# FIRST 5 CALIFORNIA LEGISLATIVE BILLS OF INTEREST

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(January 20, 2010)

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The Small Business Procurement and Contract Act permits a state agency to award a contract for goods, services, or information technology with a value of between $5,000 and $100,000 to a certified small business, including a microbusiness and a disabled veteran business enterprise, without complying with specified competitive bidding requirements. This bill increases the maximum amount of the contract from $100,000 to $250,000.

This bill would require all state agencies, departments, boards, and commissions to establish and achieve a goal of 25% small business participation in state procurements and contracts, to ensure that the state's procurement and contract processes are administered in order to meet or exceed the goal. The bill would require the Department of General Services to monitor and advise state agencies on the progress toward meeting the goal and would provide that information to the Office of Small Business Advocate. The bill would also require a state agency, department, board, or commission that has not achieved the goal by December 31, 2010, to submit an implementation and corrective action plan to the Department of General Services on or before August 1, 2011, and every year thereafter as long as that agency fails to meet or exceed the goal.

This bill would require an employer to provide a 20-minute paid rest period for lactation purposes during each 4-hour work period, immediately preceding or following the employee's rest period, and would specify that compliance with this requirement does not satisfy or affect an employer's separate obligation to provide a meal or rest period required by statute or a collective bargaining agreement.

This bill would have required a state agency, except as specified, to provide a link to a centrally located and accessible state-run Internet Web site that includes a list of the personal services and consulting services contracts entered into by the agency. The bill would have required the listings on the state's Internet Web site to include specified information, and would require all new contracts to be initially posted within 15 working days of being signed by all parties. The bill would have required contractors to electronically provide specified information to assist state agencies in the reporting of information for the listings of personal services and consulting services contracts.

This bill would have required every state agency and department, including local offices, when notified by a female employee that she is nearing maternity leave, to notify the employee of specified information regarding breast-feeding, including an explanation and summary of the provisions relating to lactation accommodation, information regarding lactation accommodation on the Internet Web site of the Department of Public Health, and a listing of other comprehensive breast-feeding support organizations with Internet links. The bill also would have required the Department of Public Health to provide information regarding lactation accommodation on its Internet Web site.
This bill would require, by no later than January 1, 2010, each state department and agency to develop and operate a searchable Internet Web site to include specified information relating to each expenditure of state funds made by that state department or agency in the most recently completed fiscal year. The bill would allow the user to view specified information and provide input regarding the utility of, and recommendations for, improvements to the searchable Internet Web site.

The Small Business Procurement and Contract Act permits a state agency to award a contract for goods, services, or information technology with a value of between $5,000 and $100,000 to a certified small business, including a microbusiness and a disabled veteran business enterprise, without complying with specified competitive bidding requirements. This bill would increase the maximum amount of the contract from $100,000 to $250,000.

This bill would create the Taxpayer Transparency Act of 2009, which would require each state department and agency to develop and operate a searchable Internet Web site accessible by the public that includes specified information relating to expenditures of state funds, contracts, grants, purchase orders, subcontracts, and tax refunds, rebates, and credits.

This bill would establish statewide participation goals of not less than 1% for persons with developmental disabilities business enterprises to participate in contracts awarded by a state agency for goods and services, and require, until June 30, 2014, that each state agency awarding contracts take specified actions to encourage that participation.

The Governor’s 2010-11 proposed budget reflects a one-time reduction in First 5 California funds to support various safety net programs for children. In addition, the proposed budget reduces First 5 California funds by 50% over the next 5 years. If the Governor’s proposal is approved by the Legislature, a new proposition to redirect Proposition 10 funds will be included on the ballot for the June 2010 election.

This bill made revisions in the appropriations allocated in the Budget Act of 2009.
The Governor’s 2010-11 proposed budget reflects a one-time reduction in First 5 California funds to support various safety net programs for children. In addition, the proposed budget reduces First 5 California funds by 50% over the next 5 years. If the Governor’s proposal is approved by the Legislature, a new proposition to redirect Proposition 10 funds will be included on the ballot for the June 2010 election.

This bill makes appropriations, enacts statutory changes for support of state government, and reflects the final decisions of the Legislative Leadership relative to the 2009-10 Budget.

This bill amends and supplements appropriations to the Budget Act of 2008. The bill states legislative intent to utilize $5,000,000 in funds from any of the accounts from the California Children and Families Commission for information, services, and supports provided under the Early Start Program as administered by the Department of Developmental Services. This language is not intended to affect any contingencies or emergencies of which the Department of Finance may choose to notify the Legislature in the 2008-09 fiscal year.

This bill would specify that funds from the Child Care Facilities Revolving Fund be used to make loans to eligible borrowers for the purchase, development, construction, expansion, renovation, repair, or improvement of licensed child care. The bill would authorize the Superintendent of Public Instruction to transfer federal funds appropriated for child care facilities into the fund. The bill would require the California Department of Education to utilize the capital financing expertise of the child care financial intermediary program to administer the fund, and to adopt regulations to implement these procedures and manage the fund. The bill would require the financial intermediary to coordinate private sources of capital with the Child Care Facilities Revolving Fund instead of the Department of Housing and Community Development and the California Infrastructure and Economic Development Bank, and to provide capital financing and facility development expertise and assistance to the Child Care Facilities Revolving Fund.

Existing law requires the Governor to appoint an advisory committee to assist the California Department of Education (CDE) in developing a state plan for child development programs pursuant to that act. This bill would require the advisory committee to assist CDE in the development of a plan to implement any new federal grant funds made available after March 1, 2009, for child care and development programs and early childhood education.
AB 1368  Adams  
Priority: Level 3  
Title: Child day care: safety.  
Latest Version: (C-10/11/2009)  
Location: 10/11/2009-A CHAPTERED  
This bill expands existing provisions of law to include all family day care homes in the requirement of ensuring that at least one staff member who has a current course completion in pediatric first and pediatric CPR is onsite when children are present to all family day care homes. By enlarging the scope of an existing crime, the bill imposes a state-mandated local program.

SCR 44  Corbett  
Priority: Level 3  
Title: Child care.  
Latest Version: (A-08/26/2009)  
Location: 09/10/2009-A ED.  
This measure would request the California Department of Education (CDE) to hold an open meeting to review California's current regional market rate methodology and implementation guidelines for subsidized child care, and question whether adherence to the current regional market rate system has resulted in sufficient access for working poor families. The measure would also request that CDE, on or before April 1, 2010, hold an open meeting relating to its review of California's current regional market rate methodology and implementation guidelines, and any recommended changes to the current methodology.

Children Services

AB 422  Torres  
Priority: Level 3  
Title: State Youth and Family Master Plan.  
Latest Version: (A-04/21/2009)  
Location: 06/02/2009-A 2 YEAR  
This bill would require the Secretary of California Health and Human Services to develop the State Youth and Family Master Plan to achieve specified goals that include setting the general guiding principles the State should follow when developing policies affecting the State's youth and families and identifying all state governmental entities responsible for delivering services to youth and families and bridging the communication gaps between those entities. The bill would require the secretary to schedule meetings, as specified, that seek input from certain government, nonprofit, and private sector stakeholders.

AB 488  Torres  
Priority: Level 3  
Title: Children's services programs: performance agreement contracts.  
Latest Version: (C-10/11/2009)  
Location: 10/11/2009-A CHAPTERED  
Under existing law, each county may enter into performance agreements with private, nonprofit agencies to encourage innovation in the delivery of children's services, to develop services not available in the community, and to promote change in the child welfare services system. Existing law limits these performance agreements to a period of 3 years. This bill authorizes the Department of Social Services to renew or extend the performance agreements for up to an additional 3 years beyond the original 3-year time period and require an independent evaluation and reporting regarding the waiver, and make conforming changes.
Existing law, under the California Early Intervention Services Act, requires an eligible infant or toddler receiving services under the act to have an individualized family service plan. The plan is required to be in writing and to address specified issues, including a statement of the specific early intervention services needed to meet the unique needs of the infant or toddler. This bill revises the definition of an eligible infant or toddler for purposes of eligibility for services. The bill would also revise the contents of the individualized family service plan, including requiring the development, review, or modification of an individualized family service plan to consider certain group training and preschool activities and would make related changes. The bill also requires the Department of Developmental Services to establish a prevention program for at-risk babies under which intake, assessment, case management, and referral to generic agencies would be provided.

This measure would declare the Legislature's support for a Bill of Rights for the Children and Youth of California that resolves to invest in all children and youth so that certain goals may be achieved.

This bill would require the California Department of Education to conduct a study regarding the feasibility of providing priority enrollment in high-quality child care and development programs for children from birth to 5 years of age who are in the foster care system, in relative care or reunification, or were formerly in the foster care system, who are at risk of abuse, neglect, or exploitation, are homeless, or have a custodial parent who meets specified criteria.

This bill states legislative intent to enact the Kindergarten-University Public Education Facilities Bond Act, to become operative only if approved by the voters at the next statewide general election, and to provide for the submission of that act to the voters at that election. The bill states that it is the intent of the Legislature to provide for the issuance of an unspecified amount of state general obligation bonds to construct and modernize education facilities.

This bill would authorize the State Allocation Board to provide a grant to fund a joint-use project on property that is adjacent to a schoolsite and owned by a governmental entity. The joint-use agreement would be required to provide that the land would be leased to the school district for a period that reflects the useful life of the facility to be constructed. The bill would expand the types of projects that would be eligible to be built using grant funds. Those projects would include a child health and wellness clinic and various other educational programs that meet current state content standards.
The federal American Recovery and Reinvestment Act of 2009 (ARRA), provides $4.3 billion for the State Incentive Grant Fund (Race to the Top Fund), which is a competitive grant program designed to encourage and reward states that are implementing specified educational reforms in 4 specified areas: (1) achieving equity in teacher distribution, (2) improving collection and use of data, (3) implementing standards and assessments, and (4) supporting struggling schools. This bill would require the Governor, the Superintendent of Public Instruction, and the President of the State Board of Education to ensure that California's application for a grant under the Race to the Top Fund includes specified provisions, including, among others, a limit on the amount of grant funds that may be used for expenditures that occur at the California Department of Education (CDE) and county offices of education, and for administrative costs of local educational agencies.

This bill would authorize a school district to use data from the California Education Information System, including data from the California Longitudinal Pupil Achievement Data System, for purposes of evaluating the performance of a certificated employee and determining whether to require the employee to complete professional development activities as a result of the evaluation.

This bill proposes comprehensive changes to the Education Code consistent with the federal Race to the Top program. The bill addresses the four key policy reform areas that 1) refine the state’s current rigorous state standards; 2) provide new supports for teachers and principals aimed at improving effectiveness; 3) enhance local data systems and coordinate those systems with state data systems; and 4) dramatically improve the state’s persistently lowest-achieving schools.

This measure would proclaim December 3, 2010, to be the Day of the Special Educator, and would urge Californians to recognize the dedication and hard work of special educators in teaching pupils with unique needs.

Existing law requires the State Chief Information Officer to convene a working group representing specified entities to create a strategic plan to link education data systems and to accomplish specified objectives relating to the accessibility of education data. The State Chief Information Officer is required to deliver this strategic plan to the Legislature and the Governor no later than September 1, 2009. This bill authorizes these provisions to be implemented using federal grant funds received pursuant to the American Recovery and Reinvestment Act of 2009 through that act’s provision of funds for statewide data systems under the federal Education Technical Assistance Act.
This bill would change the required birthday for kindergarten and 1st grade admission from December 2 to November 1 for the 2010-11 school year, October 1 for the 2011-12 school year, and September 1 for the 2012-13 school year and each school year thereafter. An elementary school would be required, until and including the 2012-13 school year, to admit a child to the 1st grade if the child has completed one school year of kindergarten.

This bill would require the state master plan and state services delivery plan to be developed and revised as necessary by the Superintendent of Public Instruction and the statewide parent advisory council, and would require the plan to include the collection of individual and aggregate data for migrant pupils. This bill would require interpretation to be provided at each state and regional migrant parent advisory council meeting by a person trained in interpreting and who is fully fluent in English and in the language understandable to the parents.

This bill appropriates $50 million for Prekindergarten and Family Literacy preschool programs pursuant to Chapter 211, Statutes of 2006. Of the amount appropriated, $5 million is available for the provision of wraparound care to children enrolled in state preschool programs. The bill requires the Superintendent of Public Instruction to assign priority for these funds to children enrolled in prekindergarten and family literacy programs.

This bill would authorize the California Department of Education, the University of California, the California State University, the Chancellor of the California Community Colleges, the Commission on Teacher Credentialing, the Employment Development Department, and the California School Information Services to enter into interagency agreements in order to facilitate specified objectives regarding the implementation of a longitudinal education data system and the transfer of education data.

This bill authorizes the California Department of Education (CDE), to the extent permissible under the federal Family Educational Rights and Privacy Act (FERPA) and specified state law, and commencing July 1, 2010, to conduct pupil data management on behalf of local educational agencies. The bill states the intent of the Legislature to accomplish specified objectives related to these provisions, including, but not limited to, complying with the United States Constitution and all applicable federal laws, including FERPA and its implementing regulations, the California Constitution, and all applicable state laws and their implementing regulations, in order to protect pupil rights and privacy. The bill authorizes local educational agencies to access specified data via the CALPADS, and, to the extent permissible under federal and state law, to share specified data via CALPADS. The bill requires CDE to establish an education data team to act as an institutional review board to review and respond to all requests for pupil data. CDE is required to adopt regulations for the education data team by July 1, 2010. The bill would state the intent of the Legislature to create a Preschool through Higher Education (P-20) statewide longitudinal educational data system in order to inform education policy and improve instruction, and to use this P-20 system for state-level research to improve instruction.
Governance

AB 1557  
**Committee on Jobs, Economic Development, and the E**  
**Title:** Federal funding: economic stimulus bill.  
**Priority:** Level 3  
**Latest Version:** (A-04/13/2009)  
**Location:** 06/02/2009-A 2 YEAR  
This bill would require any state agency that applies for federal funds pursuant to the federal economic stimulus acts of 2008 and 2009, and receives approval, to submit, among other things, an identification of the federal program for which the application was approved, and an identification of the federal administering agency and department, an identification of the amount of funds being made available and a timeline for receiving the funds, to the Department of Finance, the Office of Planning and Research, and the Joint Legislative Budget Committee, within 15 calendar day of its receipt of notification of approval.

ABX3 31  
**Bass**  
**Title:** Economic stimulus.  
**Priority:** Level 3  
**Latest Version:** (I-04/02/2009)  
**Location:** 10/26/2009-A DEAD  
This bill would state the intent of the Legislature to enact legislation to ensure that any economic stimulus moneys received pursuant to the American Recovery and Reinvestment Act of 2009 from the federal government are directed to programs and projects that provide the greatest economic benefit to the state, while maintaining and advancing the State's long-term policy goals.

Health

AB 342  
**Bass**  
**Title:** Medi-Cal: demonstration project waiver.  
**Priority:** Level 3  
**Latest Version:** (A-05/18/2009)  
**Location:** 06/04/2009-S HEALTH  
This bill would require the Department of Health Care Services to submit an application to the federal Centers for Medicare and Medicaid Services for a waiver to implement a demonstration project that strengthens California's health care safety net, maximizes opportunities to expand coverage, optimizes opportunities to increase federal financial participation, and improves health care outcomes. The bill would require the department to submit the waiver application by a date that shall ensure that the waiver is approved by September 1, 2010. The bill would condition implementation of the waiver upon the enactment of subsequent statutory authorization.

AB 354  
**Arambula**  
**Title:** Health: immunizations.  
**Priority:** Level 3  
**Latest Version:** (A-06/23/2009)  
**Location:** 08/24/2009-S APPR.  
This bill would, regarding the varicella (chickenpox) immunization provisions, delete the requirement that it be operative only to the extent that funds are appropriated in the annual Budget Act, and would delete the department's authorization to adopt emergency regulations.

AB 1314  
**Jones**  
**Title:** Medi-Cal: health care coverage.  
**Priority:** Level 3  
**Latest Version:** (A-04/13/2009)  
**Location:** 06/02/2009-A 2 YEAR  
This bill would require the California Health and Human Services Agency, in consultation with specified entities, to develop a plan to enact comprehensive reforms to the California health care system and to make recommendations for statutory changes necessary to implement the plan. The plan would include strategies to accomplish various goals, including, but not limited to, expanding health care coverage for low- and moderate-income children and adults through a shared responsibility approach that includes contributions from individuals, employers, and the government, and reducing the number of uninsured persons in the state. The agency would be required to provide the plan and recommendations to the Legislature no later than April 1, 2010.
This bill imposes a coverage dividend fee on certain hospitals starting on the date that the bill becomes effective and continues through December 31, 2010, as specified. The bill requires the Director of Health Care Services to seek federal approval of the fee. The bill provides that no hospital shall be required to pay the coverage dividend fee to the department until the state receives and maintains federal approval of the fee and the supplemental payments from the federal Centers for Medicare and Medicaid Services. The bill provides that the money in the fund shall be available, upon appropriation by the Legislature, only for certain purposes, including providing supplemental payments and health care coverage for children. The bill requires that the fees assessed, and any related federal matching funds, be in an amount sufficient to cover the cost of implementing the bill.

This bill states legislative intent to address disparities in the provision of, and access to, health care in California.

This bill would state the intent of the Legislature to enact legislation that would implement federal health care reform in California.

This bill would establish the Medi-Cal Alcohol and Drug Screening and Brief Intervention Services Program, which would be administered by the Department of Health Care Services, in consultation with the Department of Alcohol and Drug Programs, for the purpose of increasing the state's ability to make available alcohol and drug screening and brief intervention services to Medi-Cal beneficiaries who are pregnant women or women of childbearing age.

This bill would enact the California Patient Protection and Affordable Health Choices Act. It would create the California Cooperative Health Insurance Purchasing Exchange (Cal-CHIPE) in state government to be governed by an executive board appointed, in an unspecified manner, by the Governor and the Legislature. The bill would specify the powers and duties of the board relative to determining eligibility for enrollment in Cal-CHIPE and arranging for coverage with participating health, dental, and vision coverage. The bill would create the California Health Trust Fund and enact other related provisions.

This bill declares legislative intent to implement specified changes to federal law affecting the Healthy Families Program, including, but not limited to, changes enacted as part of any federal economic stimulus act and any reauthorization of the State Children's Health Insurance Program, as passed by the 111th Congress and signed by the President of the United States.
This bill declares legislative intent to implement changes in federal provisions affecting the Medi-Cal program, including, but not limited to, changes enacted as part of any federal economic stimulus package, as passed by the 111th Congress and signed by the President.

This bill makes various findings related to the status of children's health care coverage and states legislative intent to enact legislation that would provide all uninsured children living in California access to comprehensive health care coverage that their families can afford. Specifically, the bill would, in part, expand eligibility for Medi-Cal and the Healthy Families Program (HFP) to all children with family incomes at or below 300% of the federal poverty level (FPL) and would establish the HFP Buy-In Program for children in families with income above 300% of the FPL.

This bill would authorize certain county-organized health plans and various other health benefits programs to form joint ventures to create integrated networks of public health plans that pool risk and share networks or to provide for the joint or coordinated offering of health plans to individuals and groups.

This bill would establish the California Healthcare System to be administered by the newly created California Healthcare Agency under the control of a Healthcare Commissioner appointed by the Governor and subject to confirmation by the Senate. The bill would make all California residents eligible for specified health care benefits under the California Healthcare System, which would, on a single-payer basis, negotiate for or set fees for health care services provided through the system and pay claims for those services. The bill would provide that a resident of the state with a household income, as specified, at or below 200% of the federal poverty level would be eligible for the type of benefits provided under the Medi-Cal program.

This bill extends the Medi-Cal inoperative date from January 1, 2012 to July 1, 2012, to further expand continuous eligibility for children 19 years of age and younger for 6 months.

This measure recognizes and commends the number and scope of existing "well adolescent" programs and initiatives that the Department of Public Health, the California Department of Education, and the Department of Health Care Services are charged with administering. This measure also encourages all Californians to recognize and support the focus of the departments on improving California adolescent health through education and outreach efforts to prevent chronic diseases, promote improved treatment of chronic diseases, and ensure updated immunizations against preventable diseases.
Resolved by the Senate of the State of California, this bill urges the Congress of the United States to promptly pass, and President Obama to sign, bipartisan health care legislation that includes health care coverage for all children.

Mental Health

AB 140
Beall
Title: Developmental disabilities.
Latest Version: (C-08/06/2009)
Location: 08/06/2009-A CHAPTERED
This bill establishes procedures for the resolution of disputes between a regional center and a generic agency over provision of, or payment for, services that are contained in an individualized family service plan or individual program plan for any child under 6 years of age.

Oral Health

AB 667
Block
Title: Topical fluoride application.
Latest Version: (C-08/06/2009)
Location: 08/06/2009-A CHAPTERED
This bill, when services are provided to elementary or postsecondary pupils, specifically includes fluoride varnish in the topical applications that may be used and allow application by any person, including a dental assistant. The bill also permits any person, including a dental assistant, to apply topical fluoride, including fluoride varnish to the teeth of a person being served in a public health setting or program that is created or administered by a state or local governmental entity.

SBX3 26
Alquist
Title: Healthy Families Program: dental-only coverage.
Latest Version: (A-04/16/2009)
Location: 04/16/2009-S RLS.
This bill would, contingent on the receipt and appropriation of funds, require the Healthy Families Program, administered by the Managed Risk Medical Insurance Board (MRMIB) to provide dental-only coverage consistent with the federal Children's Health Insurance Program Reauthorization Act of 2009 and would authorize MRMIB to adopt regulations to implement that requirement. The bill also states legislative intent to implement other provisions of the federal Children's Health Insurance Program Reauthorization Act of 2009.

Prenatal

AB 98
De La Torre
Title: Maternity services.
Latest Version: (V-10/11/2009)
Location: 10/11/2009-A VETOED
This bill would have required new forms for health insurance policies submitted to the Department of Insurance after January 1, 2010, to provide coverage for maternity services, as defined. With respect to policy forms on file with the department as of January 1, 2010, the bill would have required health insurers to submit to the department revised policy forms that provide coverage for maternity services and would have required insurers to include that coverage in the corresponding policies that are issued, amended, or renewed.
This bill would permit the Department of Public Health, in conjunction with the Department of Mental Health, to establish a task force to develop recommendations and educational materials for perinatal health programs. The bill would permit the Department of Public Health to use nonpublic contributions to carry out the purposes of this bill. The bill would, if the department creates the task force, create the California Perinatal Mood and Anxiety Disorders Awareness Fund and permit voluntary contributions to be deposited into the fund.

This bill would have established the Medi-Cal Alcohol and Drug Screening and Brief Intervention Services Program, which would have been administered by the Department of Health Care Services, in consultation with the Department of Alcohol and Drug Programs, for the purpose of increasing the state's ability to make available alcohol and drug screening and brief intervention services to Medi-Cal beneficiaries who are pregnant women or women of childbearing age.

This bill would require the Department of Public Health to conduct the Perinatal Mood and Anxiety Disorders (PMAD) Community Awareness Campaign to identify barriers to accessing PMAD treatment and increase awareness and provide education to pregnant women and new mothers on postpartum mood and anxiety disorders. The bill would require the department to convene a workgroup, which would be required, by January 1, 2011, to prepare and submit to the department specified recommendations relating to the implementation of the awareness campaign. It would prohibit public sources of funds from being used to fund the campaign. The bill would authorize the department to use nonpublic sources of funding to support the activities of the workgroup and fund the campaign.

This bill would have required specified health care service plans and health insurers to include coverage for lactation consultation and for the provision or rental of specified types of breast pumps as part of their health care service plan contracts or health insurance policies that provide maternity coverage.

Existing law establishes the Nurse-Family Partnership program to provide grants for voluntary nurse home visiting programs for expectant first-time mothers, their children, and their families. This bill would have allowed the use of Nurse-Family Partnership program grant moneys as a match for other grants administered by the Department of Public Health. This bill would have deleted the continuous appropriation of private donations and would, instead, make those funds available for the program upon appropriation by the Legislature, and would have permitted the department to accept federal grants for purposes of the program. The bill would have revised existing law to require the program to be implemented if the Director of the Department of Finance determines that at least $500,000 is available in the account. If the determination was not made by a specified date, it would have required that the account cease to exist and funds in the account immediately be distributed to each contributor.
This bill would require the Department of Public Health to consider inclusion in the statewide screening program of conditions recommended by the American College of Medical Genetics or other specified entities. The bill would require the department to adopt the recommendations within one year of their publication unless the department determines that screening for the recommended conditions is not necessary for advancing newborn health and notifies appropriate committees of the Legislature of that determination.

**Preschool**

**Preschool**

**AB 495**

*Davis*

**Title:** Preschool: data collection.

**Latest Version:** (A-05/13/2009)

**Location:** 06/02/2009-A 2 YEAR

This bill would require the California Department of Education (CDE) to post, on a specified section of its Internet Web site, the number of preschoolage children and the number of preschool slots on a state and county-by-county basis, using data from the California Child Care Portfolio published by the California Child Care Resource & Referral Network. The bill would require the CDE to update the data when the California Child Care Portfolio is updated.

**AB 769**

*Torres*

**Title:** State preschool.

**Latest Version:** (V-10/11/2009)

**Location:** 10/11/2009-A VETOED

This bill states legislative findings and declarations regarding children of youth that are in custody, on probation, or are in the foster care system. This bill would have required priority for participation in state preschool programs to be given to children who have a biological custodial parent who is, or who has been within the previous 6 months, a dependent or ward of the juvenile court pursuant to specified provisions of law. The bill would have prohibited priority enrollment from being used to displace children who are currently receiving care.

**SCR 47**

*DeSaulnier*

**Title:** Education funding: child development centers and preschools.

**Latest Version:** (I-05/14/2009)

**Location:** 08/27/2009-A ED.

This measure would state the intent of the Legislature to increase the funding of child development centers and preschools in future years, as resources become available, in order to provide staff with adequate salaries and benefits, provide adequate resources to support program quality for children, and keep programs open to serve parents and children.

**Proposition 10**

**AB 449**

*Berryhill, Bill*

**Title:** Advertising: prohibition.

**Latest Version:** (I-02/24/2009)

**Location:** 05/01/2009-A 2 YEAR

This bill would prohibit the State from expending any state funds for any form of advertising, notice, or publication in a newspaper, including, but not limited to, any advertising with regard to a public service announcement or community health program. The bill states that it does not apply to any advertising conducted for purposes of the California Children and Families Act of 1998.
AB 1422  Bass
Title: Health care programs: California Children and Families Act of 1998.
Priority: Level 1
Latest Version: (C-09/22/2009)
Location: 09/22/2009-A CHAPTERED
This bill addresses funding for and program changes to the Healthy Families Program (HFP). Specifically, the bill adds Medi-Cal managed care plans (MCMC), until January 2011, to the insurers subject to gross premium taxes of 2.35% of total operating revenue under current law. The bill authorizes a series of transfers by the California Children and Families Commission (CCFC) from state-level accounts to an Unallocated Account to be used upon approval by the state CCFC. This authorization allows CCFC to continue to support an array of programs for children up to age five. The bill establishes a continuous appropriation of revenues derived from the MCMC gross premium tax and requires the funding to be allocated as follows: 61.59% of total revenues to the Managed Risk Medical Insurance Board (MRMIB) for HFP and 38.41% of total revenues to the Department of Health Care Services for the Medi-Cal Program. The bill also requires HFP monthly premiums to be increased for basic and more costly plans, as specified, effective November 1, 2009.

ABX3 13  Evans
Title: State and local government.
Priority: Level 2
Latest Version: (C-02/20/2009)
Location: 02/20/2009-A CHAPTERED
This bill specifically authorizes the Controller to loan moneys from certain specific funds to the General Fund. The bill requires, with respect to these funds, that, with a specified exception, interest be paid on all moneys loaned to the General Fund. The bill would not authorize any transfer that would interfere with the carrying out of the object for which the funds were created. The bill declares that certain of its provisions further the purposes of the California State Lottery Act, the Mental Health Services Act, the DNA Fingerprint, Unsolved Crime and Innocence Protection Act, and all funds created pursuant to the California Children and Families Act of 1998.

ABX3 17  Evans
Priority: Level 1
Latest Version: (C-02/20/2009)
Location: 02/20/2009-A CHAPTERED
This bill, subject to voter approval at a statewide special election to be held on May 19, 2009, would revise certain provisions of the California Children and Families Act of 1998. Specifically, the bill would require the State Commission to redirect balances of up to $340 million, but not less than $275 million, that are not encumbered or expended by July 1, 2009, to the General Fund. The bill would eliminate the Mass Media Communications Account in the trust fund, and would reallocate the percentage payable to that account to the Unallocated Account. It would specify that moneys in the Unallocated Account would be used to ensure every county commission has a base level of funding of at least $400,000, and would enact other changes pertaining to county commissions. The bill would require, prior to the distribution of moneys from the fund, that $268,000,000 be transferred annually for 5 years to the Proposition 10 Health and Human Services Fund, which would be created by the bill. The bill would require these funds to be expended over the next five years, upon appropriation by the Legislature, to support state health and human services programs for children up to age five.

SBX3 19  Ducheny
Title: Elections.
Priority: Level 1
Latest Version: (C-02/20/2009)
Location: 02/20/2009-S CHAPTERED
This bill calls for a statewide special election to be held on May 19, 2009, and places 6 measures before the voters at that election that includes: 1) Proposition 1A: Budget reform and spending cap; 2) Proposition 1B: Education finance; 3) Proposition 1C: California State Lottery; 4) Proposition 1D: California Children and Families Act (Proposition 10), approved by voters in 1998; 5) Proposition 1E: Mental Health Services Act (Proposition 63), approved by voters in 2004. This bill would place before the voters at the June 8, 2010, statewide primary election a legislative constitutional amendment relating to open primary elections.
SBX3 25  Cox  
**Priority:** Level 1  
**Title:** California Children and Families Program: funding.  
**Latest Version:** (I-02/10/2009)  
**Location:** 02/10/2009-S RLS.  
This bill, subject to voter approval, would redirect Proposition 10 tobacco tax funds to the General Fund for appropriation by the Legislature for purposes of the Healthy Families and Medi-Cal programs. The bill would provide for the distribution of funds held by First 5 State and County Commissions that remain unencumbered on the date that the bill’s provisions are approved by the voters. The bill would abolish the California Children and Families Commission and the 58 county commissions, effective 90 days after the bill is approved by the voters, and would repeal related obsolete provisions. The bill would require its provisions to be submitted for voter approval at the next statewide election.

### Safety

**AB 1048**  
**Title:** Child protection: safe surrender.  
**Latest Version:** (A-07/16/2009)  
**Location:** 09/11/2009-S INACTIVE FILE  
This bill would expand the scope of the Safe Surrender Act provisions to apply to children who are 30 days old or younger. The bill would permit a local fire agency, upon the approval of the appropriate local governing body of the agency, to designate a safe-surrender site. The bill would specify certain circumstances in which a safe-surrender site and its personnel have no liability for a surrendered child. The bill would, on or before January 1, 2013, and on or before January 1 of each subsequent year, contingent on certain conditions, require the Department of Social Services to report to the Legislature specified information pursuant to the act.

**AB 1049**  
**Title:** Personal income taxes: voluntary contributions: Safely Surrendered Baby Fund.  
**Latest Version:** (V-10/11/2009)  
**Location:** 10/11/2009-A VETOED  
This bill would have allowed individual taxpayers to designate on their tax returns, that a specified amount in excess of their tax liability be transferred to the Safely Surrendered Baby Fund. The bill would have provided that all moneys contributed to the fund, upon appropriation by the Legislature, be allocated to the Franchise Tax Board and the Controller for reimbursement of costs, as provided, and to the Department of Social Services for programs to increase public awareness and outreach regarding the Safely Surrendered Baby Law.

**SB 797**  
**Title:** Product safety: bisphenol A.  
**Latest Version:** (A-07/15/2009)  
**Location:** 09/12/2009-A CONCURRENCE  
This bill would enact the Toxin-Free Infants and Toddlers Act, which would prohibit, on or after January 1, 2011, the manufacture, sale, or distribution of any bottle, cup, or liquid, food, or beverage in a can, jar, or plastic bottle that contains bisphenol A at a level above 0.1 parts per billion (ppb). It would also prohibit the manufacture, sale, or distribution of liquid infant formula in a can or plastic bottle containing bisphenol A or lined with a material containing it. The bill would require manufacturers to use the least toxic alternative when replacing bisphenol A in containers in accordance with this bill.
Special Needs

AB 1124  Yamada  Priority:  Level 2
Title: Special education: due process hearings.
Latest Version: (A-04/22/2009)
Location: 06/02/2009-A 2 YEAR
This bill, subject to receipt of federal funding, would require local educational agencies, during the
pendency of a hearing involving an application of a pupil for initial services under a preschool program
serving individuals with exceptional needs between 3 to 5 years of age, inclusive, who is no longer
eligible for early intervention services under the California Early Intervention Services Act because he or
she has reached 3 years of age, to continue to provide the same services that were provided under the
California Early Intervention Services Act.

ACR 53  Price  Priority:  Level 2
Title: Autism Awareness Month.
Latest Version: (C-05/20/2009)
Location: 05/20/2009-A CHAPTERED
This measure declares April 2009 as Autism Awareness Month and recognizes that individuals with an
autism spectrum disorder (ASD) are valued and important members of society. This measure
recognizes the parents and relatives of individuals with ASDs for their sacrifice and dedication in
providing for the special needs of individuals with ASDs. This measure also declares the Legislature's
continued support of the work of specified organizations related to ASDs. The bill specifically states
whereas, First 5 California has made the issue of autism for children who are five years of age and
younger an important priority, including the First 5 California Special Needs Project which indicates that
19 percent of children suffer from developmental delays or disabilities that are frequently undetected by
routine examinations during the first five years of life. Further, this measure resolves that the Legislature
continue to support the important work of the Legislative Blue Ribbon Commission on Autism, the
Superintendent’s Autism Advisory Committee, the University of California, Davis M.I.N.D. Institute,
First 5 California, Families for Early Autism Treatment (FEAT), and others as specified in the bill.

SB 334  Ducheny  Priority:  Level 3
Title: School facilities: new construction grant eligibility: special
education pupils.
Latest Version: (C-10/11/2009)
Location: 10/11/2009-S CHAPTERED
The Leroy Greene School Facilities Act requires the State Allocation Board to determine maximum total
new construction grant eligibility of an applicant under a specified calculation that includes certain per-
unhoused-pupil grant amounts, and authorizes the board to adjust the per-unhoused-pupil grant
amounts by regulation for qualifying individuals with exceptional needs. This bill requires an increase
made to the per-unhoused-pupil grant amounts also to be made to the per-unhoused-pupil who is a
qualifying individual with exceptional needs grant amounts and requires the Office of Public School
Construction, by April 1, 2010, to recommend to the board a methodology to adjust those amounts so
that they reflect increases made pursuant to specified provisions of law.

SB 383  Liu  Priority:  Level 2
Title: Autism Spectrum Disorders: screening.
Latest Version: (A-04/16/2009)
Location: 06/02/2009-S 2 YEAR
This bill would require the Department of Developmental Services (DDS) to partner with at least one
regional center to implement a 2-year Autism Spectrum Disorders Early Screening, Intervention, and
Treatment Pilot Program in at least 3 key geographic areas. The pilot program would establish best
practices for early screening, diagnosis, referral, and treatment for children with autism. The bill would
require DDS, no later than July 1, 2012, to report to the Legislature and the Governor on the pilot
program. The bill would prohibit state general funds from being used to prepare the report and to fund
the pilot program in any fiscal year of the pilot program’s operation. DDS would be required to seek
federal funding for the pilot program.
SB 682  Padilla  Priority:  Level 2
Title:  Individuals with exceptional needs: academic and occupational training: pilot program.
Latest Version:  (A-06/24/2009)
Location:  08/27/2009-A APPR. SUSPENSE
This bill, contingent upon the availability of federal funds for this purpose, would authorize a county office of education or consortium of county offices of education to establish pilot programs for the purposes of providing combined academic and occupational training to secondary school pupils with autism spectrum disorders and other exceptional needs.

Tobacco

AB 89  Torlakson  Priority:  Level 2
Title:  Taxation: cigarettes and other tobacco products.
Latest Version:  (I-01/05/2009)
Location:  04/30/2009-A G.O.
This bill would impose an additional excise tax on the distribution of cigarettes at the rate of $2.10 per package of cigarettes, and would require a dealer or wholesaler to file a return with the Board of Equalization showing the number of cigarettes in his or her possession or under control on that date. The revenues collected from the additional tax would be deposited in the Tobacco Excise Tax Account and would be allocated, upon appropriation by the Legislature, to fund education, childrens health care, tobacco cessation services, lung cancer research, and general health related purposes.

AB 574  Hill  Priority:  Level 2
Title:  Health facilities: smoking.
Latest Version:  (V-10/11/2009)
Location:  10/11/2009-A VETOED
This bill would have prohibited smoking in all areas of a general acute care hospital and throughout the entire hospital campus, as specified. The bill would have required general acute care hospitals to post specified signs and train employees on the smoking policy. The bill would also specify that violation of these provisions does not constitute either a misdemeanor or an infraction.

AB 689  Calderon, Charles  Priority:  Level 2
Title:  Cigarette and Tobacco Products Tax Law: tobacco products.
Location:  06/08/2009-A 2 YEAR
This bill would revise the definition of tobacco products to include any articles or products made of, or containing, tobacco, other than cigarettes. Because the bill would expand the definition of tobacco products, it would expand the application of the criminal provisions related to tobacco products and would thereby impose a state-mandated local program.

ABX3 39  Evans  Priority:  Level 2
Title:  VLF state parks fee: fuel taxes: emergency services surcharge: cigarettes and other tobacco products tax: oil severance tax.
Location:  06/28/2009-A RLS.
This bill would, commencing on October 1, 2009, impose an additional excise tax on the distribution of cigarettes at the rate of $1.50 per package of cigarette. The bill would also impose a tax upon the distribution of tobacco products at the same equivalent tax rate, as specified. The bill would impose a floor stock tax and require a dealer or wholesaler to file a return with the Board of Equalization showing the number of cigarettes the dealer or wholesaler has possession or control of on that date, and to remit the tax to the board. The revenues collected from the additional tax, except as specified, would be deposited in the General Fund.
ACA 22  Torlakson  
Priority:  Level 2
Title: Taxation: cigarettes and other tobacco products.  
Latest Version: (I-04/16/2009)
Location: 04/23/2009-A G.O.
This measure would, commencing on and after the first day of the first calendar quarter commencing more than 90 days on or after the effective date of the measure, impose an additional tax on the distribution of cigarettes at the rate of $1.48 per package of cigarette distributed, and upon the distribution of tobacco products at an equivalent tax rate. The revenues collected from the additional tax would be deposited in the Tobacco Excise Tax Fund, which would be created by the measure, and would be allocated, upon appropriation by the Legislature, for certain education-, health-, and child-related purposes. The measure also would impose a floor stock tax on every distributor and wholesaler for each cigarette or tobacco product in his or her possession on the day the excise tax is first imposed. This measure would prohibit the Legislature, between January 1, 2011, and January 1, 2016, from imposing any additional tax upon the distribution of cigarettes or tobacco products.

SB 4  Oropeza  
Priority:  Level 3
Title: Public resources: state beaches and parks: smoking ban.  
Location: 01/05/2010-A THIRD READING
This bill would make it an infraction for a person to smoke a pipe, cigar, or cigarette on a state coastal beach or in a unit of the state park system. It would permit the Department of Parks and Recreation or another relevant state agency to develop and post signs at a state coastal beach or a unit of the state park system to provide notice of the smoking prohibition. The bill would require the smoking prohibition to be enforced only after signs have been posted alerting the public of the prohibition.

SB 76  Committee on Budget and Fiscal Review  
Priority:  Level 2
Title: Income taxation: NOLs: credits: cigarettes and other tobacco products tax: oil severance tax.  
Latest Version: (A-06/24/2009)
Location: 09/10/2009-A INACTIVE FILE
This bill would, commencing on October 1, 2009, impose an additional excise tax on the distribution of cigarettes at the rate of $1.50 per package of cigarette. The bill would also impose a tax upon the distribution of tobacco products at the same equivalent tax rate, as specified. The bill would impose a floor stock tax and require a dealer or wholesaler to file a return with the Board of Equalization showing the number of cigarettes the dealer or wholesaler has possession or control of on that date, and to remit the tax to the board. The revenues collected from the additional tax, except as specified, would be deposited in the General Fund.

SB 400  Corbett  
Priority:  Level 3
Title: Tobacco.  
Latest Version: (V-10/11/2009)
Location: 10/11/2009-S VETOED
This bill would have authorized action to halt the sale, distribution, or offering for sale of electronic cigarettes that have not been approved or cleared by the federal Food and Drug Administration. This bill would have deemed any article that can provide inhaled doses of nicotine by delivering a vaporized solution a drug under these provisions.
This bill would impose an additional tax on the distribution of cigarettes at the rate $1.50 per package of cigarettes distributed, and would require a dealer or wholesaler to file a return with the State Board of Equalization. The bill would provide that the revenues collected from the additional tax would be created by the bill, and would be allocated, upon appropriation by the Legislature, for smoking prevention and control programs. The bill would require funds to be transferred from the fund to the California Children and Families First Trust Fund, which is a continuously appropriated fund, the Hospital Services Account, the Physician Services Account, the Unallocated Account of the Cigarette and Tobacco Products Surtax Fund, and the Breast Cancer Fund, as necessary to offset revenue decreases to those accounts directly resulting from imposition of additional taxes by these provisions.

The California Cigarette and Tobacco Products Licensing Act of 2003 requires a retailer to obtain a license from the Board of Equalization (BOE) to engage in the sale of cigarette and tobacco products in this state. A retailer owning more than one retail location must obtain a separate license for each retail location. This bill would specify that a new license may not be issued to a retailer for a retail location that is located within 600 feet of a school, except as specified.

This bill would specify that a retailer who engages in the sale of cigarette and tobacco products in this state may not be issued a license for a retail location that is located within 600 feet of a school, except as specified.

This bill would authorize action to halt the sale, distribution, or offering for sale of electronic cigarettes that have not been approved or cleared by the federal Food and Drug Administration. The bill would deem any article that can provide inhaled doses of nicotine by delivering a vaporized solution a drug under these provisions.

This measure would request that the federal Food and Drug Administration prohibit all sales of electronic cigarettes until they have been found by FDA to be safe.