Dear Members of the Commission:

This year marks the first year of a two-year legislative session in Sacramento. Presently, CALAFCO is sponsoring two bills: **AB 1822**, the **annual omnibus bill** (Assembly Local Government Committee) which includes nine items (bill number to be determined), and **AB 1253** (Rivas) which would establish one-time grant funding for LAFCOs to prepare reorganization studies in conjunction with the 2017 Little Hoover Commission report relating to special districts. This bill also changes the protest threshold for LAFCO initiated actions, exclusive to actions funded pursuant to this bill. The focus of this bill is service providers serving disadvantaged communities. The fiscal request is $1.5 million over five years. Last year, the Governor vetoed this bill as funding was not included in the budget. This year, CALAFCO will attempt to secure funding in the May Revise Budget so there is no General Fund appropriation, which was the reason for Governor Brown’s veto last year.

CALAFCO will also embark on a two-year process with other state associations to rewrite the protest provisions.

In addition, CALAFCO is tracking a number of bills that have direct and indirect impact on LAFCOs (see Attachment 1 - CALAFCO Legislative Report).

On February 27th, CALAFCO issued an urgent call for legislative action requesting that each LAFCO send letters of support for the following two bills which will impact LAFCOs.

**AB 1253** (Rivas) – CALAFCO sponsored bill as described above (see Attachment 2 – LAFCO letter of support).

**AB 213** (Reyes) – this bill restores funding for inhabited annexations (through ERAF and backfilled by the general fund). CALAFCO and Contra Costa LAFCO have historically supported this bill (see Attachment 3 – LAFCO letter of support).
Contra Costa LAFCO’s legislative policy provides our LAFCO with flexibility to respond to urgent legislation that affects LAFCO. Specifically, the policy provides that in “situations when proposed legislation affecting LAFCO cannot be considered by the full Commission due to timing, the Executive Officer, in consultation with the LAFCO Chair (or Vice Chair in the absence of the Chair), is authorized to provide written or email comments communicating the Commission’s position if the position is consistent with the adopted legislative policies of the Commission. The Chair or Vice Chair would review the letter or email prior to it being submitted. The Executive Officer will forward the email or letter to the Commission as soon as possible. The item will be placed on the next regular LAFCO meeting agenda as either “informational” or for discussion purposes.”

In response to CALAFCO’s request, and in accordance with the Commission’s policy, letters of support for the above referenced bills were sent in late February.

RECOMMENDATION – Receive legislative update.

Sincerely,

LOU ANN TEXEIRA
EXECUTIVE OFFICER

Attachment 1 - CALAFCO Legislative Update – April 9, 2019
Attachment 2 - Letter of Support - AB 1253
Attachment 3 – Letter of Support – AB 213
CALAFCO Daily Legislative Report
as of Tuesday, April 09, 2019

AB 508  (Chu D)  Drinking water: consolidation and extension of service: domestic wells.
Introduced: 2/13/2019
Last Amended: 3/25/2019
Status: 3/26/2019-Re-referred to Com. on E.S. & T.M.

Calendar:
4/9/2019  1:30 p.m. - State Capitol, Room 444  ASSEMBLY ENVIRONMENTAL SAFETY AND TOXIC MATERIALS, QUIRK, Chair

Summary:
The California Safe Drinking Water Act requires the State Water Resources Control Board, before ordering consolidation or extension of service, to, among other things, obtain written consent from any domestic well owner for consolidation or extension of service and make a finding that consolidation of the receiving water system and subsumed water system or extension of service to the subsumed water system is appropriate and technically and economically feasible. The act makes any domestic well owner within the consolidation or extended service area who does not provide written consent ineligible, until consent is provided, for any future water-related grant funding from the state, except as provided. This bill would modify the provision that authorizes consolidation or extension of service if a disadvantaged community is reliant on a domestic well described above to instead authorize consolidation or extension of service if a disadvantaged community has one or more residences that are reliant on a domestic well described above.

Position:  Watch
Subject:  Disadvantaged Communities, Water
CALAFCO Comments:  This bill allows the SWRCB to order an extension of service in the case a disadvantaged community has at least one residence that are reliant on a domestic well that fails to provide safe drinking water. It allows members of the disadvantaged community to petition the SWRCB to initiate the process. It allows the owner of the property to opt out of the extension. The bill also places limitations on fees, charges and terms and conditions imposed as a result of the extension of service. Finally, the extension of service does not require annexation in the cases where that would be appropriate.

AB 600  (Chu D)  Local government: organization: disadvantaged unincorporated communities.
Introduced: 2/14/2019
Last Amended: 3/25/2019
Status: 3/26/2019-Re-referred to Com. on L. GOV.

Calendar:
4/24/2019  1:30 p.m. - State Capitol, Room 127  ASSEMBLY LOCAL GOVERNMENT, AGUIAR-CURRY, Chair

Summary:
The Planning and Zoning Law requires a city or county, on or before the due date for the next adoption of its housing element, to review and update the land use element of its general plan based on available data, including, but not limited to, the data and analysis of unincorporated island, fringe, or legacy communities inside or near its boundaries, as provided. That law requires the updated land use element to include, among other things, an analysis of water, wastewater, stormwater drainage, and structural fire protection needs or deficiencies for each identified community. This bill would define the term “needs or deficiencies” for these purposes to mean both deficient services and lack of services, as specified.

Position:  Oppose
Subject:  Disadvantaged Communities, Water
CALAFCO Comments:  This bill creates a requirement for all cities, counties and certain special districts to develop an accessibility plan if they have DUCs identified in the land use element of the respective city or county. The accessibility plan is intended to be a plan for services to get those DUCs drinking water, wastewater and fire services. Contents of the plan are questionable (at best) and include things such as the identification of the entity best positioned to provide the service; actions necessary to be taken by the LFACo to enable the provision of services to the DUC; any action the local agency feels the LFACo will require them to take; cost/benefit analysis; and funding analysis. The agency then must submit the plan to the LFACo, who is required to approve or conditionally approve within 90 days of receiving in a public hearing.
The bill includes as a purpose of the commission, to consider "equity" in addition to local circumstance and conditions, yet the bill leaves this term undefined.

The bill allows extension of service without annexation if a majority of residents (not registered voters) oppose the annexation.

The bill also requires each LAFCo to conduct a public hearing with two years of the approval of an accessibility plan for each entity to review the status of the plan, and if insufficient action has been taken, to authorize and initiate a change of organization, reorg or extension of service. In addition to the many troubling part of this process, the timing does not make sense because the bill also requires the service provider to issue reports to the state at the same time.

The bill also prohibits a LAFCo for adopting, amending or updating a SOI if: (1) a disadvantaged community is being removed from the sphere (unless the LAFCo can make findings that the removal of the area will result in an improvement in service delivery, (2) a sphere that fails to include a disadvantaged community that is contiguous to the proposed sphere unless the commission finds the exclusion of the area results in improved access to drinking or waste water; and if the service provider has not taken action pursuant to their accessibility plan two or more years prior to the amendment or update of the SOI.

All of these actions for LAFCos, cities, counties and special districts are unfunded mandates.

**AB 1253** *(Rivas, Robert D)*  Local agency formation commissions: grant program.

**Current Text:** Introduced: 2/21/2019  [html](#)  [pdf](#)

**Introduced:** 2/21/2019

**Status:** 4/3/2019-In committee: Set, first hearing. Referred to APPR. suspense file.

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**Summary:**

This bill would require the Strategic Growth Council, until July 31, 2025, to establish and administer a local agency formation commissions grant program for the payment of costs associated with initiating and completing the dissolution of districts listed as inactive, the payment of costs associated with a study of the services provided within a county by a public agency to a disadvantaged community, as defined, and for other specified purposes, including the initiation of an action, as defined, that is limited to service providers serving a disadvantaged community and is based on determinations found in the study, as approved by the commission. The bill would specify application submission, reimbursement, and reporting requirements for a local agency formation commission to receive grants pursuant to the bill. The bill would require the council, after consulting with the California Association of Local Agency Formation Commissions, to develop and adopt guidelines, timelines, and application and reporting criteria for development and implementation of the program, as specified, and would exempt these guidelines, timelines, and criteria from the rulemaking provisions of the Administrative Procedure Act. The bill would make the grant program subject to an appropriation for the program in the annual Budget Act, and would repeal these provisions on January 1, 2026. This bill contains other existing laws.

**Attachments:**

[CALAFCO Support letter Feb 2016](#)

**Position:** Sponsor

**Subject:** Disadvantaged Communities, LAFCo Administration, Municipal Services, Special District Consolidations

**CALAFCO Comments:** This is a CALAFCO sponsored bill following up on the recommendation of the Little Hoover Commission report of 2017 for the Legislature to provide LAFCOs one-time grant funding for in-depth studies of potential reorganization of local service providers. Last year, the Governor vetoed AB 2258 - this is the same bill. The Strategic Growth Council (SGC) will administer the grant program. Grant funds will be used specifically for conducting special studies to identify and support opportunities to create greater efficiencies in the provision of municipal services; to potentially initiate actions based on those studies that remove or reduce local costs thus incentivizing local agencies to work with the LAFCo in developing and implementing reorganization plans; and the dissolution of inactive districts (pursuant to SB 448, Wieckowski, 2017). The grant program would sunset on July 31, 2024.

The bill also changes the protest threshold for LAFCo initiated actions, solely for the purposes of actions funded pursuant to this new section. It allows LAFCo to order the dissolution of a district (outside of the ones identified by the SCO) pursuant to Section 11221 of the Elections code, which is a tiered approach based on registered voters int he affected territory (from 30% down to 10% depending).

The focus is on service providers serving disadvantaged communities. The bill also requires LAFCo pay back grant funds in their entirety if the study is not completed within two years and requires the SGC to give preference to LAFCOs whose decisions have been aligned with the goals of sustainable communities strategies.
The fiscal request is $1.5 million over 5 years. CALAFCO is attempting to get this in the May revise budget so there is no General Fund appropriation (the reason Gov. Brown vetoed the bill).

**AB 1389** (Eggman D)  Special districts: change of organization: mitigation of revenue loss.


**Introduced:** 2/22/2019

**Status:** 3/14/2019-Referred to Com. on L. GOV.

**Summary:**
Would authorize the commission to propose, as part of the review and approval of a proposal for the establishment of new or different functions or class of services, or the divestiture of the power to provide particular functions or class of services, within all or part of the jurisdictional boundaries of a special district, that the special district, to mitigate any loss of property taxes, franchise fees, and other revenues to any other affected local agency, provide payments to the affected local agency from the revenue derived from the proposed exercise of new or different functions or classes of service.

**Position:** Watch

**Subject:** CKH General Procedures

**CALAFCO Comments:** This bill allows LAFCo, when approving a proposal for new or different functions or class of service for a special district, to propose the district provide payments to any affected local agency for taxes, fees or any other revenue that may have been lost as a result of the new service being provided.

**AB 1751** (Chiu D)  Water and sewer system corporations: consolidation of service.


**Introduced:** 2/22/2019

**Last Amended:** 3/21/2019

**Status:** 3/25/2019-Re-referred to Com. on E.S. & T.M.

**Calendar:**
4/9/2019  1:30 p.m. - State Capitol, Room 444  ASSEMBLY ENVIRONMENTAL SAFETY AND TOXIC MATERIALS, QUIRK, Chair

**Summary:**
Current law authorizes the State Water Resources Control Board to order consolidation of public water systems where a public water system or state small water system serving a disadvantaged community consistently fails to provide an adequate supply of safe drinking water, as provided. This bill, the Consolidation for Safe Drinking Water Act of 2019, would authorize a water or sewer system corporation to file an application and obtain approval from the commission through an order authorizing consolidation with a public water system or state small water system, or to implement rates for the subsumed water system.

**Position:** Watch

**Subject:** Water

**CALAFCO Comments:** This bill allows for water (public or state small) or sewer systems corps to file an application for consolidation with the SWRCB.

**AB 1822** (Committee on Local Government)  Local Government: omnibus.


**Introduced:** 3/11/2019

**Last Amended:** 4/8/2019

**Status:** 4/8/2019-From committee chair, with author's amendments: Amend, and re-refer to Com. on L. GOV. Read second time and amended.

**Calendar:**
5/1/2019  1:30 p.m. - State Capitol, Room 447  ASSEMBLY LOCAL GOVERNMENT, AGUIAR-CURRY, Chair

**Summary:**
Current law requires a commission to develop and determine the sphere of influence of each city and each special district within the county and enact policies designed to promote the logical and orderly development of areas within each sphere. Current law requires the commission, in order to prepare and update spheres of influence in accordance with this requirement, to conduct a service review of the municipal services provided in the county or other appropriate area designated by the commission, as specified. Current law defines “sphere of influence” to mean a plan for the probable physical boundaries and service area of a local agency. Current law defines the term “service” for purposes of the act to mean a specific governmental activity established within, and as a part of, a general function of the special district, as specified. This bill would revise the definition of the term “service” for these purposes to mean a specific governmental activity
established within, and as a part of, a function of the local agency.

**Position:** Sponsor  
**Subject:** LAFCo Administration  
**CALAFCO Comments:** This is the annual Omnibus bill.

**SB 272**  
**Current Text:** Amended: 4/4/2019  
**Introduced:** 2/13/2019  
**Last Amended:** 4/4/2019  
**Status:** 4/4/2019-Set for hearing May 1. From committee with author's amendments. Read second time and amended. Re-referred to Com. on GOV. & F.

**Summary:**  
The Fire Protection District Law of 1987 provides that whenever a district board determines that it is in the public interest to provide different services, to provide different levels of service, or to raise additional revenues within specific areas of the district, it may form one or more service zones by adopting a resolution that includes specified information, fixing the date, time, and place for public hearing on the formation of the zone, publishing notice, as specified, hearing and considering any protests to the formation of the zone at the hearing, and, at the conclusion of the hearing, adopting a resolution ordering the formation of the zone. If a resolution adopted after the public hearing would substantially expand the provision of services outside of an existing service zone and the extension of service would result in those persons in the expanded area paying charges for the expansion of services, this bill would provide that the resolution does not become effective unless approved by a majority of the voters within the expanded service area.

**Position:** Watch  
**CALAFCO Comments:** This bill requires a fire protection district to hold an election to (at their expense) approve an extension of service regardless of the level of protest.

**SB 414**  
**Current Text:** Amended: 4/4/2019  
**Introduced:** 2/20/2019  
**Last Amended:** 4/4/2019  
**Status:** 4/4/2019-Read second time and amended. Re-referred to Com. on APPR.

**Summary:**  
Would create the Small System Water Authority Act of 2019 and state legislative findings and declarations relating to authorizing the creation of small system water authorities that will have powers to absorb, improve, and competently operate noncompliant public water systems. The bill, no later than March 1, 2020, would require the state board to provide written notice to cure to all public agencies, private water companies, or mutual water companies that operate a public water system that has either less than 3,000 service connections or that serves less than 10,000 people, and are not in compliance, for the period from July 1, 2018, through December 31, 2019, with one or more state or federal primary drinking water standard maximum contaminant levels, as specified.

**Position:** Watch  
**Subject:** Water  
**CALAFCO Comments:** This bill is very similar to AB 2050 (Caballero) from 2018. Several changes have been made. This bill is sponsored by Eastern Municipal Water District and the CA Municipal Utilities Assoc. The intent is to give the State Water Resources Control Board (SWRCB) authority to mandate the dissolution of existing drinking water systems (public, mutual and private) and authorize the formation of a new public water authority. The focus is on non contiguous systems. The SWRCB already has the authority to mandate consolidation of these systems, this will add the authority to mandate dissolution and formation of a new public agency.

LAFCo will be responsible for dissolving any state mandated public agency dissolution, and the formation of the new water authority. The SWRCB's appointed Administrator will act as the applicant on behalf of the state. LAFCo will have ability to approve with modifications the application, and the new agency will have to report to the LAFCo annually for the first 3 years.

**SB 646**  
(Morrell R) Local agency utility services: extension of utility services.  
**Current Text:** Introduced: 2/22/2019  
**Introduced:** 2/22/2019
**Status**: 3/14/2019-Referred to Com. on GOV. & F.

**Summary:**
Would prohibit a city or district providing the extended service from denying the extension of a utility service to a property owner located within the extended service area based upon a property owner’s election not to participate in an annexation or preannexation proceeding.

**Position**: Oppose

**Subject**: CKH General Procedures

**CALAFCO Comments**: This bill does 3 things. (1) Seeks to add a provision to 56133 that requires LAFCo to approve an extension of service regardless of whether a future annexation is anticipated or not. It further requires the service provider to extend the provision of service to a property owner regardless of whether there is a pending annexation or pre-annexation agreement. The newly proposed subsection directly contradicts subsection (b). (2) Changes the definition of "fee" by requiring the new few "is of proportional benefit to the person or property being charged." There is no reasonable definition or application of "proportional benefit". (3) Narrows the scope of application of Section 56133 to water or sewer service; and prohibits the service provider to charge higher fees and charges to those outside the jurisdictional boundaries.

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**AB 213 (Reyes D)** Local government finance: property tax revenue allocations: vehicle license fee adjustments.

**Current Text**: Introduced: 1/15/2019  [html](#)  [pdf](#)

**Introduced**: 1/15/2019

**Status**: 4/4/2019-Coauthors revised. From committee: Do pass and re-refer to Com. on APPR. (Ayes 8, Noes 0.) (April 3). Re-referred to Com. on APPR.

**Calendar**:
4/10/2019 9 a.m. - State Capitol, Room 4202  ASSEMBLY APPROPRIATIONS, GONZALEZ, Chair

**Summary**:
Would, for the 2019–20 fiscal year, require the vehicle license fee adjustment amount to be the sum of the vehicle license fee adjustment amount in the 2018–19 fiscal year, the product of that sum and the percentage change in gross taxable assessed valuation within the jurisdiction of that entity between the 2018–19 fiscal year to the 2018–19 fiscal year, and the product of the amount as so described and the percentage change in gross taxable assessed valuation within the jurisdiction of the entity between the 2018–19 fiscal year to the 2018–19 fiscal year, and the product of the amount of specified motor vehicle license fee revenues that the Controller allocated to the applicable city in July 2010 and 1.17.

**Attachments**:
CALAFCO Support Letter

**Position**: Support

**Subject**: Tax Allocation

**CALAFCO Comments**: Sponsored by the League, this bill will reinstate ERAF funding for inhabited annexations. This bill is the same as AB 2268 (Reyes) from last year.

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**AB 818 (Cooley D)** Local government finance: vehicle license fee adjustment amounts.

**Current Text**: Introduced: 2/20/2019  [html](#)  [pdf](#)

**Introduced**: 2/20/2019


**Summary**:
Current property tax law, for the 2006–07 fiscal year, and for each fiscal year thereafter, requires the vehicle license fee adjustment amount to be the sum of the vehicle license fee adjustment amount for the prior fiscal year, if specified provisions did not apply, and the product of the amount as so described and the percentage change from the prior fiscal year in the gross taxable valuation within the jurisdiction of the entity. Current law establishes a separate vehicle license fee adjustment amount for a city that was incorporated after January 1, 2004, and on or before January 1, 2012. This bill would establish a separate vehicle license fee adjustment amount for a city incorporating after January 1, 2012, including an additional separate vehicle license fee adjustment amount for the first fiscal year of incorporation and for the next 4 fiscal years thereafter.

**Attachments**:
CALAFCO Support March 2019

**Position**: Support
Subject: Financial Viability of Agencies  
CALAFCO Comments: Sponsored by the League, this bill will reinstate ERAF funding for cities incorporating after 2018. This is the same bill as AB 2491 from 2018.

**AB 1304** (Waldron R) Water supply contract: Native American tribes.  
Current Text: Introduced: 2/22/2019  [html](#)  [pdf](#)  
Introduced: 2/22/2019  
Status: 3/11/2019-Referred to Com. on L. GOV.  

Calendar:  
5/1/2019  1:30 p.m. - State Capitol, Room 447  ASSEMBLY LOCAL GOVERNMENT, AGUIAR-CURRY, Chair  
Summary:  
Current law provides for the establishment and operations of various water districts. This bill would specifically authorize a water district, as defined, that supplies potable water to enter into a contract with a Native American tribe to receive water deliveries from an infrastructure project on tribal lands.  
Position: Watch  
Subject: Municipal Services, Water  
CALAFCO Comments: This bill amends the water code to allow a Native American tribe to sell/deliver water to a water district (as defined in the water code section 20200).

**SB 379** (Committee on Governance and Finance) Validations.  
Current Text: Introduced: 2/20/2019  [html](#)  [pdf](#)  
Introduced: 2/20/2019  
Summary:  
This bill would enact the First Validating Act of 2019, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.  
Attachments:  
CALAFCO Support March 2019  
Position: Support  
Subject: LAFCo Administration  
CALAFCO Comments: This is one of three annual validating acts.

**SB 380** (Committee on Governance and Finance) Validations.  
Current Text: Introduced: 2/20/2019  [html](#)  [pdf](#)  
Introduced: 2/20/2019  
Summary:  
This bill would enact the Second Validating Act of 2019, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.  
Attachments:  
CALAFCO Support March 2019  
Position: Support  
Subject: LAFCo Administration  
CALAFCO Comments: This is one of three annual validating acts.

**SB 381** (Committee on Governance and Finance) Validations.  
Current Text:Introduced: 2/20/2019  [html](#)  [pdf](#)  
Introduced: 2/20/2019  
Summary:  
This bill would enact the Third Validating Act of 2019, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.  
Attachments:
AB 530  (Aguiar-Curry D) The Fairfield-Suisun Sewer District.
Current Text: Amended: 3/20/2019  html   pdf
Introduced: 2/13/2019
Last Amended: 3/20/2019
Status: 3/21/2019-Re-referred to Com. on L. GOV.

Summary:
The Fairfield-Suisun Sewer District Act creates the Fairfield-Suisun Sewer District and grants to the district various powers relating to the treatment and disposal of sewage. The act provides for the election of a board of directors for the district and administrative procedures for the operation of the district. This bill would make various administrative changes to the act, including removing the requirement that the district appoint a clerk and changing the posting requirements for regulations.

Position:  Watch
Subject:  Special District Powers, Special Districts Governance
CALAFCO Comments:  This bill makes administrative changes to this special act district. It also allows for an extension of service pursuant to 56133 (keeping that LAFCo process intact).

AB 1053  (Dahle R) Fallen Leaf Lake Community Service District.
Introduced: 2/21/2019
Last Amended: 3/25/2019
Status: 3/26/2019-Re-referred to Com. on L. GOV.

Summary:
Would prohibit, on and after January 1, 2020, the Fallen Leaf Lake Community Services District from providing any services or facilities except fire protection, including medical response and emergency services, and parks and recreation services or facilities.

Position:  Watch
CALAFCO Comments:  CALAFCO will watch this bill to determine if the outcome of the State Audit on this district will have an impact on all CSDs.

AB 1457  (Reyes D) Omnitrans Transit District.
Introduced: 2/22/2019
Status: 3/14/2019-Referred to Coms. on L. GOV. and TRANS.

Summary:
Would create the Omnitrans Transit District in the County of San Bernardino. The bill would provide that the jurisdiction of the district would initially include the Cities of Chino, Chino Hills, Colton, Fontana, Grand Terrace, Highland, Loma Linda, Montclair, Ontario, Rancho Cucamonga, Redlands, Rialto, San Bernardino, Upland, and Yucaipa, and specified portions of the unincorporated areas of the County of San Bernardino. The bill would authorize other cities in the County of San Bernardino to subsequently join the district. The bill would require the district to succeed to the rights and obligations of the existing Omnitrans Joint Powers Authority and would dissolve that authority. The bill would require the transfer of assets from the authority to the district. The bill would provide for a governing board composed of representatives of governing bodies within the county and would specify voting procedures for the taking of certain actions by the board. The bill would specify the powers and duties of the board and the district to operate transit services, and would
authorize the district to seek voter approval of retail transactions and use tax measures and to issue revenue bonds. The bill would enact other related provisions. By imposing requirements on the district and affected local agencies, the bill would impose a state-mandated local program. This bill contains other existing laws.

**Attachments:**
CALAFCO Oppose unless amended letter April 2019

**Position:** Oppose unless amended

**CALAFCO Comments:** This is a special act district formation. The bill takes what is currently a JPA and transforms it into a special district. The bill specifically addresses annexations and detachments and dissolution processes that do not include LAFCo. Also of concern is the lack of specificity in the process for adding new board members when a territory is annexed.

**SB 654 (Moorlach R) Local government: planning.**
**Current Text:** Introduced: 2/22/2019 [html][pdf]

**Introduced:** 2/22/2019

**Status:** 3/14/2019-Referred to Com. on RLS.

**Summary:**
Current law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, makes certain findings and declarations relating to local government organizations, including, among other things, the encouragement of orderly growth and development, and the logical formation and modification of the boundaries of local agencies, as specified. This bill would make nonsubstantive changes to these findings and declarations.

**Position:** Watch

**CALAFCO Comments:** This is a spot bill. The author indicates he has no plans to use this for LAFCo law.

**SB 780 (Committee on Governance and Finance) Local Government Omnibus Act of 2019.**
**Current Text:** Introduced: 2/28/2019 [html][pdf]

**Introduced:** 2/28/2019

**Status:** 4/4/2019-Set for hearing April 24.

**Summary:**
Current law requires the governing body of a public agency, within 70 days after the commencement of the agency’s legal existence, to file with the Secretary of State, on a form prescribed by the secretary, and also with the county clerk of each county in which the public agency maintains an office, a specified statement of facts about the agency. Current law requires this information to be updated within 10 days of a change in it. Current law requires the Secretary of State and each county clerk to establish and maintain an indexed Roster of Public Agencies that contains this information. This bill would instead require the Secretary of State and each county clerk to establish and maintain an indexed Registry of Public Agencies containing the above-described information.

**Position:** Watch

**CALAFCO Comments:** This is the Senate Governance & Finance Committee's annual Omnibus bill.

Total Measures: 20
Total Tracking Forms: 20

4/9/2019 9:38:02 AM
February 27, 2019

The Honorable Robert Rivas  
California State Assembly  
State Capital Room 5158  
Sacramento, CA 95814

Subject: Support of AB 1253

Dear Assembly Member Rivas:

The Contra Costa Local Agency Formation Commission (LAFCO) is pleased to join the California Association of Local Agency Formation Commissions (CALAFCO) in support for Assembly Bill 1253. Sponsored by CALAFCO, the bill establishes a 5-year pilot grant program to provide grants to LAFCOs to address known service and governance concerns in disadvantaged communities. This program provides grants to LAFCOs for conducting special in-depth studies and analyses of local government agencies and services for the purposes of creating improved efficiencies in the delivery of local government services and completing the dissolution of inactive special districts. The grant program would be administered by the Strategic Growth Council and sunset on December 31, 2025.

The Legislature established LAFCOs in 1963 to encourage the orderly formation of local government agencies. Since that time, the regulatory role and responsibilities of LAFCOs has substantially increased without additional funding. Operating in all 58 California counties, LAFCOs are responsible for meeting important statutory directives to maintain orderly boundaries and seek greater efficiencies in delivering local services, and yet these directives often times cannot be met under current funding mechanisms. As a result, much needed LAFCO activities are sometimes delayed or precluded.

In August 2017, the Little Hoover Commission published a report on special districts and their oversight by LAFCOs, which contained several recommendations directly related to LAFCO. One recommendation was for the Legislature to provide one-time grant funding to pay for specified LAFCO activities, particularly to incentivize LAFCO or smaller special districts to develop and implement dissolution or consolidation plans with timelines for expected outcomes.

In the past six months, Contra Costa LAFCO dissolved four special districts, three of which were inactive and supported dissolution, and two of the dissolution proposals involved disadvantaged
communities. It is sometimes necessary to dissolve local agencies, particularly if they are inactive, have outlived their usefulness, or if dissolution will result in service and fiscal efficiencies as noted in the Little Hoover Commission report. The time and resources involved in dissolving special districts is significant. *AB 1253* would provide much needed funding to facilitate the necessary LAFCO actions.

By establishing this one-time grant funding, *AB 1253* provides an additional tool for LAFCOs to address known service and governance concerns in disadvantaged communities by conducting detailed studies and potentially implementing greater efficiencies in delivering local services based on local circumstances and conditions. For these reasons, Contra Costa LAFCO is pleased to support *AB 1253*.

Thank you for authoring this important piece of legislation. Please feel free to contact us should you have any questions about Contra Costa LAFCO’s position.

Sincerely yours,

Tom Butt, Chair
Contra Costa LAFCO

c: Senator Robert Hertzberg, co-author
   Senator Anna Caballero, co-author
   Pamela Miller, Executive Director, CALAFCO
   Each Commissioner, Contra Costa LAFCO
February 27, 2019

The Honorable Eloise Gómez Reyes  
California State Assembly  
State Capital Room 2175  
Sacramento, CA 95814

Subject: Support of AB 213

Dear Assembly Member Reyes:

The Contra Costa Local Agency Formation Commission (LAFCO) is pleased to support Assembly Bill 213. This bill would restore funding to approximately 140 cities that had annexed inhabited territory in reliance on previous financial incentives, then suffered significant fiscal harm when those funds were swept away due to the passage of SB 89 (2011). AB 213 offers similar incentives to support future annexations of inhabited territory to improve services to affected residents consistent with state LAFCO policies.

The Vehicle License Fee (VLF) gap created by SB 89, one of the 2011 budget bills, created a financial disincentive for future city incorporations and annexations of inhabited territory. Further, it created severe fiscal penalties for those communities which chose to annex inhabited territories, particularly unincorporated islands. In several previous legislative acts the Legislature directed LAFCOS to work with cities to annex unincorporated inhabited islands. The loss of financial incentive for these inhabited annexations has made it difficult for LAFCOs to follow this legislative directive.

Since 2011, Contra Costa LAFCO has approved 12 annexations to cities, eight of which involved inhabited areas. One of the annexed inhabited areas was previously an unincorporated island, and is a disadvantaged community. The area has poor roads and drainage and no municipal sewer services. The 60+ year old development has deteriorating septic systems; and the infrastructure improvement costs are exorbitant. The City has embarked on a major sewer project in the area; however, funding is a challenge.

Reinstating revenues for annexations is consistent with statewide LAFCO legislative policies of providing communities with local governance and efficient service delivery options, including the ability to annex. The inability to do so creates a tremendous detriment to the creation of logical development boundaries and in preventing urban sprawl. Because AB 213 reinstates a critical funding component to
To: Chair
c: Pamela Miller, Executive Director, CALAFCO
   Dan Carrigg, Deputy Executive Director and Legislative Director, League of CA Cities
   Each Commissioner, Contra Costa LAFCO

Thank you for carrying this important legislation. Please do not hesitate to contact us with any questions you may have on our position.

Sincerely,

[Signature]

Tom Butt, Chair
Contra Costa LAFCO