 457	4967.37
MISSION SQUARE	Deferred Compensation Payable	MISSIONSQUARE 457	7433.12
COREBRIDGE	Deferred Compensation Payable	ROTH COREBRIDGE 457	944.08
Account 220020 - Deferred Compensation Payable Total:			26689.14
Account: 220026 - CA State Disability Insurance			
State Taxes	CA State Disability Insurance	STATE TAXES SDI	2318.32
State Taxes	CA State Disability Insurance	STATE TAXES SDI	2282.52
Account 220026 - CA State Disability Insurance Total:			4600.84
Account: 220030 - State Income Tax Withheld			
State Taxes	State Income Tax Withheld	STATE TAXES	7648.47
State Taxes	State Income Tax Withheld	STATE TAXES	7571.65
Account 220030 - State Income Tax Withheld Total:			15220.12
Account: 220035 - Federal Income Tax Withheld			
EFTPS	Federal Income Tax Withheld	FEDERAL TAXES	22336.32
EFTPS	Federal Income Tax Withheld	FEDERAL TAXES	22107.56
Account 220035 - Federal Income Tax Withheld Total:			44443.88
Account: 220045 - Employer Medicare Payable			
EFTPS	Employer Medicare Payable	FEDERAL MEDICARE	5322.68

Bill Approval List - May 2026

Post Dates: 5/1/2026 - 5/31/2026 Payment Dates: 5/1/2026 - 5/31/2026

Vendor Name	Account Name	Description (Item)	Amount
EFTPS	Employer Medicare Payable	FEDERAL MEDICARE	5284.96
Account 220045 - Employer Medicare Payable Total:			10607.64
Account: 220055 - Cafeteria Plan Payable			
CCWA CAFE PLAN	Cafeteria Plan Payable	FLEX ADMIN FEE PPD#11	107.5
CCWA CAFE PLAN	Cafeteria Plan Payable	DEPENDANT CARE	269.22
CCWA CAFE PLAN	Cafeteria Plan Payable	FSA DEDUCTION	586.52
CCWA CAFE PLAN	Cafeteria Plan Payable	DEPENDANT CARE	269.22
CCWA CAFE PLAN	Cafeteria Plan Payable	FSA DEDUCTION	586.52
Account 220055 - Cafeteria Plan Payable Total:			1818.98
Account: 510035 - OPEB Expense			
CCWA RETIREE HEALTH	OPEB Expense	RHB LJM	253.64
CCWA RETIREE HEALTH	OPEB Expense	RHB JAB	302.73
CCWA RETIREE HEALTH	OPEB Expense	RHB DJR	327.28
CCWA RETIREE HEALTH	OPEB Expense	RHB DHR	635.42
CCWA RETIREE HEALTH	OPEB Expense	RHB MRS	635.42
CCWA RETIREE HEALTH	OPEB Expense	RHB LH	278.19
Account 510035 - OPEB Expense Total:			2432.68
Account: 510045 - Dental/Vision Plan			
MICHAEL W. MCCARTHY DDS	Dental/Vision Plan	DHM DENTAL	179
HAWS, DDS INC., ADAM S.	Dental/Vision Plan	DOB DENTAL	103
OQUIST, DDS, MELINDA	Dental/Vision Plan	CMW DENTAL	482
HAWS, DDS INC., ADAM S.	Dental/Vision Plan	DOB DENTAL	404
DAVIS, DMD, LISA LU	Dental/Vision Plan	TG DENTAL	409.5
Account 510045 - Dental/Vision Plan Total:			1577.5
Account: 510060 - Employee Physicals			
AKESO OCCUPATIONAL HEALTH	Employee Physicals	EMPLOYMENT PHYSICAL DLC	328
Account 510060 - Employee Physicals Total:			328
Account: 520020 - Office Supplies			
OFFICE DEPOT- ODP	Office Supplies	PAPER / PENS	97.37
OFFICE DEPOT- ODP	Office Supplies	OFFICE SUPPLIES	129.29
OFFICE DEPOT- ODP	Office Supplies	OFFICE SUPPLIES	75.52
Account 520020 - Office Supplies Total:			302.18
Account: 520030 - Misc. Office Expense			
OFFICE DEPOT- ODP	Misc. Office Expense	KITCHEN SUPPLIES	25.31
Account 520030 - Misc. Office Expense Total:			25.31
Account: 530020 - Mileage Reimbursement			
DRAPPO, ROBERT	Mileage Reimbursement	RDD MILEAGE/TRAVEL REIMB.	436.8
Account 530020 - Mileage Reimbursement Total:			436.8
Account: 530030 - Dues & Memberships			
STATE WATER CONTRACTORS	Dues & Memberships	MEMBER DUES 2025-2026	11375
Account 530030 - Dues & Memberships Total:			11375
Account: 540010 - Professional Services			
PROVOST & PRITCHARD ENGR	Professional Services	URBAN WATER MANAGEMENT PLAN	11434.1
R. BRUCE COGGIN DBA RED DO	Professional Services	SAFETY CONSULTANT	413
UNDERGROUND SERVICE ALER	Professional Services	USA TICKETS MAY'26	63.75
ELECSYS INTERNATIONAL LLC	Professional Services	MONITORING RECTIFIER APR'26	180
R. BRUCE COGGIN DBA RED DO	Professional Services	SAFETY CONSULTANT	3617.18
SENTRY ALARM SYSTEMS	Professional Services	SECURITY WTP 4/1/26-6/30/26	450
SAFETY KLEEN CORP	Professional Services	WASTE OIL PICK UP	256
Account 540010 - Professional Services Total:			16414.03
Account: 540020 - Legal Services			
STRADLING YOCCA CARLSON &	Legal Services	LEGAL MAR'26	1343
STRADLING YOCCA CARLSON &	Legal Services	LEGAL APR'26	118.5
Account 540020 - Legal Services Total:			1461.5

Vendor Name	Account Name	Description (Item)	Amount
Account: 540030 - Engineering Services			
PROVOST & PRITCHARD ENGR	Engineering Services	AMMONIA TANK RELINING DESIGN	8955.5
Account 540030 - Engineering Services Total:			8955.5
Account: 550010 - Uniform Expenses			
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP / BUILDING MAINT.	81
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP / BUILDING MAINT.	81
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP / BUILDING MAINT.	81
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP / BUILDING MAINT.	81
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP/ BUILDING MAINT	81
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	185.51
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXPENSE	170.06
ARAMARK (VESTIS)	Uniform Expenses	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	170.06
DAVID CHRISTIANSON	Uniform Expenses	REIMB DLC SAFETY BOOTS	326.25
Account 550010 - Uniform Expenses Total:			1256.88
Account: 550031 - Chemicals - Variable			
THATCHER COMPANY OF NEVA	Chemicals - Variable	CHLORINE	17192
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	CAUSTIC SODA	11370.98
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SOD HYPO	1113.75
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	CAUSTIC SODA	11682.15
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SODIUM HYPO	1113.75
UNIVAR SOLUTIONS USA INC.	Chemicals - Variable	SODIUM HYPO	1620
CHEMTRADE CHEMICALS US LL	Chemicals - Variable	ALUM SULFATE	5423.78
CHEMTRADE CHEMICALS US LL	Chemicals - Variable	ALUM SULFATE	5499.36
CHEMTRADE CHEMICALS US LL	Chemicals - Variable	ALUM SULFATE	5606.98
CHEMTRADE CHEMICALS US LL	Chemicals - Variable	ALUM SULFATE	5492.19
Account 550031 - Chemicals - Variable Total:			66114.94
Account: 550035 - Maintenance Supplies/Hardware			
HOME DEPOT	Maintenance Supplies/Hardware	SUPPLIES FOR VANITY	33.42
HOME DEPOT	Maintenance Supplies/Hardware	NEW BROOM HANDLE	12.48
Account 550035 - Maintenance Supplies/Hardware Total:			45.9
Account: 550040 - Safety Supplies			
CINTAS CORP NO 2	Safety Supplies	SAFETY SUPPLIES/REFILL FIRST AID KITS	116.29
Account 550040 - Safety Supplies Total:			116.29
Account: 550045 - Fuel & Lubricants			
WEX FLEET UNIVERSAL	Fuel & Lubricants	FUEL	8262.69
WEX FLEET UNIVERSAL	Fuel & Lubricants	FUEL	2029.31
EAGLE ENERGY	Fuel & Lubricants	AIR FILTERS FOR VACTOR TRAILER	104.61
Account 550045 - Fuel & Lubricants Total:			10396.61
Account: 560010 - Lab Supplies			
HACH COMPANY	Lab Supplies	CHLORINATING SOLUTION	474.11
HACH COMPANY	Lab Supplies	CHLORINATING SOLUTION	196.08
HACH COMPANY	Lab Supplies	NITRIVER REAGENTS	225.79
HACH COMPANY	Lab Supplies	MONOCHLOR F REAGENT	352.35
HACH COMPANY	Lab Supplies	FA REAGENTS & SOLUTION	1063.56
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	14.95
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXPENSE	14.95
ARAMARK (VESTIS)	Lab Supplies	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	14.95
VWR INTERNATIONAL	Lab Supplies	LAB SUPPLIES	182.24
VWR INTERNATIONAL	Lab Supplies	VWR THERMOMETER	430.09
Account 560010 - Lab Supplies Total:			2969.07
Account: 570010 - Equipment Repairs & Maint			
KNECHTS PLUMBING AND HEAT	Equipment Repairs & Maint	HVAC MAINTENANCE	235
USA BLUE BOOK	Equipment Repairs & Maint	TUBING FOR X/2 INJECTION TRAILER	22.57
USA BLUE BOOK	Equipment Repairs & Maint	FITTINGS FOR C/2 INJECTION SO CAL	162.96
KNECHTS PLUMBING AND HEAT	Equipment Repairs & Maint	HVAC MAINTENANCE	463.5
KNECHTS PLUMBING AND HEAT	Equipment Repairs & Maint	HVAC MAINTENANCE	446.75
KNECHTS PLUMBING AND HEAT	Equipment Repairs & Maint	HVAC MAINTENANCE	1054.75
ULTREX BUSINESS PRODUCTS	Equipment Repairs & Maint	COPIER MAINT MAY'26	25.19

Bill Approval List - May 2026

Post Dates: 5/1/2026 - 5/31/2026 Payment Dates: 5/1/2026 - 5/31/2026

Vendor Name	Account Name	Description (Item)	Amount
HOME DEPOT	Equipment Repairs & Maint	PRUNING BLADES FOR SHEARS	78.23
USA BLUE BOOK	Equipment Repairs & Maint	LAS PUMP REBUILD KITS FOR TANK 7	327.87
HARRISON HARDWARE	Equipment Repairs & Maint	CONCRETE TO REPAIR RPP PEDESTAL SYTO	18.51
BADGER METER, INC.	Equipment Repairs & Maint	00-0954 Gas phase sulfite sensor	354
BADGER METER, INC.	Equipment Repairs & Maint	Gas phase sulfite sensor	44.28
KNECHTS PLUMBING AND HEA	Equipment Repairs & Maint	HVAC MAINTENANCE	386
HARRISON HARDWARE	Equipment Repairs & Maint	PARTS FOR C/2 INJECTION TRAILER	37.32
BATTERIES PLUS	Equipment Repairs & Maint	BATTERIES FOR GUAD TO	795.58
KNECHTS PLUMBING AND HEA	Equipment Repairs & Maint	HVAC MAINTENANCE	235
BURT INDUSTRIAL SUPPLY, INC.	Equipment Repairs & Maint	24" GASKETS FOR INVENTORY	611.36
KNECHTS PLUMBING AND HEA	Equipment Repairs & Maint	HVAC MAINTENANCE	1927.5
FERGUSON ENTERPRISES INC	Equipment Repairs & Maint	COPPER FITTINGS REPAIR POTABLE WATER SYSTEM	938.56
GRAINGER INC	Equipment Repairs & Maint	REPLACEMENT GUAGE FOR CL2 TEST STATION	140.67
ALAMEDA ELECTRIC SUPPLY	Equipment Repairs & Maint	SPLICERS TO REPAIR BROKEN CONDUIT	223.72
Account 570010 - Equipment Repairs & Maint Total:			8529.32
Account: 570020 - Vehicle Repairs & Maintenance			
HOME DEPOT	Vehicle Repairs & Maintenance	JUMP STARTER PACK FOR D086	356.67
HOME DEPOT	Vehicle Repairs & Maintenance	STOCK FOR EOC TRUCK	128.25
Account 570020 - Vehicle Repairs & Maintenance Total:			484.92
Account: 570030 - Building Maintenance			
COVERALL NORTH AMERICA, IN	Building Maintenance	CLEANING BAO MAY'26	1284
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP / BUILDING MAINT.	32.48
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP / BUILDING MAINT.	32.48
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP / BUILDING MAINT.	32.48
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP / BUILDING MAINT.	32.48
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP / BUILDING MAINT	32.48
COVERALL NORTH AMERICA, IN	Building Maintenance	CLEANING SYPS MAY'26	295
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	66.65
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXPENSE	66.65
ARAMARK (VESTIS)	Building Maintenance	UNIFORM EXP/ BUILDING MAINT / LAB SUPPLIES	66.65
Account 570030 - Building Maintenance Total:			1941.35
Account: 570040 - Landscape Maintenance			
CITY OF BUELLTON	Landscape Maintenance	LANDSCAPE APR'26	97.81
Account 570040 - Landscape Maintenance Total:			97.81
Account: 580040 - Water			
CITY OF BUELLTON	Water	WATER BAO APR'26	164.94
SANTA YNEZ RIVER WATER COM	Water	WATER SYPS APR'26	181.91
Account 580040 - Water Total:			346.85
Account: 580050 - Telephone			
FIRST CHOICE TECHNOLOGY	Telephone	LONG DISTANCE PHONE	9.51
SURFNET COMMUNICATIONS, I	Telephone	INTERNET CHORRO MAY'26	75
Account 580050 - Telephone Total:			84.51
Account: 580060 - Waste Disposal			
MARBORG INDUSTRIES	Waste Disposal	TRASH SERVICE BAO APR'26	410.49
MARBORG INDUSTRIES	Waste Disposal	TRASH SYPS APR'26	378.9
SAN MIGUEL GARBAGE COMPA	Waste Disposal	TRASH SERVICE MAY'26	289.14
Account 580060 - Waste Disposal Total:			1078.53
Account: 590030 - Non-Cap Proj Materials			
PROVOST & PRITCHARD ENGR	Non-Capital Project Expenses	ENGINEERING SERVICES	292.5
Account 590030 - Non-Cap Proj Materials Total:			292.5
Account: 590040 - Equipment Rental			
MID STATE CONTAINER SALES I	Equipment Rental	CONTAINER RENTAL MAY'26	80.81
Account 590040 - Equipment Rental Total:			80.81
Account: 590060 - Computer Expenses			
CONVERGED	Computer Expenses	MAILBOX BACKUP MAY'26	50
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP MAY'26	391.95
CONVERGED	Computer Expenses	ENDPOINT DETECTION MAY'26	721.58

Vendor Name	Account Name	Description (Item)	Amount
CONVERGED	Computer Expenses	NET ALERT MAY'26	2395
CONVERGED	Computer Expenses	EAGLE EYE MAY'26	171.38
CONVERGED	Computer Expenses	TAILSCALE MAY'26	83.34
CONVERGED	Computer Expenses	ANNUAL MAINT RENEWAL INTERMAPPER SUBSCRIPTI	903.42
CONVERGED	Computer Expenses	TENABLE VULNERABILITY ANNUAL FEE 2/6/26-2/6/27	1166.66
CONVERGED	Computer Expenses	EAGLE EYE JUNE'26	171.38
CONVERGED	Computer Expenses	ENDPOINT DETECTION JUNE'26	721.58
CONVERGED	Computer Expenses	MAILBOX BACKUP JUNE'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP JUNE'26	391.95
CONVERGED	Computer Expenses	NET ALERT JUNE'26	2395
CONVERGED	Computer Expenses	TAILSCALE JUNE'26	83.34
COMCAST	Computer Expenses	INTERNET MAY'26	383.97
RINGCENTRAL INC.	Computer Expenses	ADD PHONE NUMBER FOR PKT	9.59
CONVERGED	Computer Expenses	MAILBOX BACKUP MAY'26	50
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP MAY'26	391.94
CONVERGED	Computer Expenses	ENDPOINT DETECTION MAY'26	721.58
CONVERGED	Computer Expenses	NET ALERT MAY'26	2395
CONVERGED	Computer Expenses	TAILSCALE MAY'26	83.33
CONVERGED	Computer Expenses	ANNUAL MAINT RENEWAL INTERMAPPER SUBSCRIPTI	903.42
CONVERGED	Computer Expenses	TENABLE VULNERABILITY ANNUAL FEE 2/6/26-2/6/27	1166.66
CONVERGED	Computer Expenses	ENDPOINT DETECTION JUNE'26	721.58
CONVERGED	Computer Expenses	MAILBOX BACKUP JUNE'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP JUNE'26	391.94
CONVERGED	Computer Expenses	NET ALERT JUNE'26	2395
CONVERGED	Computer Expenses	TAILSCALE JUNE'26	83.33
RINGCENTRAL INC.	Computer Expenses	ADD PHONE NUMBER FOR PKT	4.79
CONVERGED	Computer Expenses	MAILBOX BACKUP MAY'26	50
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP MAY'26	391.94
CONVERGED	Computer Expenses	ENDPOINT DETECTION MAY'26	721.59
CONVERGED	Computer Expenses	NET ALERT MAY'26	2395
CONVERGED	Computer Expenses	TAILSCALE MAY'26	83.33
CONVERGED	Computer Expenses	ANNUAL MAINT RENEWAL INTERMAPPER SUBSCRIPTI	903.42
CONVERGED	Computer Expenses	TENABLE VULNERABILITY ANNUAL FEE 2/6/26-2/6/27	1166.68
CONVERGED	Computer Expenses	ENDPOINT DETECTION JUNE'26	721.59
CONVERGED	Computer Expenses	MAILBOX BACKUP JUNE'26	51
CONVERGED	Computer Expenses	DATTO CLOUD BACKUP JUNE'26	391.94
CONVERGED	Computer Expenses	NET ALERT JUNE'26	2395
CONVERGED	Computer Expenses	TAILSCALE JUNE'26	83.33
RINGCENTRAL INC.	Computer Expenses	ADD PHONE NUMBER FOR PKT	4.79
Account 590060 - Computer Expenses Total:			28810.32
Normal and Recurring Costs Grand Total			428909.61
Grand Total:			428909.61
Net Payroll PPD#10	Wages	CCWA Net Wages Paid 5/8/26	126,378.75
Net Payroll PPD#11	Wages	CCWA Net Wages Paid 5/22/26	123,999.70
Account 500000 - Wages Total:			250,378.45
Variable OMP&R, Delta Water & Transportation Charges May'26			1,850,836
DWR Total:			1,850,836



CENTRAL COAST WATER AUTHORITY

Bills for Approval

VENDOR	INVOICE AMOUNT	DESCRIPTION
State of California DWR	\$ 1,867,948.00	Variable OMP&R, Delta Water & Transport Charges Jun'26
Subtotal - Bills for Approval	\$ 1,867,948.00	
Total Ratification and Approval Bills	<u>\$ 4,398,072.06</u>	



Statements of Net Position

ASSETS

	<u>May 31, 2026</u>	<u>April 30, 2026</u>
Current Assets		
Cash and investments	\$ 22,711,827	\$ 9,766,246
Accounts Receivable (Note 1)	561	263
Other assets	2,995,215	3,033,273
Total Current Assets	<u>25,707,603</u>	<u>12,799,782</u>
Restricted Assets		
Operations and Maintenance Reserve Fund (Note 2)	2,074,542	2,098,127
DWR Reserve Fund (Note 3)	6,398,920	6,381,437
Rate Coverage Reserve Fund (Note 4)	9,854,779	9,911,375
Department of Water Resources (Note 5a)	45,721,515	4,732,023
CCWA and DWR Variable Fund (Note 5b)	5,025,717	5,588,065
Credits Payable (Note 6)	996,739	1,983,677
Escrow Deposits (Note 7)	536,209	538,223
Total Restricted Assets	<u>70,608,421</u>	<u>31,232,927</u>
Property, Plant and Equipment		
Construction in progress (Note 8)	2,363,343	1,889,541
Fixed assets (net of accumulated depreciation)	79,883,529	80,108,000
Total Property, Plant and Equipment	<u>82,246,872</u>	<u>81,997,541</u>
Total Assets	<u>\$ 178,562,896</u>	<u>\$ 126,030,251</u>

Central Coast Water Authority



Statements of Net Position

LIABILITIES AND FUND EQUITY

	<u>May 31, 2026</u>	<u>April 30, 2026</u>
<u>Current Liabilities</u>		
Accounts Payable	\$ 626,223	\$ 201,360
DWR and Warren Act Charge Deposits (Note 5a)	45,721,515	4,732,023
CCWA & DWR Variable Charge Deposits (Note 5b)	5,025,717	5,588,065
Other liabilities	1,069,725	1,067,394
DWR Reserve Fund	6,398,920	6,381,437
Rate Coverage Reserve Fund	9,854,779	9,911,375
Unearned Revenue	13,715,871	78,196
Credits Payable to Project Participants	1,531,476	2,524,100
Total Current Liabilities	<u>83,944,227</u>	<u>30,483,950</u>
<u>Non-Current Liabilities</u>		
OPEB Liability	505,353	505,353
Escrow Deposits	536,209	538,223
Net Pension Liability	4,934,200	4,934,200
Total Non-Current Liabilities	<u>5,975,762</u>	<u>5,977,776</u>
<u>Commitments and Uncertainties</u>		
<u>Net Assets</u>		
Contributed capital, net (Note 9)	22,562,433	22,562,433
Retained earnings	66,080,474	67,006,091
Total Net Assets	<u>88,642,907</u>	<u>89,568,524</u>
 Total Liabilities and Net Assets	 \$ <u>178,562,896</u>	 \$ <u>126,030,251</u>

Central Coast Water Authority



Statements of Revenues, Expenses and Changes in Net Position

	May 31, 2026	April 30, 2026
<u>Operating Revenues</u>		
Operating reimbursements		
from project participants	\$ 18,815,320	18,645,196
Other revenues	11,818	11,818
Total Operating Revenues	18,827,138	18,657,014
<u>Operating Expenses</u>		
Personnel expenses	5,961,782	5,473,574
Office expenses	17,231	15,374
General and administrative	240,684	212,925
Professional Services	1,812,983	1,721,298
Supplies and equipment	948,718	824,702
Monitoring expenses	115,407	110,297
Repairs and maintenance	344,368	313,149
Utilities	423,461	389,255
Depreciation and amortization	2,469,935	2,245,464
Other expenses	1,296,090	1,228,881
Total Operating Expenses	13,630,660	12,534,918
Operating Income	5,196,478	6,122,096
<u>Non-Operating Revenues</u>		
Investment income	2,083,478	1,959,097
Total Non-Operating Revenues	2,083,478	1,959,097
<u>Non-Operating Expenses</u>		
Current year credits payable	2,083,478	1,959,097
Total Non-Operating Expenses	2,083,478	1,959,097
Net Income	5,196,478	6,122,096
<u>Retained Earnings</u>		
Retained earnings at beginning of period	60,883,996	60,883,996
Retained earnings at end of period	\$ 66,080,474	\$ 67,006,091

Central Coast Water Authority



Budget and Actual All Reaches

	May 31, 2026		
	Budget	Actual	Percent Expended ⁽¹⁾
Revenues			
Fixed operating assessments ⁽²⁾	\$ 17,439,465	\$ 17,439,465	
Variable operating assessments	1,819,728	1,375,855	75.61%
Miscellaneous income		11,815	
Investment income	-	460,234	
Total Revenues	19,259,193	19,287,370	
Expenses ⁽²⁾			
Personnel expenses	7,174,825	5,961,782	83.09%
Office expenses	23,300	17,231	73.95%
General and administrative	313,700	240,684	76.72%
Professional Services	2,118,917	1,812,983	85.56%
Supplies and equipment	1,713,077	948,718	55.38%
Monitoring expenses	148,100	115,407	77.92%
Repairs and maintenance	436,860	344,368	78.83%
Utilities	653,021	423,461	64.85%
Other expenses	1,114,643	896,988	80.47%
Capital and Non-Capital Expenditures	5,562,552	2,762,445	49.66%
Total Expenses	19,258,995	13,524,068	70.22%
Operating Income	-	5,763,302	
Net Income (Loss)	\$ -	\$ 5,763,302	

(1) Percent of year expended 91.67%

(2) Includes revenues and expenses for Turnouts and adjusted for carryover revenues from FY 2024/25 to FY 2025/26

Central Coast Water Authority

Central Coast Water Authority
Notes to Financial Statements
May 31, 2026

Note 1: Accounts Receivable

Accounts receivable consists of amounts payable by the State Water Project contractors and other miscellaneous receivables.

Note 2: O&M Reserve Fund

The O&M reserve fund represents cash reserves for emergency uses. The funding requirement is \$2,000,000 allocated on an entitlement basis for the Santa Barbara County project participants. Investment earnings on O&M reserve fund balances are credited against CCWA O&M assessments.

<u>Project Participant</u>	<u>Amount</u>
City of Guadalupe	\$ 29,722
City of Santa Maria	875,435
Golden State Water Company	25,967
Vandenberg SFB	285,647
City of Buellton	30,019
Santa Ynez ID #1 (Solvang)	77,905
Santa Ynez ID #1	25,968
Goleta Water District	243,183
Morehart Land Co.	10,783
La Cumbre Mutual Water Company	51,906
Raytheon Systems Company	2,597
City of Santa Barbara	155,806
Montecito Water District	155,730
Carpinteria Valley Water District	103,874
TOTAL:	<u>\$ 2,074,542</u>

Central Coast Water Authority
Notes to Financial Statements
 May 31, 2026

Note 3: DWR Reserve Fund

The DWR Reserve Fund was established to provide a funding source for payments to the State of California Department of Water Resources (DWR) when there is a difference between estimates used to prepare the DWR portion of the annual CCWA budget and the actual amounts billed to the Authority by DWR. Contributions to the DWR Reserve Fund are voluntary. Funding of each participating Project Participant's share of the DWR Reserve Fund will come from a combination of (1) CCWA Operating Expense budget surpluses, if any (2) Interest earnings on funds held in all other accounts on behalf of the participating Project Participant and (3) excess amounts, if any, from any of the DWR Statement of Charges cost components until the funding Target Amount is reached. The Target Amount will be equal to the participating Project Participant's proportional share of a \$10 million allocation of DWR Transportation Minimum OMP&R charges. The following schedule shows the current fund balance of the participating Project Participants.

Project Participant	Amount
City of Guadalupe	\$ 147,015
City of Santa Maria	4,829,022
Golden State Water Company	117,237
City of Buellton	154,598
Santa Ynez ID #1 (Solvang)	193,125
Santa Ynez ID #1	133,665
Morehart Land Co.	53,474
La Cumbre Mutual Water Company	258,337
Raytheon Systems Co.	13,368
City of Santa Barbara	499,079
TOTAL:	\$ 6,398,920

Note 4: Rate Coverage Reserve Fund Cash Deposits

The rate coverage reserve fund was established to provide CCWA project participants a mechanism to satisfy a portion of their obligation under Section 20(a) of the Water Supply Agreement to impose rates and charges sufficient to collect 125% of their contract payments. The following schedule shows the current balances plus accrued interest receivable in the rate coverage reserve fund.

Project Participant	Amount
City of Guadalupe	\$ 201,692
City of Santa Maria	5,455,340
City of Buellton	278,928
Santa Ynez ID #1 (Solvang)	641,446
Santa Ynez ID #1	467,761
La Cumbre Mutual Water Company	406,085
Montecito Water District	1,515,288
Carpinteria Valley Water District	872,298
Shandon	15,942
TOTAL:	\$ 9,854,779

Central Coast Water Authority
Notes to Financial Statements
 May 31, 2026

Note 5a: Cash and Investments Payment to DWR

Cash deposits for DWR payments.

<u>Project Participant</u>	<u>Amount</u>
City of Guadalupe	\$ 40,118
City of Santa Maria	20,550,843
Golden State Water Company	622,045
Vandenberg SFB	8,966,225
City of Buellton	750,906
Santa Ynez ID #1 (Solvang)	1,899,432
Santa Ynez ID #1	696,089
Goleta Water District	405,204
Morehart Land Co.	30,537
La Cumbre Mutual Water Company	1,296,388
Raytheon Systems Co.	68,395
City of Santa Barbara	3,902,919
Montecito Water District	3,896,740
Carpinteria Valley Water District	2,595,673
TOTAL:	<u>\$ 45,721,515</u>

Note 5b: Cash Payments for CCWA, Warren Act and DWR Variable Charges

Cash deposits for payments to CCWA, Warren Act and DWR for Variable Assessments.

<u>Project Participant</u>	<u>Amount</u>
City of Guadalupe	\$ 15,574
City of Santa Maria	958,335
Golden State Water Company	33,212
Vandenberg SFB	378,559
City of Buellton	47,827
Santa Ynez ID #1 (Solvang)	135,196
Santa Ynez ID #1	148,793
Goleta Water District	962,874
Morehart Land Co.	44,653
La Cumbre Mutual Water Company	157,557
Raytheon Systems Co.	166,117
City of Santa Barbara	948,904
Montecito Water District	634,037
Carpinteria Valley Water District	394,079
TOTAL:	<u>\$ 5,025,717</u>

Central Coast Water Authority
Notes to Financial Statements
 May 31, 2026

Note 6: Credits Payable

Credits payable to, or (due from) CCWA project participants for investment earnings and O&M assessment credits.

Project Participant	Amount
City of Guadalupe	\$ 15,810
City of Santa Maria	627,017
Golden State Water Company	251
Vandenberg SFB	4,233
City of Buellton	576
Santa Ynez ID #1 (Solvang)	1,442
Santa Ynez ID #1	1,741
Goleta Water District	334,325
Morehart Land Co.	6,175
La Cumbre Mutual Water Company	3
Raytheon Systems Co.	1
City of Santa Barbara	2,897
Montecito Water District	10
Carpinteria Valley Water District	35
Shandon	10
Lopez Turnout	900
Chorro Turnout	1,311
TOTAL:	\$ 996,739

Note 7: Escrow Deposits

Cash deposits from certain project participants as required under the Water Supply Agreements.

Project Participant	Amount
Morehart Land Company	\$ 426,643
Raytheon Systems Company	109,566
TOTAL:	\$ 536,209

Central Coast Water Authority
Notes to Financial Statements
 May 31, 2026

Note 8: Construction in Progress

Amounts in construction in progress represent expenditures incurred during FY 2025/26 and amounts retained in construction in progress at May 31, 2026. The following schedule shows the CIP expenditures for CCWA projects.

Financial Reach	Amount
Labor	\$ 37,343
Materials	581,860
Overhead	1,744,141
Project CIP Total:	\$ 2,363,343

Note 9: Contributed Capital

Certain project participants elected to pay their share of CCWA project construction costs in cash. The amounts listed below show the capital contributions by project participant less the cost of local facilities and refunds to the project participants.

Project Participant	Amount
Avila Valley Water Company	\$ 15,979
City of Guadalupe	81,119
San Luis Schools	5,608
San Miguelito Water Company	233,605
Golden State Water Company	866,277
City of Santa Maria	13,498,802
Vandenberg SFB	7,861,043
TOTAL:	\$ 22,562,433

Central Coast Water Authority
Calendar Year 2026 Actual and Requested Deliveries in Acre Feet

Project Participant	Total Available AF Amounts ⁽¹⁾	ACTUALS							REQUESTED							Annual Delivery Total
		Jan.	Feb.	Mar.	Apr.	May	Subtotal	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Subtotal	
Guadalupe	345	19	15	18	14	20	86	2	2	2	2	2	4	2	16	102
Santa Maria	23,787	349	306	435	370	493	1,953	644	761	904	875	815	275	480	4,754	6,707
So. Cal. Water Co.	488	1	0	0	24	45	70	40	50	50	50	35	0	0	225	295
Vandenberg AFB	6,119	226	206	257	257	354	1,300	253	269	267	283	284	236	221	1,814	3,114
Buellton	789	0	0	0	0	11	11	30	30	30	30	30	15	15	180	191
Solvang (Billed to SY)	1,626	0	0	0	31	57	88	75	80	90	85	60	10	20	420	508
Santa Ynez ID#1	1,121	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Goleta	10,543	0	0	0	45	64	109	81	142	168	130	36	0	0	557	666
Morehart Land Co.	377	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
La Cumbre	1,062	0	0	0	30	53	83	30	30	30	30	25	20	20	185	268
Raytheon	105	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Santa Barbara	5,325	0	0	0	29	43	72	54	94	112	86	24	0	0	370	442
Montecito	1,485	0	0	0	29	43	72	54	94	112	86	24	0	0	370	442
Carpinteria	3,549	0	0	0	20	28	48	36	63	76	58	16	0	0	249	297
Subtotal Santa Barbara:	56,721	595	527	710	849	1,211	3,892	1,299	1,615	1,841	1,715	1,351	560	758	9,140	13,032
Shandon		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Chorro Valley	7500	120	134	130	121	135	640	191	193	193	189	184	174	174	1,298	1,938
Lopez	7500	20	105	138	113	175	551	180	180	181	176	166	160	160	1,203	1,754
Subtotal SLO County:	15,000	140	239	268	234	310	1,191	371	373	374	365	350	334	334	2,501	3,692
TOTAL ENTITLEMENT DELIVERIES	71,721	735	766	978	1,083	1,521	5,083	1,670	1,988	2,215	2,080	1,701	894	1,092	11,641	16,724
EXCHANGE DELIVERIES																
Santa Ynez-Exchange	0	0	0	0	(93)	(178)	(271)	(225)	(393)	(468)	(360)	(100)	0	0	(1,546)	(1,817)
Goleta-Exchange	0	0	0	0	34	64	98	81	141	168	130	36	0	0	557	655
Santa Barbara-Exchange	0	0	0	0	22	43	65	54	94	112	86	24	0	0	371	436
Montecito-Exchange	0	0	0	0	22	43	65	54	94	112	86	24	0	0	371	436
Carpinteria-Exchange	0	0	0	0	15	28	43	36	63	75	58	16	0	0	247	290
TOTAL EXCHANGE DELIVERIES	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
Total Lake Deliveries only		0	0	0	60	53		30	30	30	30	25	20	20		298

⁽¹⁾ Total AF of Table A allocation, carryover amounts, and water transfers



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 18, 2026

TO: CCWA Board of Directors

FROM: David R. Beard
Deputy Director of Operations and Engineering

SUBJECT: CCWA 2025 Urban Water Management Plan and Water Shortage Contingency Plan

SUMMARY

The California Urban Water Management Planning Act requires every urban water supplier to prepare and adopt an Urban Water Management Plan and Water Shortage Contingency Plan (UWMP). In addition, urban water suppliers are also required to update and adopt the UWMP every five years.

An "urban water supplier" is defined as a public water system that provides water for municipal purposes either directly or indirectly to more than 3,000 customers, or supplies more than 3,000 acre-feet of water annually. The Central Coast Water Authority (CCWA) is considered an urban water supplier because it is classified as a public water system by the California State Water Resources Control Board, Division of Drinking Water (DDW) and it supplies more than 3,000 acre-feet of water per year.

An urban water supplier that does not prepare, adopt, and submit an UWMP to the California Department of Water Resources (DWR) is not eligible to receive drought assistance from the State of California. Consequently, in order to preserve the ability to seek assistance from the State, CCWA has prepared an UWMP for 2025.

RECOMMENDATION

Staff recommends that the Board of Directors:

1. Approve and adopt Resolution No. 26-08: A Resolution of the Board of Directors of the Central Coast Water Authority Adopting the 2025 Urban Water Management Plan and Water Shortage Contingency Plan for the Central Coast Water Authority; and
2. Find that pursuant to Water Code Section 10652, the preparation and adoption of an UWMP is statutorily exempt from the requirements of the California Environmental Quality Act (California Public Resources Code section 21000, et seq.).

DISCUSSION

On behalf of CCWA, Provost & Prichard prepared the draft CCWA 2025 UWMP. The various milestones in preparing the UWMP included a number of advance notices and collaboration with CCWA's Project Participants who are also urban water suppliers, and other public agencies, including the Counties of Santa Barbara and San Luis Obispo. These measures included the following:

51833598

- On February 26, 2026, CCWA provided 60 days advance notice of the Public Hearing to adopt the draft CCWA 2025 UWMP to CCWA's Project Participants, which is all parties that receive water from CCWA, as well as the Counties of Santa Barbara and San Luis Obispo.
- CCWA provided water availability projections from the Department of Water Resources (DWR) regarding the availability of State Water Project water under various hydrologic conditions to CCWA Project Participants.
- CCWA engaged in a public outreach program that included:
 - On April 17, 2026, CCWA delivered Existing and Future State Water Project Water Supply Projections to all Project Participants.
 - On April 21, 2026, CCWA delivered Reduced Reliance on the Delta Notice for all Project Participants.
 - On May 26, 2026, CCWA posted the draft 2025 UWMP to its website at <https://www.ccwa.com/2025-urban-water-management-plan#docaccess-fc175e6416c1ec8f6ca4614f60aa576b>
 - On May 26, 2026, CCWA e-mailed a copy of the draft 2025 UWMP to [CCWA's Public Notice Distribution List?]
 - On May 29, 2026 and June 5, 2026 CCWA published a Notice of Public Hearing on CCWA's 2025 UWMP and Water Shortage Contingency Plan in the Santa Maria Times.

If approved by the Board, the final CCWA 2025 UWMP includes the Board's resolution of approval.

Once the CCWA 2025 UWMP is adopted, it will be submitted to DWR prior to July 1, 2026. Within 30 days of adoption, the CCWA 2025 UWMP will be forwarded to the State Library, all Project Participants, and the Counties of Santa Barbara and San Luis Obispo. A copy of the final CCWA 2025 UWMP will also be made available for public review for 30 days after adoption.

The draft CCWA 2025 UWMP for the Board's consideration can be found on the CCWA webpage at the following link:

<https://www.ccwa.com/2025-urban-water-management-plan>

ENVIRONMENTAL REVIEW

CEQA Guidelines Section 15282(v) lists "the preparation and adoption of Urban Water Management Plans pursuant to the provisions of Section 10652 of the Water Code" as a statutory exemption.

Attachments:

Resolution No. 26-08: A Resolution of the Board of Directors of the Central Coast Water Authority Adopting the 2025 Urban Water Management Plan and Water Shortage Contingency Plan for the Central Coast Water Authority

RESOLUTION NO. 26-08

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE CENTRAL COAST WATER AUTHORITY ADOPTING THE 2025 URBAN WATER MANAGEMENT PLAN AND WATER SHORTAGE CONTINGENCY PLAN FOR THE CENTRAL COAST WATER AUTHORITY

RECITALS

- A. WHEREAS, California Water Code Section 10610 et seq., known as the Urban Water Management Planning Act (Planning Act), requires urban water suppliers to prepare and adopt an Urban Water Management Plan and Water Shortage Contingency Plan (collectively, "UWMP") every five years on or before July 1, in years ending in six and one.
- B. WHEREAS, Central Coast Water Authority (CCWA) is an urban water supplier, as defined by the Planning Act, because it is classified as a public water system by the California State Water Resources Control Board, Division of Drinking Water and it supplies more than 3,000 acre-feet of water per year.
- C. WHEREAS, Pursuant to the Planning Act, CCWA prepared a draft 2025 UWMP, in consultation with CCWA's project participants that are urban water suppliers, to support long-term water resources planning in areas that include water demand forecasting, identification of local and imported supplies, and water shortage contingency planning.
- D. WHEREAS, CCWA provided notice and an opportunity to review and comment on the draft 2025 UWMP as follows:
- On February 26, 2026, CCWA provided 60 days advance notice of the Public Hearing to adopt the draft CCWA 2025 UWMP to CCWA's Project Participants, which is all parties that receive water from CCWA, as well as the Counties of Santa Barbara and San Luis Obispo.
 - On April 17, 2026, CCWA delivered Existing and Future State Water Project Water Supply Projections to all Project Participants.
 - On April 21, 2026, CCWA delivered Reduced Reliance on the Delta Notice for all Project Participants.
 - On May 26, 2026, CCWA posted the draft 2025 UWMP to its website at <https://www.ccwa.com/2025-urban-water-management-plan#docaccess-fc175e6416c1ec8f6ca4614f60aa576b>
 - On May 26, 2026, CCWA e-mailed a copy of the draft 2025 UWMP to CCWA's Project Participants, which is all parties that receive water from CCWA, as well as the Counties of Santa Barbara and San Luis Obispo.

- E. WHEREAS, on May 29, 2026, and on June 5, 2026, CCWA published notice of CCWA's June 25, 2026 Hearing re Adoption of CCWA's 2025 UWMP in the Santa Maria Times.
- F. WHEREAS, on June 25, 2026, CCWA conducted a properly noticed public hearing regarding the draft 2025 UWMP.
- G. WHEREAS, Pursuant to California Water Code section 10652, the preparation and adoption of an UWMP is exempt from the requirements of the California Environmental Quality Act (California Public Resources Code section 21000, et seq.).

NOW THEREFORE, THE BOARD OF DIRECTORS DOES HEREBY RESOLVE AS FOLLOWS:

Section 1. Recitals. The Recitals set forth above are true and correct and are incorporated into this Resolution by this reference.

Section 2. Approval of Resolution No. 26-08. The final 2025 UWMP, dated June 25, 2026, is approved and adopted.

Section 3. CEQA Finding. Pursuant to Water Code Section 10652, the preparation and adoption of an UWMP is statutorily exempt from the requirements of the California Environmental Quality Act (California Public Resources Code section 21000, et seq.).

Section 4. Effective Date. This Resolution shall take effect immediately upon its adoption.

I certify that the foregoing resolution was duly and regularly introduced and adopted by the Board of Directors of the Central Coast Water Authority at a regular meeting held on June 25, 2026.

[Seal]

Eric Friedman, Chairman

Attest:

Elizabeth Watkins
Secretary to the Board of Directors

APPROVED AS TO FORM:
Brownstein Hyatt Farber Schreck LLP

Stephanie Osler Hastings

	VOTING PERCENTAGE	AYE	NAY	ABSTAIN	ABSENT
City of Buellton	2.21%	_____	_____	_____	_____
Carpinteria Valley Water District	7.64%	_____	_____	_____	_____
Goleta Water District	17.20%	_____	_____	_____	_____
City of Guadalupe	1.15%	_____	_____	_____	_____
Montecito Water District	9.50%	_____	_____	_____	_____
City of Santa Barbara	11.47%	_____	_____	_____	_____
City of Santa Maria	43.19%	_____	_____	_____	_____
Santa Ynez River Water Conservation District, Improvement District No. 1	7.64%	_____	_____	_____	_____

Attachment:

2025 Urban Water Management Plan and Water Shortage Contingency Plan for the
Central Coast Water Authority



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 10, 2026

TO: CCWA Board of Directors

FROM: David R. Beard
Deputy Director of Operations and Engineering

SUBJECT: Water Transfers Update

SUMMARY

This report provides Staff's continuing update on the status of implementation of Central Coast Water Authority (CCWA) Assistance Agreements with Montecito Water District (MWD), La Cumbre Mutual Water Company (LCMWC) and the 2026 Surplus Water Transfer Program (SWTP).

RECOMMENDATION

None. For information only.

DISCUSSION

The CCWA Board of Directors (Board) have previously approved Assistance Agreements with Montecito Water District (MWD) to assist with implementation of a proposed transfer and exchange of MWD's State Water Project (SWP) allocation with Homer, LLC (Homer); and with La Cumbre Mutual Water Company (LCMWC) to assist with implementation of proposed transfers pursuant to the agreement between LCMWC and Homer. Under the Assistance Agreements, CCWA will coordinate with the Department of Water Resources (DWR) and other SWP Contractors, on behalf of MWD and LCMWC. The CCWA Board also approved a 2026 SWTP Participation Agreement. Under the 2026 SWTP Participation Agreement, CCWA will coordinate with other SWP Contractors to develop water transfer and/or exchange opportunities for interested CCWA Participants.

MWD Transfer Program

In 2025, CCWA received a fully executed copy of the DWR agreement governing MWD's non-permanent Table A transfer program. In 2026, CCWA continued to assist with implementation of MWD's non-permanent Table A transfer program by executing an amendment to the DWR agreement to include additional SWP water delivery points within Kern County Water Agency's service area.

LCMWC Transfer Program

Oak Flat Water District is the lead agency for the California Environmental Quality Act (CEQA) analysis and recirculated a draft Initial Study/Negative Declaration (IS/ND) for public review. CCWA staff is assisting with LCMWC's proposed transfer program by preparing an addendum

to tier off of the adopted IS/ND. CCWA Board approval of the proposed LCMWC water management program and compliance with all requirements of the Water Management Amendment will be requested at a future Board Meeting.

SWTP Participation Agreement

CCWA staff has transmitted potential transfer and exchange opportunities to interested CCWA Participants and is coordinating on the development of a water management program agreement with Dudley Ridge Water District, Berrenda Mesa Water District, Lost Hills Water District, Belridge Water Storage District, and Wheeler Ridge-Maricopa Water Storage District (Westside Districts). CCWA staff is requesting the CCWA Board's approval of the proposed water management program with the Westside Districts and compliance with all requirements of the Water Management Amendment at the CCWA Board Meeting scheduled for June 25, 2026.

ENVIRONMENTAL REVIEW

None. Not applicable.



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 10, 2026

TO: CCWA Board of Directors

FROM: David R. Beard
Deputy Director of Operations and Engineering

SUBJECT: Report on the Emergency Repair to the Polonio Pass Water Treatment Plant Treated Water Pipeline

SUMMARY

A water leak was observed at the Polonio Pass Water Treatment Plant (WTP) Outlet Vault and was confirmed to be from the treated water pipeline which conveys water from the Chlorine Contact Basin (CCB) to the treated water clearwells. Excavation of the pipeline was required to confirm the leak location and repair plan. Pursuant to the emergency provision in CCWA Resolution No. 23-09, Amending the Rules and Regulations Governing the Policy and Procedures for the Purchase of Services, Supplies or Equipment, CCWA retained a contractor to excavate and backfill portions of the pipeline, install and remove trench shoring and perform asphalt repairs.

RECOMMENDATION

None. For information only.

DISCUSSION

CCWA Resolution No. 23-09 provides if, in the judgment of the Executive Director, services, supplies and/or equipment are needed in order to make emergency repairs, construction or maintenance, which emergency will not allow the normal procedure of calling for bids or securing the approval of the Board of Directors (Board), the Executive Director may, with the approval of the Chair or Vice Chair of the Board, purchase all necessary services, supplies and equipment in the open market without Board approval or the necessity of calling for bids. The Executive Director shall make a complete report of the circumstances constituting the emergency to the Board at its next meeting following the purchase of said services, supplies and equipment.

CCWA staff observed a water leak emanating from a concrete wall in the WTP Outlet Vault, and water quality testing confirmed the source of the leak to be treated water rather than groundwater. CCWA staff reviewed record drawings and concluded a 60" diameter steel pipeline was the most likely source of the leak. Excavation and installation of shoring along portions of the pipeline was required to expose the pipeline and determine the location of the leak. CCWA staff met with and received approval from the Board Chair to excavate and perform emergency repairs to the treated water pipeline.

CCWA executed an agreement with ABI, Inc. (ABI) to locate the leak by excavating portions of the pipeline. ABI's total cost was determined by the number of days onsite and their scope of work included the excavating and backfilling the pipeline, installation and removal of trench shoring and asphalt repairs.

Once the leak was located, a WTP outage was scheduled and CCWA staff installed an internal seal in the pipeline at a flexible joint near the CCB outlet. The internal seal is viewed as a temporary fix, and a project is being designed to remove and replace the flexible joint.

The WTP Appropriated Contingency Fund was used to pay the emergency repair costs. A summary of the final costs is provided on the following table.

Item	Cost	Budget
WTP Contingency Fund		\$ 96,522
Soil Compaction Testing	\$ 1,696	
Internal Seal Purchase	4,844	
Confined Space Rescue Crew	6,576	
Excavation/Backfill/Shoring/Asphalt	132,224	
Total Project Cost	\$ 145,340	
Under / (Over) Budget		\$ (48,818)

The total emergency repair costs exceeded the WTP Appropriated Contingency Fund, and the WTP Equipment Repair and Maintenance Fund was used to pay the additional costs.

ENVIRONMENTAL REVIEW

“Emergency projects” are exempt from the requirements of the California Environmental Quality Act (CEQA). CEQA defines an “emergency” to include “emergency repairs to publicly or privately owned service facilities necessary to maintain service essential to the public health, safety, or welfare.” CEQA Guidelines § 15269(b). Emergency repairs may include actions that require a reasonable amount of planning in response to an anticipated emergency. *Id.* The repair of the leaking treated water pipeline qualifies as an emergency repair because it is necessary to maintain essential public services and protect public health and safety. Accordingly, the pipeline repairs fall within CEQA’s emergency exemption and is exempt from CEQA review.



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 10, 2026

TO: CCWA Board of Directors

FROM: Peter K Thompson, Executive Director

CC: Stephanie Hastings, Counsel to the Central Coast Water Authority

SUBJECT: Selection of a Facilitator for Development of a Strategic Plan for CCWA

SUMMARY

The CCWA Board provided direction to staff to seek a facilitator to assist in the development and compiling of a Strategic Plan for CCWA. Following feedback from both the Board and the Operating Committee, staff found two well-regarded facilitators with water utility and State Water Contractor experience and received proposals for their services.

If the Board approves the selection of a facilitator, staff anticipates the process to begin in August 2026 and culminate in February 2027. This timeline would allow for the adopted Strategic Plan to inform the development of the 2027/28 CCWA budget.

RECOMMENDATION

Staff recommends that the Board of Directors:

- Approve the selection of Ken Kirby with Evotoco to facilitate the development of the CCWA Strategic Plan and authorize the Executive Director to enter into a contract for those services for a fixed fee of \$63,300

DISCUSSION

Both proposals received are within the budgeted \$65,000 and meet the desired level of engagement expressed previously by the Board. Eileen Jacobwitz Consulting (EJC) proposed \$42,300 and Evotoco proposed \$63,300. EJC's estimate excludes travel, lodging, meals, and mileage across four in-person trips. In comparison, Evotoco's fixed fee is all-inclusive with no separate expense billing, which narrows the practical difference and removes cost-overrun risk to CCWA. However, upon review by staff, Evotoco's proposal was preferred.

Staff recommends Evotoco for the following reasons:

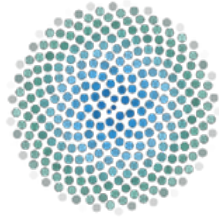
- Demonstrated an advanced understanding of CCWA as an organization.
- Strong project management approach that will be helpful in guiding the staff and Board to completion in a timely manner.
- Robust mix of online and in-person methods for securing feedback from stakeholders.

- Fixed fee with progress payments tied to accepted deliverables gives CCWA cost certainty and no overrun risk.

ATTACHMENTS

Proposals from:

Evotoco and EJC



Evotoco
Manage to be more effective.

A Collaborative Approach to CCWA's Strategic Direction

Proposed Process and Fee Estimate · 2027–2032 Strategic Plan

Prepared for the Central Coast Water Authority

Prepared by Evotoco LLC

June 2026

Introduction

This proposal describes an updated process Evotoco LLC would facilitate to support the Central Coast Water Authority (CCWA) to develop its 2027–2032 Strategic Plan. It builds on the conversations and materials shared earlier this year, and it reflects the Authority's interest in a process that gives substantial weight to the perspective of the Operating Committee while remaining efficient with the time of the Board and senior staff.

The pages that follow describe how Evotoco understands CCWA's current situation, the proposed process and the project setup that precedes it, the level of effort and fixed fee, and an anticipated schedule from September 2026 through February 2027.

Understanding the Challenge

CCWA is at a natural moment to define its strategic direction. The recently completed assignment of the State Water Supply Contract gives the Authority full and direct responsibility for decisions it has long influenced, and a new Executive Director is establishing priorities for the next chapter. Setting a clear, shared direction now will help the Authority make the most of that responsibility.

CCWA also serves a diverse membership. Its eight member agencies, spanning the South Coast and the Santa Ynez Valley and North County, bring different supply portfolios, growth trajectories, and financial capacities. They fund the system and experience CCWA in different ways. A strategic plan for the Authority needs to identify genuine alignment on strategic priorities across these perspectives.

The Operating Committee, made up of the general managers of the member agencies, holds operational knowledge that the Board values highly. The process proposed here is deliberately designed to put that expertise near the center of the diagnostic work, so that the strategic needs and the proposed direction are identified with the people who run the systems every day.

Finally, the plan will need to account for a demanding external environment: the State Water Project supply outlook and allocation reliability, the condition and long-

term financing of the Coastal Branch and the broader aqueduct, regulatory developments, and ongoing hydrologic variability.

Evotoco prepares the written plan, but its substance is developed by the people who know CCWA best. The role of the proposed support is to help the Board, staff, and Operating Committee build the shared understanding and direction the plan captures, so the result is a plan they will use, and keep referring to, after it is adopted.

Proposed Process Overview

The process unfolds across six phases over approximately six months. It begins with project setup, aligns on what the plan should accomplish, moves through diagnostic work led by member-agency input, engages the Board in setting strategic direction, and concludes with drafting, review, and adoption. Phases overlap by design so the effort keeps moving without rushing any single step.

Phase	Timing	Key output
Phase 1 — Project Setup & PM	Weeks 1–2	WBS, schedule, project board, initiation memo
Phase 2 — Define Success & Discovery	Weeks 2–10	Confirmed success criteria, needs assessment synthesis, environmental scan, BMC
Phase 3 — Strategic Direction Setting	Weeks 10–15	Draft priorities, goals, and key questions resolved
Phase 4 — Plan Drafting	Weeks 15–20	Draft strategic plan document
Phase 5 — Review & Refinement	Weeks 20–24	Final strategic plan
Phase 6 — Finalization & Adoption	Weeks 24–26	Adopted plan

Phase Descriptions

Phase 1 — Project Setup and Project Management

Before substantive work begins, Evotoco coordinates with the Executive Director to develop a work breakdown structure and task list, build the project schedule and identify the critical path, and configure a Monday.com project board so the project management team can track and manage progress. A short kickoff with the Executive Director confirms the project liaison, meeting cadence, communication

channels, and invoicing details. The phase concludes with a brief project initiation memo and includes ongoing project management across the engagement.

Phase 2 — Define Success and Discovery

This phase aligns expectations and builds the shared, factual foundation for strategic choices, with member-agency input at its center. Evotoco designs and deploys an online Success Criteria Questionnaire to the Board, Operating Committee, and staff leaders. Responses are confidential to the consultant, and are returned as a synthesis document and a verbatim responses document for review. Differences among the responding groups are not reconciled at this stage; they are reserved for discussion at the in-person workshop, where success criteria are confirmed.

In parallel, Evotoco reviews key documents (the Urban Water Management Plan, financial reports, the SWP contract and recent amendments, infrastructure assessments, and prior plans) and prepares draft Business Model Canvas content describing CCWA today. A second short online survey invites members to react to and refine that draft content that describes how CCWA will deliver value during the plan period, and Evotoco prepares an environmental scan of the external forces most relevant to CCWA's five-year horizon.

The centerpiece of Phase 2 is an in-person Strategic Needs Assessment Workshop with the Operating Committee and senior staff, lasting up to three hours and informed by the two surveys and previous asynchronous collaboration. Working from the draft canvas and the survey input, the group discusses any important differences among the responding groups, confirms the success criteria, identifies where CCWA's model is under the most stress, and surfaces the strategic questions the plan must address. Following the workshop, Evotoco makes up to 20 brief interviews (about 30 minutes each) available, so participants who feel an individual conversation would add value can request one. Evotoco delivers a synthesis that translates the workshop and interview input into a structured set of themes and questions for the next phase.

Phase 3 — Strategic Direction Setting

Here the plan takes shape. Evotoco prepares a strategic options memo that frames the three to five major themes from the diagnostic work and the key choices the

Board needs to make. The memo is offered to Operating Committee members and staff leaders for review and comment before it is distributed to the Board, and Evotoco then facilitates an in-person, full-day Strategic Direction Workshop with the Board and senior staff, with Operating Committee members invited to participate. The workshop moves from priorities and tradeoffs in the morning to goals, success measures, and accountability in the afternoon, building the architecture of the plan in the room. Where the group cannot reach broad agreement, the plan frames the open question and a path to resolve it rather than deferring the hard choice with vague language.

Phase 4 — Plan Drafting

Evotoco drafts a concise, professionally formatted strategic plan (typically 15 to 25 pages) based on the workshop outcomes, with review and input from the Executive Director and senior staff. The plan reflects the Board's decisions, not the consultant's preferences.

Phase 5 — Review and Refinement

The draft goes through review designed to improve quality and build ownership. Staff review for accuracy and feasibility, the Board reviews the priorities and measures in a 90-minute online workshop, and the Operating Committee has an opportunity to comment, which is especially valuable for goals that depend on member-agency cooperation. Evotoco incorporates the feedback into a final draft.

Phase 6 — Finalization and Adoption

Evotoco produces the final plan as a designed PDF, an editable Word version, and a two-page summary, and prepares the materials for Board adoption. Staff present the plan for adoption at a regular Board meeting, with Evotoco available to support preparation.

Level of Effort and Fixed Fee

Evotoco proposes to perform this work for a fixed fee of \$63,300. The fixed fee includes all consulting time, travel time, and estimated travel expenses; CCWA would not receive separate expense billings. The scope includes up to 20 stakeholder

interviews (30 minutes each) to be used during Phase 2 as requested. The table below shows the level of effort behind the fee.

Phase	Consulting hrs	Fee
Phase 1 — Project Setup & PM	22	\$6,600
Phase 2 — Define Success & Discovery (incl. travel)	79	\$28,350
Phase 3 — Strategic Direction Setting (incl. travel)	29	\$13,350
Phase 4 — Plan Drafting	21	\$6,300
Phase 5 — Review & Refinement	16	\$4,800
Phase 6 — Finalization & Adoption	13	\$3,900
Total	180	\$63,300

The fee is built from a consulting rate of \$300 per hour and a travel-time rate of \$150 per hour. It covers two in-person trips, for the Strategic Needs Assessment Workshop and the Strategic Direction Workshop, costed from Cornelius, North Carolina. All other phases are conducted remotely. A detailed basis of estimate is available in the accompanying worksheet.

Progress Payments

The fixed fee is payable in progress payments tied to the completion and acceptance of each phase deliverable.

Milestone	Trigger (deliverable accepted)	Payment
Phase 1	WBS, schedule, project board, and initiation memo delivered	\$6,600
Phase 2	Strategic Needs Assessment synthesis and confirmed success criteria delivered	\$28,350
Phase 3	Strategic Direction Workshop outcomes summary delivered	\$13,350
Phase 4	Complete draft Strategic Plan delivered	\$6,300
Phase 5	Final draft delivered	\$4,800
Phase 6	Final plan and adoption materials delivered	\$3,900
Total		\$63,300

Anticipated Schedule

The schedule below runs from September 1, 2026, through the end of February 2027, with Board adoption targeted for the Authority's February 25, 2027, meeting. Phases overlap by design.

Phase	Dates	Key activities and in-person events	Deliverable
Phase 1	Sep 1–11	Kickoff; WBS; schedule; project board setup	Initiation memo
Phase 2	Sep 8–Nov 6	Success Criteria Questionnaire; document review; BMC draft and response survey; environmental scan; in-person Needs Assessment Workshop with OC, confirming success criteria (wk of Oct 19) — Trip 1; interviews available after the workshop	Needs Assessment synthesis
Phase 3	Nov 2–Dec 11	Options memo (OC/staff review before Board); in-person Strategic Direction Workshop, Board (wk of Nov 16) — Trip 2	Outcomes summary
Phase 4	Dec 7–Jan 15	Draft plan; ED and staff review	Draft Strategic Plan
Phase 5	Jan 18–Feb 12	Board Review Workshop (online); OC review	Final draft
Phase 6	Feb 15–28	Final production; staff presents for adoption Feb 25	Adopted plan

Holiday timing. *Thanksgiving and the late-December holidays fall within the Phase 4 drafting window, which is primarily consultant-side and can absorb reduced availability. The client-dependent milestones, the two workshops and the Board review, are scheduled outside the holiday weeks.*

August-start option. *Beginning roughly two weeks earlier, in mid-August, could move both in-person workshops earlier and add buffer ahead of the February adoption, reducing holiday-period risk. Evotoco recommends starting Phase 1 in August if practical for CCWA.*

Terms and Next Steps

This proposal is valid for 60 days from the date above. The engagement would be performed under a fixed-fee agreement of \$63,300 with progress payments as described.

Ken will be glad to discuss and potentially revise the recommended approach if desired. To proceed, please contact Ken Kirby at the information below.

Ken Kirby, Ph.D., PE

Evotoco LLC

ken@evotoco.com · 916.704.7167

**CCWA Strategic Planning Scope and Estimate
June 2026**

The following is a sample set of activities Eileen Jacobowitz Consulting, LLC (EJC) can provide to support the development of the CCWA Strategic Plan. All activities will be tailored to meet the specific needs of the Authority.

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
Planning and Coordination with CCWA Leadership	Planning and meeting design calls with CCWA leadership; CCWA material review. <u>Approach:</u> <i>To ensure each in-person session is as productive as possible, EJC will work with CCWA leadership to:</i> <ul style="list-style-type: none"> • <i>Identify desired outcomes</i> • <i>Design an engaging agenda</i> • <i>Anticipate potential challenges</i> • <i>Identify materials that will contribute to a successful session</i> • <i>Coordinate logistics</i> 	1.5 hours per in-person Board / Operating Committee / Staff Session	6 hours \$1,800

For discussion purposes only

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p><i>These conversations also will be used to elicit feedback on prior in-person sessions to make improvements. This pre-session work will include EJC's review of existing materials to become familiar with CCWA operations, structure, governance, policy considerations, etc.</i></p>		
<p>Environmental Scan: Board, Staff, and Stakeholder Interviews</p>	<p>Twenty-five, 30-minute virtual interviews with Board members, staff, and other stakeholders identified by CCWA leadership to gather input into the strategic planning process.</p> <p>Includes interview scheduling and documentation, analysis, and summary.</p> <p><u>Approach:</u></p> <p><i>EJC will develop interview protocols, tailored for each type of interviewee (e.g., board, staff, external stakeholders) for CCWA leadership's review and approval. Sample Board questions include:</i></p>	<p>35 hours</p>	<p>35 hours \$10,500</p>

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<ul style="list-style-type: none"> • <i>How long have you been a CCWA Board Member?</i> • <i>What do you believe are CCWA's top 3 strengths?</i> • <i>What can CCWA improve upon?</i> • <i>What do you see as the most significant trends facing CCWA over the next three years? These can be good or bad trends that will likely have an impact on the organization.</i> • <i>What do you believe should be CCWA's top one to three priorities over the next three years?</i> • <i>What would be a truly great and exciting leap forward for CCWA in the coming years?</i> <p><i>Data from the interviews will be reported anonymously; no information will be attributed to any one individual. Data will be summarized into themes – both universal themes and by interviewee type (Board, staff, and stakeholders)</i></p>		

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<i>and shared with the Board as input into the planning process.</i>		
Agenda design and meeting materials development	<p>Includes:</p> <ul style="list-style-type: none"> • Facilitator and participant agenda development; • PowerPoint presentation and other materials as needed. <p><u>Approach:</u></p> <p><i>Facilitator agendas for each session will include talking points, detailed timing, logistics, and group activity instructions, as appropriate. Participate agendas will include essential information for participants such as session objectives, agenda topics, estimated time for each agenda item, etc. Participant agendas will be sent to attendees prior to the workshops, per CCWA's established protocols. All materials will reflect CCWA's formatting standards.</i></p>	4 hours per workshop	16 hours \$4,800

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
Session Facilitation	<p>Experience shows that, to be the most impactful, a Strategic Plan should include only those elements that are of value to the organization. Depending on CCWA's needs, the Strategic Plan and supporting plans may include:</p> <ul style="list-style-type: none"> • <u>Mission</u> – Why are we here, what is our purpose? • <u>Vision</u> – Where are we going? What does success look like? • <u>Organizational Values</u> – What are the core beliefs that drive how we show up and make decisions to achieve our goals? • <u>Operating Principles</u> – What are the day-to-day guidelines that translate our values in concrete behaviors? • <u>Goals</u> – What critical areas do we want to focus on in the next 3 years? • <u>Strategies/Objectives</u> – How will we get there? What steps will we take to advance our goals, typically taken over the next 6-18 	6 hours per in-person workshop	24 hours \$7,200

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p>months.</p> <ul style="list-style-type: none"> • <u>Actions</u> – What are the specific tasks that individuals will complete to get things done? • <u>Key Performance Indicators</u> – How will we measure our progress? • Prioritized project list to advance goals and objectives • High level work plan to track the work <p>EJC proposes 4 in-person workshops to develop key components of the CCWA Strategic Plan.</p> <ul style="list-style-type: none"> • Two in-person Board sessions • 1 in-person Operating Committee Workshop • 1 in-person Senior Staff Planning workshop 		

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p><u>Approach:</u></p> <p>Board Session #1</p> <p><i>The first Board session will include the results of the Environmental Scan. It is important to understand the current state and future trends to build a viable, realistic and flexible Strategic Plan. In addition, EJC proposes that the session include a SWOT analysis - a deeper exploration of the current landscape and threats and opportunities on the horizon.</i></p> <p><i>In addition to presenting the Environmental Scan results and conducting a SWOT analysis, the Board will identify the Strategic Plan elements (defined above) that will be most beneficial, viable, and meaningful given CCWA's unique needs, environment, organizational culture and maturity, and desired outcomes. The Board also will identify who should be involved in the development of each of those elements (Board,</i></p>		

For discussion purposes only

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p><i>Operating Committee and/or CCWA staff)</i> <i>Subsequent session activities and conversations will focus on developing the desired Strategic Plan elements. At minimum, EJC recommends that the Board develop the CCWA Goals and Objectives. This would commence at the first Board Session.</i></p> <p>Operating Committee Workshop:</p> <p><i>This workshop would include sharing the results of the Environmental Scan, conducting a SWOT analysis, and an opportunity for the Operating Committee to provide feedback on the outputs of the Board Session #1.</i></p> <p>Board Session #2</p> <p><i>This session would include integration of the Operating Committee’s feedback into the Board’s outputs and continued work on the Strategic Plan elements.</i></p>		

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p>Senior Staff Session</p> <p>Once the CCWA Goals and Objectives have been developed, during an EJC-facilitated, in-person session, Senior Staff would leverage their operational and technical expertise and their familiarity with staff workload and capabilities, to identify and prioritize Actions and Key Performance Indicators to make the Goals and Objectives actionable and measurable.</p> <p>EJC's approach to developing each of the Strategic Plan elements is briefly described below.</p> <p>EJC has successfully used, in countless workshops, an approach to mission and vision development that is rapid, builds consensus quickly, and minimizes group wordsmithing.</p> <p>Following the development / refresh of a mission and/or vision statement, CCWA Board members</p>		

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
	<p>may want to develop a set of core values that reflect what is important to the Authority and informs how people show up and make decisions.</p> <p>EJC typically recommends a modified Balance Scorecard framework to develop goals which reflect four standard perspectives that provide a comprehensive view of organizational needs and aspirations:</p> <ul style="list-style-type: none"> • Fiscal • Customer / stakeholder • Internal operations • Organizational learning, growth, and capacity building <p>To advance the goals, EJC recommends the development of 2-4 objectives for each goal. More than four objectives for each goal can stretch organizational capacity and focus.</p>		

Activity	Description / Approach	Estimated Hours	Estimated Cost @ \$300/hour for <ul style="list-style-type: none"> • 2 in-person Board Sessions • 1 In-Person Operating Committee Workshop • 1 In-Person Senior Staff Planning Session
Travel	<p>Round trip travel to Buellton from Sacramento*</p> <p>*Does not include mileage, meals or accommodations costs. Each workshop may require two nights of accommodations, depending on the timing of the session.</p>	12 hours per in-person session.	48 hours \$14,400
Strategic Plan Development	<ul style="list-style-type: none"> • Creation of Strategic Plan content (graphic designer ready) • Includes iterative process to integrate CCWA feedback into the document <p><u>Approach:</u></p> <p><i>EJC will take outputs of the strategic planning session to create a 5 to 10 page narrative document for formatting and publishing.</i></p>	12 hours	12 hours \$3,600
Total Estimate Based on Above Activities			141 hours \$42,300

Other services that may be of value to you during and after the strategic planning process, not included in the estimate above:

- Facilitated workshops with CCWA supervisors to solicit their feedback on the draft Strategic Plan
- Staff focus groups or town hall to solicit feedback on the draft Strategic Plan
- Communications support to rollout the plan to staff
- Strategic governance framework development and support (e.g., creating the teams and structure to support and track the implementation of the Strategic Plan)
- Facilitation of strategic governance team meetings

Assumptions

- CCWA staff will help schedule workshops and interviews
- CCWA will be responsible for printing meeting materials



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 19, 2026

TO: CCWA Board of Directors

FROM: Peter Thompson
Executive Director

SUBJECT: Appointments to Serve as CCWA's Primary and Alternate Representatives on the ACWA/JPIA Board of Directors

BACKGROUND

As a member of the ACWA/JPIA, CCWA is required to designate a Member director to the ACWA/JPIA Board, pursuant to Article 7 of the JPIA Agreement, excerpted below:

(a) The Authority shall be governed by the Board of Directors which is hereby established, and which shall be composed of one representative from each Member, who shall be a Member director selected by the governing board of that Member. Each Member, in addition to appointing its member of the Board, shall appoint at least one alternate who shall be an officer, member of the governing board, or employee of that Member. The alternate appointed by a Member shall have the authority to attend and participate in any meeting of the Board when the regular member for whom he or she is an alternate is absent from said meeting.

(b) Each Director or alternate of the Board shall serve until a successor is appointed. Each Director or alternate shall serve at the pleasure of the Member by which he or she has been appointed.

(c) Each Director representing a Member, or his or her alternate, shall have one vote.

DISCUSSION

Since 2022 CCWA has had only one representative to the ACWA/JPIA Board, former Executive Director Ray Stokes. This is in part due to there being no provision to provide travel reimbursement for Directors. As Ray has retired, CCWA is currently without representation on the ACWA/JPIA Board.

RECOMMENDATION

To comply with Article 7 of the JPIA Agreement, I am recommending the Board appoint me as its representative to the ACWA/JPIA Board and Deputy Director David Beard as the alternate, and authorize the Board's Secretary to notify ACWA/JPIA of the appointments.



CENTRAL COAST WATER AUTHORITY

MEMORANDUM

June 17, 2026

TO: CCWA Board of Directors

FROM: Dessi Mladenova, CCWA
Controller and Treasurer

CC: Peter Thompson, Executive Director

SUBJECT: Montecito Water District Withdrawal of Funds from CCWA Rate Coverage Reserve Fund

INTRODUCTION

Montecito Water District (MWD) has requested withdrawal of \$360,911 held in CCWA's Rate Coverage Reserve Fund.

RECOMMENDATION:

Authorize withdrawal of MWD funds from CCWA's Rate Coverage Reserve Fund in less than the 180 days required by CCWA's Rate Coverage Reserve Fund policy.

DISCUSSION

CCWA's [Rate Coverage Reserve Fund policy](#) was adopted in December 1997 to provide a voluntary mechanism for Authority's project participants to satisfy a portion of their obligation under Section 20(a) of the Water Supply Agreement (WSA) to impose rates and charges sufficient to collect 125% of their contract payments to CCWA.

Under the policy, a project participant may deposit with the Authority up to twenty-five percent (25%) of its contract payments in a given year in CCWA's Rate Coverage Reserve Fund (Fund). During FY 1997\98, MWD elected to participate in the Fund to help meet its coverage obligation.

A project participant may withdraw from the Fund effective 180 days after it submits written documentation to the Authority that is in compliance with its WSA rate coverage obligations without considering the Fund. On May 5th, 2026, MWD requested withdrawal of its funds held in the Fund in excess of the 25% minimum requirement, which is \$360,911.

MWD has submitted a copy of its audited financials which show that it will meet its coverage obligation for FY 2024/25. Staff have reviewed the coverage calculations and found them to be prepared in accordance with the policy.

CCWA has sufficient funds available in the Fund to return MWD's \$360,911 to it now, without waiting 180 days. Accordingly, staff requests Board approval to waive the 180-day condition on MWD's withdrawal of funds in excess of the minimum 25% of MWD's contract payments.

DHM

State Water Contractors Legislative Update



June 17, 2026

1

Current SWC Bill Positions

Bill/Author	Summary	Status	SWC Position
AB 1146 (Papan)	Reservoir releases under “false pretenses”	Senate Appropriations	WATCH
AB 2032 (Ransom)	Eradication/management of golden mussels	Senate Natural Resources and Water	SUPPORT
AB 2215 (Calderon)	SWP water rights time extension	Senate Natural Resources and Water	SPONSOR
SB 330 (Padilla)	Pilot projects to develop/finance/operate electrical transmission infrastructure Budgets: Multi-year finance commitments	Assembly Utilities/Energy Assembly Rules	SUPPORT WATCH
SB 601 (Allen)	Protection of water quality in “nexus waters”	Assembly Appropriations	WATCH
SB 872 (McNerney)	Funding for conveyance subsidence and Delta levee repairs	Assembly Water, Parks, and Wildlife	CO-SPONSOR
SB 943 (Becker)	CPUC study of hybrid transmission access charge	Assembly Appropriations	SUPPORT
SB 952 (Laird)	SB 1020 flexibility and cleanup	Assembly Appropriations	SPONSOR

2

SWC Sponsored Bill Update – SB 872 (McNerney)

- Senate action:
 - Senate Environmental Quality Committee – 5-0
 - Senate Natural Resources and Water Committee – 7-0
 - Senate Appropriations Committee – 7-0
 - Senate Floor – 39-0
- Next steps:
 - Assembly Water, Parks, and Wildlife Committee
 - Elevate funding need to three-party budget discussions/negotiations
- Budget request (**Supplemental handout**)
 - 3-year spend trajectory
 - Year 1 = \$110M (\$60M/Prop 4 + \$50M/GF)
 - Year 2 = \$100M
 - Year 3 = \$100M
 - Out-years = ~\$3B



April 20, 2026
 Honorable Sabrina Cervantes
 Senate Appropriations Committee
 State Capitol 412
 Sacramento, CA 95814
 SUBJECT: SB 872 (McNerney) - SUPPORT
 Dear Senator Cervantes:

3

SWC Sponsored Bill Update – AB 2215 (Calderon)

- Assembly action:
 - Assembly Water, Parks, and Wildlife Committee – 11-0
 - Assembly Appropriations Committee – 12-1
 - Assembly Floor – 59-1
- Next steps:
 - Senate Natural Resources and Water Committee – July 1
 - Becker – Chair
 - Allen
 - Cabaldon
 - Laird
 - Stern
 - Seyarto – Vice-Chair
 - Grove
- Outstanding Issues:
 - RWA/PCWA/MCWRA opposition engagement



Senator Josh Becker, Chair
 Senate Natural Resources and Water Committee
 1021 O Street, Suite 3220
 Sacramento, CA 95814
 SUBJECT: AB 2215 (Calderon) – SUPPORT
 Dear Senator Becker:
 The above-identified organizations support AB 2215 (Calderon), as amended on April 14th, which would extend the timeline for the full development of the State Water Project's (SWP) water rights permits to the year 2046. AB 2215 is scheduled to be considered in your Committee in the coming weeks.

4

Energy Legislation Update

- **SWC-sponsored legislation** - SB 952 is intended to provide a more flexible and affordable pathway for DWR to achieve 100% renewable/zero-carbon resources by 2035, consistent with the statutory obligations in SB 1020 (Laird)
- Assembly action:
 - Assembly Utilities and Energy Committee – 18-0
- Next steps:
 - Assembly Appropriations Committee

Additional priority energy legislation – SB 943 (Becker)

- Would establish state policy that allocation of costs to ratepayers for transmission/distribution resources should follow cost-causation principles
- Would require the CPUC to develop recommendations for changes to the high voltage TAC that would improve consistency with causation principles – recommendations would be communicated to the ISO for consideration
 - Assembly Utilities and Energy Committee – 18-0
 - Next: Assembly Appropriations Committee

5

5

Tribal Legislation Update

AB 1881 (Ramos)

- Would enact the California Indian Freedom Act of 2026 to prohibit a governmental agency from substantially burdening a CA Native American tribe from exercising religious beliefs or spiritual practices on state public lands
- Recent amendments narrow the bill to only application to “state public lands”, but would continue to introduce far-reaching and unworkable tribal “veto” power over projects that result in the “physical destruction or alteration of a sacred site.”

AB 2218 (Kalra)

- Would declare the policy of the state to recognize and address the inequities upon California Native American tribes through financial assistance, protection of tribal water uses, consultation on water projects, plans, and policies, and incorporation of indigenous knowledge to restore and protect ecosystems
- Would also require that specific state agencies, including SWRCB, regional water quality control boards, and the Natural Resources Agency shall consider and incorporate this policy when revising, adopting, or establishing, policies, regulations, permits, or grant criteria to address identified inequities

Should SWC add its logo to the coalition efforts on these measures?

6

6

Additional Issues

- **Legislative issues on SWC “Watch” list:**
 - **Groundwater Recharge**
 - AB 2026 (Aguiar-Curry)
 - **Golden Mussels**
 - AB 1772 (Papan)
 - AB 1894 (Rubio)
- **Budget issues:**
 - **HRL Implementation** - \$25M GF support + affirmation of objective to complete Bay-Delta Plan Update by end of 2026
 - **South Delta Gates** –\$36M (Prop 50/Prop 13) for state’s share
 - **Prop 4 Allocations**

7

7

QUESTIONS?

8

8

State Water Contractors - Priority 1 6/15/2026

AB 35

(Alvarez D) Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: Administrative Procedure Act: exemption: program guidelines and selection criteria.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 12/2/2024

Last Amend: 6/11/2026

Status: 6/11/2026-Read second time and amended. Re-referred to Com. on APPR.

Location: 6/9/2026-S. APPR.

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

Summary: The Administrative Procedure Act sets forth the requirements for the adoption, publication, review, and implementation of regulations by state agencies. The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024 (act), approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. Existing law authorizes certain regulations needed to effectuate or implement programs of the act to be adopted as emergency regulations in accordance with the Administrative Procedure Act, as provided. Existing law requires the emergency regulations to be filed with the Office of Administrative Law and requires the emergency regulations to remain in effect until repealed or amended by the adopting state agency. This bill, notwithstanding the above, would exempt the adoption of regulations needed to effectuate or implement programs of the act from the requirements of the Administrative Procedure Act, as provided. The bill would require a state entity that receives funding to administer a competitive grant program established using the Administrative Procedure Act exemption to do certain things, including, among other things, to develop draft project solicitation and evaluation guidelines, to transmit copies of those guidelines to the fiscal committees and to the appropriate policy committees of the Legislature, to hold a noticed public meeting on those guidelines, and to submit those guidelines to the Secretary of the Natural Resources Agency, except as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1	ACWA - S	CMUA - S

AB 66

(Tangipa R) California Environmental Quality Act: exemption: egress route projects: fire safety.

Current Text: Amended: 7/3/2025 [html](#) [pdf](#)

Introduced: 12/3/2024

Last Amend: 7/3/2025

Status: 7/17/2025-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on 7/2/2025)(May be acted upon Jan 2026)

Location: 7/17/2025-S. 2 YEAR

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would, until January 1, 2032, exempt from CEQA egress route projects undertaken by a public agency to improve emergency access to and evacuation from a subdivision without a secondary egress route if the State Board of Forestry and Fire Protection has recommended the creation of a secondary access to the subdivision and certain conditions are met. The bill would require the lead agency to hold a noticed public meeting to hear and respond to public comments before determining that a project is exempt. The bill would require the lead agency, if it determines that a project is not subject to CEQA and approves or carries out that project, to file a notice of exemption with the Office of Land Use and Climate Innovation and with the clerk of the county in which the project will be located.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 222 (Bauer-Kahan D) Data centers: power usage effectiveness: cost shifts.

Current Text: Amended: 7/7/2025 [html](#) [pdf](#)

Introduced: 1/8/2025

Last Amend: 7/7/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: Current law requires the State Energy Resources Conservation and Development Commission (Energy Commission) to biennially adopt an integrated energy policy report, as specified, and to make the reports accessible to state, local, and federal entities and to the general public. This bill would require the Energy Commission to establish a process for the owner of a data center, as defined, to submit the power usage effectiveness ratio, as defined, for the data center to the Energy Commission on a biannual basis, and require the owner of a data center to submit this information for the data center in the manner and timeframe specified by the Energy Commission.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 274 (Ransom D) Abandoned and derelict vessels: inventory.

Current Text: Amended: 3/26/2025 [html](#) [pdf](#)

Introduced: 1/21/2025

Last Amend: 3/26/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law establishes within the Natural Resources Agency, the State Lands Commission consisting of the Controller, the Lieutenant Governor, and the Director of Finance. Current law vests in the commission with exclusive jurisdiction over all ungranted tidelands and submerged lands owned by the state, and of the beds of navigable rivers, streams, lakes, bays, estuaries, inlets, and straits, including tidelands and submerged lands. Current law authorizes the commission to take immediate action to remove from areas under its jurisdiction a vessel that is left unattended and is moored, docked, beached, or made fast to land in a position as to obstruct the normal movement of traffic or in a condition as to create a hazard to navigation, other vessels using a waterway, or the property of another. Current law requires the commission, by July 1, 2019, and in consultation with other relevant state and local agencies directly involved in the removal of abandoned vessels, to develop a plan for the removal of abandoned commercial vessels. This bill would require the commission, on or before January 1, 2027, to create an inventory of all abandoned and derelict commercial and recreational vessels on or in waters within the Sacramento-San Joaquin Delta, including commercially navigable waters, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Support and Amend	Priority 1		

AB 286 (Gallagher R) Electricity: mandatory rate reduction.

Current Text: Amended: 4/21/2025 [html](#) [pdf](#)

Introduced: 1/22/2025

Last Amend: 4/21/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law authorizes the Public Utilities Commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. This bill would require the commission to generate a report outlining recommendations to decrease the kilowatt-per-hour rate for electricity charged to ratepayers by not less than 30% by January 1, 2027. The bill would require the commission, in making those reduction recommendations, to take certain actions, as

specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 300 (Lackey R) Fire hazard severity zones: State Fire Marshal.

Current Text: Amended: 5/5/2025 [html](#) [pdf](#)

Introduced: 1/23/2025

Last Amend: 5/5/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-S. 2 YEAR

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

Summary: Current law requires the State Fire Marshal to identify areas in the state as moderate, high, and very high fire hazard severity zones, as specified. Current law also requires the State Fire Marshal to classify lands within state responsibility areas into fire hazard severity zones, and, by regulation, to designate fire hazard severity zones and assign to each zone a rating reflecting the degree of severity of fire hazard that is expected to prevail in the zone. Current law requires the State Fire Marshal to periodically review very high fire hazard severity zones that are not state responsibility areas, and designated and rated zones that are state responsibility areas, as provided. This bill would instead require the State Fire Marshal, at least once every 5 years, to review areas in the state identified as moderate, high, and very high fire hazard severity zones, and to review lands within state responsibility areas classified as fire hazard severity zones.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 362 (Ramos D) Water policy: California tribal communities.

Current Text: Amended: 4/21/2025 [html](#) [pdf](#)

Introduced: 1/30/2025

Last Amend: 4/21/2025

Status: 2/2/2026-Died on inactive file.

Location: 2/2/2026-A. DEAD

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

Summary: The Porter-Cologne Water Quality Control Act establishes a statewide program for the control of the quality of all the waters in the state and makes certain legislative findings and declarations. Current law defines the term "beneficial uses" for the purposes of water quality as certain waters of the state that may be protected against quality degradation, to include, among others, domestic, municipal, agricultural, and industrial supplies. This bill would add findings and declarations related to California tribal communities, as defined, and the importance of protecting tribal water use. The bill would add tribal water uses as waters of the state that may be protected against quality degradation for purposes of the defined term "beneficial uses."

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Oppose Unless Amended	Priority 1	ACWA - O/A	CMUA - O/A

AB 372 (Bennett D) Office of Emergency Services: state matching funds: water system infrastructure improvements.

Current Text: Amended: 8/29/2025 [html](#) [pdf](#)

Introduced: 2/3/2025

Last Amend: 8/29/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/3/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-S. 2 YEAR

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

Summary: Current law charges the Office of Emergency Services (OES) with coordinating various emergency activities within the state. The California Emergency Services Act, contingent upon an appropriation by the Legislature, requires the OES to enter into a joint powers agreement pursuant to the Joint Exercise of Powers Act with the Department of Forestry and Fire Protection to develop and administer a comprehensive wildfire mitigation program relating to structure hardening and retrofitting and prescribed fuel modification activities. Current law authorizes the joint powers authority to establish financial assistance limits and matching funding or other recipient contribution requirements for the program, as provided. This bill, contingent upon appropriation by the Legislature, would establish the Rural Water Infrastructure for Wildfire Resilience Program within the OES for the distribution of state matching funds to urban wildland interface communities, as defined, in designated high fire hazard severity zones or very high fire hazard severity zones to improve water system infrastructure, as prescribed. The bill would require the OES to work in coordination with the Department of Water Resources, the State Water Resources Control Board, the Office of the State Fire Marshal, and other state entities as the OES determines to be appropriate, to achieve the purposes of the program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
ACWA - F				

AB 430 (Alanis R) State Water Resources Control Board: emergency regulations.

Current Text: Amended: 5/1/2025 [html](#) [pdf](#)

Introduced: 2/5/2025

Last Amend: 5/1/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law provides that an emergency regulation adopted by the State Water Resources Control Board following a Governor's proclamation of a state of emergency based on drought conditions, for which the board makes specified findings, may remain in effect for up to one year, as provided, and may be renewed if the board determines that specified conditions relating to precipitation are still in effect. This bill would require the board, within 180 days following a finding by the board that a nonfee emergency regulation is no longer necessary, as provided, to conduct a comprehensive economic study assessing the impacts of the regulation, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
CMUA - F				

AB 442 (Hadwick R) Z'berg-Nejedly Forest Practice Act of 1973: working forest management plans: nonindustrial timber management plans.

Current Text: Amended: 6/1/2026 [html](#) [pdf](#)

Introduced: 2/6/2025

Last Amend: 6/1/2026

Status: 6/9/2026-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To Consent Calendar. (Ayes 7. Noes 0.) (June 9). Re-referred to Com. on APPR.

Location: 6/9/2026-S. APPR.

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

Summary: Under the Z'berg-Nejedly Forest Practice Act of 1973, the Legislature finds and declares the policy of the state to encourage prudent and responsible forest management of nonindustrial timberlands by approving working forest management plans in advance. This bill would increase the maximum acreage for nonindustrial tree farmers and nonindustrial management plans to 4,000 acres and for working forest landowners and working forest management plans to 15,000 acres.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 443 (Bennett D) Energy Commission: integrated energy policy report: curtailed solar and wind generation: hydrogen production.

Current Text: Introduced: 2/6/2025 [html](#) [pdf](#)

Introduced: 2/6/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/14/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: Current law requires the State Energy Resources Conservation and Development Commission, beginning November 1, 2003, and biennially thereafter, to adopt an integrated energy policy report that contains an overview of major energy trends and issues facing the state, presents policy recommendations based on an in-depth and integrated analysis of the most current and pressing energy issues facing the state, and includes an assessment and forecast of system reliability and the need for resource additions, efficiency, and conservation, as specified. Current law also requires the commission, beginning November 1, 2004, and biennially thereafter, to prepare an energy policy review to update analyses from the integrated energy policy report or to raise energy issues that have emerged since the release of the integrated energy policy report, as specified. This bill would require the commission, as part of the 2027 edition of the integrated energy policy report, to include an assessment of the potential for using curtailed solar and wind generation to produce hydrogen, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 472

(Rogers D) Energy: integrated energy policy report: port infrastructure for offshore wind energy development.

Current Text: Amended: 4/23/2025 [html](#) [pdf](#)

Introduced: 2/6/2025

Last Amend: 4/23/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law requires the Energy Commission, beginning November 1, 2003, and biennially thereafter, to adopt an integrated energy policy report that contains an overview of major energy trends and issues facing the state, presents policy recommendations based on an in-depth and integrated analysis of the most current and pressing energy issues facing the state, and includes an assessment and forecast of system reliability and the need for resource additions, efficiency, and conservation, as specified. This bill would require the Energy Commission, as part of the 2027 edition of the integrated energy policy report and each edition thereafter, and contingent upon an appropriation for this purpose, to include an assessment of funding needs for port infrastructure for offshore wind energy development, as specified. The bill would require the Energy Commission, in consultation with specified entities, to include in the assessment any federal, state, and local funding opportunities, including general obligation bonds and funding from the private sector, that can help build port infrastructure for offshore wind energy development.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 491

(Connolly D) California Global Warming Solutions Act of 2006: climate goals: natural and working lands.

Current Text: Amended: 3/26/2025 [html](#) [pdf](#)

Introduced: 2/10/2025

Last Amend: 3/26/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: The California Global Warming Solutions Act of 2006 declares the policy of the state to achieve net zero greenhouse gas emissions as soon as possible, but no later than 2045, and to achieve and maintain net negative greenhouse gas emissions thereafter. The act requires the State Air Resources Board to prepare and approve a scoping plan for achieving the maximum technologically

feasible and cost-effective reductions in greenhouse gas emissions and to update the scoping plan at least once every 5 years. The act also requires the Natural Resources Agency, in collaboration with specified entities, including the state board, to determine an ambitious range of targets for natural carbon sequestration, and for nature-based climate solutions, that reduce greenhouse gas emissions for 2030, 2038, and 2045 to support state goals to achieve carbon neutrality and foster climate adaptation and resilience. The act requires these targets to be integrated into the above-described scoping plan and other state policies. This bill would specify that it is the goal of the state to achieve each of the targets established by the Natural Resources Agency by the applicable date for the target, with priority given to activities that most rapidly, significantly, and cost effectively increase carbon stocks and net sequestration, protect and support ecosystem function, and reduce emissions of greenhouse gases. The bill would also revise the definition of "natural carbon sequestration" for purposes of the above-described provisions.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 514 (Petrie-Norris D) Water: emergency water supplies.

Current Text: Amended: 5/1/2025 [html](#) [pdf](#)

Introduced: 2/10/2025

Last Amend: 5/1/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Would declare that it is the established policy of the state to encourage, but not mandate, the development of emergency water supplies by both local and regional water suppliers, as defined, and to support their use during times of drought or unplanned service or supply disruption, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
			ACWA - F	CMUA - S

AB 526 (Papan D) Energy: in-state geothermal energy generation.

Current Text: Amended: 4/10/2025 [html](#) [pdf](#)

Introduced: 2/10/2025

Last Amend: 4/10/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law establishes a state policy that eligible renewable energy resources and zero-carbon resources supply 90% of all retail sales of electricity to California end-use customers by December 31, 2035, 95% of all retail sales of electricity to California end-use customers by December 31, 2040, 100% of all retail sales of electricity to California end-use customers by December 31, 2045, and 100% of electricity procured to serve all state agencies by December 31, 2035, as provided. Current law requires the Public Utilities Commission (PUC), State Energy Resources Conservation and Development Commission (Energy Commission), and State Air Resources Board to issue a joint report to the Legislature by January 1, 2021, and every 4 years thereafter, that includes specified information relating to the implementation of that state policy. Current law requires the PUC and the Energy Commission to undertake various actions in furtherance of meeting the state's clean energy and pollution reduction objectives. This bill would require the Energy Commission, in coordination with specified agencies, to develop a strategic plan for new in-state geothermal energy in California, as specified. The bill would require the Energy Commission to submit the strategic plan to the Natural Resources Agency and the Legislature on or before June 30, 2027. The bill would require the Energy Commission, in coordination with specified agencies, to work with stakeholders, other relevant federal, state, and local agencies, interested Native American tribes, California load-serving entities, and the geothermal energy industry to identify suitable and recommended locations for the development of new in-state geothermal energy.

Organization	Position	Priority	Misc1	Misc2
State Water	Watch	Priority 1		

AB 532 (Ransom D) Water rate assistance program.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/11/2025

Last Amend: 7/17/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: Current federal law, the Consolidated Appropriations Act, 2021 requires the federal Department of Health and Human Services to carry out a Low-Income Household Drinking Water and Wastewater Emergency Assistance Program, which is also known as the Low Income Household Water Assistance Program, for making grants to states and Indian tribes to assist low-income households that pay a high proportion of household income for drinking water and wastewater services, as provided. Current law requires the Department of Community Services and Development to administer the Low Income Household Water Assistance Program in this state, and to receive and expend moneys appropriated and allocated to the state for purposes of that program, pursuant to the above-described federal law. The Low Income Household Water Assistance Program was only operative until March 31, 2024. This bill would repeal the above-described requirements related to the Low Income Household Water Assistance Program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - F	CMUA - Sponsor

AB 541 (DeMaio R) California Public Records Act Ombudsperson.

Current Text: Amended: 3/28/2025 [html](#) [pdf](#)

Introduced: 2/11/2025

Last Amend: 3/28/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Would, until January 1, 2029, and subject to appropriation, establish the Office of the California Public Records Act Ombudsperson. The bill would require the Governor to appoint the ombudsperson subject to certain requirements. The bill would require the ombudsperson to receive and investigate requests for review, as defined, determine whether the denials of original requests, as defined, complied with the California Public Records Act, and issue written opinions of its determination, as provided. The bill would require the ombudsperson to create a process to that effect, and would authorize a member of the public to submit a request for review to the ombudsperson consistent with that process. The bill would require the ombudsperson, within 30 days from receipt of a request for review, to make a determination, as provided, and would require the state agency to provide the public record if the ombudsperson determines that it was improperly denied. The bill would require the ombudsperson to create a process through which a person whose information is contained in a record being reviewed may intervene to assert their privacy and confidentiality rights, and would otherwise require the ombudsperson to maintain the privacy and confidentiality of records, as provided. The bill would require the ombudsperson to report to the Legislature, on or before March 31, 2027, and annually thereafter, on, among other things, the number of requests for review the ombudsperson has received in the prior year.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 550 (Petrie-Norris D) The California Endangered Species Act: take of species: renewable electrical generation facilities.

Current Text: Amended: 5/6/2025 [html](#) [pdf](#)

Introduced: 2/11/2025

Last Amend: 5/6/2025

Status: 7/17/2025-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on

6/11/2025)(May be acted upon Jan 2026)

Location: 7/17/2025-S. 2 YEAR

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

Summary: The California Endangered Species Act prohibits the taking of an endangered, threatened, or candidate species, except as specified. Under the act, the Department of Fish and Wildlife may authorize the take of listed species by certain entities through permits or memorandums of understanding for specified purposes. The act allows take by permit if, among other things, the impact of the authorized take is fully minimized and mitigated. This bill would provide that if an at-risk species, as defined, becomes listed as an endangered, threatened, or candidate species, further authorization or approval shall not be required for a take of that species, if specified conditions are met, including that the potential listing of the at-risk species was anticipated in a permit previously issued by the department for incidental take caused by a renewable electrical generation facility. The bill would authorize the department, in partnership with a permit applicant for an incidental take caused by a renewable electrical generation facility, to develop a research project that evaluates specified factors. The bill would authorize a research project reviewed and approved by the department to contribute to a renewable electrical generation project's mitigation, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 591 (Caloza D) Emergency services: mutual aid: public works.

Current Text: Introduced: 2/12/2025 [html](#) [pdf](#)

Introduced: 2/12/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: The California Emergency Services Act establishes the Office of Emergency Services within the Governor's office under the supervision of the Director of Emergency Services and makes the office responsible for the state's emergency and disaster response services. The office serves as the State Disaster Council for the purposes of the California Disaster and Civil Defense Master Mutual Aid Agreement. Current law states it is the purpose of the Legislature to facilitate the rendering of aid to areas stricken by an emergency and to make unnecessary the execution of written agreements customarily entered into by public agencies exercising joint powers, and that emergency plans duly adopted and approved as provided by the Governor shall be effective as satisfying the requirement for mutual aid operational plans provided in the Master Mutual Aid Agreement. Current law requires outside aid be rendered in accordance with approved emergency plans during any state of war emergency or state of emergency when the need arises in any county, city and county, or city. This bill would additionally state that it is the purpose of the Legislature to facilitate the rendering of public works resources critical for disaster response and recovery to areas stricken by an emergency. The bill would require that outside aid rendered during any state of war emergency or state of emergency includes public works personnel, equipment, and materials.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		CMUA - F

AB 687 (Patterson R) Forestry: timber operations: maintenance of timberlands for fuels reduction.

Current Text: Amended: 5/23/2025 [html](#) [pdf](#)

Introduced: 2/14/2025

Last Amend: 5/23/2025

Status: 7/17/2025-Failed Deadline pursuant to Rule 61(a)(10). (Last location was N.R. & W. on 6/18/2025)(May be acted upon Jan 2026)

Location: 7/17/2025-S. 2 YEAR

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

Summary: The Z'berg-Nejedly Forest Practice Act of 1973 prohibits a person from conducting timber operations unless a timber harvesting plan prepared by a registered professional forester has been submitted to, and approved by, the Department of Forestry and Fire Protection. The act provides that any person who willfully violates any provision of the act or rule or regulation of the State Board of Forestry and Fire Protection is guilty of a misdemeanor. This bill would authorize up to 35 projects per

year that are exclusively for noncommercial wildfire fuels reduction in timberland, less than 1,500 acres in size, and paid for in part or in whole with public funds, to prepare a timber harvesting plan to comply with the California Environmental Quality Act (CEQA). By expanding the scope of a crime, the bill would create a state-mandated local program. The bill would repeal these provisions on January 1, 2031.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - F	

AB 745

(Irwin D) Electricity: climate credits.

Current Text: Amended: 5/30/2025 [html](#) [pdf](#)

Introduced: 2/18/2025

Last Amend: 5/30/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/10/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-S. 2 YEAR

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

Summary: The California Global Warming Solutions Act of 2006 authorizes the State Air Resources Board to include the use of market-based compliance mechanisms in regulating of greenhouse gases. The implementing regulations adopted by the state board provide for the direct allocation of greenhouse gas allowances to electrical corporations pursuant to a market-based compliance mechanism. Current law vests the Public Utilities Commission with regulatory jurisdiction over public utilities, including electrical corporations. Current law, except as provided, requires revenues received by an electrical corporation as a result of the direct allocation of greenhouse gas allowances to be credited directly to residential, small business, and emissions-intensive trade-exposed retail customers of the electrical corporation, commonly known as the California Climate Credit. This bill would require the credit provided to residential customers of an electrical corporation to be provided on the bills of those customers for the months of July, August, and September of each year, or as otherwise directed by the commission to address extreme, unforeseen, and temporary circumstances. The bill would require the credit to be volumetric, rather than independent of consumption.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
				CMUA - W

AB 846

(Connolly D) Endangered species: incidental take: wildfire preparedness activities.

Current Text: Amended: 6/26/2025 [html](#) [pdf](#)

Introduced: 2/19/2025

Last Amend: 6/26/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/14/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-S. 2 YEAR

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

Summary: The California Endangered Species Act prohibits the taking of an endangered, threatened, or candidate species, except as specified. Under the act, the Department of Fish and Wildlife (department) may authorize the take of listed species by certain entities through permits or memorandums of understanding for specified purposes. Current law requires the State Fire Marshal to identify areas in the state as moderate, high, and very high fire hazard severity zones based on consistent statewide criteria and based on the severity of fire hazard that is expected to prevail in those areas. Existing law requires a local agency to designate, by ordinance, moderate, high, and very high fire hazard severity zones in its jurisdiction within 120 days of receiving recommendations from the State Fire Marshal, as provided. This bill would authorize a city, county, city and county, special district, or other local agency to submit to the department a wildfire preparedness plan to conduct wildfire preparedness activities on land designated as a fire hazard severity zone, as defined, that minimizes impacts to wildlife and habitat for candidate, threatened, and endangered species. The bill would require the wildfire preparedness plan to include, among other things, a brief description of the planned wildfire preparedness activities, the approximate dates for the activities, and a description of the candidate, endangered, and threatened species within the plan area. The bill would require the department to impose a fee on a local agency for the cost of reviewing a wildfire preparedness plan submitted by that local agency, as specified. The bill would require the department, if sufficient information is included in the wildfire preparedness plan for the department to determine if an incidental take permit is required, to notify the local agency within 90 days of receipt of the wildfire

preparedness plan if an incidental take permit or other state permit is needed, or if there are other considerations, exemptions, or streamlined pathways that the wildfire preparedness activities qualify for, including, but not limited to, the State Board of Forestry and Fire Protection's California Vegetation Treatment Program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
ACWA - F				

AB 929 (Connolly D) Sustainable groundwater management: managed wetlands.

Current Text: Amended: 6/26/2025 [html](#) [pdf](#)

Introduced: 2/19/2025

Last Amend: 6/26/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/10/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-S. 2 YEAR

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

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

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - O	CMUA - NF/A

AB 941 (Zbur D) California Environmental Quality Act: electrical infrastructure projects.

Current Text: Amended: 4/23/2025 [html](#) [pdf](#)

Introduced: 2/19/2025

Last Amend: 4/23/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: The California Environmental Quality Act (CEQA) exempts certain projects from its requirements, including actions necessary to prevent or mitigate an emergency. Current law prohibits an electrical corporation from beginning the construction of a line, plant, or system, or extensions of those facilities without first obtaining from the Public Utilities Commission a certificate that the present or future convenience and necessity require or will require the construction. Current law specifies that the certificate is not required for the extension, expansion, upgrade, or other modification of existing electrical transmission facilities. This bill would require the commission to determine whether to certify the environmental impact report for an electrical infrastructure project that is a priority project, as defined, no later than 270 days after the commission determines that an application for an electrical infrastructure project is complete, except as specified. The bill would require a project applicant to identify an electrical infrastructure project that is a priority project and the basis for the designation in the application to the commission. The bill would require commission staff to review an application for a priority project no later than 30 days after it is filed and notify the applicant in writing of any deficiencies in the information and data submitted in the application. The bill would require the applicant to correct any deficiencies or notify the commission in writing why it is unable to, to correct those deficiencies, as specified, within 60 days of that notification. The bill would require the commission to deem an application for a priority project complete with a preliminary ruling setting the scope and schedule, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
CMUA - W				

AB 942 (Calderon D) Electricity: climate credits.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/19/2025

Last Amend: 7/17/2025

Status: 8/29/2025-From committee: Do pass and re-refer to Com. on RLS. (Ayes 5. Noes 2.) (August 29). Re-referred to Com. on RLS.

Location: 8/29/2025-S. RLS.

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

Summary: Current law vests the Public Utilities Commission (PUC) with regulatory authority over public utilities, including electrical corporations. Current law requires the PUC to continue a program of assistance to low-income electric and gas customers with annual household incomes that are no greater than 200% of the federal poverty guidelines, as specified, which is referred to as the California Alternate Rates for Energy (CARE) program. Current law also requires the PUC to continue a program of assistance to residential customers of the state's 3 largest electrical corporations consisting of households of 3 or more persons with total household annual gross income levels between 200% and 250% of the federal poverty guideline level, which is referred to as the Family Electric Rate Assistance (FERA) program. Current law, except as provided, requires revenues received by an electrical corporation as a result of the direct allocation of greenhouse gas allowances to be credited directly to residential, small business, and emissions-intensive trade-exposed retail customers of the electrical corporation, commonly known as the California Climate Credit. This bill would exclude residential customers from receiving the California Climate Credit if they are not enrolled in the CARE or FERA program and their total electricity bills for the previous year were less than \$300.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
			ACWA - NF/A	

AB 990

(Hadwick R) Public water systems: emergency notification plan.

Current Text: Introduced: 2/20/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 6/30/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-S. 2 YEAR

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

Summary: Current law prohibits a person from operating a public water system without an emergency notification plan that has been submitted to and approved by the State Water Resources Control Board. Current law requires the emergency notification plan to provide for immediate notice to the customers of the public water system of any significant rise in the bacterial count of water or other failure to comply with any primary drinking water standard that represents an imminent danger to the health of the water users. This bill would authorize and encourage a public water system to provide notification to water users in their preferred language when updating the emergency notification plan, if resources are available.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1018

(Bauer-Kahan D) Automated decision systems.

Current Text: Amended: 9/5/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 9/5/2025

Status: 9/13/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/13/2025)(May be acted upon Jan 2026)

Location: 9/13/2025-S. 2 YEAR

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

Summary: The California Fair Employment and Housing Act establishes the Civil Rights Department within the Business, Consumer Services, and Housing Agency and requires the department to, among other things, bring civil actions to enforce the act. Current law requires, on or before September 1, 2024, the Department of Technology to conduct, in coordination with other interagency bodies as it deems appropriate, a comprehensive inventory of all high-risk automated decision systems that have been proposed for use, development, or procurement by, or are being used, developed, or procured by, any state agency. This bill would generally regulate the development and deployment of an automated decision system (ADS) used to make consequential decisions, as defined. The bill would

define “automated decision system” to mean a computational process derived from machine learning, statistical modeling, data analytics, or artificial intelligence that issues simplified output, including a score, classification, or recommendation, that is designed or used to assist or replace human discretionary decisionmaking and materially impacts natural persons. This bill would require a developer of a covered ADS, as defined, to take certain actions, including conduct impact assessments of the covered ADS and provide deployers to whom the developer transfers the covered ADS with certain information, including a high-level summary of the results of those impact assessments.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 1033 (Lackey R) Eminent domain: appraisals: compensation.

Current Text: Amended: 5/23/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 5/23/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: The Eminent Domain Law authorizes a public entity to exercise the power of eminent domain to acquire property for a public use, as specified. Current law entitles the owner of a property acquired by eminent domain to specified compensation. Current law requires a public entity to pay reasonable costs, not to exceed \$5,000, of an independent appraisal ordered by the owner of a property that the public entity offers to purchase under the threat of eminent domain. This bill would increase the limitation on the reasonable costs of an independent appraisal to \$8,000.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1044 (Macedo R) Tule East Groundwater Sustainability Agency Act.

Current Text: Amended: 5/23/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 5/23/2025

Status: 2/2/2026-Died on inactive file.

Location: 2/2/2026-A. DEAD

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

Summary: Existing law, the Sustainable Groundwater Management Act, requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater sustainability plans, except as specified. The act authorizes any local agency or combination of local agencies overlying a groundwater basin to decide to become a groundwater sustainability agency for that basin. The act deems certain agencies created by statute to manage groundwater the exclusive local agencies within their respective statutory boundaries with powers to comply with the act and authorizes these agencies to opt out of being the exclusive groundwater management agency. This bill would create the Tule East Groundwater Sustainability Agency and would establish the agency’s initial boundaries. The bill would authorize the boundaries of the agency to be adjusted, as specified. The bill would require the agency to elect to be a groundwater sustainability agency under the Sustainable Groundwater Management Act for that portion of the Tule Subbasin that lies within the boundaries of the agency and would require the agency to develop and implement a groundwater sustainability plan to achieve sustainable groundwater management within the territory of the agency. The bill would generally specify the powers and purposes of the agency. The bill would prescribe the composition of the 5-member board of directors of the agency and would require members and alternates to be chosen, as specified. By imposing duties on the agency and the County of Tulare, the bill would impose a state-mandated local program. The bill would deem the Tule East Groundwater Sustainability Agency the exclusive local agency with powers to comply with the Sustainable Groundwater Management Act. This bill contains other related provisions and other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water	Watch	Priority 1		

AB 1086 (Muratsuchi D) Marine Carbon Initiative.

Current Text: Amended: 5/6/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 5/6/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Would require the State Air Resources Board to establish the Marine Carbon Initiative and would set forth the objectives of the initiative, including advancing the body of research and scientific understanding of marine carbon dioxide removal and sequestration. The bill would require the initiative to include the Marine Carbon Council (council) and the Marine Carbon Research Program (program). The bill would require the state board, on or before July 1, 2027, to establish the council to advance the science and understanding of marine carbon dioxide removal and sequestration methods and technologies. The bill would require the council to consist of 7 members chosen by the state board who would be selected on or before August 1, 2027, and would specify the selection process for, and the qualifications of, the council. The bill would require the council, by July 1, 2028, to report to the state board with recommendations on marine carbon dioxide removal and sequestration, as specified. The bill would require the state board, on or before August 1, 2028, to establish the program, and would require the state board to administer the program in consultation with the council. The bill would require the program to award grants on a competitive basis, and other financial incentives the state board may designate, for eligible marine carbon dioxide removal and sequestration projects, as specified. The bill would require the council, on or before January 1, 2029, and biennially thereafter, to submit a report to the Legislature that, at minimum, summarizes the findings and progress of the council in its work, as provided. The bill would require, upon appropriation by the Legislature, the sum of \$2,000,000 to be allocated to the state board annually for no less than 7 years to fund the program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1102 (Boerner D) Sea level rise and groundwater rise: contaminated sites: report.

Current Text: Amended: 4/9/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 4/9/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: The Department of Toxic Substances Control generally regulates the management and handling of hazardous substances, materials, and waste. The bill would require, on or before January 1, 2027, the department and the State Water Resources Control Board to submit a report to the Legislature that includes specified information, including information relating to all contaminated sites that are vulnerable to sea level rise and groundwater rise.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1146 (Papan D) Water infrastructure: dams and reservoirs: water release: false pretenses.

Current Text: Amended: 6/23/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 6/23/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: Would prohibit the release of stored water from a reservoir owned and operated by the United States in this state if the release is done under false pretenses, which the bill would define to mean a release of water from a reservoir owned and operated by the United States in a manner that is knowingly, designedly, and intentionally under any false or fraudulent representation as to the purpose and intended use of the water. The bill would authorize the State Water Resources Control Board or the Attorney General, as provided, to bring an action for injunctive relief for a violation of the above-described prohibition. By expanding the scope of a crime, the bill would impose a state-mandated local program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - W	CMUA - W

AB 1156 (Wicks D) Solar-use easements: suspension of Williamson Act contracts: terms of easement: termination.

Current Text: Amended: 9/9/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 9/9/2025

Status: 6/4/2026-From inactive file. Ordered to the Senate. In Senate. Held at Desk.

Location: 6/4/2026-S. DESK

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

Summary: The California Land Conservation Act of 1965, otherwise known as the Williamson Act, authorizes a city or county to contract with a landowner to limit the use of agricultural land to agricultural use if the land is located in an agricultural preserve designated by the city or county, as specified. The act authorizes the parties to mutually agree to rescind the contract in order to simultaneously enter into a solar-use easement if approved by the Department of Conservation, as specified. Current law defines the term "solar-use easement" for these purposes to mean any right or interest acquired by a county, or city in a parcel or parcels determined to be eligible, as provided, where the deed or other instrument granting the right or interest imposes certain restrictions that effectively restrict the use of the land to photovoltaic solar facilities for the purpose of providing for the collection and distribution of solar energy and certain other incidental or subordinate uses or other alternative renewable energy facilities. This bill would revise the definition of the term "solar-use easement" to, among other changes, expand the authorized uses of the land under the easement to include solar energy storage and appurtenant renewable energy facilities.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1169 (Gonzalez, Jeff R) Wildlife grants: Shared Habitat Alliance for Recreational Enhancement program.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 7/17/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: Current law establishes the Shared Habitat Alliance for Recreational Enhancement (SHARE) program to encourage private landowners to voluntarily make their land available to the public for wildlife-dependent recreational activities, as specified. Current law requires a cap on financial compensation offered to a private landowner of \$30 per acre, or \$50 per public participant per day. Current law authorizes the Department of Fish and Wildlife, as part of the SHARE program, to make grants to, or enter into agreements with, nonprofit organizations, governmental entities, or any other entities for purposes of carrying out the SHARE program. This bill would require, rather than authorize, the department to make those grants to, or enter into agreements with, the above-described entities, including a nonprofit conservation organization, when the department finds the grants or agreements are necessary for carrying out the purposes of the SHARE program. The bill would increase the required cap on financial compensation offered to private landowners pursuant to the SHARE program to \$52 per acre, or \$87 per public participant per day, and would require those figures to be adjusted annually for inflation, as provided. The bill would authorize the department to reimburse a nonprofit organization, a private landowner, or other entity for its services related to the implementation of the

program. The bill would repeal these provisions on January 1, 2031.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1180 (Valencia D) Department of Financial Protection and Innovation: state payments.

Current Text: Amended: 7/7/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 7/7/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: The Digital Financial Assets Law (DFAL) generally regulates digital financial asset business activity, including by prohibiting a covered person from taking certain actions with digital financial assets if that asset is a stablecoin, as defined and prescribed. The DFAL requires, among other charges, an applicant for a license to include a nonrefundable fee with an application, as specified. This bill would require the Department of Financial Protection and Innovation, in consultation with the Treasurer and the Controller, to adopt regulations to allow specified payments required under the DFAL to be made with stablecoins. The bill would require the department to submit, on or before January 1, 2029, a report to the Legislature on those regulations, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1182 (Irwin D) State Energy Resources Conservation and Development Commission: report: electrical grid infrastructure manufacturing.

Current Text: Introduced: 2/21/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Would require the State Energy Resources Conservation and Development Commission to prepare and submit a report, on or before July 1, 2026, to the Governor and the Legislature regarding the status of electrical transmission and distribution grid infrastructure manufacturing in this state.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1222 (Bauer-Kahan D) Public utilities: judicial review.

Current Text: Amended: 4/21/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 4/21/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law authorizes a party aggrieved by a decision or order of the Public Utilities Commission to file a petition for a writ of review in the court of appeal or the Supreme Court for purposes of reviewing the decision or order within 30 days after the commission issues its decision denying the application for a rehearing, or, if the application was granted, within 30 days after the commission issues its decision on the rehearing, or at least 120 days after the application is granted if no decision on rehearing has been issued. This bill would extend the 30-day time periods to 90 days.

Organization	Position	Priority	Misc1	Misc2

AB 1227 (Ellis R) Wildfire safety: fuels reduction projects.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 7/17/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/25/2025)(May be acted upon Jan 2026)

Location: 8/25/2025-S. 2 YEAR

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

Summary: Current law authorizes the Governor, during a state of emergency, to suspend any regulatory statute, or statute prescribing the procedure for conduct of state business, or the orders, rules, or regulations of any state agency, if the Governor determines and declares that strict compliance with any statute, order, rule, or regulation would in any way prevent, hinder, or delay the mitigation of the effects of the emergency. Under the authority of the California Emergency Services Act, on March 1, 2025, Governor Gavin Newsom issued a proclamation of a state of emergency that suspends applicable state statutes, rules, regulations, and requirements that fall within the jurisdiction of boards, departments, and offices within the California Environmental Protection Agency or the Natural Resources Agency to the extent necessary for expediting critical fuels reduction projects, as provided. The proclamation requires an individual or entity desiring to conduct a critical fuels reduction project to request the secretary of the appropriate agency to make a determination that the proposed project is eligible for the suspension and requires the California Environmental Protection Agency and the Natural Resources Agency to maintain on their respective internet website a list of all suspensions approved. This bill would, on or before January 31, 2026, require the California Environmental Protection Agency and the Natural Resources Agency to each report to the Legislature information on the implementation of the above-described proclamation of emergency, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1260 (Ward D) Electricity: renewable energy subscription programs.

Current Text: Amended: 4/28/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 4/28/2025

Status: 2/2/2026-From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Location: 1/23/2026-A. DEAD

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

Summary: Current law requires the Public Utilities Commission (PUC) to evaluate each customer renewable energy subscription program to determine if the program meets certain goals and determine whether it would be beneficial to ratepayers to establish a new tariff or program or modify an existing tariff or program to establish a community renewable energy program consistent with certain requirements, including a requirement that the program provides bill credits to subscribers based on the avoided costs of the program's facilities, as provided. Pursuant to this requirement, the PUC has adopted a community renewable energy program. This bill would revise and recast the requirements for the customer renewable energy subscription program to, among other things, specify that the avoided costs include certain avoided cost values. The bill would impose additional requirements that the program is required to meet, including requiring facilities participating in the program to have no more than 5 megawatts of generation capacity and no more than 5 megawatts of storage, and capping the total program capacity at 5 gigawatts or ending program subscription after 7 years, when either limit is first reached. The bill would require the PUC, on or before September 1, 2026, to adopt or modify the community renewable energy program to ensure consistency with certain requirements, as provided. The bill would require each community choice aggregator and electric service provider, within 180 days of the adoption or modification of the program, to notify the PUC regarding whether it will participate in the program. The bill would authorize a community choice aggregator or electric service provider to begin participating in, or end its participation in, the program at any time by notifying the PUC. The bill would require the PUC, beginning 2 years from the adoption or modification of the program, to evaluate the program to ensure consistency with the program's requirements and would require the PUC to authorize the termination or modification of the program if the PUC determines that the program does not meet those requirements.

Organization	Position	Priority

State Water Watch Priority 1 **Misc1** **Misc2**
Contractors

AB 1301 (Petrie-Norris D) Electricity.

Current Text: Amended: 6/4/2026 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 6/4/2026

Status: 6/4/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U & C.

Location: 6/4/2026-S. E. U., & C.

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

Summary: Existing law establishes the State Energy Resources Conservation and Development Commission requires the commission to nominate, and the Governor to appoint, an attorney admitted to the practice of law to serve as a public advisor to the Energy Commission, as specified. This bill would eliminate the requirement that the public advisor be an attorney.

Organization **Position** **Priority** **Misc1** **Misc2**
State Water Watch Priority 1
Contractors

AB 1313 (Papan D) Water quality: permits.

Current Text: Amended: 5/27/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 5/27/2025

Status: 2/2/2026-Died on inactive file.

Location: 2/2/2026-A. DEAD

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

Summary: Under current law, the State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the federal national pollutant discharge elimination system (NPDES) permit program established by the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. Current law requires each regional board to formulate and adopt water quality control plans for all areas within the region, as provided. The bill would require the state board, after making the necessary residual designation authority findings, to establish a statewide commercial, industrial, and institutional NPDES order for properties with 5 acres or more of impervious surface, as provided. The bill would require the state board to publish a draft order of the statewide order for public comment on or before December 31, 2028, or 18 months after the reissuance of a specified statewide permit, as specified. The bill would require the state board to contemporaneously establish rules for offsite compliance agreements to issue with the publication of the draft statewide order for public comment that details the necessary components of an agreement between commercial, industrial, and institutional permittees and local municipalities for achieving offsite stormwater capture and use within the adopted final statewide commercial, industrial, and institutional NPDES order.

Organization **Position** **Priority** **Misc1** **Misc2**
State Water Watch Priority 1
Contractors
ACWA - NF/A CMUA - NF/A

AB 1413 (Papan D) Sustainable Groundwater Management Act: groundwater adjudication.

Current Text: Amended: 9/2/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 9/2/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/9/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-S. 2 YEAR

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

Summary: Current law requires the Department of Water Resources to periodically review the groundwater sustainability plans developed by groundwater sustainability agencies pursuant to the

act to evaluate whether a plan conforms with specified laws and is likely to achieve the sustainability goal for the basin covered by the plan. Current law requires a groundwater sustainability agency to evaluate its groundwater sustainability plan periodically. This bill would require a groundwater sustainability agency to, at least once every 7 years, review, and update if appropriate, its sustainable yield to ensure that the sustainable yield is based on the best available information and best available science, as defined, and will achieve sustainable groundwater management. The bill would also require a groundwater sustainability agency to provide an opportunity for public review and comment before making a determination whether to update its sustainable yield. To the extent that these requirements impose additional duties on groundwater sustainability agencies that are local agencies, the bill would impose a state-mandated local program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - NF/A	CMUA - NF/A

AB 1436 (Ávila Farías D) State Air Resources Board: air pollution regulations: private fleets: exception.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 6/11/2026

Status: 6/12/2026-Withdrawn from committee. Re-referred to Com. on RLS.

Location: 6/12/2026-S. RLS.

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

Summary: The California Global Warming Solutions Act of 2006 establishes the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases and requires the state board to adopt rules and regulations to achieve the maximum technologically feasible and cost-effective greenhouse gas emission reductions from those sources. Pursuant to its authority, the state board has adopted the Advanced Clean Fleets Regulation, which imposes various requirements for transitioning local, state, and federal government fleets of medium- and heavy-duty trucks, other high-priority fleets of medium- and heavy-duty trucks, and drayage trucks to zero-emission vehicles. Existing federal law, the Clean Air Act, prohibits any state or any political subdivision thereof from adopting or attempting to enforce any standard relating to the control of emissions from new motor vehicles or new motor vehicle engines, except through a waiver, as provided. This bill would prohibit the state board from adopting or enforcing any regulation that directly or indirectly compels compliance by private fleets, as provided, unless the state has obtained a required waiver or authorization under the federal Clean Air Act.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1456 (Bryan D) California Environmental Quality Act: California Vegetation Treatment Program.

Current Text: Amended: 7/18/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 7/18/2025

Status: 8/29/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Location: 8/29/2025-S. 2 YEAR

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA authorizes the preparation and certification of an EIR for a program, plan, policy, or ordinance, commonly known as a "program EIR," and requires a lead agency to examine later activities in the program in light of the program EIR to determine whether an additional environmental document is required to be prepared. This bill would require, on or before January 1, 2027, the State Board of Forestry and Fire Protection to update the California Vegetation Treatment Program Final Program Environmental Impact Report (FPEIR) to, among other things, expand the area that is treatable landscape under the FPEIR to portions of the state suitable for vegetation treatment consistent with the FPEIR, regardless of fire suppression responsibility designation, and recognize cultural burning conducted pursuant to a specified law as a covered treatment activity. The bill would authorize a public agency to partner with a federally recognized California Native American tribe to conduct a project under the FPEIR in the

agency's jurisdiction.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

AB 1553 (Connolly D) California Environmental Quality Act: notice: direct mailing: electronic mail.

Current Text: Amended: 3/16/2026 [html](#) [pdf](#)

Introduced: 1/8/2026

Last Amend: 3/16/2026

Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was NAT. RES. on 3/16/2026)

Location: 4/23/2026-A. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA requires a lead agency that is preparing an environmental impact report, a negative declaration, or making other determinations, to provide public notice of that fact within a reasonable period of time, as provided. CEQA requires a lead agency to give notice to the last known name and address of all organizations and individuals who have previously requested notice, and to give notice by posting the notice on the internet website of the lead agency, and to give notice through one of 3 different procedures, including direct mailing to the owners and occupants of contiguous property shown on the latest equalized assessment roll. Existing law also requires, for a project involving the burning of municipal wastes, hazardous waste, or refuse-derived fuel, to give notice by direct mailing to the owners and occupants of property within 1/4 of a mile of any parcel or parcels, as specified. This bill would authorize a lead agency to satisfy the direct mailing requirements listed above by electronic mail if the recipient affirmatively requested to receive notice by electronic mail.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 1577 (Bauer-Kahan D) Data centers: reporting.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 1/12/2026

Last Amend: 6/11/2026

Status: 6/11/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U & C.

Location: 6/10/2026-S. E. U., & C.

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

Summary: Existing law establishes the State Energy Resources Conservation and Development Commission and vests the commission with various responsibilities with respect to developing and implementing the state's energy policies. Existing law requires the commission to biennially adopt an integrated energy policy report, as specified, and to make the reports accessible to state, local, and federal entities and to the general public. This bill would require the commission to establish a process for the owner of a data center, as defined, to submit specified information to the commission, including, among other information, the data center's location and size, the data center's power usage effectiveness, as defined, and the quantity of fuel consumed by onsite generators or other fuel-based energy systems, as specified. The bill would require the owner of a data center to submit the required information in the manner specified by the commission.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 1752 (Lackey R) Eminent domain: appraisals.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/9/2026

Last Amend: 5/18/2026

Status: 6/10/2026-Referred to Com. on JUD.

Location: 6/10/2026-S. JUD.

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

Summary: The Eminent Domain Law authorizes a public entity to exercise the power of eminent domain to acquire property for a public use, as specified. Existing law entitles the owner of a property acquired by eminent domain to specified compensation. Existing law requires a public entity to pay reasonable costs, not to exceed \$5,000, of an independent appraisal ordered by the owner of a property that the public entity offers to purchase under the threat of eminent domain. This bill would require a public entity that offers to purchase property under a threat of eminent domain related to specified purposes to pay the full reasonable costs of an independent appraisal ordered by the owner, not to exceed \$8,000.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 1754 (Pacheco D) State general obligation bonds: requirements.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/9/2026

Last Amend: 5/18/2026

Status: 6/3/2026-Referred to Com. on G.O.

Location: 6/3/2026-S. G.O.

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

Summary: The State General Obligation Bond Law generally sets forth the procedures for the issuance and sale of bonds governed by its provisions and for the disbursement of the proceeds of the sale of those bonds. Existing law specifies various provisions required for inclusion in a bond act. Existing law requires any state bond measure approved on or after January 1, 2004, to be subject to an annual reporting process, with the head of the lead state agency administering the bond proceeds reporting certain information about the projects being funded to the Legislature and the Department of Finance. Existing law permits this information to be provided on the agency's internet website or the state's open data portal under certain circumstances. Existing law authorizes the costs of the report to be included in the cost of administering the bond act unless prohibited by the bond act. Existing law defines various terms for these purposes, including "board." Existing law defines "board" to mean the state board, department, or agency authorized by a bond act to request the committee to cause bonds to be issued for the purpose of creating a fund that is to be expended by the board for the purposes specified in the bond act. For any state general obligation bond measure that is approved by voters on and after January 1, 2027, this bill would require a bond act to include specified information about the objectives of the bond expenditure and related data. The bill would also require the board to post on its internet website a notification that contains, among other information, details about the programs and projects authorized to be funded by the bond. The bill would require the board to provide a short, one page, executive summary style written report to the Department of Finance, the Legislative Analyst, and specified legislative committees that contains certain information regarding the general obligation bond, in accordance with the above-described provision permitting this information to be provided on the board's internet website or the state's online data portal.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - NF/A	

AB 1772 (Papan D) Fish and wildlife: invasive mussels.

Current Text: Amended: 4/27/2026 [html](#) [pdf](#)

Introduced: 2/9/2026

Last Amend: 4/27/2026

Status: 6/10/2026-Referred to Coms. on N.R. & W. and JUD.

Location: 6/10/2026-S. N.R. & W.

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

Summary: Existing law, until January 1, 2030, generally prohibits a person from possessing, importing, shipping, or transporting in the state, or from placing, planting, or causing to be placed or planted in any water in the state, invasive mussels, and authorizes the Director of Fish and Wildlife or the

director’s designee to engage in various enforcement activities, including ordering the areas in conveyance that contain water be drained, dried, or decontaminated, as provided. Existing law requires a public or private agency that operates a water supply system to cooperate with the Department of Fish and Wildlife to implement measures to avoid infestation by invasive mussels and to control or eradicate any infestation that may occur in a water supply system. Existing law requires, if invasive mussels are detected, the operator of a water supply system to, in cooperation with the department, prepare and implement a plan to control or eradicate invasive mussels within the system, and eliminate or minimize any potential downstream transport of an invasive mussel. Existing law requires, on or before December 31, 2026, the department to review all approved plans and require all plans that do not specifically address all invasive mussel species known to be present in bodies of water in the state as of January 1, 2026, to be updated or revised appropriately to include all invasive mussel species, on or before September 30, 2027. Existing law requires every invasive mussel species to be addressed in a plan no later than 180 days from the date that the species is listed in a certain regulation. Existing law defines “invasive mussel” for these purposes as any nonnative detrimental mussel, as provided. Under existing law, except as otherwise provided, any violation of the Fish and Game Code, or of any rule, regulation, or order made or adopted under the code, is a crime. This bill would prohibit a conveyance from being launched until a specified drying period has completed, as provided. By expanding the scope of a crime, this bill would impose a state-mandated local program. The bill would require the department to require water supply system operators to update their plans to address all invasive mussel species present in the operator’s water system as of January 1, 2026, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - S/A	

AB 1881 (Ramos D) California Indian Freedom Act of 2026.

Current Text: Amended: 5/19/2026 [html](#) [pdf](#)

Introduced: 2/12/2026

Last Amend: 5/19/2026

Status: 5/28/2026-In Senate. Read first time. To Com. on RLS. for assignment.

Location: 5/28/2026-S. RLS.

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

Summary: Existing law establishes various protections for California Native American tribes, including prohibiting a public agency or private party using or occupying public property or operating on public property from interfering with the free expression or exercise of Native American religion as provided in the United States Constitution and the California Constitution. Existing law also requires a local government to provide formal notification to each California Native American tribe that is traditionally and culturally affiliated with the project site as an invitation to consult on the proposed project, as provided. Existing law requires the local government, during the consultation, to give deference to the tribal information, tribal knowledge and customs, and the significance of the resource to the California Native American tribe. Existing law prohibits any information, as described, that is submitted by a California Native American tribe during the environmental review process from being included in the environmental document or otherwise disclosed by the lead agency or any other public agency to the public, as specified, without the prior consent of the tribe that provided the information. This bill, the California Indian Freedom Act of 2026, would prohibit a governmental agency from substantially burdening a California Indian or California Native American tribe’s exercise of religious beliefs or spiritual practices on state lands, including their access to and use of sacred sites and objects, and their ability to perform religious ceremonies and rites, even if the burden results from a rule of general applicability, unless the governmental agency demonstrates that application of the burden is in furtherance of a compelling governmental interest and is in the least restrictive means of furthering that interest.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - O/A	CMUA - O

AB 1894 (Rubio, Blanca D) Fish and wildlife: invasive mussels: imported water.

Current Text: Amended: 5/28/2026 [html](#) [pdf](#)

Introduced: 2/12/2026

Last Amend: 5/28/2026

Status: 6/9/2026-From committee: Do pass and re-refer to Com. on APPR. (Ayes 7. Noes 0.) (June 9). Re-referred to Com. on APPR.

Location: 6/9/2026-S. APPR.

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

Summary: Existing law, until January 1, 2030, generally prohibits a person from possessing, importing, shipping, or transporting in the state, or from placing, planting, or causing to be placed or planted in any water within the state, invasive mussels, and authorizes the Director of Fish and Wildlife, or the director's designee, to engage in various enforcement activities with regard to invasive mussels. Existing law, until January 1, 2030, requires a public or private agency that operates a water supply system to cooperate with the Department of Fish and Wildlife to implement measures to avoid infestation by invasive mussels and to control or eradicate any infestation that occurs in a water supply system. Existing law requires any person, or federal, state, or local agency, district, or authority that owns or manages a reservoir, where specified activities are permitted, except as specified, to develop and implement a program designed to prevent the introduction of invasive mussel species, as provided. Existing law requires any entity that discovers invasive mussels within the state to immediately report the discovery to the department. This bill would prohibit a public agency from prohibiting imported water deliveries for groundwater replenishment, as defined, due to invasive mussels if the importation complies with a specified invasive mussel control plan and unless there is substantial, documented evidence of a proven health and safety risk as a result of the invasive mussels.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1	ACWA - F	CMUA - S&A

AB 1941 (González, Mark D) Organized metal theft.

Current Text: Amended: 6/4/2026 [html](#) [pdf](#)

Introduced: 2/13/2026

Last Amend: 6/4/2026

Status: 6/4/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on PUB. S.

Location: 6/3/2026-S. PUB. S.

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

Summary: Existing law makes a person who is a dealer in or collector of junk, metals, or secondhand materials, or their agent, employee, or representative, who buys or receives any wire, cable, copper, lead, solder, mercury, iron, or brass that the person knows or reasonably should know is used by or belongs to specified entities, including a railroad, certain utility companies, or a public entity engaged in furnishing public utility service, without using due diligence to ascertain that the person selling or delivering that material has a legal right to do so, guilty of criminally receiving that property and, in addition to imprisonment, makes that act punishable by a fine of not more than \$5,000. This bill would prohibit organized metal theft, described as acting in concert with one or more persons to steal metal materials from one or more of specified materials and items with the intent to sell, exchange, or return those metal materials for value, acting in concert with 2 or more persons to receive, purchase, or possess those metal materials knowing or believing it to have been stolen, acting as an agent of another to steal those metal materials as part of an organized plan to commit theft, or recruiting, coordinating, organizing, supervising, directing, managing, or financing another to undertake acts of theft of metal. The bill would make a violation of organized metal theft punishable as either a misdemeanor or a felony.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		CMUA - F

AB 2026 (Aguiar-Curry D) Water diversion: groundwater recharge: permit.

Current Text: Amended: 5/22/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Last Amend: 5/22/2026

Status: 6/10/2026-Referred to Coms. on N.R. & W. and E.Q.

Location: 6/10/2026-S. N.R. & W.

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

Summary: Existing law prohibits an entity from substantially diverting or obstructing the natural flow of, or substantially changing or using any material from the bed, channel, or bank of, any river, stream, or lake, or from depositing or disposing of certain material where it may pass into any river, stream, or

lake, without first notifying the Department of Fish and Wildlife of that activity, and entering into a lake or streambed alteration agreement if required by the department to protect fish and wildlife resources, except as specified. This bill would revise and recast those conditions required for the appropriate water right exemption for a diversion of floodflows for groundwater recharge, would apply the requirements to a diversion commenced before January 1, 2034, and would further exempt those diversions from the requirements of the California Environmental Quality Act (CEQA) and requirements relating to lake or streambed alteration agreements, subject to conducting tribal consultation, as provided. The bill would expand the definition of "floodflow" to include flows downstream of a dam that is releasing water for flood control purposes, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - S&A	

AB 2032 (Ransom D) Fish and wildlife: golden mussels.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Last Amend: 6/11/2026

Status: 6/11/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on N.R. & W.

Location: 6/3/2026-S. N.R. & W.

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

Summary: Existing law, until January 1, 2030, generally prohibits a person from possessing, importing, shipping, or transporting in the state, or from placing, planting, or causing to be placed or planted in any water within the state, invasive mussels, as defined. Existing law requires a public or private agency that operates a water supply system to cooperate with the Department of Fish and Wildlife to implement measures to avoid infestation by invasive mussels and to control or eradicate any infestation that may occur in a water supply system, and, if invasive mussels are detected, to prepare and implement a plan, as specified, to control or eradicate invasive mussels within the system (control plan). Existing law prohibits the importation, transportation, possession, or live release of specified wild animals, except under a revocable, nontransferable permit, known as a restricted species permit, issued by the department, in cooperation with the Department of Food and Agriculture, and only if certain requirements are met. Existing law authorizes the department to issue permits, commonly known as scientific collecting permits, to take or possess any form of plant or animal life for scientific, educational, or propagation purposes. This bill would exempt from the requirement to obtain a restricted species permit for golden mussels a public or private agency that operates a water supply system and has submitted a control plan to the department for maintenance and operational activities in the water supply system, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Support	Priority 1		
			ACWA - F	CMUA - S

AB 2041 (Carrillo D) Emergency medical services.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Last Amend: 5/18/2026

Status: 6/11/2026-From committee: Do pass and re-refer to Com. on APPR. (Ayes 10. Noes 0.) (June 10). Re-referred to Com. on APPR.

Location: 6/11/2026-S. APPR.

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

Summary: Existing law establishes the Office of Emergency Services within the office of the Governor and requires the office to be responsible for the state's emergency and disaster response services, as specified. Existing law requires the office, at specified intervals, to consult with, among others, the State Fire Marshal and the State Department of Public Health in order to review and update technical and operational standards for public agency systems. Existing law requires a public safety agency that provides "911" call processing services for emergency medical response to, by January 1, 2027, provide prearrival medical instructions to "911" callers requiring medical assistance, as specified. This bill would require a public safety agency described above that was not providing prearrival instructions to the "911" callers described above on or before January 1, 2026, to report to their local emergency medical services agency the status of their compliance with the above-described requirement on or before January 31, 2027.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2045 (Connolly D) Habitat Restoration and Enhancement Act.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Last Amend: 4/16/2026

Status: 6/3/2026-Referred to Com. on N.R. & W.

Location: 6/3/2026-S. N.R. & W.

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

Summary: The Habitat Restoration and Enhancement Act authorizes a project proponent to submit a habitat restoration or enhancement project to the Director of Fish and Wildlife for approval. Under the act, a habitat restoration or enhancement project is a project with the primary purpose of improving fish and wildlife habitat. The act requires the director to approve a habitat restoration or enhancement project if the director determines that specified conditions are met. Under the act, the director's approval of a habitat restoration or enhancement project is in lieu of any other permit, agreement, license, or other approval issued by the Department of Fish and Wildlife. The act makes moneys in the Habitat Restoration and Enhancement Account available to the department, upon appropriation by the Legislature, for the purposes of administering and implementing the act. Existing law repeals the act on January 1, 2027. This bill would extend the operation of the act until January 1, 2032, and would require the department to submit a report on the implementation of the act to the Legislature no later than December 31, 2029.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2059 (Wilson D) California Environmental Quality Act: transportation impacts: vehicle miles traveled: mitigation.

Current Text: Amended: 4/22/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 4/22/2026

Status: 6/12/2026-In committee: Hearing postponed by committee.

Location: 5/27/2026-S. E.Q.

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA requires the Office of Land Use and Climate Innovation to prepare, develop, and transmit to the Secretary of the Natural Resources Agency for certification and adoption proposed revisions to the CEQA implementation guidelines to establish criteria for determining the significance of transportation impacts of projects within transit priority areas, and requires the criteria to promote the reduction of greenhouse gas emissions, the development of multimodal transportation networks, and a diversity of land uses. CEQA requires the office to recommend potential metrics, including, among other metrics, vehicle miles traveled, to measure these transportation impacts. This bill would, except as provided, specify that a transportation project is presumed to have a less than significant transportation impact as determined by the vehicle-miles-traveled metric if at least 80% of the project lies within one or more nonmetropolitan counties.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2111 (Papan D) Electricity: transmission planning and transmission facilities.

Current Text: Amended: 6/4/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 6/4/2026

Status: 6/4/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on E., U & C.

Location: 6/3/2026-S. E. U., & C.

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

Summary: Existing law requires the Public Utilities Commission (PUC), in consultation with the State Energy Resources Conservation and Development Commission, to provide transmission-focused guidance to the Independent System Operator (ISO) about resource portfolios of expected future renewable energy resources and zero-carbon resources, including the allocation of those resources by region based on technical feasibility and commercial interest in each region to allow the ISO to identify and approve transmission facilities needed to interconnect resources and reliably serve the needs of load centers, as specified. On December 23, 2022, the PUC, the Energy Commission, and the ISO entered into a memorandum of understanding related to resource and transmission planning, transmission development and permitting, procurement, and interconnections to achieve reliability and policy needs and to coordinate the timely development of resources, resource interconnections, and needed transmission infrastructure. Existing law requires the Energy Commission and the PUC, in coordination with the ISO, every 5 years, to review the memorandum of understanding and a related workplan to ensure the memorandum and workplan reflect the coordination that is needed to help meet the state's energy goals. This bill would require those entities, on or before January 1, 2028, to update the memorandum and workplan to, among other things, ensure that the memorandum and workplan reflect the requirements of Federal Energy Regulatory Commission Order 1920-A.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2125 (Bennett D) Groundwater basin adjudication: notice.

Current Text: Amended: 3/25/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 3/25/2026

Status: 6/10/2026-From committee: Do pass and re-refer to Com. on N.R. & W. with recommendation: To Consent Calendar. (Ayes 12. Noes 0.) (June 9). Re-referred to Com. on N.R. & W.

Location: 6/9/2026-S. N.R. & W.

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

Summary: Existing law requires a plaintiff who files an action to comprehensively determine rights to extract groundwater from a basin to provide the court a draft notice of commencement of groundwater basin adjudication and a draft form answer to adjudication complaint, as specified. Existing law also requires a plaintiff to file, within a specified timeframe, a motion for approval of the draft notice and draft form answer. Under existing law, once the court approves the draft notice, the plaintiff is required to serve the notice, as specified. Following a court order approving both the notice and draft form answer and authorizing service thereof, existing law requires the plaintiff to take additional steps to provide notice to defendants including, but not limited to, mailing, by registered mail or certified mail, return receipt requested, the notice, complaint, and form answer to all holders of fee title to real property in the basin. Under existing law, if a return receipt is not received for a parcel of real property, the plaintiff must post a copy of the notice, complaint, and form answer in a conspicuous place on the real property. After completing these notice procedures, existing law requires the plaintiff to file a notice of completion of the mailing with the court. Existing law permits a court to authorize any other procedures it finds appropriate and necessary to provide notice to persons who may hold groundwater rights in basin. This bill would impose additional requirements on a plaintiff when filing the notice of completion of mailing. The bill would require the plaintiff to include with the notice of completion an affidavit of the person who mailed the notice and the certified or registered mail delivery receipt for each parcel stating the date, time, and place of mailing. The bill would further require the notice to include as an attachment any certified or registered mail delivery receipts received as of the date of the filing.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1	ACWA - W	CMUA - W

AB 2132 (Macedo R) California Environmental Quality Act: exemption: groundwater recharge project.

Current Text: Introduced: 2/18/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was W.,P. & W. on

4/6/2026)

Location: 4/23/2026-A. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. The Sustainable Groundwater Management Act requires all groundwater basins designated as high- or medium-priority basins by the Department of Water Resources to be managed under a groundwater sustainability plan or coordinated groundwater plans, except as specified. Current law requires a groundwater sustainability plan to include various information relating to subsidence, as applicable. This bill would exempt from the requirements of CEQA a groundwater recharge project if the Secretary of the Natural Resources Agency determines the project would address subsidence. Because a lead agency would be required to determine whether a project qualifies for this exemption, the bill would impose a state-mandated local program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2143

(Irwin D) Invasive species: noxious weeds: online marketplaces.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 5/18/2026

Status: 6/3/2026-Referred to Coms. on AGRI. and P., D.T., & C.P.

Location: 6/3/2026-S. AGRI.

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

Summary: Existing law designates the Department of Food and Agriculture as the lead department in noxious weed management and requires the department, in cooperation with the Secretary of the Natural Resources Agency, to implement provisions relating to noxious weed management. Existing law prohibits a person from selling, distributing, or transporting into, or within, a weed-free area any seed of a noxious weed that the secretary has declared the area to be practically free from. This bill would prohibit an online marketplace, as defined, from facilitating the sale or shipment of a noxious weed for delivery to an address located in the state. The bill would authorize the Secretary of Food and Agriculture, if an employee of the department acting within the course and scope of their regular duties and using existing resources identifies a shipment of a noxious weed and determines that the shipment originated from or occurred through a transaction conducted through an online marketplace in violation of this prohibition, to provide written notice, including specified information, to the online marketplace that it may be subject to an administrative penalty for violating this prohibition. The bill would authorize the Secretary of Food and Agriculture to levy a specified administrative penalty against an online marketplace for violating this prohibition if both the online marketplace received that written notice and, after any written notice, an employee of the department acting within the course and scope of their regular duties and using existing resources identifies a shipment of a noxious weed and determines that the shipment originated from or occurred through a transaction conducted through an online marketplace in violation of this prohibition, unless the marketplace demonstrates to the department that it has implemented and maintains reasonable controls, as defined.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2163

(Gonzalez, Jeff R) Energy: Strategic Clean Energy and Critical Mineral Development Zones.

Current Text: Amended: 4/27/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 4/27/2026

Status: 6/10/2026-Referred to Coms. on E., U & C. and B. P. & E.D.

Location: 6/10/2026-S. E. U., & C.

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

Summary: The Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission and prescribes the

authorities, duties, and responsibilities of the commission pertaining to energy matters. This bill would require the commission, in consultation with the Governor's Office of Business and Economic Development and other relevant state agencies, to identify and designate Strategic Clean Energy and Critical Mineral Development Zones. The bill would authorize the county in which a proposed zone is located to submit a request for designation and would authorize the county board of supervisors to, by resolution, authorize the request for designation. The bill would require the commission to approve or deny a complete submission within 180 days. The bill would require a zone to consist only of geographic areas located within the jurisdictional boundaries of the county submitting the request for designation and would require that certain criteria be satisfied, including that the zone be in an area identified by state or federal agencies as containing significant deposits or identified production potential of critical minerals used in battery, clean energy, or advanced manufacturing supply chains, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2170 (Boerner D) California Environmental Quality Act: overburdened communities: notices and hearings: translations.

Current Text: Amended: 4/22/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 4/22/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2026)

Location: 5/14/2026-A. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. Existing law requires a lead agency to be responsible for determining whether the project is exempt from CEQA and whether an environmental impact report, negative declaration, or mitigated negative declaration is required, as provided. Existing law, for certain projects, establishes a ministerial review process with modified environmental assessment procedures, as provided. This bill, notwithstanding the above-described provisions relating to determinations by a lead agency, would require an environmental impact report, negative declaration, or mitigated negative declaration, as determined by the lead agency, for any project, except as provided, that includes the development, intensification, or substantial expansion of an industrial use if the project is located in or within 1/2 mile of an overburdened community, as defined. The bill would disqualify these projects from receiving a statutory exemption or ministerial review process.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2175 (Garcia D) Renewable electrical generation facilities: multiple meters: aggregation: logistics businesses and manufacturing businesses.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/16/2026

Status: 6/3/2026-Referred to Com. on E., U & C.

Location: 6/3/2026-S. E. U., & C.

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

Summary: Existing law requires each electrical corporation, local publicly owned electric utility, or electrical cooperative, or any other entity that offers electrical service, except as provided, to develop a standard contract or tariff providing for net energy metering, and to make this standard contract or tariff available to eligible customer-generators using renewable electrical generation facilities, as specified. Pursuant to its authority, the Public Utilities Commission issued a decision revising net energy metering tariff and subtariffs, commonly known as the net billing tariff. Existing law authorizes an eligible customer-generator with multiple meters to aggregate the electrical load of the meters located on the property where the renewable electrical generation facility is located and on all property adjacent or contiguous to the property on which the renewable electrical generation facility is

located, if those properties are solely owned, leased, or rented by the eligible customer-generator, as provided. This bill would require the commission, for purposes of certain net energy metering contracts or tariffs, to ensure that logistics businesses and manufacturing businesses are eligible customer-generators for purposes of aggregating multiple meters, as described above, if the commission extends the application of that provision.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2180 (Ward D) Local government: Proposition 218 Omnibus Implementation Act: proportional cost of service.

Current Text: Amended: 5/22/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 5/22/2026

Status: 6/11/2026-Read second time. Ordered to third reading.

Location: 6/11/2026-S. THIRD READING

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

Summary: The California Constitution specifies various requirements with respect to the levying of assessments and property-related fees and charges by a local agency. As part of those requirements, the California Constitution mandates that such fees or charges that are extended, imposed, or increased satisfy certain requirements, including, but not limited to, that the amount of the fee or charge imposed upon any parcel or person as an incident of property ownership not exceed the proportional cost of the service attributable to the parcel. Existing law, known as the Proposition 218 Omnibus Implementation Act (act), prescribes specific procedures and parameters for local jurisdictions to comply with these requirements and, among other things, authorizes an agency providing water, wastewater, sewer, or refuse collection services to adopt a schedule of fees or charges authorizing automatic adjustments that pass through increases in wholesale charges for water, sewage treatment, or wastewater treatment or adjustments for inflation under certain circumstances. This bill would authorize a local government to demonstrate the proportional cost of the service attributable to the parcel by any method that reasonably allocates the ascertainable cost of providing service to all parcels, if substantiated as provided. The bill would, however, provide that for water or sewer service fee or charge impositions, a local government is not required to provide an exact measure of the cost of the service at each parcel and may instead impose uniform or tiered rates to parcel or customer classes that are defined based on common characteristics indicative of likely water or sewer use.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - Sponsor	CMUA - S

AB 2181 (Zbur D) Housing development: density bonuses: rent.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 6/11/2026

Status: 6/12/2026-Withdrawn from committee. Re-referred to Com. on RLS.

Location: 6/12/2026-S. RLS.

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

Summary: The Density Bonus Law requires a city or county to provide a developer that proposes a housing development, as defined, within the city or county with a density bonus, other incentives or concessions, and waivers or reductions of development standards, as specified, if the developer agrees to construct, among other options, specified units and meets other requirements. This bill would prohibit land improved with an operating hotel or motel from being valued by the landowner, for purposes of establishing, adjusting, or resetting ground rent under an existing lease, based on residential density or density bonuses, unless those density increases are entitled and vested as of the valuation date, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2184 (Wilson D) Cap-and-Invest Program: nature-based climate solutions: funding.

Current Text: Amended: 3/26/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 3/26/2026

Status: 5/14/2026-In committee: Held under submission.

Location: 4/22/2026-A. APPR. SUSPENSE FILE

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

Summary: Existing law requires the Natural Resources Agency, in collaboration with the State Air Resources Board, the California Environmental Protection Agency, the Department of Food and Agriculture, an expert advisory committee established, as provided, and other relevant state agencies, to determine an ambitious range of targets for natural carbon sequestration, and for nature-based climate solutions that reduce greenhouse gas emissions for 2030, 2038, and 2045 to support state goals to achieve carbon neutrality and foster climate adaptation and resilience. Existing law defines "nature-based climate solutions" for these purposes to mean activities, such as restoration, conservation, and land management actions, that increase net carbon sequestration or reduce greenhouse gas emissions in natural and working lands. This bill would annually appropriate the sum of \$250,000,000 from the Greenhouse Gas Reduction Fund in the annual Budget Act each fiscal year from the 2027–2028 to the 2045–46 fiscal year, inclusive, to achieve nature-based climate solutions on natural, working, and urban lands, including \$150,000,000 to be allocated to the Natural Resources Agency to fund nature-based climate solutions, as provided, and \$100,000,000 to be allocated for nature-based climate solutions at the discretion of the Legislature, as provided. The bill would additionally appropriate, after those amounts are allocated, the sum of \$150,000,000 from the Greenhouse Gas Reduction Fund in the annual Budget Act each fiscal year from the 2027–2028 to the 2045–46 fiscal year, inclusive, to the Department of Food and Agriculture to fund sustainable agricultural practices and nature-based climate solutions, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2214 (Jackson D) Government finance: deposits.

Current Text: Amended: 4/13/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/13/2026

Status: 4/14/2026-Re-referred to Com. on B. & F.

Location: 4/13/2026-A. L. GOV.

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

Summary: Existing law requires the Treasurer to invest, or deposit into banks and other financial institutions, specified state moneys designated as surplus as a part of the Pooled Money Investment Account and determined to be available for that purpose by the Pooled Money Investment Board. Existing law generally requires banks and other financial institutions to deposit with the Treasurer securities in a value at least 10% in excess of the amount deposited with the institution to be eligible to receive deposits of state funds, except as specified. This bill would create within the Pooled Money Investment Account the Community Reinvestment Account from which deposits shall be made to institutions that meet specified performance standards including verified small business lending in underserved census tracts and first-time or first-generation home buyer lending. The bill would require the Treasurer to transfer \$4 billion from the Pooled Money Investment Account to the Community Reinvestment Account. Because the moneys invested and reinvested as part of the Pooled Money Investment Account are continuously appropriated, this bill would make an appropriation. Notwithstanding the above-described securities requirement, this bill would instead require securities, for a deposit from the Community Reinvestment Account or under the Small Business Lending Time Deposit Program, to be in an amount in value of at least 90% of the amount deposited with the institution.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

ACWA - NF

AB 2215 (Calderon D) Water rights: permits: State Water Project.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/16/2026

Status: 6/10/2026-Referred to Com. on N.R. & W.

Location: 6/10/2026-S. N.R. & W.

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

Summary: The Department of Water Resources operates the State Water Resources Development System, commonly referred to as the State Water Project. Existing law requires that construction work for a project that will put appropriated water to beneficial use be commenced, prosecuted with due diligence, and completed within the time period specified in the water right permit. Existing law authorizes the State Water Resources Control Board to extend the deadline specified in the permit to commence or complete construction work and to put appropriated water to beneficial use for good cause shown. This bill would require that the time periods for the application of water to beneficial use and for the completion of construction work for specific water right permits held by the Department of Water Resources for the operation of the State Water Project be December 31, 2046.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Sponsor	Priority 1	ACWA - S	CMUA - S

AB 2216 (Aguiar-Curry D) Sacramento-San Joaquin Delta Conservancy.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 5/18/2026

Status: 6/3/2026-Referred to Com. on N.R. & W.

Location: 6/3/2026-S. N.R. & W.

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

Summary: Existing law establishes in the Natural Resources Agency the Sacramento-San Joaquin Delta Conservancy. Existing law requires the conservancy to act as a primary state agency to implement ecosystem restoration in the Delta and to support efforts that advance environmental protection and the economic well-being of Delta residents. Existing law specifies the composition of the governing board of the conservancy and requires liaison advisers to serve in an advisory, nonvoting capacity. Existing law requires the conservancy to prepare and adopt a strategic plan to achieve the goals of the conservancy and requires the strategic plan to be consistent with certain plans. Existing law authorizes the conservancy to engage in partnerships with nonprofit organizations, local public agencies, and landowners, and authorizes the conservancy to provide grants and loans to state agencies, local public agencies, and nonprofit organizations to further the goals of the conservancy. Existing law establishes the Sacramento-San Joaquin Delta Conservancy Fund in the State Treasury. Existing law makes moneys in the fund available, upon appropriation by the Legislature, for purposes of these provisions. This bill would expand the area covered by the conservancy to include the Valley, as defined. The bill would rename the conservancy the Valley and Delta Conservancy, rename the Sacramento-San Joaquin Delta Conservancy Fund the Valley and Delta Conservancy Fund, and make conforming changes.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1	ACWA - W	

AB 2218 (Kalra D) Water policy: California Native American tribes.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/16/2026

Status: 6/10/2026-Referred to Coms. on N.R. & W. and E.Q.

Location: 6/10/2026-S. N.R. & W.

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

Summary: Would require the state government to support California Native Americans to maintain cultural and linguistic traditions, practice ecosystem stewardship, and engage in good faith government-to-government consultations with all California Native American tribes regarding policies that may affect tribal communities.

Organization	Position	Priority	Misc1	Misc2

AB 2239 (Carrillo D) Infrastructure-constrained energization areas: energization timelines: environmental review.

Current Text: Introduced: 2/19/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was U. & E. on 3/9/2026)

Location: 4/23/2026-A. DEAD

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

Summary: Current law vests the Public Utilities Commission (PUC) with regulatory authority over public utilities, including electrical corporations. Existing law requires the PUC to establish reasonable average and maximum target energization time periods, as defined, and a procedure for customers to report energization delays to the PUC, as provided. Current law requires the PUC to require an electrical corporation to take remedial actions necessary to achieve the PUC's targets. This bill would require the PUC to require each electrical corporation to meet energization timelines or targets established pursuant to the above-described provisions or by PUC order. The bill would require the PUC to impose a penalty if an electrical corporation fails to meet an energization timeline or target approved or required by the PUC, as provided. This bill would require the PUC to designate an infrastructure-constrained energization area based on objective criteria, including limited distribution or transmission infrastructure relative to available electrical capacity or projected load growth, inland or desert geography, and extended energization timelines. The bill would require the PUC to adopt rules authorizing over-the-fence transactions within infrastructure-constrained energization areas when an electrical corporation cannot reasonably meet energization targets and other specific conditions are met, as specified. The bill would require the PUC, in coordination with the State Energy Resources Conservation and Development Commission (Energy Commission) and local jurisdictions, to establish procedures to facilitate expedited development of electrical generation and energy storage facilities in infrastructure-constrained energization areas, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2260 (Connolly D) Water: restoration management: small restoration use.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 5/18/2026

Status: 6/10/2026-Referred to Com. on N.R. & W.

Location: 6/10/2026-S. N.R. & W.

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

Summary: The Water Rights Permitting Reform Act of 1988 authorizes any person to obtain a right to appropriate water for a small domestic, small irrigation, or livestock stockpond use, as defined, upon registering the use with the State Water Resources Control Board, as prescribed, payment of a registration fee, and application of the water to reasonable and beneficial use with due diligence. This bill would extend the above-described ability to obtain a right to appropriate water to a small restoration use, as provided. The bill would define several terms for these purposes, including defining a small restoration use as a specified use of water for native fish and wildlife preservation and enhancement in connection with a project to restore, enhance, or provide habitat for native fish and wildlife, as provided. The bill would require the board to give priority to processing small restoration use registrations that are coupled with a petition for mandatory dedication to instream beneficial uses or wetlands habitat, as specified

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - W	

AB 2266 (Schultz D) Electricity: load-serving entities.

Current Text: Amended: 4/13/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/13/2026

Status: 6/3/2026-Referred to Com. on E., U & C.

Location: 6/3/2026-S. E. U., & C.

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

Summary: Existing law requires the Public Utilities Commission to set resource adequacy and resource procurement obligations for load-serving entities, which include electrical corporations, electric service providers, and community choice aggregators. Existing law requires various compliance reporting for load-serving entities. This bill would require the commission, on and after January 1, 2030, when setting certain resource adequacy and resource procurement obligations for load-serving entities, to use the same capacity valuation method, as defined, to assess the reliability contribution of each resource type, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2322 (Papan D) Water discharge: commercial, industrial, or institutional sites.

Current Text: Amended: 4/6/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 4/6/2026

Status: 5/27/2026-Referred to Com. on E.Q.

Location: 5/27/2026-S. E.Q.

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

Summary: The State Water Resources Control Board and the 9 California regional water quality control boards prescribe waste discharge requirements for the discharge of stormwater by municipalities and industries in accordance with the federal national pollutant discharge elimination system (NPDES) permit program, established by the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. Under existing law, the state board and the 9 regional water quality control boards issue permits for the discharge of stormwater from municipal separate storm sewer systems (MS4s). For purposes of issuing permits for the discharge of stormwater from MS4s, this bill define "commercial, industrial, or institutional site" or "CII site" as a privately owned parcel or contiguous parcels of land that are commercial, industrial, or institutional based on the appropriate county tax assessor land use codes, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1	ACWA - W	CMUA - Concerns

AB 2338 (Ransom D) Electrical corporations and gas corporations: rates: inflation-constrained rate case scenario: standard of review.

Current Text: Amended: 3/24/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 3/24/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2026)

Location: 5/14/2026-A. DEAD

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

Summary: Existing law authorizes the Public Utilities Commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. This bill would require the commission to require every electrical corporation or gas corporation, as part of every general rate case application, to submit an inflation-constrained rate case scenario in which cumulative increases in annual expenditures proposed to be authorized in that proceeding do not exceed the projected federal social security beneficiary cost-of-living adjustment, and to compare that inflation-constrained rate case scenario with the primary rate case plan submitted by the corporation. The bill would authorize the commission to authorize expenditures in excess of the inflation-constrained rate case scenario if it determines that the electrical corporation or gas corporation has provided clear and convincing evidence that a higher level of expenditures is necessary to ensure the safe and reliable operation of its electrical system or gas system.

Organization	Position	Priority
--------------	----------	----------

State Water
Contractors

Priority 1

Misc1

Misc2

AB 2340 (Arambula D) Local transportation authority: Fresno Council of Governments.

Current Text: Amended: 3/23/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 3/23/2026

Status: 4/30/2026-Failed Deadline pursuant to Rule 61(b)(6). (Last location was L. GOV. on 3/23/2026)

Location: 4/30/2026-A. DEAD

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

Summary: Existing law authorizes cities and counties, subject to certain limitations and approval requirements, to levy a transactions and use tax for general or specific purposes in accordance with the procedures and requirements set forth in the Transactions and Use Tax Law. If a citizens' initiative measure that imposes a retail transactions and use tax in the County of Fresno, as specified, is adopted by the electors of the County of Fresno and becomes effective, this bill would designate the Fresno Council of Governments as a local transportation authority for purposes of the citizens' initiative measure. The bill would authorize the Fresno Council of Governments to receive and allocate the proceeds of the retail transactions and use tax and to otherwise serve as the administering agency for purposes of that citizens' initiative.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2366 (Ávila Farías D) Administrative Procedure Act: proposed regulations: cost-of-living impact on residents of the state.

Current Text: Introduced: 2/19/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2026)

Location: 5/14/2026-A. DEAD

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

Summary: The Administrative Procedure Act governs the procedure for the adoption, amendment, or repeal of regulations by state agencies and for the review of those regulatory actions by the Office of Administrative Law. The act requires a state agency proposing to adopt, amend, or repeal any administrative regulation to assess the potential for adverse economic impact on California business enterprises and individuals and requires the state agency to adhere to specified requirements in making that assessment. This bill would include among those requirements for assessing the potential for adverse economic impact the consideration of the proposal's cost-of-living impacts on residents of the state, as defined.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2383 (Zbur D) Electricity: large energy use facilities.

Current Text: Amended: 5/22/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 5/22/2026

Status: 6/10/2026-Referred to Com. on E., U & C.

Location: 6/10/2026-S. E. U., & C.

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

Summary: Existing law vests the Public Utilities Commission with regulatory authority over public utilities, including electrical corporations. Existing law authorizes the commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. Existing law authorizes the commission to investigate a single rate, classification, rule, contract, practice, or the entire schedule of rates, classifications, rules, contracts, and practices, of any public

utility, and to establish new rates, classifications, rules, contracts, practices, or schedules. This bill would require the commission, on or before January 1, 2028, in a new or existing proceeding, to provide for a classification of retail electricity consumers that are large energy use facilities that is separate and distinct from classifications of service for other commercial or industrial retail electricity consumers and has its own rate schedule, as specified. The bill would require any rate schedule adopted by the commission for large energy use facilities to meet specified requirements, and would require the commission, in deciding whether to approve an electrical corporation's proposed rate schedule, to ensure the rates meet certain requirements, as provided. The bill would specify that an electrical corporation and a large energy use facility are not required to use the above-described classification of service if the commission has not approved the electrical corporation's rate schedule for that classification of service. This bill would require the commission to require an electrical corporation that is providing electricity service to a large energy use facility to enter into a contract with the large energy use facility that covers the cost of service and the cost of energizing the facility, as applicable, and would require any contract entered into between an electrical corporation and a large energy use facility pursuant to these provisions to meet certain requirements.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2447 (Bauer-Kahan D) Water: Nitrogen Pollution Reduction Act.

Current Text: Amended: 4/6/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/6/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2026)

Location: 5/14/2026-A. DEAD

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

Summary: Under existing law, the Porter-Cologne Water Quality Control Act, the State Water Resources Control Board and the California regional water quality control boards are the principal state agencies with authority over matters relating to water quality. The act requires the state board to formulate and adopt state policies for water quality control and requires the regional boards to adopt regional water quality control plans in compliance with the state policies. Under the act, the state board and the regional boards prescribe waste discharge requirements for the discharge of waste that could affect the quality of the waters of the state. This bill would require the State Water Resources Control Board to require the regional boards to update the Irrigated Lands Regulatory Program in order to reduce nitrogen waste discharges from commercial irrigated agricultural areas, as provided. The bill would require the regional boards to adopt revised orders with waste discharge requirements on or before January 1, 2028, that are sufficient to meet certain reductions in nitrogen waste discharges. The bill would require the state board to, on or before July 1, 2027, publish both a list of standardized crop names and categories, and a statewide methodology for calculating, and field-level reporting of, nitrogen balances for croplands, including nitrogen fertilizer applications and nitrogen discharges, that account for available soil nitrogen, to be used by the regional boards and incorporated into the revised orders.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - O	

AB 2464 (Wicks D) Energy: firm zero-carbon resources.

Current Text: Amended: 3/26/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 3/26/2026

Status: 6/10/2026-Referred to Com. on E., U & C.

Location: 6/10/2026-S. E. U., & C.

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

Summary: Would require the State Energy Resources Conservation and Development Commission, working with the Public Utilities Commission, to prepare and submit to the Legislature, on or before January 1, 2028, a statewide assessment of the role and necessity of firm zero-carbon resources in meeting the state's clean energy and reliability objectives, potential technologies and strategies for integrating firm zero-carbon resources into the state's energy mix, recommendations on procurement, policy, and planning actions to deploy and support firm zero-carbon resources, and current and

projected renewable and firm zero-carbon generation capacity, reliability requirements under varying system conditions, and the cost and emission implications of firm zero-carbon resources.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2476 (Ellis R) Electricity: integrated resource plans: Department of Water Resources: procurement.

Current Text: Amended: 4/27/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/27/2026

Status: 6/9/2026-From committee: Do pass and re-refer to Com. on APPR. (Ayes 16. Noes 0.) (June 8). Re-referred to Com. on APPR.

Location: 6/8/2026-S. APPR.

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

Summary: Existing law requires the Public Utilities Commission to adopt a process for each load-serving entity, as defined, to file an integrated resource plan, adopt a schedule for periodic updates to the plan, and ensure each load-serving entity takes specified actions, as specified. Existing law requires the commission to determine if there is a need for the procurement of eligible energy resources, as described, requires the commission to specify the eligible energy resources that should be procured to meet that need, and authorizes the commission, within 6 months of making that determination, to request the Department of Water Resources to procure those specified resources that meet the portfolio of resources, as specified. Existing law authorizes the department to procure those resources pursuant to that request only before January 1, 2035, as provided. Existing law authorizes the department to procure resources from a pump hydroelectric facility pursuant to these provisions if the pump hydroelectric facility does not exceed 500 megawatts and was directly appropriated funding by the state before January 1, 2023. This bill would eliminate the requirement that a pump hydroelectric facility be directly appropriated funding by the state before January 1, 2023, in order for the department to procure resources from the facility.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2493 (Petrie-Norris D) Electrical corporations: interconnection: transmission: permitting: auditor.

Current Text: Amended: 4/13/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/13/2026

Status: 6/10/2026-Referred to Com. on E., U & C.

Location: 6/10/2026-S. E. U., & C.

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

Summary: Existing law requires the Public Utilities Commission, if it determines that the rules, practices, equipment, appliances, facilities, or service of a public utility, or the methods of manufacture, distribution, transmission, storage, or supply used by the public utility, are unjust, unreasonable, unsafe, improper, inadequate, or insufficient, to determine and fix the rules, practices, equipment, appliances, facilities, service, or methods to be observed, furnished, constructed, enforced, or employed. This bill would, within one year following the adoption of each transmission plan produced by the Independent System Operator through the transmission planning process, or a successor process, and within one year following the execution of a generator interconnection agreement, require each large electrical corporation that is assigned or obligated to construct a project that requires approval by the commission to initiate permitting for the project by filing an application or other notice, as applicable, pursuant to a specific general order. The bill would authorize a large electrical corporation to request an extension of the filing deadline by demonstrating good cause in a written notice to the commission, as provided. If a large electrical corporation fails to adhere to these timelines, or to make a timely extension request, the bill would require the commission to take appropriate enforcement action, as specified. This bill would require, beginning January 1, 2027, the commission to require each large electrical corporation, as defined, to retain an independent third-party auditor to review certain transmission- and interconnection-related submissions made by the large electrical corporation, the large electrical corporation's progress on completing network upgrades following approval in a generator interconnection agreement or transmission plan approved by the Independent System Operator, the large electrical corporation's compliance with the above-described permitting deadlines, and the large electrical corporation's compliance with any remedial actions

ordered by the commission, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2521 (Papan D) California Council on Science and Technology: water availability study: Central Valley.

Current Text: Amended: 4/15/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 4/15/2026
Status: 6/10/2026-Referred to Com. on N.R. & W.
Location: 6/10/2026-S. N.R. & W.

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

Summary: Existing law requires the State Water Resources Control Board to administer a water rights program pursuant to which the board grants and revokes permits and licenses to appropriate water. Existing law authorizes any person who has an urgent need to divert and use water to apply for, and authorizes the board to issue, a conditional, temporary permit, as prescribed. Existing law finds and declares that the California Council on Science and Technology (CCST) was organized as a nonprofit corporation at the request of the Legislature for the specific purpose of offering expert advice to the state government on public policy issues significantly related to science and technology. This bill would, on or before January 1, 2028, require the Department of Water Resources, in consultation with the State Water Resources Control Board and the Department of Fish and Wildlife, to select 2 watersheds that are within, or drain into, the Central Valley to conduct a watershedwide water availability study. The bill would, subject to an appropriation by the Legislature, request CCST to, in consultation with the Department of Water Resources and the board, undertake and complete a comprehensive study of water availability in the selected watersheds. The bill would require the study to, among other things, determine daily flow rates in rivers, streams, and creeks in the watersheds over the past 30 years to the extent data is available.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - W&A	

AB 2590 (Gonzalez, Jeff R) Resource conservation: sentinel landscapes.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 4/16/2026
Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 5/6/2026)
Location: 5/14/2026-A. DEAD

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

Summary: Existing federal law establishes the federal Sentinel Landscapes Partnership, as part of which the United States Secretary of Defense, in coordination with the United States Secretary of Agriculture, the United States Secretary of the Interior, and the heads of other federal departments and agencies that elect to become full partners in the program, are authorized to establish and carry out a program to preserve and restore sentinel landscapes. Existing federal law authorizes federal departments and agencies to give to any eligible owner or manager of land within a designated sentinel landscape priority consideration for participation in any easement, grant, or assistance program and to coordinate actions between their departments and agencies and with other federal, state, interstate, and local agencies, Indian tribes, and private entities. Existing federal law defines "sentinel landscape" as a landscape-scale area encompassing one or more military installations or state-owned National Guard installations and the publicly and privately owned lands that serve to protect and support the rural economy, the natural environment, outdoor recreation, and the national defense missions of a military installation or state-owned National Guard installation. This bill would enact the California Sentinel Landscapes Act and would require the Natural Resources Agency to designate a Sentinel Landscapes Program Manager to coordinate state participation in the federal Sentinel Landscapes Partnership, as prescribed. The bill would require state agencies that have conservation grant or easement authority, to the extent feasible and consistent with their existing statutory authority, to cooperate with the Sentinel Landscapes Program Manager. This bill would authorize the Wildlife Conservation Board to provide grants for habitat protection, restoration, and enhancement projects that are located within a federally designated sentinel landscape, as

prescribed.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2619 (Papan D) Water resources: data centers.

Current Text: Amended: 4/8/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 4/8/2026
Status: 6/10/2026-Referred to Coms. on N.R. & W. and L. GOV.
Location: 6/10/2026-S. N.R. & W.

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

Summary: Existing law authorizes the legislative body of an incorporated city and the county board of supervisors to license businesses carried on within their respective jurisdictions and to set license fees, as specified. This bill would require a person who owns or operates a data center, prior to applying to a city or a county for an initial business license, equivalent instrument, or permit, to provide its water supplier, under penalty of perjury, an estimate of the expected water use, the anticipated source of water, and the data center’s projected water use volume for the maximum day, maximum month, and average year. When applying to a city or county for an initial business license, the bill would require a person who owns or operates a data center to report, under penalty of perjury, on the application, an estimate of the expected water use, the anticipated source of water, and the data center’s projected water use volume for the maximum day, maximum month, and average year. When applying to a city or county for a renewal of a business license, equivalent instrument, or permit, the bill would require a person who owns or operates a data center to report, under penalty of perjury, on the application, the data center’s annual water use for the preceding calendar year, including total water use, direct water use, and indirect water use, as prescribed.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - NF/A	

AB 2630 (Bennett D) Water diversion and use: adoption of regulations.

Current Text: Amended: 3/26/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 3/26/2026
Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was NAT. RES. on 3/24/2026)
Location: 4/23/2026-A. DEAD

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

Summary: Existing law authorizes the State Water Resources Control Board to adopt regulations requiring measurement and reporting of water diversion and use by persons, including, among others, those authorized to appropriate water under a permit, a license, a registration for small domestic, small irrigation, or livestock stockpond use, or a certificate for livestock stockpond use. For the initial regulations, existing law requires that they be adopted as emergency regulations and provides that the emergency regulations remain in effect until revised by the state board. Existing law also exempts the initial regulations from the California Environmental Quality Act. This bill would require, until January 1, 2032, that all further regulations adopted by the state board pursuant to these provisions be adopted as emergency regulations and remain in effect until revised by the state board, and would exempt them from the California Environmental Quality Act.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - O	CMUA - O

AB 2639 (Soria D) Merced County Flood Control District: local government coordination.

Current Text: Amended: 3/19/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 3/19/2026
Status: 6/10/2026-Referred to Com. on L. GOV.

Location: 6/10/2026-S. L. GOV.

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

Summary: Existing law, the Merced County Flood Control District Act, establishes the Merced County Flood Control District to control the flood and stormwaters of the district, which consists of all the territory of the County of Merced. This bill would require the district to coordinate its flood control planning and response operations with other local agencies located completely or partially in the County of Merced, including, but not limited to, cities and districts with responsibilities for surface water management or flood control. By imposing additional requirements on the Merced County Flood Control District, the bill would impose a state-mandated local program. The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2647 (Calderon D) Energy: nuclear powerplants: assessment.

Current Text: Amended: 4/16/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/16/2026

Status: 6/10/2026-Referred to Com. on E., U & C.

Location: 6/10/2026-S. E. U., & C.

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

Summary: Existing law vests the State Energy Resources Conservation and Development Commission (Energy Commission) with the exclusive jurisdiction to certify thermal powerplants with a generating capacity of 50 megawatts or more. Existing law prohibits the Energy Commission from certifying a nuclear fission thermal powerplant, except for specified powerplants, and provides that a nuclear fission thermal powerplant, except those specified powerplants, is not a permitted land use in California unless certain conditions are met regarding the existence of technology for the construction and operation of nuclear fuel rod processing plants and of demonstrated technology or means for the disposal of high-level nuclear waste, as specified. Existing law, the 100 Percent Clean Energy Act of 2018, declares that it is the policy of the state to achieve 100 percent zero-carbon electricity by 2045. This bill would require the Energy Commission, on or before July 1, 2027, to prepare, as provided, a comprehensive assessment of the potential role for advanced nuclear technologies in supporting critical infrastructure in California, and of the potential for new, in-state nuclear powerplants to cost-effectively meet statewide needs for new electricity resources, and to meet the expressed policy of the state described above.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		CMUA - F

AB 2672 (Hart D) Transportation fuels: gasoline specifications: air pollution.

Current Text: Amended: 4/7/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/7/2026

Status: 4/14/2026-From committee: Do pass and re-refer to Com. on U. & E. (Ayes 11. Noes 4.) (April 13). Re-referred to Com. on U. & E.

Location: 4/13/2026-A. U. & E.

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

Summary: Existing law requires the State Energy Resources Conservation and Development Commission to submit an assessment to the Legislature, on or before January 1, 2024, and every 3 years thereafter, regarding transportation fuels in the state. Existing law requires that the first assessment submitted after January 1, 2026, evaluate the cost and supply impacts of allowing the sale of gasoline with alternative specifications to support a reliable and affordable supply of transportation fuels in California, and, if the evaluation finds that allowing the sale of gasoline with alternative specifications is likely to support a reliable and affordable supply of transportation fuels in California, requires the commission, in coordination with the State Air Resources Board, to recommend

a strategy to facilitate the sale of gasoline with those alternative specifications that considers, among other things, the use of a fee associated with the sale of gasoline with those alternative specifications to mitigate for any increase in emissions. This bill would require the commission to triennially submit that assessment on or before July 1, rather than January 1, and would require that the commission's recommended strategy's discussion of that fee include recommendations regarding the appropriate fee amount to protect consumers from price impacts and avoid market disruptions.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2688 (Zbur D) Energy: offshore wind infrastructure.

Current Text: Introduced: 2/20/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Status: 4/30/2026-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/20/2026)

Location: 4/30/2026-A. DEAD

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

Summary: Existing law requires the State Energy Resources Conservation and Development Commission to establish and administer a program to support offshore wind infrastructure improvements to advance the capabilities of California ports, harbors, and other waterfront facilities to support the buildout of offshore wind facilities and maximize the economic and environmental benefits of an offshore wind industry in California. This bill would make a nonsubstantive change to that requirement.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2728 (Soria D) Groundwater: de minimis extractors: fees: exemption.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 6/11/2026

Status: 6/12/2026-In committee: Hearing postponed by committee. Withdrawn from committee. Re-referred to Com. on RLS.

Location: 6/12/2026-S. RLS.

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

Summary: Existing law authorizes a groundwater sustainability agency to impose fees, including, but not limited to, permit fees and fees on groundwater extraction or other regulated activity, to fund the costs of a groundwater sustainability program, and investigations, inspections, compliance assistance, enforcement, and program administration, as provided. Existing law prohibits a groundwater sustainability agency from imposing those fees on a de minimis extractor, as defined, unless the agency has regulated the user, as provided. This bill would authorize a local government, including, but not limited to, a groundwater sustainability agency, that imposes a fee, levy, charge, or exaction for groundwater monitoring or management, upon making specified findings, to exempt de minimis extractors, including the above-described regulated users, from the payment of the fee, levy, charge, or exaction, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2736 (Johnson R) California Environmental Quality Act.

Current Text: Introduced: 2/20/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Status: 4/30/2026-Failed Deadline pursuant to Rule 61(b)(6). (Last location was PRINT on 2/20/2026)

Location: 4/30/2026-A. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to

prepare, or cause to be prepared, and certify the completion of an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would make nonsubstantive changes to those findings and declarations and to the statement of intent. This bill contains other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

AB 2739 (Soria D) Water: affordability and system stabilization.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 6/11/2026

Status: 6/11/2026-From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on N.R. & W.

Location: 6/3/2026-S. N.R. & W.

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

Summary: The California Safe Drinking Water Act requires the State Water Resources Control Board to administer provisions relating to the regulation of drinking water to protect public health. Existing law declares it to be the established policy of the state that every human being has the right to safe, clean, affordable, and accessible water adequate for human consumption, cooking, and sanitary purposes. This bill would establish in the State Treasury the Water Affordability and System Stabilization Fund for holding the principal and income of the Water Affordability and System Stabilization Trust, which the bill would create. The bill would designate the Treasurer as trustee of the trust, as specified, and would require the trustee, among other things, to hold, manage, and invest the principal of the trust with the obligation of providing a growing perpetual source of annual funding to the Water Rate Assistance Fund, administered by the state board, and the Community Water Affordability Assistance Fund, administered by the department, beginning 25 years after the Legislature transfers funding from the General Fund to the Water Affordability and System Stabilization Fund. This bill would require, during the first 25 years following the Legislature’s transfer, 45% of the income of the trust to be transferred from the Water Affordability and System Stabilization Fund to each of the Water Rate Assistance Fund and the continuously appropriated Community Water Affordability Assistance Fund, and would continuously appropriate the remaining 10% of the income of the trust to be invested as part of the principal of the trust. After the first 25 years, the bill would require 50% of the income of the trust to be transferred from the Water Affordability and System Stabilization Fund to each of the Water Rate Assistance Fund and the Community Water Affordability Assistance Fund. The bill would continuously appropriate no more than 1% of the annual income of the trust to pay for administration of the trust.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - S	CMUA - S

SB 74 (Seyarto R) Office of Land Use and Climate Innovation: Infrastructure Gap-Fund Program.

Current Text: Amended: 4/7/2025 [html](#) [pdf](#)

Introduced: 1/15/2025

Last Amend: 4/7/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 7/2/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. Current law authorizes a local agency to finance infrastructure projects through various means, including by authorizing a city or county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance that provide significant benefits to the district or the surrounding community. This bill would require the office, upon

appropriation by the Legislature, to establish the Infrastructure Gap-Fund Program to provide grants to local agencies for the development and construction of infrastructure projects, as defined, facing unforeseen costs after starting construction. The bill would authorize the office to provide funding for up to 20% of a project's additional projected cost, as defined, after the project has started construction, subject to specified conditions, including, among other things, that the local agency has allocated existing local tax revenue for at least 45% of the initially budgeted total cost of the infrastructure project. When applying to the program, the bill would require the local agency to demonstrate challenges with completing the project on time and on budget and how the infrastructure project helps meet state and local goals, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 90

(Seyarto R) Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024: grants: improvements to public evacuation routes: mobile rigid water storage: electrical generators.

Current Text: Amended: 3/12/2025 [html](#) [pdf](#)

Introduced: 1/22/2025

Last Amend: 3/12/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The Safe Drinking Water, Wildfire Prevention, Drought Preparedness, and Clean Air Bond Act of 2024, approved by the voters as Proposition 4 at the November 5, 2024, statewide general election, authorized the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law to finance projects for safe drinking water, drought, flood, and water resilience, wildfire and forest resilience, coastal resilience, extreme heat mitigation, biodiversity and nature-based climate solutions, climate-smart, sustainable, and resilient farms, ranches, and working lands, park creation and outdoor access, and clean air programs. The act makes \$135,000,000 available, upon appropriation by the Legislature, to the Office of Emergency Services for a wildfire mitigation grant program to provide, among other things, loans, direct assistance, and matching funds for projects that prevent wildfires, increase resilience, maintain existing wildfire risk reduction projects, reduce the risk of wildfires to communities, or increase home or community hardening. The act provides that eligible projects include, but are not limited to, grants to local agencies, state agencies, joint powers authorities, tribes, resource conservation districts, fire safe councils, and nonprofit organizations for structure hardening of critical community infrastructure, wildfire smoke mitigation, evacuation centers, including community clean air centers, structure hardening projects that reduce the risk of wildfire for entire neighborhoods and communities, water delivery system improvements for fire suppression purposes for communities in very high or high fire hazard areas, wildfire buffers, and incentives to remove structures that significantly increase hazard risk. This bill would include in the list of eligible projects grants to the above-mentioned entities for improvements to public evacuation routes in very high and high fire hazard severity zones, mobile rigid dip tanks, as defined, to support firefighting efforts, prepositioned mobile rigid water storage, as defined, and improvements to the response and effectiveness of fire engines and helicopters.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 222

(Wiener D) Residential heat pump systems: water heaters and HVAC: installations.

Current Text: Amended: 1/15/2026 [html](#) [pdf](#)

Introduced: 1/27/2025

Last Amend: 1/15/2026

Status: 6/9/2026-June 10 hearing postponed by committee.

Location: 5/18/2026-A. H. & C.D.

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

Summary: Current law requires the State Energy Resources Conservation and Development Commission, on or before January 1, 2019, in consultation with the Contractors State License Board, local building officials, and other stakeholders, to approve a plan that promotes compliance with specified regulations relating to building energy efficiency standards in the installation of central air-conditioning and heat pumps, as specified. Current law authorizes the commission to adopt

regulations to increase compliance with permitting and inspection requirements for central air-conditioning and heat pumps, and associated sales and installations, consistent with the above-described plan. The bill would require a city, county, or city and county, beginning July 1, 2027, to adopt and offer asynchronous inspections for installations of residential heat pump water heater or heat pump HVAC systems, as defined, that do not require a licensed contractor and building inspector to be simultaneously present during the inspection. The bill would authorize a building inspector to contact the licensed contractor who performed the installation by telephone call or real-time video conferencing during their inspection, and, if the building inspector determines during an asynchronous inspection that there is an issue with an installation of the heat pump water heater or heat pump HVAC system and that the licensed contractor who performed the installation must be present to perform tests or cure the installation, to require the licensed contractor who performed the installation to schedule an additional inspection in which the building inspector and the licensed contractor who performed the installation are required to be simultaneously present during the additional inspection.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - W

SB 223 (Alvarado-Gil R) The Wildfire Smoke and Health Outcomes Data Act.

Current Text: Amended: 4/24/2025 [html](#) [pdf](#)

Introduced: 1/27/2025

Last Amend: 4/24/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: Current law establishes the State Department of Public Health and sets forth its powers and duties pertaining to, among other things, protecting, preserving, and advancing public health. Current law requires the department, in consultation with specified stakeholders, to develop a plan, addressing specified issues, with recommendations and guidelines for counties to use in the case of a significant air quality event caused by wildfires or other sources. This bill, the Wildfire Smoke and Health Outcomes Data Act, would require the State Department of Public Health, in consultation with the Department of Forestry and Fire Protection and the Wildfire and Forest Resilience Task Force, to create, operate, and maintain a statewide integrated wildfire smoke and health data platform on or before July 1, 2028, that, among other things, would integrate wildfire smoke and health data from multiple databases. Under the bill, the purposes for the data platform would include providing adequate information to understand the negative health impacts on California’s population caused by wildfire smoke and evaluating the effectiveness of investments in forest health and wildfire mitigation on health outcomes in California.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - F	

SB 231 (Seyarto R) California Environmental Quality Act: the Office of Land Use and Climate Innovation: technical advisory.

Current Text: Amended: 3/20/2025 [html](#) [pdf](#)

Introduced: 1/28/2025

Last Amend: 3/20/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. Under current law, the recommendation, continuous evaluation, and execution of statewide environmental goals, policies, and plans are included within the scope of the executive functions of the Governor. Current law establishes the Office of Land Use and Climate Innovation in the Governor’s office for the purpose of serving the Governor and the Governor’s cabinet as staff for long-range planning and research and constituting the comprehensive state planning agency. This bill would require, on or before July 1, 2027, the Office of Land Use and Climate Innovation to consult with regional, local, state, and federal agencies to develop a technical advisory on thresholds of significance for greenhouse gas and noise pollution

effects on the environment to assist local agencies. The bill would require the technical advisory to provide suggested thresholds of significance for all areas of the state, as specified, and would provide that lead agencies may elect to adopt these suggested thresholds of significance. The bill would also require the Office of Land Use and Climate Innovation to post the technical advisory on its internet website.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 232

(Seyarto R) California Environmental Quality Act: guidelines: study.

Current Text: Amended: 3/20/2025 [html](#) [pdf](#)

Introduced: 1/28/2025

Last Amend: 3/20/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The California Environmental Quality Act (CEQA) requires the Office of Land Use and Climate Innovation, formerly named the Office of Planning and Research, to prepare and develop, and the Secretary of the Natural Resources Agency to certify and adopt, guidelines for the implementation of CEQA. The CEQA guidelines require a lead agency, immediately after deciding that an environmental impact report is required for a project, to send a notice of preparation stating that an environmental impact report will be prepared to the office and each responsible and trustee agency, as specified. This bill would require the office to conduct a study to, among other things, evaluate how locked-in guidelines could impact regulatory certainty for future project proponents, lead agencies, and stakeholders and assess how locked-in guidelines could affect the speed and efficiency of the environmental review process pursuant to CEQA. The bill would define "locked-in guidelines" as CEQA guidelines, that are in effect at the time of the first issuance of the notice of preparation for a project, that apply to the project throughout the course of the environmental review process pursuant to CEQA, regardless of changes in the guidelines that occur after the first issuance of the notice of preparation. The bill would require, on or before January 1, 2027, the office to submit a report to the Governor and the Legislature on the study. The bill would repeal these provisions on January 1, 2028.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 256

(Pérez D) Electricity: electrical infrastructure: wildfire mitigation.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/3/2025

Last Amend: 7/17/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Current law requires electrical corporations, electrical cooperatives, and local publicly owned electric utilities to construct, maintain, and operate their electrical lines and equipment in a manner that will minimize the risk of catastrophic wildfire, as specified. Current law requires electrical corporations to annually prepare and submit wildfire mitigation plans to the Office of Energy Infrastructure Safety for review and approval. Current law also requires local publicly owned electric utilities and electrical cooperatives to annually prepare wildfire mitigation plans and submit the plans to the California Wildfire Safety Advisory Board, as specified. Current law requires that each wildfire mitigation plan include, among other things, a description of the preventive strategies and programs to minimize the risk of its electrical lines and equipment causing catastrophic wildfires, and a description of the appropriate and feasible procedures for notifying a customer who may be impacted by the deenergizing of electrical lines, as provided. This bill would require the commission, on or before January 1, 2027, to update a general order to require each electrical corporation to remove all permanently abandoned facilities, as specified. The bill would require an electrical corporation, for areas affected by wildfire that require electrical distribution infrastructure to be rebuilt, to consider the undergrounding of electrical distribution infrastructure if it is determined to be cost effective compared to other wildfire mitigation strategies.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - W

SB 330 (Padilla D) Budgets: multiyear financial commitments.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/12/2025

Last Amend: 6/11/2026

Status: 6/11/2026-From committee with author's amendments. Read second time and amended. Re-referred to Com. on U. & E.

Location: 6/11/2026-A. U. & E.

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

Summary: Existing law requires the Superintendent of Public Instruction, the Controller, and the Director of Finance to develop and update as necessary, standards and criteria to be reviewed and adopted by the State Board of Education and to be used by local educational agencies in the development of annual budgets and the management of subsequent expenditures from that budget, as specified. Existing law requires these standards and criteria to include, among other things, multiyear commitments, including cost-of-living adjustments. This bill would specify that the multiyear commitments are for only the current fiscal year and the subsequent fiscal year. The bill would require the state board, on or before March 1, 2027, to amend specified related regulations, as provided, and would require the State Department of Education to modify the Standardized Account Code Structure reporting software infrastructure to eliminate reporting fields for a 2nd subsequent fiscal year and, commencing with the 2027-28 fiscal year, ensure that the system reflects a 2-year operational and forecasting structure.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - W

SB 331 (Menjivar D) Health care coverage: hearing aids.

Current Text: Amended: 6/1/2026 [html](#) [pdf](#)

Introduced: 2/12/2025

Last Amend: 6/1/2026

Status: 6/1/2026-From committee with author's amendments. Read second time and amended. Re-referred to Com. on HEALTH.

Location: 6/1/2026-A. HEALTH

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

Summary: Existing law requires an individual or small group health care service plan contract or health insurance policy to include, at a minimum, coverage for essential health benefits, as specified. Commencing January 1, 2027, if the United States Department of Health and Human Services approves a new essential health benefits benchmark plan for the state, existing law requires essential health benefits to include an annual hearing exam and one hearing aid per ear every three years. This bill, the Let California Kids Hear Act, would require a large group health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2027, to include coverage for hearing aids, as defined, for enrollees and insureds under 21 years of age, if medically necessary. The bill would limit the maximum required coverage amount to \$3,000 per individual hearing aid, as specified. Because a willful violation of these requirements by a health care service plan would be a crime, the bill would impose a state-mandated local program.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 332 (Wahab D) Investor-Owned Utilities Accountability Act.

Current Text: Amended: 7/14/2025 [html](#) [pdf](#)

Introduced: 2/12/2025

Last Amend: 7/14/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Would require the State Energy Resources Conservation and Development Commission to select a research institute, as defined, to conduct a comparative analysis of the benefits and challenges of transitioning the electrical corporations to a public entity, nonprofit public benefit corporation, or mutual benefit corporation in order to identify a recommended model, as provided. The bill would require the research institute to complete the analysis on or before January 1, 2029, and, upon completion, to submit the analysis to the Legislature and the Energy Commission. The bill would require the Energy Commission to make a draft of the analysis available to the public for comment before submitting the final draft to the Legislature and would limit the cost of conducting the analysis to \$5,000,000. This bill would require the research institute to conduct the first phase of the comparative analysis and to submit an interim report, on or before December 31, 2026, to the Energy Commission on threshold legal issues, as provided. The bill would require the Energy Commission to convene a group of state attorneys from the legal departments of state agencies that regulate electrical corporations to advise the research institute on the first phase of the comparative analysis, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - O/A

SB 348 (Hurtado D) State Air Resources Board: Low Carbon Fuel Standard.

Current Text: Amended: 5/5/2025 [html](#) [pdf](#)

Introduced: 2/12/2025

Last Amend: 5/5/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The California Global Warming Solutions Act of 2006 establishes the State Air Resources Board as the state agency responsible for monitoring and regulating sources emitting greenhouse gases. The act requires the state board to adopt rules and regulations, as provided, to achieve the maximum technologically feasible and cost-effective greenhouse gas emissions reductions to ensure that the statewide greenhouse gas emissions are reduced to at least 40% below the statewide greenhouse gas emissions limit, as defined, no later than December 31, 2030. Pursuant to its authority, the state board has adopted the Low Carbon Fuel Standard regulations to reduce the carbon intensity of transportation fuels used in California, as specified. This bill would require the state board, beginning no later than January 31, 2026, to reconsider and revise the Low Carbon Fuel Standard to reduce the program’s financial burden on drivers in the state, including by taking specified actions.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - W

SB 350 (Durazo D) Water Rate Assistance Program.

Current Text: Amended: 5/7/2025 [html](#) [pdf](#)

Introduced: 2/12/2025

Last Amend: 5/7/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: Would establish the Water Rate Assistance Program. As part of the program, the bill would establish the Water Rate Assistance Fund in the State Treasury, available upon appropriation by the Legislature, to provide water affordability assistance, for both residential water and wastewater services, to low-income residential ratepayers, as specified. The bill would require the state board to take various actions in administering the fund, including, among other things, tracking and managing revenue in the fund separately from all other revenue. The bill would require the State Water Resources Control Board, in consultation with relevant agencies and after a public hearing, to adopt guidelines for implementation of the program and to adopt an annual report to be posted on the state board’s internet website identifying how the fund has performed, as specified. The bill would require

the guidelines to include minimum requirements for eligible systems, including the ability to confirm eligibility for enrollment through a request for self-certification of eligibility under penalty of perjury. By expanding the crime of perjury, the bill would impose a state-mandated local program. The bill would require the state board to take various actions in administering the program, including, but not limited to, providing guidance, oversight, and funding for low-income rate assistance for residential ratepayers of eligible systems. The bill would authorize the Attorney General, at the request of the state board, to bring an action in state court to restrain the use of any method, act, or practice in violation of these provisions, except as provided. The bill would make the implementation of all of these provisions contingent upon an appropriation by the Legislature.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - O/A	CMUA - Concerns

SB 540 (Becker D) Independent System Operator: independent regional organization: California Renewables Portfolio Standard Program.

Current Text: Amended: 5/29/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 5/29/2025

Status: 9/9/2025-Failed Deadline pursuant to Rule 61(a)(10). (Last location was U. & E. on 7/10/2025) (May be acted upon Jan 2026)

Location: 7/17/2025-A. 2 YEAR

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

Summary: Current law provides for the establishment of an Independent System Operator (ISO) as a nonprofit public benefit corporation and requires the ISO to ensure efficient use and reliable operation of the electrical transmission grid consistent with achieving planning and operating reserve criteria no less stringent than those established by the Western Electricity Coordinating Council and the North American Electric Reliability Council. The Clean Energy and Pollution Reduction Act of 2015 provides for the transformation of the ISO into a regional organization, with the approval of the Legislature, pursuant to a specified process. That process provides that modifications to the ISO's governance structure, through changes to its bylaws or other corporate governance documents, will not become effective until the ISO, the Public Utilities Commission (PUC), the State Energy Resources Conservation and Development Commission (Energy Commission), the State Air Resources Board (state board), the Governor, and the Legislature take specified actions on or before January 1, 2019. This bill would delete the above-described provisions providing for the transformation of the ISO into a regional organization. The bill would authorize the ISO and the electrical corporations that are participating transmission owners whose transmission systems are operated by the ISO to use voluntary energy markets governed by an independent regional organization, only if specified requirements are satisfied. The bill would authorize the ISO, on or after January 1, 2028, to implement tariff modifications accepted by the Federal Energy Regulatory Commission to operate the energy markets whose rules are governed by an independent regional organization if the governing board of the ISO adopts a resolution, as specified, finding that each of the specified requirements have been, or will be, adopted by the independent regional organization.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		CMUA - O/A

SB 556 (Hurtado D) Habitat enhancement and restoration: floodplains.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 7/17/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Current law, the Wildlife Conservation Board within the Department of Fish and Wildlife administers various habitat conservation and restoration programs. This bill would require, upon appropriation by the Legislature, the sum of \$21,500,000 to be allocated to the board for floodplain acquisition, habitat restoration, and associated conservation projects on floodplains in the Counties of Kern, Kings, and Tulare, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 557 (Hurtado D) Child abuse: family resource centers.

Current Text: Amended: 1/5/2026 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 1/5/2026

Status: 5/4/2026-Referred to Com. on HUM. S.

Location: 5/4/2026-A. HUM. S.

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

Summary: Current law requires the Office of Child Abuse Prevention in the State Department of Social Services to use federal funding to undertake specified activities, including, among other things, supporting coordination and sharing of best practices implemented by family resource centers with other agencies, when the best practices reflect strategies and outcomes that were achieved and supported by evidence-informed programs and data. Current law authorizes a county to establish a child abuse multidisciplinary personnel team within that county to allow provider agencies to share confidential information in order for provider agencies to investigate reports of suspected child abuse or neglect, as specified, or for the purpose of child welfare agencies making a detention determination. Current law specifies that the multidisciplinary personnel team may include a representative of a local child abuse prevention council or family-strengthening organization, including, but not limited to, a family resource center. Current law defines "family resource center," for purposes of these provisions. This bill would instead define "family resource center" to mean a family-friendly entity serving as a hub for multigenerational, family-centered, and family-strengthening support services that are provided at no cost or low cost to participants, embedded in communities, culturally sensitive, reflective of, and responsive to, community needs and interests, build communities of peer support for families, and include cross-system collaboration to assist in transforming families and communities through reciprocity, development of social connections that reduce isolation and stress, and asset development based on impact-driven and evidence-informed approaches with the goal of preventing child abuse and neglect and strengthening children and families.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 559 (Stern D) Electricity: deenergization events: communications.

Current Text: Amended: 4/2/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 4/2/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: Current law requires each electrical corporation to annually prepare a wildfire mitigation plan and to submit the plan to the Office of Energy Infrastructure Safety for review and approval, as specified. Current law requires a wildfire mitigation plan of an electrical corporation to include, among other things, protocols for deenergizing portions of the electrical distribution system that consider the associated impacts on public safety, and protocols related to mitigating the public safety impacts of those protocols, including impacts on critical first responders and on health and communications infrastructure. Current law requires a wildfire mitigation plan of an electrical corporation to also include appropriate and feasible procedures for notifying a customer who may be impacted by the deenergizing of electrical lines and requires these procedures to consider the need to notify, as a priority, critical first responders, health care facilities, and operators of telecommunications infrastructure with premises within the footprint of a potential deenergization event. This bill would require, consistent with the above-described protocols, an electrical corporation to immediately notify, when possible and at the time a decision to conduct a deenergization event is made, public safety partners about the potential public safety impacts of the deenergization event, as specified. The bill would require detailed status information on restoration efforts to be made available to emergency management organizations, public safety officials, customers, and the public, where feasible, with regular progress updates issued at intervals of no more than 12 hours, for all impacted circuits, as specified. The bill would require, in advance of a deenergization event, an electrical corporation to make a reasonable effort to publish and make available weather conditions observed within the

affected circuit being considered for deenergization, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 599 (Caballero D) Atmospheric rivers: research: forecasting methods: experimental tools.

Current Text: Amended: 4/24/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 4/24/2025

Status: 9/11/2025-Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/10/2025)(May be acted upon Jan 2026)

Location: 9/11/2025-A. 2 YEAR

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

Summary: Current law establishes the Atmospheric Rivers Research and Forecast Improvement Program: Enabling Climate Adaptation Through Forecast-Informed Reservoir Operations and Hazard Resiliency (AR/FIRO) Program in the Department of Water Resources. Current law requires the department to operate reservoirs in a manner that improves flood protection, and to reoperate flood control and water storage facilities to capture water generated by atmospheric rivers. This bill would, for novel forecasting methods researched, developed, and implemented by the department, require the department to include the use of experimental tools that produce seasonal and subseasonal atmospheric river forecasts, as defined.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
			ACWA - F	

SB 601 (Allen D) Water: waste discharge.

Current Text: Amended: 7/10/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Last Amend: 7/10/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: The State Water Resources Control Board and the 9 California regional water quality control boards regulate water quality and prescribe waste discharge requirements in accordance with the Porter-Cologne Water Quality Control Act (act) and the National Pollutant Discharge Elimination System (NPDES) permit program. Under the act, the State Water Resources Control Board is authorized to adopt water quality control plans for waters for which quality standards are required by the federal Clean Water Act, as specified, and that in the event of a conflict, those plans supersede regional water quality control plans for the same waters. This bill would authorize the state board to adopt water quality control plans for nexus waters, which the bill would define as all waters of the state that are not also navigable, except as specified. The bill would require any water quality standard that was submitted to, and approved by, or is awaiting approval by, the United States Environmental Protection Agency or the state board that applied to nexus waters as of May 24, 2023, to remain in effect, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		
			ACWA - O	CMUA - O

SB 654 (Stern D) California Environmental Protection Agency: contract: registry: greenhouse gas emissions that result from the water-energy nexus.

Current Text: Introduced: 2/20/2025 [html](#) [pdf](#)

Introduced: 2/20/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The California Environmental Protection Agency is required to oversee the development of a registry for greenhouse gas emissions that result from the water-energy nexus using the best available data. Current law provides that participation in the registry is voluntary and open to any entity conducting business in the state. Existing law authorizes the agency to enter into a contract with a qualified nonprofit organization to do specified things, including to recruit broad participation in the registry from all economic sectors and regions of the state. Current law limits the term of the term of the contract to 3 years, except as provided. This bill would instead require the agency to oversee the administration of the above-described registry and would authorize the agency to enter into a new contract, limited to a term of 3 years and with a total budget of \$2,000,000, to do specified things, including to recruit broad participation in the registry from all economic sectors and regions of the state to meet the different needs of water users throughout the state by various means, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1	ACWA - F	CMUA - F

SB 746

(Alvarado-Gil R) Water: Urban Water Community Drought Relief program: Small Community Drought Relief program: high fire hazard and very high fire hazard severity zones.

Current Text: Amended: 4/21/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 4/21/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: Would establish in the Department of Water Resources the Urban Water Community Drought Relief program and the Small Community Drought Relief program to provide grants for similar interim or immediate drought relief. These programs, upon a specified appropriation, would authorize funding for benefits in addition to drought relief, including, among other projects, projects that reduce the risk of wildfire for entire neighborhoods and communities through water delivery system improvements for fire suppression purposes in high fire hazard severity zone communities or very high fire hazard severity zone communities, as designated by the State Fire Marshal or by a local agency.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 755

(Blakespear D) California Contractor Climate Transparency Act.

Current Text: Amended: 5/5/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 5/5/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: The Climate Corporate Data Accountability Act requires, on or before July 1, 2025, the State Air Resources Board to develop and adopt regulations to require a reporting entity to, among other things, annually disclose all of the reporting entity's scope 1 emissions, scope 2 emissions, and scope 3 emissions, as defined. Current law also requires, on or before January 1, 2026, and biennially thereafter, a covered entity to prepare a climate-related financial risk report disclosing the entity's climate-related financial risk and measures adopted to reduce and adapt to climate-related financial risk. This bill would enact the California Contractor Climate Transparency Act, which would require the state board, beginning one year after the effective date of regulations adopted pursuant to the Climate Corporate Data Accountability Act, as specified, to require a large contractor and a significant contractor, as defined, to report annually specified information, including, for large contractors, an annual disclosure of scope 1 emissions, scope 2 emissions, scope 3 emissions, and climate-related financial risk, as specified, and for significant contractors, an annual disclosure of scope 1 emissions and scope 2 emissions, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water	Watch	Priority 1		

SB 795 (Richardson D) Workers' compensation: professional athletes.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 5/18/2026

Status: 6/10/2026-June 17 hearing postponed by committee.

Location: 5/18/2026-A. INS.

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

Summary: Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, to compensate an employee, as defined, for injuries sustained in the course of employment. Existing law provides that an injury may be either "specific," occurring as the result of one incident or exposure that causes disability or need for medical treatment, or "cumulative," occurring as repetitive mentally or physically traumatic activities extending over a period of time, the combined effect of which causes any disability or need for medical treatment. Existing law exempts an employee hired outside of this state and their employer from the occupational disease and cumulative injury provisions of this state's workers' compensation laws if (1) the employee is a professional athlete, defined for purposes of these provisions to include an athlete who is employed at the minor or major league level in the sport of baseball, basketball, football, ice hockey, or soccer, (2) that professional athlete is temporarily within this state doing work for their employer, and (3) the employer has furnished workers' compensation insurance under the laws of the state other than California that covers the professional athlete's employment while in this state, except as specified. Existing law deems a professional athlete to be temporarily within the state doing work for their employer if, during the 365 consecutive days immediately preceding the professional athlete's last day of work for the employer within the state, the professional athlete performs less than 20% of their duty days, as defined, in the state. This bill would revise and recast the above provisions to state that the professional athlete and their employer are exempt from the workers' compensation system for any claim that involves occupational disease or cumulative injury made by the athlete, if the athlete did not perform any work in California or the athlete was temporarily within the state working for their employer.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 833 (McNerney D) Critical infrastructure: artificial intelligence systems: human oversight.

Current Text: Amended: 7/17/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 7/17/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Existing law, the California Emergency Services Act, establishes the California Cybersecurity Integration Center within the Office of Emergency Services to serve as the central organizing hub of state government's cybersecurity activities and to coordinate information sharing with various entities. Existing law also requires the Technology Recovery Plan element of the State Administrative Manual to ensure the inclusion of cybersecurity strategy incident response standards for each state agency to secure its critical infrastructure controls and information, as prescribed. This bill would require, on or before July 1, 2026, an operator, defined as a state agency responsible for operating, managing, overseeing, or controlling access to critical infrastructure, that deploys a covered artificial intelligence (AI) system, as defined, to establish a human oversight mechanism that ensures a human monitors the system's operations in real time and reviews and approves any plan or action proposed by the covered AI system before execution, except as provided. The bill would require the Department of Technology to develop specialized training in AI safety protocols and risk management techniques to oversight personnel. The bill would require oversight personnel for an operator to conduct an annual assessment of its covered AI systems, as specified, and to submit a summary of the findings to the department. The bill would make findings and declarations related to its provisions. This bill contains other related provisions and other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water	Watch	Priority 1		

SB 836 (Rubio D) Electricity: transmission planning and permitting.

Current Text: Introduced: 2/21/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Status: 2/2/2026-Returned to Secretary of Senate pursuant to Joint Rule 56.

Location: 1/23/2026-S. DEAD

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

Summary: Existing law requires the Public Utilities Commission (PUC), in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission), on or before March 31, 2024, to provide transmission-focused guidance to the Independent System Operator about resource portfolios of expected future renewable energy resources and zero-carbon resources, including the allocation of those resources by region based on technical feasibility and commercial interest in each region to allow the Independent System Operator to identify and approve transmission facilities needed to interconnect resources and reliably serve the needs of load centers, as specified. This bill would require those entities to review and update, as necessary, the memorandum every 3 years, rather than every 5 years. This bill contains other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 842 (Stern D) Energy: firm zero-carbon resources.

Current Text: Amended: 6/27/2025 [html](#) [pdf](#)

Introduced: 2/21/2025

Last Amend: 6/27/2025

Status: 8/28/2025-Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Location: 8/28/2025-A. 2 YEAR

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

Summary: Current law vests the Public Utilities Commission with regulatory authority over public utilities, including electrical corporations. Existing law requires electrical corporations to submit information to the commission for various purposes, as provided. This bill would require the commission, on or before December 31, 2026, to produce a report identifying opportunities and needs to provide for local and system reliability with firm zero-carbon resources over the short term, midterm, and long term, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Watch	Priority 1		

SB 872 (McNerney D) Delta Levees and Canal Subsidence Fund.

Current Text: Amended: 5/14/2026 [html](#) [pdf](#)

Introduced: 1/6/2026

Last Amend: 5/14/2026

Status: 5/26/2026-Referred to Com. on W., P., & W.

Location: 5/26/2026-A. W.,P. & W.

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

Summary: the Sacramento-San Joaquin Delta Reform Act of 2009, declares that the Sacramento-San Joaquin Delta (Delta) is a critically important natural resource for California and the nation and it serves as both the hub of the California water system and the most valuable estuary and wetland ecosystem on the west coast of North and South America. Existing law establishes in the Natural Resources Agency the Department of Water Resources. Existing law requires the department and the Department of Fish and Wildlife to determine the principal options for the Delta and requires the department to evaluate and comparatively rate each option for its ability to do specified things, including, among others, to maintain Delta water quality for Delta users, and to preserve, protect, and improve Delta levees. Existing law establishes in the agency the Sacramento-San Joaquin Delta Conservancy. Existing law requires the conservancy to act as a primary state agency to implement ecosystem restoration in the Delta and to support efforts that advance environmental protection and the

economic well-being of Delta residents. Existing law provides for the preservation of specified management areas of the Suisun Marsh, pursuant to a protection plan prepared and adopted by the San Francisco Bay Conservation and Development Commission, as provided. Existing law establishes the Delta Stewardship Council, and requires the council to develop, adopt, and implement a comprehensive long-term management plan for the Delta, known as the Delta Plan, as provided. This bill would establish the Delta Levees and Canal Subsidence Fund in the State Treasury and, upon appropriation, would make the moneys in the fund available to the Secretary of the Natural Resources Agency for expenditure consistent with the allocations described below. The bill would authorize the secretary to seek out, and the fund to accept, state moneys from, among other sources, any bond funds, the General Fund, or the Greenhouse Gas Reduction Fund. The bill would authorize the fund to accept moneys from nonstate sources, including federal and private moneys, and would continuously appropriate those moneys without regard to fiscal year, for allocation as described, thereby making an appropriation.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Support	Priority 1	ACWA - S	CMUA - F

SB 885 (Strickland R) Restoring Accountability Act: major regulations.

Current Text: Amended: 4/7/2026 [html](#) [pdf](#)

Introduced: 1/13/2026

Last Amend: 4/7/2026

Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was G.O. on 2/11/2026)

Location: 4/23/2026-S. DEAD

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

Summary: The Administrative Procedure Act governs the procedures for the adoption, amendment, or repeal of regulations by state agencies and for the review of those regulatory actions by the Office of Administrative Law. Existing law requires a state agency proposing to adopt, amend, or repeal an administrative regulation to, among other things, assess the potential for adverse economic impact on California business enterprises and individuals, and requires a state agency proposing to adopt, amend, or repeal a major regulation on or after November 1, 2013, to prepare and submit to the Department of Finance for comment, a standardized regulatory impact analysis, as provided. Existing law defines "major regulation" for purposes of the act to mean any proposed adoption, amendment, or repeal of a regulation subject to review by the office that will have an economic impact on California business enterprises and individuals in an amount exceeding \$50,000,000, as provided. Existing law establishes procedures for the adoption of emergency regulations, including requiring that the state agency make a finding that the adoption of a regulation or order of repeal is necessary to address an emergency, as defined. Under existing law, a regulation, amendment, or order of repeal adopted as an emergency regulatory action may only remain in effect for up to 180 days, unless the adopting agency complies with specified requirements. This bill, the Restoring Accountability Act, would prohibit a state agency from taking final action to adopt a major regulation until certain requirements are met, including that after the state agency prepares a standardized regulatory impact analysis and submits the analysis to the Department of Finance, as described above, the state agency submits a proposal to the Legislature recommending legislation to authorize the adoption of the major regulation and the Legislature enacts a law expressly authorizing the state agency to adopt that major regulation. The bill, notwithstanding that prohibition, would authorize a state agency to adopt an emergency regulation that is a major regulation if the state agency complies with specified requirements governing the adoption of emergency regulations.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 910 (Seyarto R) Municipal water districts: water service: Indian lands.

Current Text: Introduced: 1/26/2026 [html](#) [pdf](#)

Introduced: 1/26/2026

Status: 4/23/2026-Failed Deadline pursuant to Rule 61(b)(5). (Last location was L. GOV. on 2/11/2026)

Location: 4/23/2026-S. DEAD

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

Summary: The Municipal Water District Law of 1911 provides for the formation of municipal water districts and grants to those districts specified powers. Current law permits a district to acquire, control, distribute, store, spread, sink, treat, purify, recycle, recapture, and salvage any water for the

beneficial use of the district, its inhabitants, or the owners of rights to water in the district. Current law, upon the request of certain Indian tribes and the satisfaction of certain conditions, requires a district to provide service of water at substantially the same terms applicable to the customers of the district to the Indian tribe's lands that are not within a district, as prescribed. Current law also authorizes a district, until January 1, 2027, under specified circumstances, to apply to the applicable local agency formation commission to provide this service of water to Indian lands, as defined, that are not within the district and requires the local agency formation commission to approve that application. This bill would extend the above provisions regarding the application to the applicable local agency formation commission to January 1, 2032.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
ACWA - W				

SB 943 (Becker D) Public utilities: electricity: retail transmission rates: industrial transition usage.

Current Text: Amended: 5/27/2026 [html](#) [pdf](#)

Introduced: 2/2/2026

Last Amend: 5/27/2026

Status: 6/11/2026-From committee: Do pass as amended and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 18. Noes 0.) (June 10).

Location: 6/10/2026-A. APPR.

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

Summary: Existing law authorizes the Public Utilities Commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. This bill would require each electrical corporation to obtain the commission's approval for its retail transmission rates. This bill would authorize the commission to direct an electrical corporation with more than 100,000 service connections in California, when billing a large commercial or industrial customer for separately metered new load to provide industrial heat, to apply an adjustment factor to the per kilowatt-hour rate for each volumetrically determined surcharge on energy use to limit the surcharge ratio, as defined, to no more than 25% or an alternative maximum ratio determined by the commission to be just and reasonable and in furtherance of facilitating electrification of industrial energy use.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Support	Priority 1		
CMUA - W				

SB 952 (Laird D) State Water Project: renewable energy resources and zero-carbon resources.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/2/2026

Last Amend: 5/18/2026

Status: 6/11/2026-From committee: Do pass and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 18. Noes 0.) (June 10). Re-referred to Com. on APPR.

Location: 6/10/2026-A. APPR.

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

Summary: This bill would require the Department of Water Resources , in procuring electricity to serve all state agencies, to consider portfolio diversity, resource type, location, and hours of typical peak operation. The bill would expand the scope of the department's authorization to defer the procurement of those resource quantities to apply to an existing contract to procure fossil generation entered into before January 1, 2011, rather than January 1, 2010. The bill would authorize, on and after January 1, 2036, excess procurement, as defined, of eligible renewable energy resources and zero-carbon resources in one year to be applied to any subsequent year's obligation, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors	Sponsor	Priority 1		
			ACWA - F	CMUA - F

SB 978 (Pérez D) Data centers: labor: electricity rates.

Current Text: Amended: 3/23/2026 [html](#) [pdf](#)

Introduced: 2/4/2026

Last Amend: 3/23/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 4/20/2026)

Location: 5/14/2026-S. DEAD

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

Summary: Would require the Public Utilities Commission to establish a special rate structure for data centers, as defined, taking transmission level electrical service with an estimated peak demand of at least 75 megawatts of electricity to, among other things, protect other customers of electrical corporations, prohibit cost shifts to those other customers, and require data centers to pay for the electrical corporations' upfront costs of transmission or distribution infrastructure upgrades necessary for the provision of electrical service to the data centers. The bill would require the construction of data centers subject to the special rate structure to comply with certain labor requirements.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 986 (**Seyarto R**) **Major regulations.**

Current Text: Amended: 4/15/2026 [html](#) [pdf](#)

Introduced: 2/5/2026

Last Amend: 4/15/2026

Status: 5/14/2026-Failed Deadline pursuant to Rule 61(b)(8). (Last location was APPR. SUSPENSE FILE on 4/27/2026)

Location: 5/14/2026-S. DEAD

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

Summary: The Administrative Procedure Act (APA) governs the procedures for the adoption, amendment, or repeal of regulations by state agencies and for the review of those regulatory actions by the Office of Administrative Law (OAL). The APA requires a state agency proposing to adopt, amend, or repeal an administrative regulation to, among other things, assess the potential for adverse economic impact on California business enterprises and individuals, and requires a state agency proposing to adopt, amend, or repeal a major regulation to prepare and submit to the Department of Finance for review, a standardized regulatory impact analysis, as provided. The APA defines "major regulation," for purposes of the act, to mean any proposed adoption, amendment, or repeal of a regulation subject to review by the OAL that will have an economic impact on California business enterprises and individuals in an amount exceeding \$50,000,000, as provided. The APA provides exceptions for emergency regulations in the case of a situation that calls for immediate action to avoid serious harm to the public peace, health, safety, or general welfare. This bill would prohibit a major regulation from taking effect until submission to, and expiration of a 60-day review period by, the Legislature, except as provided for emergency regulations. The bill would, prior to the expiration of the 60-day review period, require the Legislature to hold an informational hearing on the major regulation.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1011 (**McNerney D**) **Energy: Utility Infrastructure AI Safety, Oversight, and Workforce Protection Act.**

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)

Introduced: 2/10/2026

Last Amend: 5/18/2026

Status: 5/28/2026-Failed Deadline pursuant to Rule 61(b)(11). (Last location was INACTIVE FILE on 5/28/2026)

Location: 5/28/2026-S. DEAD

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

Summary: Existing law requires every public utility to furnish and maintain adequate, efficient, just, and reasonable service, instrumentalities, equipment, and facilities, as are necessary to promote the safety, health, comfort, and convenience of its customers, its employees, and the public. This bill would require the Public Utilities Commission, on or before January 1, 2028, to adopt standards for an electrical or gas corporation's use of artificial intelligence models, as provided. The bill would require the commission to direct an electrical or gas corporation to file a plan that demonstrates the corporation's compliance with those standards. The bill would authorize the commission to prohibit an

electrical or gas corporation's use of an artificial intelligence model if the commission finds that deployment of the artificial intelligence model would negatively impact the provision of safe, affordable, and reliable electrical or gas service. This bill contains other related provisions and other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		CMUA - O

SB 1108 (Caballero D) Grassland Ecological Area Conservancy.

Current Text: Amended: 4/7/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Last Amend: 4/7/2026

Status: 6/1/2026-Referred to Coms. on NAT. RES. and W., P., & W.

Location: 6/1/2026-A. NAT. RES.

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

Summary: Would establish the Grassland Ecological Area Conservancy within the Natural Resources Agency, with jurisdiction over the Grassland Ecological Area and the Grassland Focus Area, as defined, for specified purposes, including to protect, conserve, and restore the physical, cultural, archaeological, historical, and living resources of the Grassland Ecological Area and the Grassland Focus Area and to provide increased opportunities for tourism and recreation. The bill would require the conservancy to be governed by a board composed of designated voting members, including certain members appointed by certain local agencies, and nonvoting liaison advisers. The bill would set forth the powers, duties, and limitations of the governing board and the conservancy, as provided. The bill would create the Grassland Ecological Area Conservancy Fund and would make moneys in the fund available for expenditure by the conservancy, upon appropriation by the Legislature, only for the purposes of these provisions. The bill would require all funds or income received by the conservancy, including proceeds from donations or a lease, rental, sale, exchange, or transfer of an interest or option in real property, to be deposited into the fund.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1123 (Wiener D) Administrative Procedure Act: major regulations.

Current Text: Introduced: 2/17/2026 [html](#) [pdf](#)

Introduced: 2/17/2026

Status: 6/4/2026-Referred to Coms. on E.D., G., & H.I. and JUD.

Location: 6/4/2026-A. E.D., G., & H.I.

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

Summary: The Administrative Procedure Act requires a state agency proposing to adopt, amend, or repeal an administrative regulation to assess the potential for adverse economic impact on California business enterprises and individuals and avoid the imposition of unnecessary or unreasonable regulations or reporting, recordkeeping, or compliance requirements. The act requires a state agency proposing to adopt, amend, or repeal a major regulation to satisfy additional requirements, including by requiring the state agency to prepare a standardized regulatory impact analysis in the manner prescribed by the Department of Finance, as specified, and requires the analysis to address certain items, including the creation or elimination of jobs within the state and the competitive advantages or disadvantages for businesses currently doing business within the state. This bill would require an agency, in estimating the economic impact of adopting, amending, or repealing a regulation, to identify and calculate any offsetting benefits, impacts, or savings that might result directly or indirectly from that adoption, amendment, or repeal and factor those benefits, impacts, or savings into its economic impact estimate.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1138 (Padilla D) Load-serving entities: resource adequacy requirements.

Current Text: Amended: 4/9/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 4/9/2026

Status: 6/11/2026-From committee: Do pass as amended and re-refer to Com. on APPR. with recommendation: To consent calendar. (Ayes 18. Noes 0.) (June 10).

Location: 6/10/2026-A. APPR.

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

Summary: Existing law requires the Public Utilities Commission, in consultation with the Independent System Operator, to establish resource adequacy requirements for all load-serving entities, as provided. Existing law defines load-serving entity, for that purpose, as an electrical corporation, electric service provider, or community choice aggregator. Existing law requires each load-serving entity to be subject to the same requirements for resource adequacy, the renewables portfolio standard program, and the integrated resource planning process that apply to electrical corporations, as provided. This bill would require the commission to authorize a load-serving entity to demonstrate compliance with resource adequacy requirements by selling to, or otherwise making transactions with, another load-serving entity to meet not more than 25% of its compliance obligations with contracts that are of a short-term duration, and to authorize those transactions to be denominated in the same unit of time used to denominate resource adequacy compliance requirements. The bill would authorize the commission to suspend or adjust that authority of a load-serving entity to sell to, or otherwise make transactions with, another load-serving entity, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1152 (McGuire D) Fish and wildlife.

Current Text: Introduced: 2/18/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Status: 2/26/2026-Referred to Com. on RLS.

Location: 2/18/2026-S. RLS.

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

Summary: Current law establishes the Department of Fish and Wildlife and prescribes the functions and responsibilities of the department with regard to the implementation, administration, and enforcement of laws regulating fish and wildlife in the state. This bill would state the intent of the Legislature to enact subsequent legislation relating to fish and wildlife.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1158 (Stern D) Energy: reliability planning assessment.

Current Text: Amended: 5/14/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Last Amend: 5/14/2026

Status: 6/1/2026-Referred to Com. on U. & E.

Location: 6/1/2026-A. U. & E.

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

Summary: Existing law requires the State Energy Resources Conservation and Development Commission and the Public Utilities Commission, on or before December 15, 2022, and quarterly thereafter, to submit to the Legislature a joint Reliability Planning Assessment that, among other things, includes prospective information on existing and expected resources, including updates on the interconnection status for renewable projects and any delays in interconnection, and expected retirements for both system and local resources. Existing law requires the Energy Commission to report in the energy almanac on California energy resources that serve load in California. This bill would require that the assessment also include the status of utility transmission upgrades and electrical grid infrastructure capacity and PUC approvals of applications for certificates of public convenience and necessity and permits to construct utility and independent projects, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1184 (McGuire D) California Environmental Quality Act.

Current Text: Introduced: 2/18/2026 [html](#) [pdf](#)

Introduced: 2/18/2026

Status: 2/26/2026-Referred to Com. on RLS.

Location: 2/18/2026-S. RLS.

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would express the intent of the Legislature to enact subsequent legislation relating to environmental quality.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1233 (Allen D) Public utilities: rates.

Current Text: Amended: 6/3/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 6/3/2026

Status: 6/11/2026-From committee: Do pass as amended and re-refer to Com. on APPR. (Ayes 11. Noes 3.) (June 10).

Location: 6/10/2026-A. APPR.

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

Summary: Existing law authorizes the Public Utilities Commission to fix the rates and charges for every public utility, and requires that those rates and charges be just and reasonable. Existing law prohibits a public utility from changing a rate or altering a classification, contract, practice, or rule that would result in a new rate, except upon a showing before the commission and a finding by the commission that the new rate is justified and the public utility notifying its customers of the rate change. This bill would require an electrical corporation or gas corporation proposing to change a rate or to alter a classification, contract, practice, or rule that would result in a new rate, based directly or indirectly on its request for return on invested capital, to include in its proposal certain information, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1245 (Stern D) Petroleum : report.

Current Text: Amended: 3/25/2026 [html](#) [pdf](#)

Introduced: 2/19/2026

Last Amend: 3/25/2026

Status: 6/10/2026-June 10 set for first hearing canceled at the request of author.

Location: 5/18/2026-A. U. & E.

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

Summary: Existing law establishes the Division of Petroleum Market Oversight in the State Energy Resources Conservation and Development Commission to, among other things, provide independent oversight and analysis of the transportation fuels market for the protection of consumers by identifying market design flaws, market power abuses, and any other manner by which market participants act to harm competition or act contrary to the best interests of the consumers in the state. Existing law requires the division to report its findings and recommendations to improve market performance, at least annually, to the Legislature, the Governor, the commission, the Attorney General, and the California Department of Tax and Fee Administration. This bill would make the annual report due on or before July 1 of each year.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1295 (Stern D) Electrical corporations: distributed energy storage systems and nonwire alternatives.

Current Text: Amended: 4/28/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 4/28/2026
Status: 6/4/2026-Referred to Com. on U. & E.
Location: 6/4/2026-A. U. & E.

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

Summary: Existing law requires the Public Utilities Commission to determine appropriate targets, if any, for each load-serving entity, as defined, to procure viable and cost-effective energy storage systems to be achieved by December 31, 2020. Existing law requires the commission to direct the state’s 3 largest electrical corporations to file applications for programs and investments to accelerate widespread deployment of distributed energy storage systems. This bill would require an electrical corporation, for any proposed distribution or transmission infrastructure investment above a threshold established by the commission, to evaluate whether distributed energy storage systems or other nonwire alternatives can meet the identified reliability or capacity need, as provided. The bill would require an electrical corporation, if it determines that a nonwire alternative may be feasible, to conduct a competitive solicitation or other transparent process to evaluate third-party solutions. The bill would prohibit the commission from approving rate recovery for a proposed infrastructure investment unless the electrical corporation demonstrates either that nonwire alternatives are not feasible within the required timeframe or that nonwire alternatives are not cost effective, as provided.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1326 (Wahab D) California Environmental Quality Act: tribal cultural resources: mitigation measures.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 6/11/2026
Status: 6/11/2026-From committee with author's amendments. Read second time and amended. Re-referred to Com. on NAT. RES.
Location: 6/1/2026-A. NAT. RES.

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

Summary: The California Environmental Quality Act (CEQA) requires a lead agency, before releasing an environmental review document for a project, to begin consultation with a California Native American tribe that is traditionally and culturally affiliated with the geographic area of the proposed project, as provided. CEQA authorizes the parties, as a part of the consultation, to propose mitigation measures capable of avoiding or substantially lessening potential significant impacts to a tribal cultural resource or alternatives that would avoid significant impacts to a tribal cultural resource. CEQA defines a tribal cultural resource as including, among other things, a site, feature, place, cultural landscape, sacred place, or object with cultural value to a California Native American tribe that is included or determined to be eligible for inclusion in the California Register of Historical Resources or included in a local register of historical resources, as provided. This bill would modify the definition of tribal cultural resource to, among other things, include a site, feature, place, cultural landscape, sacred place, or object with cultural value to a California Native American tribe that is identified by the Native American Heritage Commission as a sacred place, as provided, or included in a local tribal register and provided to the lead agency by a consulting California Native American tribe.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		
			ACWA - NF/A	

SB 1350 (McNerney D) Energy: renewable electrical generation facilities: definition.

Current Text: Amended: 5/18/2026 [html](#) [pdf](#)
Introduced: 2/20/2026
Last Amend: 5/18/2026
Status: 6/11/2026-From committee: Do pass and re-refer to Com. on NAT. RES. (Ayes 18. Noes 0.)

(June 10). Re-referred to Com. on NAT. RES.

Location: 6/10/2026-A. NAT. RES.

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

Summary: Existing law defines a "renewable electrical generation facility" as a facility that uses biomass, solar thermal, photovoltaic, wind, geothermal, fuel cells or linear generators that use specified fuels, small hydroelectric generation of 30 megawatts or less, digester gas, municipal solid waste conversion, landfill gas, ocean wave, ocean thermal, or tidal current, and that meets other specified requirements. Existing law incorporates that definition into various programs, including the California Renewables Portfolio Standard Program, which requires the Public Utilities Commission to establish a renewables portfolio standard requiring all retail sellers, as defined, to procure a minimum quantity of electricity products from electrical generating facilities that meet that definition of "renewable electrical generation facility," and the net energy metering program, in which residential customers, small commercial customers, and commercial, industrial, or agricultural customers of an electrical utility, who use renewable electrical generation facilities, are eligible to participate, as specified. This bill would expand the definition of "renewable electrical generation facility" to include a facility that converts hydrogen gas to electricity in a turbine and meets specified criteria, including that the hydrogen used in the turbine is solely derived from a non-fossil-based feedstock or through the electrolysis of water using electricity generated from another renewable electrical generation facility and the manufacturing of the hydrogen does not result in resource shuffling or use unbundled renewable energy credits, as specified. This bill contains other related provisions and other existing laws.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		CMUA - F

SB 1354 (Archuleta D) The military: defense of the state.

Current Text: Amended: 4/23/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 4/23/2026

Status: 6/4/2026-Referred to Coms. on M. & V.A. and PUB. S.

Location: 6/4/2026-A. M. & V. A.

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

Summary: Existing federal law, the Emergency Management Assistance Compact, authorizes member states to provide for mutual assistance between the states in managing a disaster that is declared by the governor of the affected state. Existing law establishes within state government a Military Department that includes, among other things, the office of the Adjutant General, the California National Guard, and the State Guard. Under existing law, the militia of the state is comprised of the California National Guard, the State Guard, the Naval Militia, and the unorganized militia. Existing law makes the Governor, by virtue of holding their office, the commander in chief of the militia of the state. This bill would prohibit military personnel of another state, territory, or district from entering, or causing something to enter, the state to perform military duty or law enforcement functions without the permission of the Governor, except as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1388 (Durazo D) Affordable Housing Risk Reduction Program.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 6/11/2026

Status: 6/11/2026-From committee with author's amendments. Read second time and amended. Re-referred to Com. on L. GOV.

Location: 5/18/2026-A. L. GOV.

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

Summary: Existing law establishes the Department of Housing and Community Development and requires it to administer various programs intended to promote the development of housing, including the Multifamily Housing Program, pursuant to which the department provides assistance in the form of deferred payment loans to pay for the eligible costs of development of specified types of housing

projects, as provided. This bill would establish the Affordable Housing Risk Reduction Program, administered by the department, to provide technical assistance and supportive resources to affordable housing providers to help them mitigate risk in their portfolio and secure more affordable insurance options. Upon appropriation, the bill would require the department to provide affordable housing providers technical assistance and support and resources through loans or grants, and authorize it to contract with third-party consultants in the development and performance of these functions, as specified.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

SB 1394 (Gonzalez D) State holidays: Cesar Chavez Day: Farmworkers Day.

Current Text: Amended: 6/11/2026 [html](#) [pdf](#)

Introduced: 2/20/2026

Last Amend: 6/11/2026

Status: 6/11/2026-June 22 set for first hearing canceled at the request of author. From committee with author's amendments. Read second time and amended. Re-referred to Com. on NAT. RES.

Location: 6/1/2026-A. NAT. RES.

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

Summary: Existing law designates specific days as holidays in this state. Existing law designates holidays on which community colleges and public schools are authorized to close pursuant to a memorandum of understanding between the governing board and represented employees, including Cesar Chavez Day on March 31. Existing law entitles state employees, with specified exceptions, and authorizes certain community college and public school employees, to be given time off with pay for specified holidays, as specified. Existing law redesignates March 31 as Farmworkers Day instead of Cesar Chavez Day, and requires the Governor to annually proclaim March 31 as Farmworkers Day. This bill would remove the designation of March 31 as Cesar Chavez Day for purposes of holidays on which community colleges and public schools are authorized to close, and instead authorize community colleges and public schools to close on August 6, known as Farmworkers Day.

Organization	Position	Priority	Misc1	Misc2
State Water Contractors		Priority 1		

Total Measures: 141
Total Tracking Forms: 141