# CALAFCO Daily Legislative Report as of Wednesday, March 01, 2023

AB 930 (Friedman D) Local government: Reinvestment in Infrastructure for a Sustainable and Equitable California (RISE) districts.

Current Texts Introduced: 2/14/2023 | Marie |

Introduced: 2/14/2023

Status: 2/15/2023-From printer. May be heard in committee March 17.

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Would authorize the legislative bodies of 2 or more local governments, defined to include a city, county, special district, or transit agency, to jointly form a Reinvestment in Infrastructure for a Sustainable and Equitable California district (RISE district) in accordance with specified procedures. The bill would require the Office of Planning and Research (OPR) to develop standards for the formation of RISE districts no later than November 30, 2025. The bill would provide for the establishment of a governing board of a RISE district with representatives of each participating local government.

Position: Neutral

Subject: Special District Principle Acts

CALAFCO Comments: This bill has a similar overtone to SB 852 Dodd in 2022 regarding the formation of climate resilience districts outside of the LAFCo process.

As introduced, this bill (AB 930) is focused on the generation of funding and the governance of the expanditure of those funds. However, it should be carefully tracked in case that mission is expanded.

#### AB 1439 (Garda D) Housing.

Current Texts Introduced: 2/17/2023 html at

Introduced: 2/17/2023

Status: 2/18/2023-From printer, May be heard in committee March 20.

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Current law generally sets forth the duties of the Department of Housing and Community Development, which is the principal state department responsible for coordinating federal-state relationships in housing and community development and for implementing the California Statewide Housing Plan. This bill would state the intent of the Legislature to enact legislation related to housing.

Position: Placeholder - Spot Bill

Subject: Housing

CALAFCO Comments: This is a spothoider bill that only notes an intent to address housing.

## AB 1460 (Bennett D) Local government.

Current Text: Introduced: 2/17/2023 html at

Introduced: 2/17/2023

Status: 2/18/2023-From printer. May be heard in committee March 20.

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Summary

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, provides the exclusive authority and procedure for the initiation, conduct, and completion of changes of organization and reorganization for cities and districts, except as specified. This bill would make a nonsubstantive change to the provision naming the act.

Position: Neutral

Subject: CKH General Procedures, Other

CALAFCO Comments: As introduced, this bill makes only a minor nonsubstantive change to CKH in that it would merely add commas to Section 56000 so that it would read: "This division shell be known, and may be cited, as the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000."

# SB 68 (McQuire D) Local government.

Current Text: Introduced: 1/5/2023 | html | wife

Introduced: 1/5/2023

Status: 1/18/2023-Referred to Com. on RLS.

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Summary

Current law provides for the formation and powers of various local governments, including counties and cities. The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 provides the sole and exclusive authority and procedure for the initiation, conduct, and completion of changes of

Legislature to enact legislation relating to local government. organization and reorganization for cities and districts. This bill would state the intent of the

additional into to share but that, while the itse counsel introduction mentioned CICH, their requesting more particulars. On 1-9-2023, the author's office responded that they had no specifically mentions CKH. Consequently, the Executive Director reached out to the author's office the write-up it notes that the legislative intent will be to address local government and it CALAFCO Comments: 1-6-2023: As it currently stands, this bill appears to be a spot holder. In

language had nothing to do with it.

#### (Skinner D) Agricultural preserves: annexadons. 01+ 9S

Current Taxt: Introduced: 2/13/2023 hom ed

Introduced: 2/13/2023

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the city filed a protest of record that identifies the affected contract and the subject parcel. The act specified circumstances apply, including that the land being annexed was within one mile of the city preserve, the city succeeds to all rights, duties, and powers of the county under the contract unless Under existing law, the Williamson Act, upon the annexation by a city of any land subject to a esnoH puz **OSHOW 3ST** Conc

department to advise the local agency formation commission of its concerns, whether or not it has Conservation to provide, advice and assistance regarding these provisions. The act requires the authorizes a local agency formation commission to request, and requires the Department of boundary when the contract was executed, the contract was executed before January 1, 1991, and contract with a county that enforceably restricts the land to agricultural use within an agricultural

been requested to do so, and requires the commission to address those concerns. This bill would

make nonsubstantive changes to those provisions.

Subject: Ag Preservation - Williamson, Annexation Proceedings Position: None at this time

(McGuire D) Governmental organization. 557 95

Current Text: Introduced: 2/13/2023 hand edit

Introduced: 2/13/2023

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Legislature to enact legislation relating to governmental organization. including definitions for "state," "county," and "city." This bill would state the intent of the California, The Government Code prescribes certain definitions for purposes of its interpretation, Current constitutional and statutory law prescribes the organization of the government in

Position: Placeholder - Spot Bill

CALAFCO Comments: This is a spotholder bill that notes that its intent will be to enact legislation Subject: Other

relating to governmental organization.

#### (Becker D) Open meetings: local agencles: teleconferences. **ZES 88**

Introduced: 2/14/2023 Current Text: Introduced: 2/14/2023 umi ed

Status: 2/22/2023-Referred to Com. on RLS.

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Would state the intent of the Legislature to enact subsequent legislation that expands local

government's access to hold public meetings through teleconferencing and remote access.

Subject: Brown Act Position: Placeholder - Spot Bill

access to hold public meetings through teleconferencing and remote access. CALAFCO Comments: This is a spotholder bill that states an intent to expand local government's

(Caballero D) California Environmental Quality Act: transportation impact analysis: rural areas.

Chirent Text: Introduced: 2/17/2023 http://

Introduced: 2/17/2023

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"SME! transportation impact analysis for rural areas for purposes of CEQA. This bill contains other existing

Position: Placeholder - Spot Bill

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CALAFCO Comments: This is a spothoider bill that notes an intent to enact subsequent legislation that would create a new transportation impact analysis for rural areas for purposes of the California Environmental Quality Act.

#### SB 833 (McGuire D) Natural resources.

Current Texts Introduced: 2/17/2023 html htm

Entroduced: 2/17/2023

Status: 2/21/2023-From printer. May be acted upon on or after March 20.

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Current law deciares that resource conservation is of fundamental importance to the prosperity and welfare of the people of this state, and provides for the formation and powers of resource conservation districts. This bill would declare the intent of the Lagislature to enact subsequent legislation relating to natural resources.

Position: Placeholder - Spot Bill

Subjects Special District Powers, Special District Principle Acts, Special Districts Governance CALAPCO Comments: This is a spotholder bill that notes only an intent to enact subsequent legislation relating to natural resources.

#### \$5.865 (Laird D) Hunicipal water districts: automatic exclusion of cities.

Current Texts Introduced: 2/17/2023 | text |

Introduced: 2/17/2023

Status: 2/21/2023-From printer. May be acted upon on or after March 20.

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Current law authorizes a governing body of a municipal water district to adopt an ordinance excluding any territory annexed to a metropolitan water district organized under the Metropolitan Water District Act, if the territory is annexed prior to the effective date of the formation of the municipal water district. Current law requires the Secretary of State to Issue a certificate reciting the passage of the ordinance and the exclusion of the area from the municipal water district within 10 days of receiving a certified copy of the ordinance. This bill would extend the number of days the Secretary of State has to Issue a certificate to 14 days.

Position: None at this time

Subject: Annexation Proceedings

CALAFCO Comments: Edisting law authorizes a governing body of a municipal water district may adopt an ordinance excluding any territory annexed to a metropolitan water district organized under the Metropolitan Water District Act, providing that the territory is annexed prior to the effective date of the formation of the municipal water district. If that he Secretary of State must, within 10 days of receiving a certified copy, issue a certificate reciting the pessage of the ordinance that excludes the area from the municipal water district. This bill would extend the Secretary of State's window to issue that certificate from 10 to 14 days.

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### AB 557 (Hart D) Open maetings: local agencies: teleconferences,

Current Text: Introduced: 2/8/2023 | 1001 | 1007

Introduced: 2/8/2023

Status: 2/17/2023-Referred to Com. on L. GOV.

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Current law, until January 1, 2024, authorizes a local agency to use teleconferencing without complying with specified teleconferencing requirements in specified circumstances when a declared state of emergency is in effect, or in other situations related to public health, as specified. If there is a continuing state of emergency, or if state or local officials have imposed or recommended measures to promote social distancing, existing law requires a legislative body to make specified findings not later than 30 days after the first teleconferenced meeting, and to make those findings every 30 days thereafter, in order to continue to meet under these abbreviated teleconferencing procedures. Current law requires a legislative body that holds a beleconferenced meeting under these abbreviated teleconferencing procedures to give notice of the meeting and post sgendas, as described, to allow members of the public to access the meeting and address the legislative body, to give notice of the means by which members of the public may access the meeting and offer public comment, including an opportunity for all persons to attend via a call-in option or an internet-based service option. Current law prohibits a legislative body that holds a teleconferenced meeting under these abbreviated teleconferencing procedures from requiring public comments to be submitted in advance of the meeting and would specify that the legislative body must provide an opportunity for the public to address the legislative body and offer comment in real time. This bill would extend the above-described abbreviated teleconferencing provisions when a declared state of emergency is in effect, or in other situations related to public health, as specified, indefinitely.

Positions Neutral Subject: Brown Act

Act. This bill is sponsored by CSDA. (2022) and seeks to return some of the pandemic-era teleconferencing provisions to the Brown CALAFCO Comments: Similar in scope to SB 411, this bill is follow-on legislation to AB 361

Current Text: Introduced: 2/13/2023 him all (Pacheco D) Local government: open meetings. ZIR RV

Introduced: 2/13/2023

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notice of the time and place for its regular meetings and an agenda containing a brief general Current law, the Raiph M. Brown Act, requires each legislative body of a local agency to provide STOP IST sauoH bas

session is authorized. This bill would make nonsubstantive changes to a provision of the Ralph M. legislative body be open and public, and that all persons be permitted to attend unless a closed description of each item of business to be transacted. The act also requires that all meetings of a

Subject: Brown Act Position: Placeholder - Spot Bill

grammatical changes. The lack of substance raises concern regarding future changes to this bill. CALAFCO Comments: This bill appears to be a spot holder in that it currently only makes minor

Current Text: Introduced: 2/16/2023 html 200 AB 1348 (Greyson D) Local government: open meetings.

Introduced: 2/16/2023

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the public record provisions governing the writings related to agendas of public meetings. disclosable public records, with certain exceptions. This bill would make nonsubstantive changes to of public meetings and other writings distributed to the members of the governing board egency to be conducted openly and publicly, with specified exceptions. Current law makes agendas Current law, the Raiph M. Brown Act, requires the meetings of the legislative body of a local public records available for inspection, subject to specified criteria, and with specified exceptions. Current law, the California Public Records Act, requires state agencies and local agencies to make

in a minor and nonsubstantive way by changing an "a" to "any" in two places. CALAFCO Comments: This bill as introduced would change the Section 54957.5 of the Brown Act Subject: Brown Act Position: Neutral

(Portantino D) Open meetings: teleconferences: bodies with appointed membership.

Current Text: Introduced: 2/9/2023 html add

Introduced: 2/9/2023

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otherwise subject to the Raiph M. Brown Act. commission, or advisory body is appointed and which board, commission, or advisory body is board, commission, or advisory body of a local agency, the membership of which board, state of emergency. The bill would alternatively define "legislative body" for this purpose to mean a teleconferencing provisions similar to the emergency provisions indefinitely and without regard to a member of the legislative body. This bill would authorize a legislative body to use alternate jurisdiction and other requirements are met, including restrictions on remote participation by a from a singular physical location that is open to the public and situated within the agency's circumstances related to the particular member if at least a quorum of its members participate 2026, authorizes the legislative body of a local agency to use alternative teleconferencing in certain a physical location from which the public may attend or comment. Current law, until January 1, prescribed. The emergency provisions specify that they do not require a legislative body to provide provisions) and impose different requirements for notice, agenda, and public participation, as related to public health that exempt a legislative body from the general requirements (emergency alternate teleconferencing provisions during a proclaimed state of emergency or in other situations Current law, until January 1, 2024, authorizes the legislative body of a local agency to use :Alewwns

also require that the public be afforded the chance to comment in real time. comment time has elabsed, and would not only prevent requiring comments in advance but would can be resumed, would require time public comment periods to remain open until the public action in the event of a broadcasting disruption within the local agency's control until the broadcast procedure for conducting such a meeting, would require the legislative body to take no further would allow a legislative body to use teleconferencing provisions, and would define the proper Brown Act that had been temporarily enacted during the COVID-19 pandemic. The amendment CALAFCO Comments: This bill would permanently add back provisions to Section 54953.4 of the Subject: Brown Act Position: Neutral

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Current Texts Introduced: 2/17/2023 [107] 000

**Introduced: 2/17/2023** 

Status: 2/21/2023-From printer. May be acted upon on or after March 20.

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Summery

Would enact the First Validating Act of 2023, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities. This bill contains other related provisions.

Position: None at this time Subject: LAPCo Administration

CALAPCO Comments: This is the first of three annual validating acts.

### \$8.879 (Committee on Governance and Finance) Validations.

Current Text: Introduced: 2/17/2023

Introduced: 2/17/2023

Status: 2/21/2023-From printer. May be acted upon on or after March 20.

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Summary

Would enact the Second Validating Act of 2023, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities. This bill contains other related provisions.

Position: None at this time Subject: LAFCo Administration

CALAPCO Comments: This is one of three annual validating acts.

# SB 880 (Committee on Governance and Finance) Validations.

Current Texts Introduced: 2/17/2023 kml kd

**Entroduced: 2/17/2023** 

Status: 2/21/2023-From printer. May be acted upon on or after March 20.

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Summary

Would enact the Third Validating Act of 2023, which would validate the organization, boundaries, acts, proceedings, and bonds of the state and counties, cities, and specified districts, agencies, and entities.

Position: None at this time Subject: LAFCo Administration

CALAPCO Comments: This is one of three annual validating acts.

Total Measures: 17 Total Tracking Forms: 17

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