

**CITY OF WEST HOLLYWOOD
OLDER ADULTS ADVISORY BOARD
REGULAR MEETING**

**WEDNESDAY, MARCH 25, 2026
2:00 PM**

**WEST HOLLYWOOD CITY HALL
COMMUNITY CONFERENCE ROOM
8300 SANTA MONICA BLVD.
WEST HOLLYWOOD, CA 90069**

LAND ACKNOWLEDGEMENT:

“The West Hollywood Older Adults Advisory Board acknowledges that the land on which we gather and that is currently known as the City of West Hollywood is the occupied, unceded, seized territory of the Gabrieleño Tongva and Gabrieleño Kizh peoples.”

STATEMENT OF SHARED RESPONSIBILITY FOR RESPECT:

During public meetings, community gatherings, interactions with the public, and with one another, the City endeavors for all participants and attendees to conduct City business and treat others with respect, a core value of the City. This includes being polite, professional, and thoughtful when interacting with others. Our collective commitment to West Hollywood requires intention, cooperation, courtesy, consideration, tolerance, forgiveness, acceptance, inclusiveness, kindness, compassion, and patience. Our respect is expressed not only in the words we choose, but also in our tone, our demeanor, and our actions toward one another.

To comply with the Americans with Disabilities Act of 1990, Assistive Listening Devices (ALD) will be available for check out at the meeting; If you require special assistance to participate in this meeting, (e.g. an American Sign Language interpreter for people who are Deaf or hard of hearing), you must call or submit your request in writing to the Office of the City Clerk at (323) 848-6409 at least 48 hours prior to the meeting. The City TDD line for the hearing impaired is (323) 848-6496.

Special meeting related accommodations (e.g., transportation) may be provided upon written request to the Office of the City Clerk at least 48 hours prior to the meeting. For information on public transportation, call 323.GO.METRO (323/466-3876) or go to www.metro.net.

RULES OF DECORUM

Members of the audience shall not engage in disorderly or boisterous conduct, including the utterance of loud, threatening, or abusive language, whistling, stamping of feet or other acts which disturb, disrupt, impede, or otherwise render the orderly conduct of the Board meeting infeasible. A member of the audience repeatedly or continuously engaging in any such conduct shall, at the discretion of the Presiding Officer or a majority of the Board, be subject to ejection from that meeting.

Any person wishing to speak in connection with any item of business on the agenda shall first complete a speaker request slip and submit the slip to the Secretary.

No person shall address the Older Adult Advisory Board without first being recognized by the Presiding Officer.

Each person addressing the Older Adult Advisory Board shall do so in an orderly manner and shall not make repetitious, slanderous or irrelevant remarks, or engage in any other disorderly conduct which disrupts, disturbs or otherwise impedes the orderly conduct of the Board meetings. Any person who so disrupts the meeting may, at the discretion of the Presiding Officer or a majority of the Advisory Board, be subject to ejection from that meeting.

TO PARTICIPATE BY LISTENING TO THE MEETING AUDIO AND PROVIDING PUBLIC COMMENT BY TELEPHONE:

1. You may dial-in ten (10) minutes prior to the start of the meeting. The meeting begins at 2:00 p.m. You will be placed ON HOLD in the Virtual Meeting Room until the meeting commences. When you enter the meeting, please mute your telephone. Dial in Code: *6 = unmute. Dial in Code: *9 = lets the host know you want to speak on the current item
2. Members of the public who wish to comment by telephone are required to register to speak via Zoom by sending an email to OOABPublicComment@weho.org no later than 12:00 p.m. the day of the meeting to be added to the remote public speaker list. Please include your name, phone number (for staff to identify your caller location on Zoom), and the item number(s) you would like to speak on.

1. CALL TO ORDER

A. ROLL CALL

B. PLEDGE OF ALLEGIANCE

C. APPROVAL OF AGENDA

The Older Adult Advisory Board is requested to approve the meeting agenda for March 25, 2026.

RECOMMENDATION: Approve the agenda for March 25, 2026.

D. APPROVAL OF MINUTES

The Older Adult Advisory Board is requested to approve the minutes of the February 25, 2026, meeting.

RECOMMENDATION: Approve the minutes from February 25, 2026, Older Adult Advisory Board meeting.

E. PUBLIC COMMENT

The Older Adult Advisory Board values your comments; however, pursuant to the Brown Act, the Older Adult Advisory Board cannot take action on items not listed on the posted agenda. Members of the public have three minutes to speak. This public comment period is to address the Older Adult Advisory Board on agenda items or items of general interest within the jurisdiction of the Older Adult Advisory Board. An additional public comment period is offered at the end of the meeting.

2. **CONSENT CALENDAR:** None.

3. **UNFINISHED BUSINESS:** None.

4. **NEW BUSINESS:**

**A. JEWISH FAMILY SERVICE WEST HOLLYWOOD
COMPREHENSIVE SERVICE CENTER ACTIVITIES UPDATE**

The Older Adult Advisory Board will receive an update from Jewish Family Service Staff on recent and upcoming programs sponsored by the West Hollywood Comprehensive Services Center.

RECOMMENDATION: Receive presentation.

**B. LEGISLATIVE UPDATE FOR YEAR 2 OF THE 2025-2026
LEGISLATIVE SESSION OF THE CALIFORNIA LEGISLATURE**

The Older Adult Advisory Board will receive a legislative update by the City's Governmental Affairs Liaison on legislation supported/opposed by the City during the 2025-2026 legislative session of the California Legislature.

RECOMMENDATION: Receive and discuss.

C. OLDER ADULT MONTH PLANNING AND COORDINATION

The Older Adult Advisory Board will receive an update by the Human Services Staff on the planning and coordination of Older Adult Month activities

RECOMMENDATION: Receive and discuss

5. **EXCLUDED CONSENT:** None.

6. **ITEMS FROM STAFF:**

7. **PUBLIC COMMENT**

This time is set aside for the public to address the Older Adult Advisory Board on any item of interest within the subject matter jurisdiction of the Older Adult Advisory Board that could not be heard under Item 1.E at the beginning of the meeting.

8. **ITEMS FROM BOARD AND LIASION REPORTS:**

9. **ADJOURNMENT**

The Older Adult Advisory Board will adjourn to its next Regular Meeting on Wednesday, April 22, 2026, at 2:00 pm at City Hall, Community Conference Room, 8300 Santa Monica Blvd., West Hollywood, CA 90069.

Notice: Written materials distributed to the Older Adult Advisory Board within 72 hours of this meeting are available for public inspection immediately upon distribution at the Department of Human Services and Rent Stabilization, 8300 Santa Monica Boulevard, West Hollywood, California, 90069, during normal business hours. They will also be available for inspection at the staff liaison's table during the Advisory Board meeting.



**CITY OF WEST HOLLYWOOD
MINUTES**

OLDER ADULTS ADVISORY BOARD

**WEDNESDAY, FEBRUARY 25, 2026
2:00 PM – REGULAR MEETING**

**WEST HOLLYWOOD CITY HALL
COMMUNITY CONFERENCE ROOM
8300 SANTA MONICA BLVD.
WEST HOLLYWOOD, CA 90069**

CALL TO ORDER: Chair Holguin called the meeting to order at 2:00 pm. and read the Land Acknowledgement.

ROLL CALL:

PRESENT: Board Member Allendorfer
Board Member Carrel
Board Member Dixon
Board Member Walkup
Vice Chair Hollingsworth
Chair Holguin

Absent: Board Member Sutton

ALSO Becca Lubin, Strategic Initiatives Program Administrator
PRESENT: Maribel Ulloa, Social Services Program Administrator
Derek Murray, Recording Secretary, Social Services Supervisor

PLEDGE OF ALLEGIANCE

Rick Watts led the pledge of allegiance.

APPROVAL OF AGENDA

The Older Adult Advisory Board is requested to approve the meeting agenda for February 25, 2026.

ACTION: Approved the Agenda of Wednesday, February 25, 2026. Motioned by Vice Chair Hollingsworth, seconded by Board Member Allendorfer and approved by roll call vote, noting the absence of Board Member Sutton.

APPROVAL OF MINUTES

The Older Adult Advisory Board is requested to approve the minutes of the January 28,

2026, meeting.

ACTION: Approved the minutes of January 28, 2026, Older Adult Advisory Board meeting. Motioned by Carrell and seconded by Hollingsworth and approved by a roll call vote, noting the absence of Board Member Sutton.

PUBLIC COMMENT

John Mones, West Hollywood, spoke about collaboration between the Older Adults Advisory Board, Jewish Family Services Senior Nutrition Program, the Recreation Division, and participation in Pride events. He requested that the Board work with the Communications Department to increase public awareness of the Board's work.

Rick Watts, West Hollywood, liaison from the Disabilities Advisory Board, discussed opportunities for collaboration between the Older Adults Advisory Board and the Disabilities Advisory Board. He noted the shared interests and overlapping constituencies represented by both bodies.

Dan Morin, West Hollywood, expressed his preference for using the term "Senior Advisory Board" instead of "Older Adults Advisory Board." He also discussed challenges older adults may face during fire emergencies and encouraged the City to consider evacuation planning measures to address emergency preparedness.

Joe Green, West Hollywood, commented that the agendas of the Older Adults Advisory Board and the Disabilities Advisory Board are similar and expressed concern about potential duplication of efforts. He also referenced legislation day in Sacramento and provided an update regarding the Los Angeles County Commission on HIV.

CONSENT CALENDAR:

A. 2026 OLDER ADULT ADVISORY BOARD WORK PLAN

The Older Adults Advisory Board will approve the 2026 Work Plan as discussed in the January 2026 meeting.

ACTION: Approved the Consent Calendar. Motioned by Vice Chair Hollingsworth, seconded by Board Member Carrel and approved by roll call vote, noting the absence of Board Member Sutton.

UNFINISHED BUSINESS

None.

NEW BUSINESS:

A. JEWISH FAMILY SERVICE WEST HOLLYWOOD COMPREHENSIVE SERVICE CENTER ACTIVITIES UPDATE

The Board received an update from Marina Goldshteyn from Jewish

Family Service on recent and upcoming programs sponsored by the West Hollywood Comprehensive Services Center.

ACTION: Received presentation.

B. JEWISH FAMILY SERVICE LA WEST HOLLYWOOD COMPREHENSIVE SERVICE CENTER OLDER ADULT SERVICES PRESENTATION

The Older Adults Advisory Board received a presentation from Nina Reinis of Jewish Family Service LA regarding services provided at the West Hollywood Comprehensive Services Center. The presentation included an overview of programs addressing food insecurity, mental health services and support, case management, hoarding reduction, and other aging-related services.

ACTION: Received and discussed.

C. CITY OF WEST HOLLYWOOD PUBLIC TRANSPORTATION PROGRAMS

The Older Adults Advisory Board received an update on the City's public transportation programs from Tamar Fuehrer and Christian Vasquez of the Transportation and Mobility Division. The update included information on Cityline, Dial-A-Ride/TLC, The PickUp, the On-Call Transportation Program, and recent developments related to the Bus Pass Subsidy Program.

ACTION: Received and discussed.

D. OLDER ADULT ADVISORY BOARD LIASON ASSIGNMENTS

The Older Adults Advisory Board considered liaison assignments to various City of West Hollywood Boards and Commissions.

ACTION: The Board appointed liaisons and alternates to the Human Services Commission, Rent Stabilization Commission, Disabilities Advisory Board, Arts and Cultural Affairs Commission, Planning Commission, and LGBTQ+ Commission. Motion by Board Member Allendorfer, seconded by Board Member Dixon, approved by roll call vote, noting the absence of Board Member Sutton.

ACTION: The Board appointed Chair Holguin as liaison to the City Council to provide public comment on behalf of the Board. Motion by Board Member Carrel, seconded by Vice Chair Hollingsworth, approved by roll call vote, noting the absence of Board Member Sutton.

EXCLUDED CONSENT: None.

ITEMS FROM STAFF:

Staff discussed planning for a communications and marketing campaign, including strategies for report-backs to the community. Staff also provided updates regarding the upcoming Older Adults Health Fair and the Women's Symposium scheduled for March 7, 2026. Additionally, staff addressed accessibility for viewing City Council meetings and informed the Board that meetings may be viewed on the City's YouTube channel and the local television station.

PUBLIC COMMENT

Paulo Murillo, West Hollywood, introduced himself to the Board and discussed his work with the WeHo Times.

Dan Morin, West Hollywood, discussed transportation services and opportunities to expand transportation options in West Hollywood.

Rick Watts, West Hollywood, spoke about the importance of older adults participating in and providing public comment at City Council meetings.

ITEMS FROM BOARD AND LIASION REPORTS:

Board Member Carrel discussed services offered by the Los Angeles LGBT Center, including technology classes and end-of-life planning resources. She reported attending the Project Angel Food kitchen opening, a housing crisis event sponsored by Jewish Family Service, and participating in Legislative Day in Sacramento.

Board Member Dixon emphasized the importance of communications and collaboration with community organizations and stakeholder groups.

Vice Chair Hollingsworth discussed the importance of communications and inquired about the West Hollywood Community Housing Corporation, requesting that staff provide a future update regarding housing.

Board Member Walkup discussed the Gay Men's Chorus and upcoming events, including the summer concert series.

Board Member Allendorfer expressed his preference for the name "Senior Advisory Board" and stated that the Board did not have input regarding the name change. He shared that he takes pride in the term "senior" and requested that the Council consult the Board before making similar decisions in the future.

Chair Holguin discussed the name change and the importance of inclusion. He also referenced Gay Men's Chorus performances, the importance of communications, and opportunities for the City to work more closely with the WeHo Times. He concluded by thanking Board members for their continued service and commitment.

ADJOURNMENT

The Older Adult Advisory Board adjourned in memory of Catherine O'Hara, Robert Duvall, Robert Carridine, Eric Dane, Michael Silverblatt, at 3:59 P.M to its next Regular Meeting on Wednesday, March 25, 2026, at 2:00 pm at City Hall, Community

Conference Room, 8300 Santa Monica Blvd., West Hollywood, CA 90069.

SUBJECT: LEGISLATIVE UPDATE FOR YEAR 2 OF THE 2025-2026
LEGISLATIVE SESSION OF THE CALIFORNIA LEGISLATURE.

PREPARED BY: Hernan Molina, Governmental Affairs Liaison
City Manger's Department

STATEMENT OF THE SUBJECT:

The Older Adults Advisory Board (OAAB) will receive a legislative update by the City's Governmental Affairs Liaison on legislation supported/opposed by the City during the 2025-2026 legislative session of the California Legislature.

RECOMMENDATION:

Receive information, discuss and provide input as needed.

BACKGROUND:

The City of West Hollywood's City Manager's Department/Legislative Affairs Team (CMD/LAT) is charged with monitoring legislative activity in the California Legislature and the United States Congress, engaging with legislators and their staff to propose amendments to bills, making recommendations to the City Council related to bills considered by the California Legislature and Congress, and communicating the City's position on different bills, among other activities.

In 2018, the Council approved the Advocacy & Lobbying plan, which prescribes a detailed pathway for CMD/LAT to assess the impact of different pieces of legislation on the City and determine the City's position on such policy proposals. Staff's determination of a City position is guided by the Council-approved legislative priorities, which were last updated and approved by the City Council in February 2025.

2025-2026 Legislative Session

Year 2 of the 2025-2026 legislative session commenced on January 5, 2026, and legislators had until February 20, 2026, to introduce regular bills. By such deadline, legislators introduced a total of 1,926 bills (1,308 Assembly bills and 618 Senate bills) in

Year 2, and a grand total of 4,759 (3,085 Assembly bills and 1,674 Senate bills) since the beginning of the current session.

The City's Sacramento lobbyist, using a set of keywords, assembles a legislative matrix that contains about 300 bills. CMD/LAT's Governmental Affairs Liaison reviews the legislative matrix and then assembles a shorter list with priority bills, which are then tracked.

A bill's relevance can be interpreted as a bill that imposes a local mandate on a community, makes changes to local rule or aligns or runs counter to the City's values and legislative priorities. At times, CMD/LAT may determine that even though a bill may not have a direct impact (positive or negative) it may be important for the City to go on record in support or opposition of a legislative initiative. In those instances, the legislative affairs team will prepare a letter indicating the City's position on a given issue may be submitted to the appropriate legislator, committee and/or partner organization such as the CalCities or the California Contract Cities Association (CCCA).

Exhibit A provides the OAAB with a list of bills that the CMD/LAT has deemed to be relevant. As such, the bills included in this report as Exhibit A will be tracked as they move through the legislative process, and some of them, depending on the impact on West Hollywood, will be supported or opposed. The Governmental Affairs Liaison will provide a high-level overview of these bills and will discuss possible actions on said legislative initiatives.

EXHIBIT:

Exhibit A: List of bills currently supported/opposed by the City of West Hollywood.

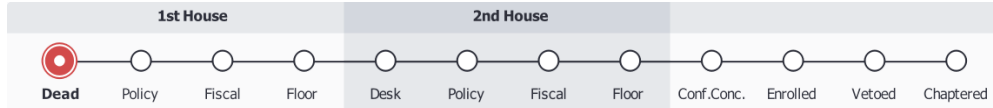
EXHIBIT A – BILLS' STATUS REPORT

Bills' Status Report
City Council Support or Opposed
Sorted by: Measure
Thursday, 03/19/2026

[AB 18](#) [DeMaio, R](#) [HTML](#) [PDF](#)

California Secure Borders Act of 2025.

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Tracking form

Position

Oppose

Bill information

Status: 02/02/2026 - Died at Desk.

Summary: Current law generally prohibits law enforcement from providing information regarding the release date of an individual from custody or from transferring an individual to immigration authorities without a warrant or judicial probable cause determination. This bill, the California Secure Borders Act of 2025, would state the intent of the Legislature to combat illegal immigration and secure the border by repealing those provisions, prohibiting the use of state funds for various welfare, health, housing, and other services for undocumented immigrants, requiring public disclosure of information on the impact of illegal immigration on crime rates and state and local services, providing cross-deputization training for local law enforcement to support federal border security actions, and providing standards for deployment of the State Guard to the border. (Based on 12/02/2024 text)

Location: 01/23/2026 - Assembly DEAD

Current Text: 12/02/2024 - Introduced

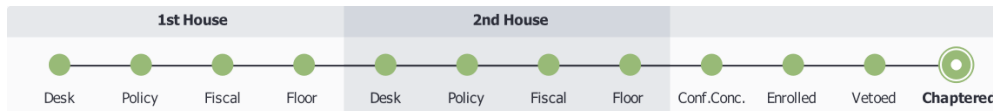
Introduced: 12/02/2024 (Spot bill)

Is Fiscal: N

[AB 82](#) [Ward, D](#) [HTML](#) [PDF](#)

Health care: legally protected health care activity.

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Tracking form

Position

Support

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 679, Statutes of 2025.

EXHIBIT A – BILLS’ STATUS REPORT

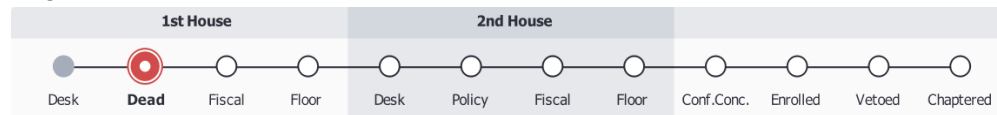
Summary: Current law authorizes reproductive health care service providers, employees, volunteers, and patients, and individuals who face threats of violence or violence or harassment from the public because of their affiliation with a reproductive health care services facility, to complete an application to be approved by the Secretary of State for the purposes of enabling state and local agencies to respond to requests for public records without disclosing a program participant’s residence address contained in any public record and otherwise provide for confidentiality of identity for that person, subject to specified conditions. This bill would expand the address confidentiality program to a gender-affirming health care provider, employee, or volunteer, as defined, who faces threats of violence or harassment from the public because of their affiliation with a gender-affirming health care services facility. The bill would also make conforming changes. (Based on 10/13/2025 text)

Location:	10/13/2025 - Assembly CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	12/20/2024	Last Amend:	09/05/2025
Is Fiscal:	Y		

AB 89 [Sanchez, R](#) [HTML](#) [PDF](#)

Interscholastic sports: gender equity.

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Tracking form

Position
Oppose

Bill information

Status: 01/23/2026 - Failed Deadline pursuant to Rule 61(b)(2). (Last location was A.,E.,S., & T. on 2/3/2025)

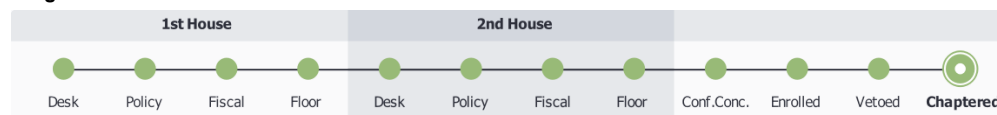
Summary: Would require the California Interscholastic Federation to amend its constitution, bylaws, and policies to prohibit a pupil whose sex was assigned male at birth from participating on a girls’ interscholastic sports team. (Based on 01/06/2025 text)

Location:	01/23/2026 - Assembly DEAD	Current Text:	01/06/2025 - Introduced
Introduced:	01/06/2025		
Is Fiscal:	N		

AB 246 [Bryan, D](#) [HTML](#) [PDF](#)

Social Security Tenant Protection Act of 2025.

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Tracking form

Position

EXHIBIT A – BILLS’ STATUS REPORT

Support

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 337, Statutes of 2025.

Summary: Current law provides that a tenant is guilty of unlawful detainer if the tenant continues to possess the property without permission of the landlord after the tenant defaults on rent or fails to perform a condition or covenant of the lease under which the property is held, among other reasons. Current law requires a tenant be served a 3 days’ notice in writing to cure a default or perform a condition of the lease, or return possession of the property to the landlord, as specified. Current law, until January 1, 2030, prohibits an owner of residential real property from terminating a tenancy without just cause, as specified. This bill would, until January 20, 2029, enact the Social Security Tenant Protection Act of 2025 (the Act). The Act would authorize a tenant of residential real property to assert Social Security hardship as an affirmative defense in an unlawful detainer proceeding based on the nonpayment of rent. The Act would define “Social Security hardship” as a loss of income due to an interruption in the payment of Social Security benefits due to the action or inaction of the federal government. The Act would require a tenant asserting Social Security hardship as an affirmative defense to provide, to the satisfaction of the court, evidence that Social Security payments typically received by the tenant’s household have been terminated, delayed, or reduced due to no fault of the tenant and that the hardship prevented the tenant from paying the rent. If the tenant successfully provides this evidence, the Act would require the court to issue a stay of the unlawful detainer action, as specified. The Act would not relieve a tenant of their obligation to pay past due rent, and it would require a tenant, within 14 days of the Social Security benefits being restored, to either pay all past due rent or enter into a mutually agreed upon payment plan with the owner of the residential real property. (Based on 10/06/2025 text)

Location: 10/06/2025 - Assembly CHAPTERED

Introduced: 01/15/2025

Is Fiscal: Y

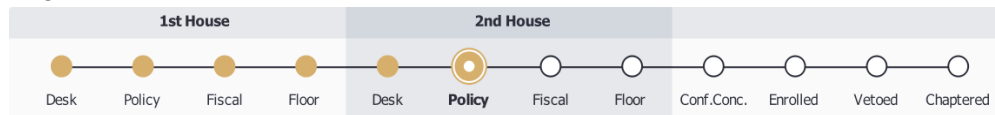
Current Text: 10/06/2025 - Chaptered

Last Amend: 08/18/2025

[AB 306](#) [Schultz, D](#) [HTML](#) [PDF](#)

Building regulations: state building standards.

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Tracking form

Position

Oppose-Unless-Amended

Bill information

Status: 06/23/2025 - From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on HOUSING.

Summary: Current law establishes the Department of Housing and Community Development (department) in the Business, Consumer Services, and Housing Agency. The California Building Standards Law establishes the California Building Standards Commission (commission) within the Department of General Services. Current law requires the commission to approve and adopt building standards and to codify those standards in the California

EXHIBIT A – BILLS’ STATUS REPORT

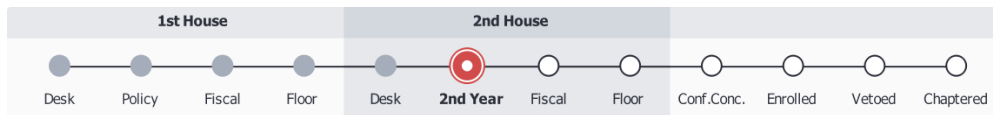
Building Standards Code (code). The State Housing Law establishes statewide construction and occupancy standards for buildings used for human habitation. Current law requires, among other things, the building standards adopted and submitted by the department for approval by the commission, as specified, to be adopted by reference, with certain exceptions. Current law authorizes any city or county to make changes in those building standards that are published in the code, including to green building standards. Current law requires the governing body of a city or county, before making modifications or changes to those green building standards, to make an express finding that those modifications or changes are reasonably necessary because of local climatic, geological, or topographical conditions. This bill would, from October 1, 2025, to June 1, 2031, inclusive, prohibit a city or county from making changes that are applicable to residential units to the above-described building standards unless a certain condition is met, including that the commission deems those changes or modifications necessary as emergency standards to protect health and safety. (Based on 06/23/2025 text)

Location:	04/23/2025 - Senate Housing	Current Text:	06/23/2025 - Amended
Introduced:	01/23/2025	Last Amend:	06/23/2025
Is Fiscal:	Y		

[AB 342](#) [Haney, D](#) [HTML](#) [PDF](#)

Alcoholic beverages: hours of sale: hospitality zones.

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Tracking form

Position

Support

Bill information

Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was G.O. on 6/18/2025)(May be acted upon Jan 2026)

Summary: The Alcoholic Beverage Control Act, which is administered by the Department of Alcoholic Beverage Control, regulates the application for, and the issuance and suspension of, alcoholic beverage licenses. Current law requires moneys collected as fees pursuant to the act to be deposited in the Alcohol Beverage Control Fund, with those moneys generally allocated to the Department of Alcoholic Beverage Control upon appropriation by the Legislature. Current law makes it a misdemeanor for any on- or off-sale licensee, or agent or employee of the licensee, to sell, give, or deliver to any person any alcoholic beverage between the hours of 2 a.m. and 6 a.m. of the same day, and for any person who knowingly purchases any alcoholic beverages between those hours. This bill, beginning June 1, 2026, would allow an on-sale licensee, or their agent or employee, to sell or give alcoholic beverages until 4 a.m. on Fridays, Saturdays, or specified state holidays within a hospitality zone, defined to include a Hospitality Zone and a Special Event Hospitality Zone established pursuant to the bill's provisions, as specified. The bill would authorize the department to issue, following the adoption of rules and regulations and the satisfaction of any conditions for issuance, as specified, an additional serving hours license that authorizes an on-sale licensee, or their agent or employee, to sell or give alcoholic beverages within the timeframes described above in a hospitality zone, as specified. The bill would authorize an additional service hours license to be used by a licensed premises in a

EXHIBIT A – BILLS’ STATUS REPORT

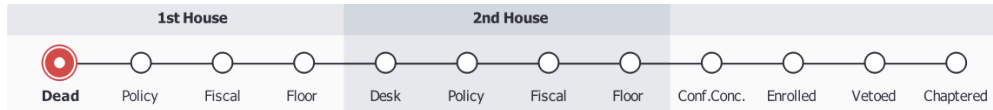
Hospitality Zone if a local governing body, as defined, of the city or county, as applicable, in which the licensed premises is located adopts an ordinance that meets certain requirements, as specified, and submits the ordinance to the department. (Based on 07/01/2025 text)

Location:	07/17/2025 - Senate 2 YEAR	Current Text:	07/01/2025 - Amended
Introduced:	01/28/2025	Last Amend:	07/01/2025
Is Fiscal:	Y		

AB 396 **Tangipa, R** [HTML](#) [PDF](#)

Needle and syringe exchange services.

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Tracking form

Position

Oppose

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Current law authorizes the State Department of Public Health to authorize certain entities to apply to the department to provide hypodermic needle and syringe exchange services in any location where the department determines that the conditions exist for the rapid spread of HIV, viral hepatitis, or any other potentially deadly or disabling infections that are spread through the sharing of used hypodermic needles and syringes. Current law authorizes a clean needle and syringe exchange program in cities and counties upon action by the local government, and in consultation with the department. The Medical Waste Management Act regulates the disposal of medical waste, including sharps waste, by requiring medical waste to be disposed of in a specified manner. Under current law, transportation, storage, treatment, or disposal of medical waste in a manner not authorized by the act is a crime. This bill would require an entity that provides needle and syringe exchange services to ensure that each needle or syringe dispensed by the entity is appropriately discarded and destroyed. The bill would require those entities to ensure that each needle or syringe dispensed by the entity includes a unique serial number, as specified. The bill would require an entity to keep records of the serial number of every needle and syringe dispensed by the entity, surrendered to the entity, and destroyed and disposed of by the entity. (Based on 02/03/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	02/03/2025 - Introduced
Introduced:	02/03/2025		
Is Fiscal:	Y		

AB 470 **McKinnor, D** [HTML](#) [PDF](#)

Telephone corporations: carriers of last resort.

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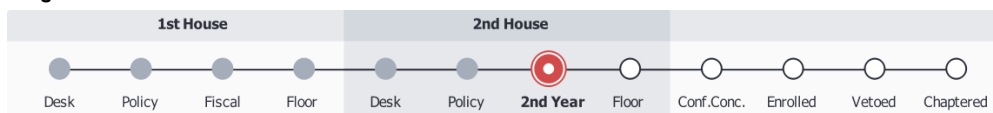


EXHIBIT A – BILLS’ STATUS REPORT

Tracking form

Position

Oppose

Bill information

Status: 08/29/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/18/2025)(May be acted upon Jan 2026)

Summary: Current law vests the Public Utilities Commission with regulatory authority over public utilities, including telephone corporations. Current law authorizes the commission to fix just and reasonable rates and charges for public utilities. Current law requires the commission, on or before February 1, 1995, to issue an order initiating an investigation and open proceeding to examine the current and future definitions of universal service in telecommunications. Pursuant to that provision, the commission issued a decision involving carriers of last resort, including the withdrawal process for carriers of last resort, defined as a carrier who provides local exchange service and stands ready to provide basic service to any customer requesting basic service within a specified area. This bill would require the commission, in consultation with the Office of Emergency Services, to adopt a process through which a telephone corporation acting as a carrier of last resort is authorized to seek relief from their carrier of last resort obligations in a census block where the United States Census Bureau reports no population and where the telephone corporation provides no basic exchange service to any customer address located within the area, and in a census block that is well-served, as defined. The bill would require the commission, on or before December 15, 2026, to adopt a map designating well-served areas. The bill would require that the process include specified notice and challenge requirements. The bill would require a telephone corporation to meet certain requirements during specified time periods following the date that amended status is granted by the commission, as provided. (Based on 07/17/2025 text)

Location: 08/18/2025 - Senate 2 YEAR

Current Text: 07/17/2025 - Amended

Introduced: 02/06/2025 (Spot bill)

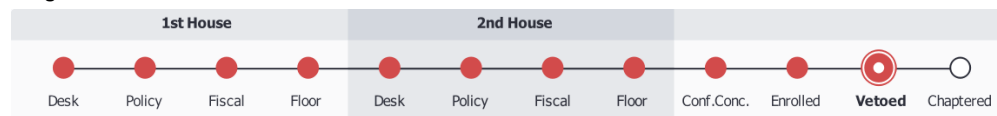
Last Amend: 07/17/2025

Is Fiscal: Y

[AB 554](#) [González, Mark, D](#) [HTML](#) [PDF](#)

Health care coverage: antiretroviral drugs, drug devices, and drug products.

Progress bar



Tracking form

Position

Support

Bill information

Status: 01/22/2026 - Consideration of Governor's veto stricken from file.

Summary: Current law generally prohibits a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs that are medically necessary for the prevention of HIV/AIDS, including preexposure prophylaxis or postexposure prophylaxis, to prior authorization or step therapy. Under current law, a health care service plan or health insurer is not required to cover all the therapeutically equivalent versions of those drugs without prior authorization or step therapy if at least one is covered without prior authorization

EXHIBIT A – BILLS’ STATUS REPORT

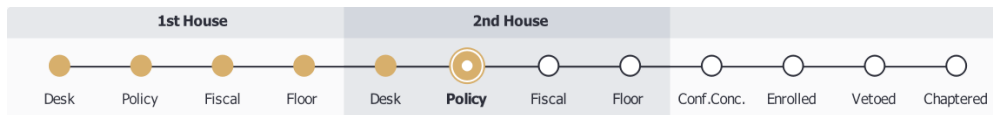
or step therapy. This bill, the Protecting Rights, Expanding Prevention, and Advancing Reimbursement for Equity (PrEPARE) Act of 2025, would instead prohibit a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs, drug devices, or drug products that are medically necessary for the prevention of HIV/AIDS, to prior authorization or step therapy, but would authorize prior authorization or step therapy if at least one therapeutically equivalent version is covered without prior authorization or step therapy. The bill would specify that, for therapeutically equivalent coverage purposes, a long-acting drug, drug device, or drug product is not therapeutically equivalent to a long-acting drug, drug device, or drug product with a different duration. The bill would require a plan or insurer that covers non-self-administered antiretroviral drugs, drug devices, or drug products that are approved by the United States Food and Drug Administration (FDA) for the prevention of HIV/AIDS as a medical benefit to also include those non-self-administered antiretroviral drugs, drug devices, or drug products as an outpatient prescription drug benefit. (Based on 09/12/2025 text)

Location:	10/13/2025 - Assembly VETOED	Current Text:	10/13/2025 - Vetoed
Introduced:	02/11/2025	Last Amend:	09/04/2025
Is Fiscal:	Y		

[AB 609](#) [Wicks, D](#) [HTML](#) [PDF](#)

California Environmental Quality Act: exemption: housing development projects.

Progress bar



Tracking form

Position

Support

Bill information

Status: 05/20/2025 - In Senate. Read first time. To Com. on RLS. for assignment.

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 exempts from its requirements various projects, including, but not limited to, housing projects that meet certain requirements. This bill would exempt from the requirements of CEQA a housing development project, as defined, that meets certain conditions relating to, for example, size, density, and location, including specific requirements for any housing on the project site located within 500 feet of a freeway. The bill would require a local government, as a condition of approval for the development, to require the development proponent to complete a specified environmental assessment regarding hazardous substance releases. If a recognized environmental condition is found, the bill would require the development proponent to complete a preliminary endangerment assessment and specified mitigation based on that assessment. Because a lead agency would be required to determine whether a housing development project qualifies for this exemption, the bill would impose a state-mandated local program. (Based on 05/05/2025 text)

Location:	05/20/2025 - Senate Rules	Current Text:	05/05/2025 - Amended
Introduced:	02/13/2025	Last Amend:	05/05/2025

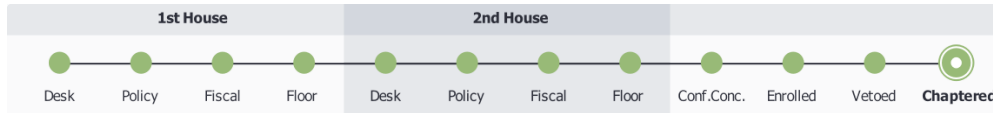
EXHIBIT A – BILLS’ STATUS REPORT

Is Fiscal: Y

AB 628 **McKinnor, D** [HTML](#) [PDF](#)

Hiring of real property: dwellings: untenability.

Progress bar



Tracking form

Position

Support

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 342, Statutes of 2025.

Summary: Current law requires that any building with a dwelling unit maintain certain characteristics in order to be tenantable, including the maintenance of adequate heating and hot water systems that conform to the standard of quality set by applicable law. This bill would add a stove and refrigerator that are maintained in good working order and are capable of safely generating heat for cooking purposes and capable of safely storing food, respectively, to the list of characteristics required for the dwelling unit to be tenantable for leases entered into, amended, or extended on or after January 1, 2026. The bill would require a landlord to repair or replace a stove or refrigerator that is subject to recall by the manufacturer or a public entity within 30 days of receiving notice that the stove or refrigerator is subject to recall. The bill would also authorize a tenant and landlord to mutually agree when the lease is signed if the tenant chooses to provide and maintain their own refrigerator, subject to certain conditions. (Based on 10/06/2025 text)

Location: 10/06/2025 -
Assembly CHAPTERED

Current Text: 10/06/2025 - Chaptered

Last Amend: 09/05/2025

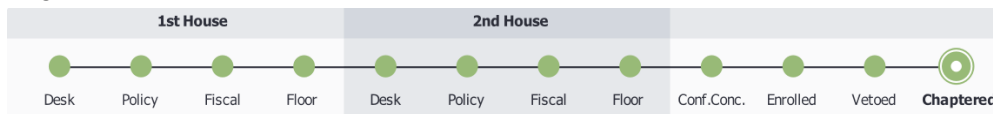
Introduced: 02/13/2025

Is Fiscal: N

AB 670 **Quirk-Silva, D** [HTML](#) [PDF](#)

Planning and zoning: housing element: converted affordable housing units.

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Tracking form

Position

Support

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 701, Statutes of 2025.

EXHIBIT A – BILLS’ STATUS REPORT

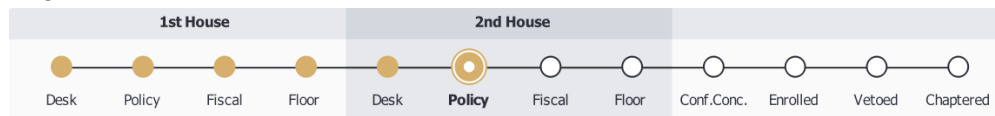
Summary: The Planning and Zoning Law requires each city, county, and city and county to adopt a general plan that includes, among other things, a housing element. After a legislative body has adopted all or part of a general plan, current law requires a planning agency among other things, to provide by April 1 of each year an annual report to specified entities that includes prescribed information, including the number of housing development applications received in the prior year, as specified, the number of units of housing demolished, and the number of new units of housing, as specified. This bill would, beginning with the report due by April 1, 2027, require specified information to be included in the report, including additional information regarding units of new housing, the units of housing demolished, and a report on replacement housing units, as specified. (Based on 10/13/2025 text)

Location:	10/13/2025 - Assembly CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/14/2025	Last Amend:	09/05/2025
Is Fiscal:	Y		

[AB 736](#) [Wicks, D](#) [HTML](#) [PDF](#)

The Affordable Housing Bond Act of 2026.

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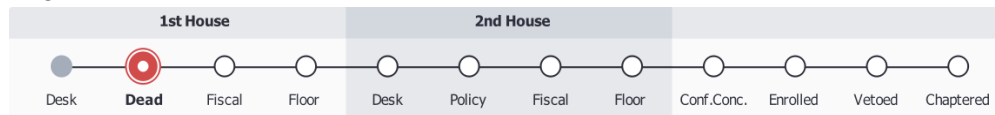
Tracking form

Position	
Support	
Bill information	
Status:	06/04/2025 - In Senate. Read first time. To Com. on RLS. for assignment.
Summary:	Would enact the Affordable Housing Bond Act of 2026, which, if adopted, would authorize the issuance of bonds in the amount of \$10,000,000,000 pursuant to the State General Obligation Bond Law. Proceeds from the sale of these bonds would be used to finance programs to fund affordable rental housing and home ownership programs, including, among others, the Multifamily Housing Program, the CalHome Program, and the Joe Serna, Jr. Farmworker Housing Grant Program. (Based on 04/10/2025 text)
Location:	06/04/2025 - Senate Rules
Introduced:	02/18/2025
Is Fiscal:	Y
Current Text:	04/10/2025 - Amended
Last Amend:	04/10/2025

[AB 844](#) [Essayli](#) [HTML](#) [PDF](#)

Educational equity: sex-segregated school and athletic programs and activities: use of facilities.

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EXHIBIT A – BILLS’ STATUS REPORT

Position

Oppose

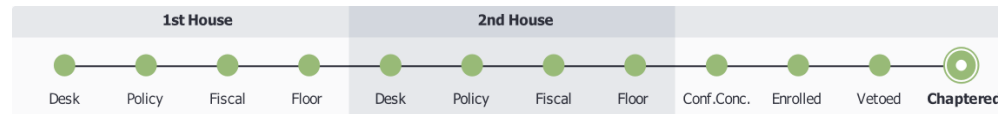
Bill information

Status:	01/23/2026 - Failed Deadline pursuant to Rule 61(b)(2). (Last location was A.,E.,S., & T. on 3/17/2025)	
Summary:	Current law requires that a pupil be permitted to participate in sex-segregated school programs and activities, including athletic teams and competitions, and use facilities consistent with the pupil's gender identity, irrespective of the gender listed on the pupil's records. This bill would require that a pupil's participation in sex-segregated school programs and activities, including athletic teams and competitions, and use of facilities, including bathrooms, locker rooms, showers, and overnight accommodations instead be based upon the pupil's sex, as defined. (Based on 02/19/2025 text)	
Location:	01/23/2026 - Assembly DEAD	Current Text: 02/19/2025 - Introduced
Introduced:	02/19/2025	
Is Fiscal:	N	

[AB 867](#) [Lee, D](#) [HTML](#) [PDF](#)

Veterinary medicine: cat declawing.

Progress bar



Tracking form

Position

Support

Bill information

Status:	10/09/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 479, Statutes of 2025.	
Summary:	The Veterinary Medicine Practice Act establishes the California Veterinary Medical Board to regulate the practice of veterinary medicine, and specifies acts the performance of which constitutes the practice of veterinary medicine, surgery, and dentistry, including performing a surgical operation upon an animal. Current law provides that nothing in the act prohibits a person from practicing veterinary medicine as a bona fide owner of one's own animals. This bill would include the performance of a tendonectomy, onychectomy, or any type of claw removal on a feline within the practice of veterinary medicine, surgery, and dentistry. The bill would require those procedures to be performed only for a therapeutic purpose, as defined, and would authorize the board to deny, revoke, or suspend a license or registration or assess a fine for performing those procedures for any reason other than a therapeutic purpose. This bill would exclude the performance of those procedures from the provisions authorizing a person to practice veterinary medicine as an owner of one's own animals. The bill would specify that the bill's provision shall not be interpreted to preempt a local ordinance adopted before January 1, 2026, limiting the performance of the feline declawing procedures identified in the bill. (Based on 10/09/2025 text)	
Location:	10/09/2025 - Assembly CHAPTERED	Current Text: 10/09/2025 - Chaptered
Introduced:	02/19/2025	
		Last Amend: 09/03/2025

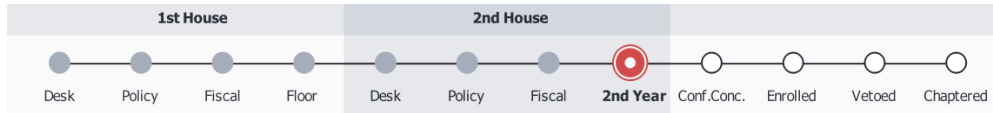
EXHIBIT A – BILLS’ STATUS REPORT

Is Fiscal: Y

[AB 908](#) [Solache, D](#) [HTML](#) [PDF](#)

Instructional materials: compliance review.

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Tracking form

Position

Support

Bill information

Status: 09/11/2025 - Failed Deadline pursuant to Rule 61(a)(14). (Last location was INACTIVE FILE on 9/9/2025)(May be acted upon Jan 2026)

Summary: Current law requires governing boards of school districts, when adopting instructional materials for use in the schools, to include materials that accurately portray the cultural and racial diversity of our society, including, among others, the contributions of people of all genders in all types of rolls, and the role and contributions of Native Americans, African Americans, Latino Americans, Asian Americans, Pacific Islanders, European Americans, LGBTQ+ Americans, persons with disabilities, and members of other ethnic, cultural, religious, and socioeconomic status groups to the total development of California and the United States. This bill would require the State Department of Education to monitor compliance with the above-described instructional materials adoption requirement as part of its annual compliance monitoring of state and federal programs. (Based on 07/07/2025 text)

Location: 09/11/2025 - Senate 2 YEAR

Current Text: 07/07/2025 - Amended

Introduced: 02/19/2025

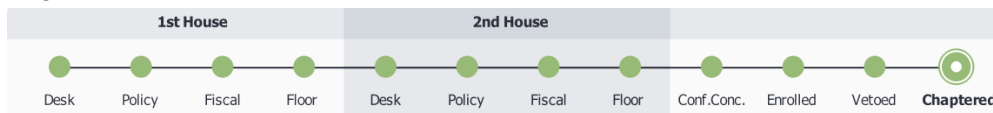
Last Amend: 07/07/2025

Is Fiscal: Y

[AB 1084](#) [Zbur, D](#) [HTML](#) [PDF](#)

Change of name and gender and sex identifier.

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Tracking form

Position

Support

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 723, Statutes of 2025.

Summary: Current law establishes procedures for an adult petitioner to obtain a court order for a change of name to conform to the petitioner’s gender identity. Current law requires the court to make an order to show cause with regard to the petition and a process for persons interested to

EXHIBIT A – BILLS’ STATUS REPORT

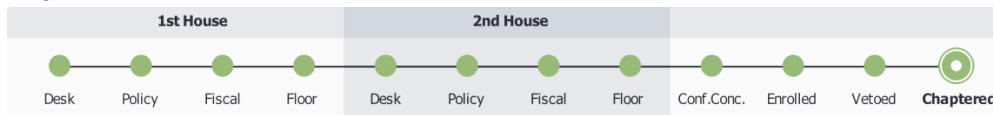
make known any objection to the change of name by filing a written objection within 6 weeks of the making of the order. Current law requires, in the case of a conforming name change petition for a minor that does not include the signatures of both living parents, the petition and the order to show cause to be served as prescribed on the nonsigning parent within 30 days of the order. This bill, commencing July 1, 2026, would eliminate the mechanism to file an objection to an adult petitioner’s change of name to conform to the petitioner’s name to the petitioner’s gender identity. The bill would require the court to enter an order granting the petition without a hearing within 6 weeks of the petition’s filing, as specified. (Based on 10/13/2025 text)

Location:	10/13/2025 - Assembly CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	09/05/2025
Is Fiscal:	N		

[AB 1138](#) [Zbur, D](#) [HTML](#) [PDF](#)

Income and corporate taxes: tax credits: motion pictures.

Progress bar



Tracking form

Position

Support

Bill information

Status: 07/03/2025 - Chaptered by Secretary of State - Chapter 27, Statutes of 2025

Summary: The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws, including various motion picture credits, commonly referred to as motion picture credit 1.0, 2.0, 3.0, and 4.0, and the certified studio credit, to be allocated by the California Film Commission in differing amounts equal to specified percentages of the qualified expenditures of a qualified motion picture in this state. Current law allows a qualified taxpayer, if a motion picture credit exceeds the taxpayer’s tax liability, to elect to assign a portion of the credit to one or more affiliated corporations for each taxable year in which the credit is allowed, as specified. This bill, if a qualified taxpayer is a single member limited liability company that is disregarded for tax purposes, would additionally allow that qualified taxpayer to elect to assign any portion of a motion picture credit to one or more affiliated corporations, as specified. (Based on 07/03/2025 text)

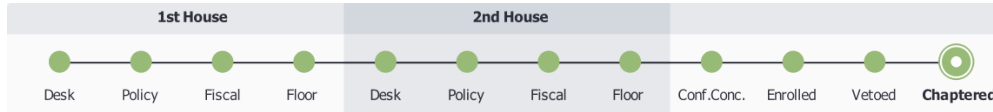
Location:	07/03/2025 - Assembly CHAPTERED	Current Text:	07/03/2025 - Chaptered
Introduced:	02/20/2025 (Spot bill)	Last Amend:	06/24/2025
Is Fiscal:	Y		

[AB 1299](#) [Bryan, D](#) [HTML](#) [PDF](#)

Parking violations.

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EXHIBIT A – BILLS’ STATUS REPORT



Tracking form

Position

Support

Bill information

Status: 10/06/2025 - Approved by the Governor. Chaptered by Secretary of State - Chapter 346, Statutes of 2025.

Summary: Current law requires a specified administrative hearing process in the enforcement and processing of parking violations and penalties, and requires the issuing agency to conduct an initial administrative review of the notice of parking violation at the request of the contestant to whom the notice was mailed. Current law authorizes an examiner conducting the hearing or the issuing agency to allow payment of the parking penalty in installments and authorizes the issuing agency to defer payment if the contestant provides satisfactory evidence to the examiner or the issuing agency, as the case may be, of the inability to pay the parking penalty in full. This bill would authorize the issuing agency to reduce or waive the parking penalty if the contestant provides satisfactory evidence of either an inability to pay the parking penalty in full or any other extenuating circumstances relevant to payment of the parking penalty, including, but not limited to, documented homelessness status and financial hardship. (Based on 10/06/2025 text)

Location: 10/06/2025 -
Assembly CHAPTERED

Introduced: 02/21/2025

Is Fiscal: Y

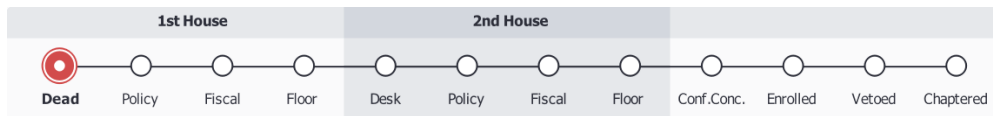
Current Text: 10/06/2025 - Chaptered

Last Amend: 03/17/2025

[AB 1468](#) [Zbur, D](#) [HTML](#) [PDF](#)

Ethnic studies: content standards, curriculum frameworks, instructional materials, and compliance monitoring.

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Tracking form

Position

Support

Bill information

Status: 02/02/2026 - From committee: Filed with the Chief Clerk pursuant to Joint Rule 56.

Summary: Existing law requires the State Board of Education to adopt statewide academically rigorous content standards in the core curriculum areas of reading, writing, mathematics, history/social science, and science, as specified. Existing law requires the Instructional Quality Commission to, among other things, recommend curriculum frameworks to the state board and develop criteria for evaluating instructional materials. This bill would require the state board to, on or before January 1, 2028, develop and adopt academically rigorous content standards for ethnic studies instruction in high school. The bill would require the commission, on or before January

EXHIBIT A – BILLS’ STATUS REPORT

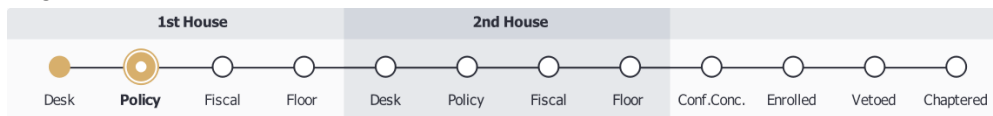
1, 2028, to review and recommend to the state board curriculum frameworks and instructional materials for ethnic studies instruction in high school, as specified. The bill would require the state board to provide the commission with evaluation criteria to use in providing its review and recommendations. The bill would state the intent of the Legislature to enact subsequent legislation to establish an advisory committee with a majority of the advisory committee’s members being experts in African American studies, Asian American and Pacific Islander studies, Native American studies, and Latino and Chicanx studies, to provide input to the state board on proposed content standards and to the commission on proposed curriculum frameworks and instructional materials for ethnic studies instruction in high school. This bill contains other related provisions and other existing laws. (Based on 02/21/2025 text)

Location:	01/15/2026 - Assembly DEAD	Current Text:	02/21/2025 - Introduced
Introduced:	02/21/2025 (Spot bill)		
Is Fiscal:	Y		

AB 1540 [González, Mark, D](#) [HTML](#) [PDF](#)

988 Suicide & Crisis Lifeline: LGBTQ+ youth.

Progress bar



Tracking form

Position

Support

Bill information

Status: 03/18/2026 - From committee: Amend, and do pass as amended and re-refer to Com. on C. & C. (Ayes 12. Noes 3.) (March 17).

Calendar: [03/19/26 #7 A-SECOND READING FILE -- ASSEMBLY BILLS](#)

Summary: Current federal law, the National Suicide Hotline Designation Act of 2020, designates the 3-digit telephone number “988” as the universal number within the United States for the purpose of the national suicide prevention and mental health crisis hotline system operating through the 988 Suicide and Crisis Lifeline. The Miles Hall Lifeline and Suicide Prevention Act requires, among other things, the Office of Emergency Services (OES) to verify that technology that allows for transfers between 988 centers, as well as between 988 centers and 911 public safety answering points, is available to 988 centers and 911 public safety answering points throughout the state, to appoint a 988 system director, and to verify interoperability between and across 911 and 988. Current law establishes the 988 State Suicide and Behavioral Health Crisis Services Fund and provides that 988 surcharge revenue in the fund is available, upon appropriation by the Legislature, for purposes of the act. This bill would require OES to, no later than July 1, 2027, ensure that technology enabling transfers between 988 centers and a subnetwork of LGBTQ+ specialized youth suicide prevention service providers is available, as specified, and that callers may dial 988 and press “3” to be automatically routed to an LGBTQ+ suicide prevention specialist. The bill would also require OES to, no later than December 1, 2027, ensure that technologies enabling text or chat contacts between a caller and 988 centers or a specified subnetwork are available. (Based on 02/17/2026 text)

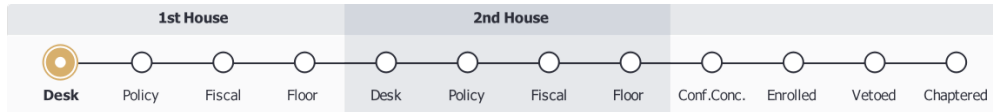
EXHIBIT A – BILLS’ STATUS REPORT

Location: 03/17/2026 - Assembly Communications and Conveyance Introduced: 01/05/2026 Is Fiscal: Y	Current Text: 02/17/2026 - Amended Last Amend: 02/17/2026
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AB 1650 [Caloza, D](#) [HTML](#) [PDF](#)

Rental passenger vehicles: United States Immigration and Customs Enforcement.

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Tracking form

Position

Support

Bill information

Status: 01/29/2026 - From printer. May be heard in committee February 28.

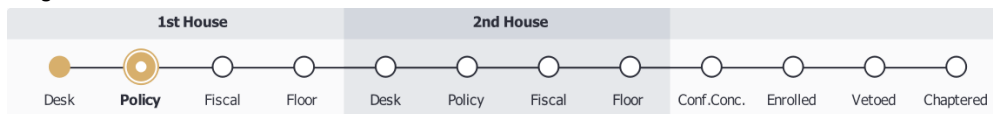
Summary: Current law generally regulates the business of renting passenger vehicles to the public. The law prohibits a rental company from taking various actions, including requiring the purchase of a damage waiver, optional insurance, or another optional good or service, and using electronic surveillance technology to track a renter in order to impose fines or surcharges relating to the renter’s use of a rental vehicle. This bill would prohibit a rental company from renting a vehicle to the United States Immigration and Customs Enforcement. (Based on 01/28/2026 text)

Location: 01/28/2026 - Assembly PRINT Introduced: 01/28/2026 Is Fiscal: N	Current Text: 01/28/2026 - Introduced
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AB 1708 [Solache, D](#) [HTML](#) [PDF](#)

Homeless Housing, Assistance, and Prevention program: round 7.

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Tracking form

Position

Support

Bill information

Status: 03/16/2026 - In committee: Hearing postponed by committee.

Summary: Current law establishes the Homeless Housing, Assistance, and Prevention (HHAP) program for the purpose of providing jurisdictions with grant funds to support regional coordination and expand or develop local capacity to address their immediate homelessness challenges, as specified. Current law provides for the allocation of funding under the program among continuums of care, cities, counties, and tribes in 6 rounds, with rounds 1 to 5, inclusive,

EXHIBIT A – BILLS’ STATUS REPORT

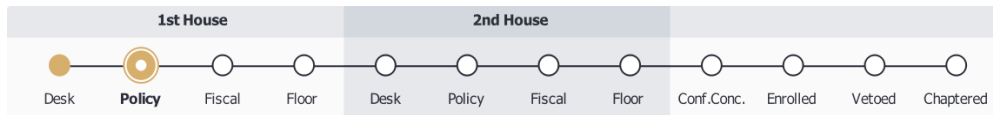
administered by the Interagency Council on Homelessness and round 6 administered by the Department of Housing and Community Development, as provided. Current law establishes round 7 of the program and states the intent of the Legislature to enact future legislation that specifies the parameters, as specified. Current law, effective July 1, 2026, appropriates \$500,000,000, as specified, provided that these funds be disbursed in accordance with specified requirements, including that funds from this appropriation be disbursed to a city, county, tribe, or continuum of care for round 7 of the program after a declaration by the director of the department, in consultation with the Director of Finance, that the department has substantially completed its initial disbursement of round 6 funds to the city, county, tribe, or continuum of care and that the city, county, tribe, or continuum of care has obligated at least 50% of its total round 6 award. Current law requires the department, during the 2025–26 fiscal year, to prepare to administer round 7 of the program with the goal that initial round 7 disbursements will be available to grantees meeting the statutory provisions for disbursement beginning September 1, 2026, as specified. This bill would require a continuum of care receiving funding pursuant to round 7, as described above, to allocate funds to a smaller jurisdiction, defined as a city with a population under 300,000. (Based on 02/04/2026 text)

Location:	02/23/2026 - Assembly Housing and Community Development	Current Text:	02/04/2026 - Introduced
Introduced:	02/04/2026		
Is Fiscal:	Y		

[AB 1775](#) [Ward, D](#) [HTML](#) [PDF](#)

Veterans.

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Tracking form

Position
Support

Bill information

Status:	02/23/2026 - Referred to Com. on M. & V.A.
Calendar:	03/24/26 A-MILITARY AND VETERANS AFFAIRS 4 p.m. - State Capitol, Room 126 SCHIAVO, PILAR, Chair
Summary:	Current law establishes the Department of Consumer Affairs under the direction of the Director of Consumer Affairs and sets forth its powers and duties relating to the administration of the various boards under its jurisdiction that license and regulate various professions and vocations. Current law requires those boards to expedite, and authorizes them to assist, the initial licensure process for an applicant who supplies satisfactory evidence to the board that the applicant has served as an active duty member of the Armed Forces of the United States and was honorably discharged. This bill would extend that requirement and authorization to also include members who were discharged or received a discharge solely as a result of a specified executive order. (Based on 02/09/2026 text)

Location:	02/23/2026 - Assembly Military and Veterans Affairs	Current Text:	02/09/2026 - Introduced
Introduced:	02/09/2026		

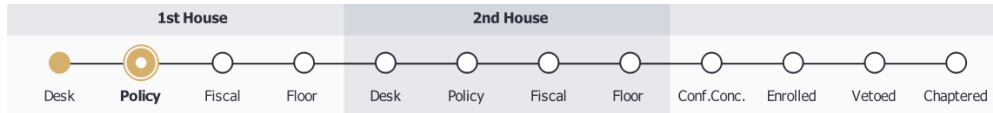
EXHIBIT A – BILLS’ STATUS REPORT

Is Fiscal: Y

AB 1876 [Addis, D](#) [HTML](#) [PDF](#)

Health care coverage: nondiscrimination.

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Tracking form

Position

Support

Bill information

Status: 03/18/2026 - Coauthors revised. From committee: Do pass and re-refer to Com. on JUD. (Ayes 12. Noes 4.) (March 17). Re-referred to Com. on JUD.

Summary: Existing law requires health care service plans and health insurers, as specified, within 6 months after the relevant department issues specified guidance, or no later than March 1, 2025, to require all of their staff who are in direct contact with enrollees or insureds in the delivery of care or enrollee or insured services to complete evidence-based cultural competency training for the purpose of providing trans-inclusive health care for individuals who identify as transgender, gender diverse, or intersex. This bill would prohibit a subscriber, enrollee, policyholder, or insured from being excluded from enrollment or participation in, being denied the benefits of, or being subjected to discrimination by, any health care service plan or health insurer licensed in this state, on the basis of race, color, national origin, age, disability, or sex. The bill would define discrimination on the basis of sex for those purposes to include, among other things, sex characteristics, including intersex traits, pregnancy, and gender identity. The bill would prohibit a health care service plan or health insurer from taking specified actions relating to providing access to health programs and activities, including, but not limited to, denying or limiting health care services to an individual based upon the individual’s sex assigned at birth, gender identity, or gender otherwise recorded. The bill would prohibit a health care service plan or health insurer, in specified circumstances, from taking various actions, including, but not limited to, denying, canceling, limiting, or refusing to issue or renew health care service plan enrollment, health insurance coverage, or other health-related coverage, or denying or limiting coverage of a claim, or imposing additional cost sharing or other limitations or restrictions on coverage, on the basis of race, color, national origin, sex, age, disability, as specified. (Based on 02/12/2026 text)

Location: 03/17/2026 - Assembly Judiciary

Current Text: 02/12/2026 - Introduced

Introduced: 02/12/2026

Is Fiscal: Y

AB 1998 [Castillo, R](#) [HTML](#) [PDF](#)

Discrimination: sex and gender: intimate spaces.

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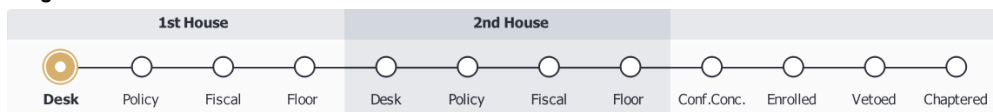


EXHIBIT A – BILLS’ STATUS REPORT

Tracking form

Position

Oppose

Bill information

Status: 02/18/2026 - From printer. May be heard in committee March 20.

Summary: The Unruh Civil Rights Act provides that all persons within the jurisdiction of this state are entitled to full and equal accommodations in all business establishments regardless of their sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic information, marital status, sexual orientation, citizenship, primary language, or immigration status. Current law, for purposes of this provision, defines “sex” to include, but does not limit it to, a person’s gender. Current law further defines “gender” to mean sex, and includes a person’s gender identity and gender expression, as the latter is defined. Current law prohibits the act from being construed to require any construction, alteration, repair, structural or otherwise, or modification of any sort whatsoever, beyond that construction, alteration, repair, or modification that is otherwise required by other provisions of law, to any new or existing establishment, facility, building, improvement, or any other structure, or to augment, restrict, or alter in any way the authority of the State Architect to require construction, alteration, repair, or modifications that the State Architect otherwise possesses pursuant to other laws. This bill would include in the provision regarding full and equal business accommodations the characteristics of gender identity and gender expression, as defined, and make corresponding changes in current law. The bill would delete the above definitions of “sex” and “gender” and, instead, define “sex” to mean an individual’s immutable biological sex, including either female or male, as further defined. The bill would require that accommodations, advantages, facilities, privileges, or services in all business establishments related to intimate spaces be separated on the basis on sex, irrespective of gender identity or gender expression. (Based on 02/17/2026 text)

Location: 02/17/2026 - Assembly PRINT

Current Text: 02/17/2026 - Introduced

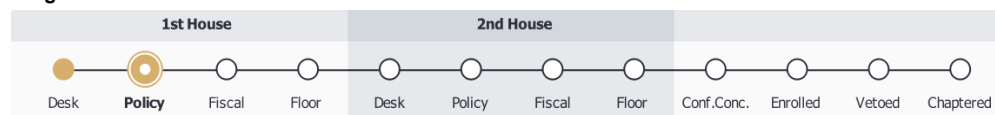
Introduced: 02/17/2026

Is Fiscal: Y

[AB 2517](#) [Calderon, D](#) [HTML](#) [PDF](#)

Fire safety: fire hazard severity zones.

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Tracking form

Position

Support

Bill information

Status: 03/09/2026 - Referred to Coms. on NAT. RES. and E.M.

Summary: Current law requires the State Fire Marshal to identify areas in the state that are not state responsibility areas, commonly known as local responsibility areas, 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. Current law requires the State

EXHIBIT A – BILLS’ STATUS REPORT

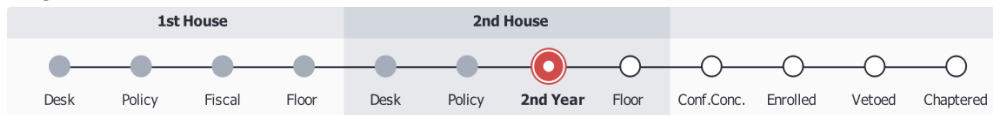
Fire Marshal to periodically review and make recommendations relative to very high fire hazard severity zones within local responsibility areas. Under current law, this review is required to coincide with review of state responsibility area lands every 5 years and, when possible, fall within the timeframes for each county’s general plan update. 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 the recommendations from the State Fire Marshal. Current law authorizes a local agency to, at its discretion, include areas within its jurisdiction not identified as very high fire hazard severity zones by the State Fire Marshal as very high fire hazard severity zones and areas not identified as moderate and high fire hazard severity zones by the State Fire Marshal as moderate and high fire hazard severity zones. Under existing law, a local agency is required to transmit a copy of an adopted ordinance to the State Board of Forestry and Fire Protection within 30 days of adoption. Current law provides that changes made by a local agency to the recommendations made by the State Fire Marshal are final. This bill would require the State Fire Marshal to, no fewer than 180 days before finalizing the designation of local responsibility areas as moderate, high, and very high fire hazard severity zones, post specified information on its public internet website, conduct regional public workshops to receive oral public comments and consider those comments, host a 30-day public comment period to receive written comments from interested stakeholders and respond to all written comments by local agencies within 30 days of the end of the public comment period, and coordinate with other state agencies to help educate the public during the public workshops, as specified. (Based on 02/20/2026 text)

Location:	03/09/2026 - Assembly Natural Resources	Current Text:	02/20/2026 - Introduced
Introduced:	02/20/2026		
Is Fiscal:	Y		

SB 52 [Pérez, D](#) [HTML](#) [PDF](#)

Housing rental terms: algorithmic devices.

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Tracking form

Position
Support

Bill information

Status: 08/28/2025 - Failed Deadline pursuant to Rule 61(a)(11). (Last location was APPR. SUSPENSE FILE on 8/20/2025)(May be acted upon Jan 2026)

Summary: Would make it unlawful for any person to sell, license, or otherwise provide to 2 or more persons a rental pricing algorithm, as defined, with the intent or reasonable expectation that it be used by 2 or more persons, as specified, to set rental terms, as defined, for residential premises. The bill would make it unlawful for a person to set or adopt rental terms based on the recommendation of a rental pricing algorithm if the person knows or should know that the rental pricing algorithm processes nonpublic competitor data, as defined, to set rental terms and that the pricing algorithm or the recommendation of the algorithm was used by another person to set or recommend a rental term for residential premises in the same market. (Based on 07/17/2025 text)

EXHIBIT A – BILLS’ STATUS REPORT

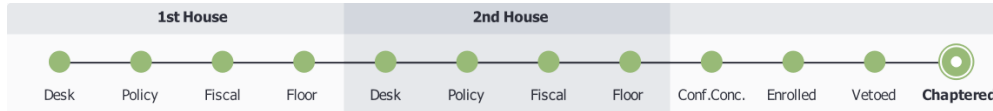
Location: 08/28/2025 - Assembly 2 YEAR
Introduced: 12/20/2024
Is Fiscal: Y

Current Text: 07/17/2025 - Amended
Last Amend: 07/17/2025

[SB 79](#) [Wiener, D](#) [HTML](#) [PDF](#)

Housing development: transit-oriented development.

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Tracking form

Position

Support

Bill information

Status: 10/10/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 512, Statutes of 2025.

Summary: Existing law, the Planning and Zoning Law, requires each county and city to adopt a comprehensive, long-term general plan for the physical development of the county or city, and specified land outside its boundaries, that contains certain mandatory elements, including a housing element. Existing law requires that the housing element consist of an identification and analysis of existing and projected housing needs and a statement of goals, policies, quantified objectives, financial resources, and scheduled programs for the preservation, improvement, and development of housing, as specified. Existing law requires that the housing element include, among other things, an assessment of housing needs and an inventory of resources and constraints that are relevant to the meeting of these needs, including an inventory of land suitable for residential development, as provided. Existing law, for the 4th and subsequent revisions of the housing element, requires the Department of Housing and Community Development to determine the existing and projected need for housing for each region, as specified, and requires the appropriate council of local governments, or the department for cities and counties without a council of governments, to adopt a final regional housing need plan that allocates a share of the regional housing need to each locality in the region. Existing law requires the inventory of land to be used to identify sites throughout the community that can be developed for housing within the planning period and that are sufficient to provide for the jurisdiction’s share of the regional housing need. Existing law requires each local government to revise its housing element in accordance with a specified schedule. This bill would require that a housing development project, as defined, within a specified distance of a transit-oriented development (TOD) stop, as defined, be an allowed use as a transit-oriented housing development on any site zoned for residential, mixed, or commercial development, if the development complies with applicable requirements, as specified. Among these requirements, the bill would require a project to include at least 5 dwelling units and establish requirements concerning height limits, density, and residential floor area ratio in accordance with a development’s proximity to specified tiers of TOD stops, as provided. The bill would provide that, for the purposes of the Housing Accountability Act, a proposed development consistent with the applicable standards of these provisions as well as applicable local objective general plan and zoning standards shall be deemed consistent, compliant, and in conformity with prescribed requirements, as specified. The bill would provide that a local government that denies a project meeting the requirements of these provisions located in a

EXHIBIT A – BILLS’ STATUS REPORT

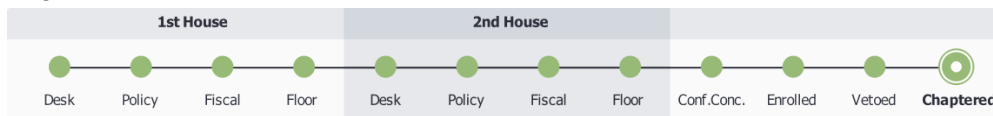
high-resource area, as defined, would be presumed in violation of the Housing Accountability Act, as specified, and immediately liable for penalties, beginning on January 1, 2027, as provided. These provisions would not apply to a local agency until July 1, 2026, except as specified, or within unincorporated areas of counties until the 7th regional housing needs allocation cycle. The bill would specify that a development proposed pursuant to these provisions is eligible for streamlined, ministerial approval pursuant to specified law, except that the bill would exempt a project under these provisions from specified requirements and would specify that the project is required to comply with certain affordability requirements, under that law. This bill contains other related provisions and other existing laws. (Based on 10/10/2025 text)

Location:	10/10/2025 - Senate CHAPTERED	Current Text:	10/10/2025 - Chaptered
Introduced:	01/15/2025 (Spot bill)	Last Amend:	09/05/2025
Is Fiscal:	Y		

[SB 346](#) [Durazo, D](#) [HTML](#) [PDF](#)

Local agencies: transient occupancy taxes: short-term rental facilitator.

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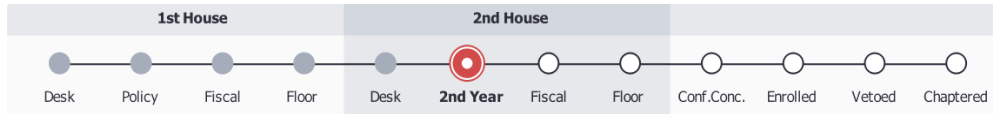
Position	Support		
Bill information			
Status:	10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 751, Statutes of 2025.		
Summary:	Current law authorizes a local authority, by ordinance or resolution, to regulate the occupancy of a room or rooms, or other living space, in a hotel, inn, tourist home or house, motel, or other lodging for a period of less than 30 days. This bill would authorize a local agency, defined to mean a city, county, or city and county, to enact an ordinance to require a short-term rental facilitator, as defined, to report, in the form and manner prescribed by the local agency, the physical address, including 9-digit ZIP Code, of each short-term rental, as defined, during the reporting period. The bill would also authorize a local agency to request additional information, as provided, when the physical address is not sufficient for the local agency to identify a specific short-term rental. The bill would authorize the local agency to impose an administrative fine or penalty for failure to file the report, and would authorize the local agency to initiate an audit of a short-term rental facilitator, as described. The bill would require a short-term rental facilitator, in a jurisdiction that has adopted an ordinance, to include in the listing of a short-term rental any applicable local license number associated with the short-term rental and any transient occupancy tax certification issued by a local agency. (Based on 10/13/2025 text)		
Location:	10/13/2025 - Senate CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/12/2025	Last Amend:	07/07/2025
Is Fiscal:	N		

[SB 436](#) [Wahab, D](#) [HTML](#) [PDF](#)

EXHIBIT A – BILLS’ STATUS REPORT

Unlawful detainer: notice to terminate tenancy.

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Tracking form

Position

Support

Bill information

Status: 07/17/2025 - Failed Deadline pursuant to Rule 61(a)(10). (Last location was JUD. on 6/9/2025)(May be acted upon Jan 2026)

Summary: Current law prescribes summary procedures for actions to obtain possession of real property. Existing law authorizes a landlord to serve a notice of termination of tenancy on a tenant who is in default in the payment of rent. The notice must permit the tenant at least 3 days, excluding weekends and judicial holidays, to pay the amount that is in default and due. If the tenant does not pay the amount stated in the 3-day notice to pay rent or quit after its expiration, the landlord may file a complaint for unlawful detainer against the tenant to obtain possession of the premises. This bill would extend the notice period described above, to terminate a tenancy on a tenant who is in default in the payment of rent, to permit the tenant at least 14 days, excluding weekends and judicial holidays, to pay the amount that is in default and due. (Based on 06/18/2025 text)

Location: 07/17/2025 - Assembly 2 YEAR

Current Text: 06/18/2025 - Amended

Introduced: 02/18/2025

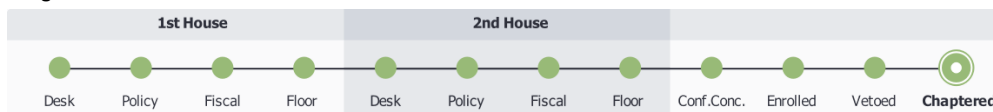
Last Amend: 06/18/2025

Is Fiscal: N

[SB 456](#) [Ashby, D](#) [HTML](#) [PDF](#)

Contractors: exemptions: muralists.

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Tracking form

Position

Support

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 758, Statutes of 2025.

Summary: The Contractors State License Law establishes the Contractors State License Board within the Department of Consumer Affairs and sets forth its powers and duties relating to the licensure and regulation of contractors. Current law makes it a misdemeanor for a person to engage in the business, or act in the capacity, of a contractor without a license, unless exempted. Current law exempts from the Contractors State License Law a nonprofit corporation providing assistance to an owner, as specified. This bill would exempt from that law an artist who draws,

EXHIBIT A – BILLS’ STATUS REPORT

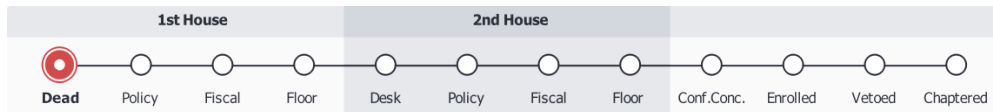
paints, applies, executes, restores, or conserves a mural, as defined, pursuant to an agreement with a person who could legally authorize the work. (Based on 10/13/2025 text)

Location:	10/13/2025 - Senate CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/19/2025	Last Amend:	04/02/2025
Is Fiscal:	Y		

SB 622 [Grove, R](#) [HTML](#) [PDF](#)

Educational equity: sex-segregated school programs and activities: sex at birth.

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Tracking form

Position

Oppose

Bill information

Status: 02/02/2026 - Returned to Secretary of Senate pursuant to Joint Rule 56.

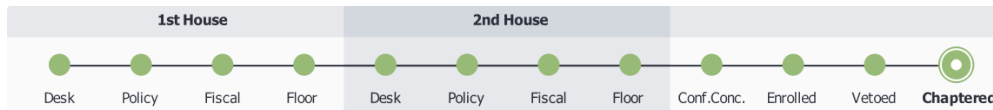
Summary: Current law requires that a pupil be permitted to participate in sex-segregated school programs and activities, including athletic teams and competitions, and use facilities consistent with the pupil’s gender identity, irrespective of the gender listed on the pupil’s records. This bill would revise and recast the provision related to a pupil’s participation in sex-segregated school programs and activities, including athletic teams and competitions, to instead require that a pupil’s participation in those programs and activities be consistent with the pupil’s sex at birth. (Based on 03/26/2025 text)

Location:	01/23/2026 - Senate DEAD	Current Text:	03/26/2025 - Amended
Introduced:	02/20/2025	Last Amend:	03/26/2025
Is Fiscal:	N		

SB 627 [Wiener, D](#) [HTML](#) [PDF](#)

Law enforcement: masks.

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Tracking form

Position

Support

Bill information

Status: 09/20/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 125, Statutes of 2025.

Summary: Existing law makes it a misdemeanor to wear a mask, false whiskers, or any personal disguise, as specified, with the purpose of evading or escaping discovery, recognition, or identification

EXHIBIT A – BILLS’ STATUS REPORT

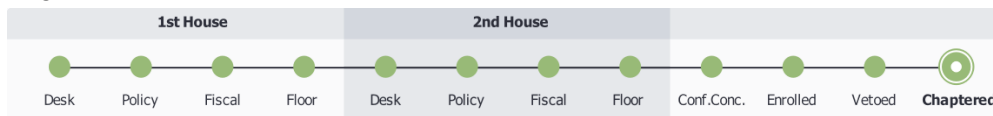
while committing a public offense, or for concealment, flight, evasion, or escape from arrest or conviction for any public offense. This bill would make it a crime for a law enforcement officer to wear a facial covering in the performance of their duties, except as specified. The bill would define law enforcement officer as anyone designated by California law as a peace officer who is employed by a city, county, or other local agency, and any officer or agent of a federal law enforcement agency or law enforcement agency of another state, or any person acting on behalf of a federal law enforcement agency or agency of another state. The bill would make a violation of these provisions punishable as an infraction or a misdemeanor, as specified. By creating a new crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws. (Based on 09/20/2025 text)

Location:	09/20/2025 - Senate CHAPTERED	Current Text:	09/20/2025 - Chaptered
Introduced:	02/20/2025	Last Amend:	09/05/2025
Is Fiscal:	Y		

[SB 630](#) [Allen, D](#) [HTML](#) [PDF](#)

State parks: real property: acquisitions and leases.

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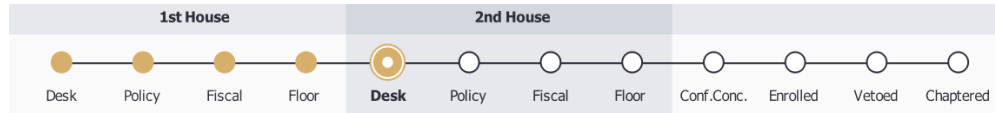
Position	Support		
Bill information			
Status:	10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 775, Statutes of 2025.		
Summary:	Existing law designates all parks, public campgrounds, monument sites, landmark sites, and sites of historical interest established or acquired by the state, or that are under its control, as the state park system, except as specified. Under existing law, the Department of Parks and Recreation controls the state park system, which is made up of units. Existing law requires the approval of the Director of General Services before the state may enter into a contract for the acquisition or hiring of real property, subject to a list of specified exceptions, as provided. Existing law requires the Department of General Services to review and approve appraisals related to the acquisition of property conducted by the Department of Parks and Recreation. This bill would authorize the director to waive the approvals as described above regarding state acquisition or hiring of real property and appraisals conducted by the Department of Parks and Recreation. The bill would, until January 1, 2033, additionally exempt from the requirement of contract approval by the Director of General Services the acquisition by the Department of Parks and Recreation of real property for park purposes under specific circumstances. This bill contains other related provisions and other existing laws. (Based on 10/13/2025 text)		
Location:	10/13/2025 - Senate CHAPTERED	Current Text:	10/13/2025 - Chaptered
Introduced:	02/20/2025 (Spot bill)	Last Amend:	09/05/2025
Is Fiscal:	Y		

EXHIBIT A – BILLS’ STATUS REPORT

SB 677 **Wiener, D** [HTML](#) [PDF](#)

Housing development: transit-oriented development.

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Tracking form

Position	
Support	
Bill information	
Status:	01/26/2026 - Read third time. Passed. (Ayes 24. Noes 10.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.
Summary:	Current law requires that a housing development project, as defined, within a specified distance of a transit-oriented development (TOD) stop, as defined, be an allowed use as a transit-oriented housing development on any site zoned for residential, mixed, or commercial development, if the development complies with certain applicable requirements, as provided. Among these requirements, current law establishes requirements concerning height limits, density, and residential floor area ratio in accordance with a development’s proximity to specified tiers of TOD stops, as provided, and requires a development to meet specified labor standards that require that a specified affidavit be signed under penalty of perjury, under specified circumstances. Current law specifies that a development proposed pursuant to these provisions is eligible for streamlined, ministerial approval, as provided. Current law defines, among other terms, the term “high-frequency commuter rail” for purposes of these provisions to mean a commuter rail service operating a total of at least 48 trains per day across both directions, not including temporary service changes of less than one month or unplanned disruptions, and not meeting the standard for very high frequency commuter rail, at any point in the past three years. Current law also defines the term “Tier 2 transit-oriented development stop” for these purposes to mean a TOD stop within an urban transit county, as defined, excluding a Tier 1 transit-oriented development stop, as defined, served by light rail transit, by high-frequency commuter rail, or by bus service meeting specified standards. This bill would revise the definition of “high-frequency commuter rail” to instead mean a public commuter or intercity rail station with a total of at least 48 passenger trains on average per weekday across all directions, not including temporary service changes of less than one month or unplanned disruptions, and not meeting the standard for very high frequency commuter rail, at any point in the past three years. (Based on 01/08/2026 text)
Location:	01/26/2026 - Assembly DESK
Introduced:	02/21/2025
Is Fiscal:	Y
Current Text:	01/08/2026 - Amended
Last Amend:	01/08/2026

SB 720 **Ashby, D** [HTML](#) [PDF](#)

Automated traffic enforcement system programs.

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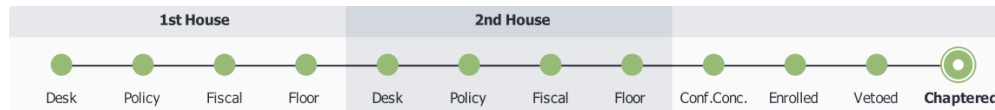


EXHIBIT A – BILLS’ STATUS REPORT

Tracking form

Position

Support

Bill information

Status: 10/13/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 782, Statutes of 2025.

Summary: Current law authorizes the limit line, intersection, or other places where a driver is required to stop to be equipped with an automated traffic enforcement system if the governmental agency utilizing the system meets certain requirements, including identifying the system with signs and ensuring that the system meets specified criteria on minimum yellow light change intervals. Current law authorizes, until January 1, 2032, the Cities of Los Angeles, San Jose, Oakland, Glendale, and Long Beach, and the City and County of San Francisco to establish a speed safety system pilot program for speed enforcement that utilizes a speed safety system in specified areas, if the system meets specified requirements. Current law prescribes specified requirements for a notice of violation issued pursuant to these provisions, and requires a violation of a speed law that is recorded by a speed safety system to be subject only to a specified civil penalty. This bill would additionally authorize a city, county, or city and county to establish an automated traffic enforcement system program to use those systems to detect a violation of a traffic control signal, if the system meets specified requirements. The bill would require a violation of a traffic control signal that is recorded by an automated traffic enforcement system to be subject to escalating civil penalties, as specified. The bill would, among other things, provide for the issuance of a notice of violation, an initial review, an administrative hearing, and an appeals process, as specified, for a violation under this program. (Based on 10/13/2025 text)

Location: 10/13/2025 -
Senate CHAPTERED

Current Text: 10/13/2025 - Chaptered

Last Amend: 09/04/2025

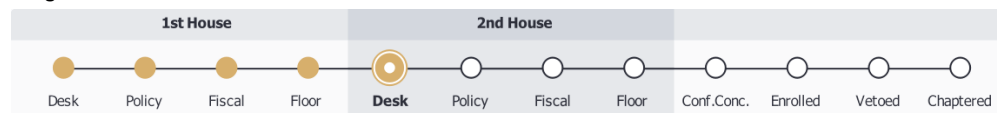
Introduced: 02/21/2025

Is Fiscal: Y

[SB 747](#) [Wiener, D](#) [HTML](#) [PDF](#)

Civil rights: deprivation of federal constitutional rights, privileges, and immunities.

Progress bar



Tracking form

Position

Support

Bill information

Status: 01/27/2026 - Read third time. Passed. (Ayes 30. Noes 10.) Ordered to the Assembly. In Assembly. Read first time. Held at Desk.

Summary: Under current law, the Tom Bane Civil Rights Act (act), if a person or persons, whether or not acting under color of law, interferes or attempts to interfere, by threats, intimidation, or coercion, with the exercise or enjoyment by any individual or individuals of rights secured by the Constitution or laws of the United States, or of the rights secured by the Constitution or

EXHIBIT A – BILLS’ STATUS REPORT

laws of this state, the Attorney General, or any district attorney or city attorney, is authorized to bring a civil action for injunctive and other appropriate equitable relief in the name of the people of the State of California, in order to protect the exercise or enjoyment of the right or rights secured. Under that act, an individual may also institute and prosecute in their own name and on their own behalf a civil action for damages, as described, for any resulting interference or attempt at interference of the individual’s exercise or enjoyment of rights secured by the Constitution or laws of the United States or this state. That act requires the aforementioned actions to be filed in either the superior court for the county in which the conduct complained of occurred or in the superior court for the county in which a person whose conduct complained of resides or has their place of business (venue requirement). The act authorizes the court to award the petitioner or plaintiff reasonable attorney’s fees in addition to any damages, injunction, or other equitable relief awarded in these civil actions (attorney’s fees authorization). This bill would also provide that every person who, under color of any law, statute, ordinance, regulation, custom, or usage, as defined, subjects or causes to be subjected any citizen of this state or any person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the United States Constitution, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except as specified. (Based on 01/22/2026 text)

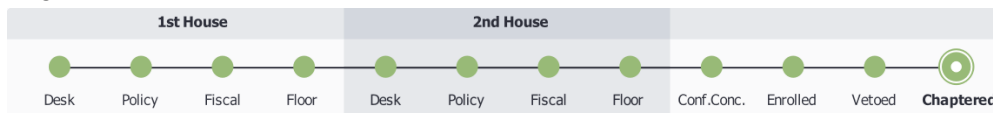
Location: 01/27/2026 - Assembly DESK
Introduced: 02/21/2025
Is Fiscal: N

Current Text: 01/22/2026 - Amended
Last Amend: 01/22/2026

[SB 805](#) [Pérez, D](#) [HTML](#) [PDF](#)

Crimes.

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Tracking form

Position

Support

Bill information

Status: 09/20/2025 - Approved by the Governor. Chaptered by Secretary of State. Chapter 126, Statutes of 2025.

Summary: Existing law prohibits credibly impersonating a peace officer, firefighter, or employee of a public utility, state or local government agency, or search and rescue team, as specified. Existing law also prohibits willfully and credibly impersonating a peace officer, firefighter, or employee of a public utility, state or local government agency, or search and rescue team through or on an internet website, or by other electronic means, for the purposes of defrauding another. A violation of these prohibitions is punishable as a misdemeanor. This bill would revise and recast these provisions to prohibit impersonating a law enforcement officer, and would clarify that a law enforcement officer, for these purposes, includes a federal law enforcement officer. The bill would extend these offenses to include willfully and credibly impersonating any of those entities through any means for the purpose of defrauding another. By expanding the scope of a crime, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws. (Based on 09/20/2025 text)

EXHIBIT A – BILLS’ STATUS REPORT

Location: 09/20/2025 -
Senate CHAPTERED

Introduced: 02/21/2025 (Spot bill)

Is Fiscal: Y

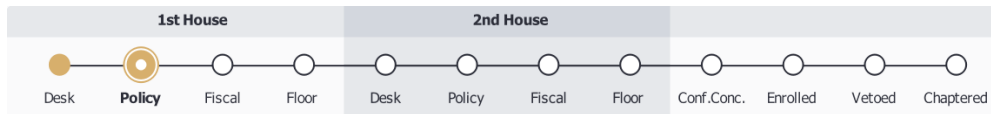
Current Text: 09/20/2025 - Chaptered

Last Amend: 09/05/2025

[SB 1004](#) [Wiener, D](#) [HTML](#) [PDF](#)

Law enforcement: masks.

Progress bar



Tracking form

Position

Support

Bill information

Status: 02/18/2026 - Referred to Com. on PUB. S.

Summary: Current law makes it a crime for a law enforcement officer to wear a facial covering in the performance of their duties, except as specified. Current law defines law enforcement officer for these purposes as anyone designated by California law as a peace officer who is employed by a city, county, or other local agency, and any officer or agent of a federal law enforcement agency, agency or law enforcement agency of another state, or any person acting on behalf of a federal law enforcement agency. This bill would add peace officers employed by a state agency to the definition of law enforcement officers, thereby making those law enforcement officers subject to those criminal penalties. (Based on 02/09/2026 text)

Location: 02/18/2026 - Senate Public Safety

Introduced: 02/09/2026

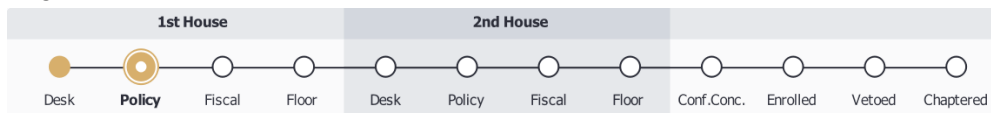
Is Fiscal: Y

Current Text: 02/09/2026 - Introduced

[SB 1023](#) [Laird, D](#) [HTML](#) [PDF](#)

Health care coverage: antiretroviral drugs, drug devices, and drug products.

Progress bar



Tracking form

Position

Support

Bill information

Status: 03/16/2026 - From committee with author's amendments. Read second time and amended. Re-referred to Com. on RLS.

Summary: Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law generally prohibits a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs that are medically necessary for the

EXHIBIT A – BILLS’ STATUS REPORT

prevention of HIV/AIDS, including preexposure prophylaxis or postexposure prophylaxis, to prior authorization or step therapy. Under existing law, a health care service plan or health insurer is not required to cover all of the therapeutically equivalent versions of those drugs without prior authorization or step therapy if at least one is covered without prior authorization or step therapy. This bill would instead prohibit a health care service plan, excluding a Medi-Cal managed care plan, or health insurer from subjecting antiretroviral drugs, drug devices, or drug products that are medically necessary for the prevention of HIV/AIDS to prior authorization or step therapy. The bill would require a health care service plan contract or health insurance policy issued, amended, or renewed on or after January 1, 2027, that covers non-self-administered antiretroviral drugs, drug devices, or drug products that are approved by the United States Food and Drug Administration (FDA) for the prevention of HIV/AIDS as a medical benefit to also include those non-self-administered antiretroviral drugs, drug devices, or drug products as an outpatient prescription drug benefit. (Based on 03/16/2026 text)

Location: 02/10/2026 - Senate Rules
Introduced: 02/10/2026
Is Fiscal: Y

Current Text: 03/16/2026 - Amended
Last Amend: 03/16/2026

Total Measures: 41
Total Tracking Forms: 41

SUBJECT: OLDER ADULTS MONTH PLANNING AND COORDINATION

INITIATED BY: **HUMAN SERVICES AND RENT STABILIZATION
DEPARTMENT**
(Becca Lubin, Strategic Initiatives Program Administrator)
(Maribel Ulloa, Social Services Program Administrator)

STATEMENT ON THE SUBJECT:

The Older Adult Advisory Board will receive an update by the Human Services Staff on the planning and coordination of Older Adult Month activities.

RECOMMENDATION:

Receive and discuss.

BACKGROUND ANALYSIS:

Older Adult Month was established to honor older adults in West Hollywood and to spotlight services available to older adult community members. Each year, the City, in collaboration with the Older Adult Advisory Board, plans and hosts a health fair with community partners. The goal of the health fair is to share health information, connect folks to service providers in the City, and give community members an opportunity to connect. This year, the fair will focus on arts and wellness in the community. Additionally, the Board has a televised meeting held in City Council chambers where they honor a community member with an Older Adult Service Award, hear presentations from social service providers, and share their experiences serving on the Board.

Older Adults Art Showcase

The City Council directed staff to host an older adults art showcase as part of the Health Fair in 2026. Staff are partnering with the Entertainment Community Fund to uplift the artwork of older adults living in West Hollywood. In addition to the showcase, fair giveaways will incorporate arts components and providers will share information about any arts-related services they offer.

Older Adult Award

Each year the Board honors a West Hollywood older adult who has demonstrated leadership, advocacy, and a commitment to improving the lives of older adults in West Hollywood and the region. Staff created a nomination form so that Board members, Commissioners, and City-contracted social service providers can submit nominations for this award. The Board will review the nominations and vote for a recipient at their April meeting.

Legacy Project

As part of Older Adults Month this year, the Board wanted to create a legacy project to further impact the lives of older adults in the City. The Board frequently discusses the importance of keeping older adults informed about available services and wants to be more involved in community engagement around those services. To achieve their goal, staff proposes the development of an informational magnet with important City phone numbers that the Board will distribute throughout the City. This project will make essential services more accessible and provide an avenue for the Board to further engage with the older adult community in West Hollywood.

OFFICE OF PRIMARY RESPONSIBILITY:

HUMAN SERVICES & RENT STABILIZATION DEPARTMENT / HUMAN SERVICES DIVISION

ATTACHMENT:

- A. Older Adult Award Nomination Form

- B. Older Adult Award Rules

The City of West Hollywood's Older Adult Advisory Board

Celebrate in May!

Older Adults Month

**Older Adult Service Award
Nomination Form 2026**

West Hollywood's Older Adults Month celebrates the valuable contributions of older adults. Each year, the Older Adult Advisory Board presents a Service Award to recognize an outstanding older adult who has demonstrated leadership, advocacy, and a commitment to improving the lives of older adults in West Hollywood.

Selection Process: The Board will review nominations from Boards and Commissions and contracted social service agencies and vote on award recipients at their meeting on April 22, 2026.

Nominees: (1) A West Hollywood older adult, 55+

(2) Demonstrate advocacy and contributions that benefit older adults

(3) Not have received this award previously

Nominee: _____

Phone Number: _____ **Email address:** _____

How has the nominee demonstrated commitment to improving the lives of older adults:

Share a Story, moment, or achievement that captures why this nominee deserves recognition:

Name of Person submitting Nomination: _____

Phone Number: _____ **Email address:** _____

Nomination form may be submitted via [link] or email to

Katherine Fierro, kfierro@weho.org

*Please complete the form (or link) and submit it by **3pm on April 10, 2026**, no exceptions.*

ATTACHMENT A

SENIOR MONTH AWARDS - PREVIOUS RECIPIENTS

Raisa Aguf – 2018
John Altschul - 2004
John Angelo – 2006
Jon Bailey - 2008
Esther Baum - 2006
Ivy Bottini – 2003
Richard Colbert - 2025
Pat Dixon - 2014
Jeanne Dobrin – 2002
Marra Driker - 2011
Veniamin Finkelshteyn - 2005
Mikie Friedman - 2024
Frank Galassi - 2017
Sal Guarriello- 2007
Tamara Gurevich - 2014
Barbara Hamaker - 2012
Goldie Kahn – 2007
Gary & Kay Kaplan - 2015
Barbara Krupa – 2008
Bernice Levin - 2007
Steve Martin – 2024
Tony Melia – 2023
Barbara Meltzer - 2013
Rae Mitchell – 2004
Marcy Norton 2016
Rita Norton – 2009
Joy Nuell - 2023
Victor Omelczenko - 2016
Kathy Page - 2005
Ric Rickles – 2003
Bill Senigram - 2011
Bud Siegel – 2002
Nadia Sutton – 2012
A. Lee Walkup - 2013
Logan Willams - 2009

**RULES AND PROCEDURES GOVERNING
THE OLDER ADULTS SERVICE AWARD**

(March 2026)

1. Each year during OLDER ADULTS Month, in May, the Older Adult Advisory Board (the “Board”) may bestow a Service Award (the “Award”) to an older adult who has demonstrated leadership, advocacy, and a commitment to improving the lives of older adults in West Hollywood.
2. The Board shall choose the recipient of the Award during the course of a regularly scheduled or special meeting held in the months prior to OLDER ADULTS Month.
3. The Board may only select as a recipient one individual award for which it has received a written nomination.
4. An individual who has received an award in a prior year may not be considered.
5. Prior to soliciting nominations, the Board must set a deadline date and time for submission of nominations to the Board.
6. A nomination received after the deadline date and time may not be considered by the Board.
7. A nomination of an individual employed by the City of West Hollywood or currently serving on a Board or Commission shall not be considered by the Board.
8. A Board member or Commissioner may be eligible for nomination only until at least 12-months or more have passed since their term of service ended.
9. A nomination may only include one person.
10. Each Board member may cast a vote for any of the nominees. Voting by the Board shall be conducted either by roll call. In the event of a tie, an immediate re-vote shall be held, limited to only those nominees who received the highest number of votes.
11. The individual winner is notified of their award, a letter shall be sent on behalf of the Board notifying all nominees of their nomination and expressing gratitude for and

acknowledgement of their service.

12. The winner will be invited to attend the awards ceremony at the televised meeting.

13. At a regularly scheduled meeting of the Board, the Board shall review these rules and may make any amendments it deems necessary. Any amendment to these rules may be made at that time by majority vote of the Board.

14. No rule may be amended, nor exception to a rule made, once public solicitation of nominees has commenced except by vote of two-thirds of the entire membership of the Board.

15. Board will receive as part of their board packet the list of nominees.

2026 OLDER ADULTS ADVISORY BOARD
COMMISSION AND ADVISORY BOARD LIAISON ASSIGNMENTS

Please check www.weho.org/calendar prior to attending any meeting to confirm the schedule.

Commission / Advisory Board	OAAB Liaison	OAAB Alternate	Meeting Day / Time	Meeting Location
<i>Commissions</i>				
Arts and Cultural Affairs Commission	Hollingsworth	Dixon	4 th Thursday 5:00 pm	City Hall 1 st Floor CMR
Business License Commission			1 st Tuesday 6:30 pm	Council Chambers
Historic Preservation Commission			4 th Monday 7:00 pm	Plummer Park Rooms 5&6
Human Services Commission	Holguin	Allendorfer	2 nd Tuesday 6:00pm	Plummer Park Rooms 5&6
LGBTQ+ Commission	Lee		2 nd Thursday 7:00 pm	City Hall 1 st Floor CMR
Planning Commission	Allendorfer	Dixon	1 st & 3 rd Thursday 6:30 pm	Council Chambers
Public Facilities, Recreation, and Infrastructure Commission			2 nd Wednesday 6:30 pm	City Hall 1 st Floor CMR
Public Safety Commission			4 th Monday 6:00 pm	Council Chambers
Rent Stabilization Commission	Dixon		2 nd & 4 th Thursday 7:00 pm	Council Chambers
Transportation & Mobility Commission			3 rd Wednesday 6:30 pm	City Hall 1 st Floor CMR
<i>Advisory Boards</i>				
Russian-Speaking Advisory Board			3 rd Tuesday 7:00 pm	City Hall 1 st Floor CMR
Disability Advisory Board	Lee		4 th Wednesday 2:00 pm	City Hall 1 st Floor CMR
Social Justice Advisory Board			4 th Tuesday 6:00pm	City Hall 1 st Floor CMR
Transgender Advisory Board			1 st Wednesday 6:00 pm	City Hall 1 st Floor CMR
Women's Advisory Board			4 th Thursday 7:00 pm	City Hall 1 st Floor CMR