LRC Research Training
California Regulatory Law Clinic – Fall 2023

Researching & Tracking Legislation

Julianne Odin
Student Services Librarian
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(619) 202-3574
How a Bill Becomes a Law

1. Bill is introduced
2. Committee Hearings
3. Floor Action
   - If passed (Sent to other house)
4. Committee Hearings
5. Floor Action
   - If passed with amendments
   - If passed without amendments
6. Returned to original house
7. Bill goes to Governor
   - If original house concurs
   - If not vetoed
8. Most bills become law January 1 of the next year

More detailed chart
Terminology – Who’s bill?

- **Author**: the legislator who introduces a bill.

- **Coauthor**: a legislator who, with the agreement of a bill’s author, adds their name to that bill, usually to indicate support.

- **Principal Coauthor**: a legislator singled out to share credit as a coauthor below the author.

- **Sponsor**: the legislator, private individual, or group who developed a piece of legislation and advocates its passage.

[California Legislative Information: Glossary of Terms](#)
Terminology – Committee Actions

- **Do pass**: affirmative recommendation of a bill; moves the bill to the Floor or next committee without amendment.

- **Do pass as amended**: affirmative recommendation of a bill; moves the bill to the Floor or next committee, providing the language of the bill is changed as specified.

- **Held in committee**: a bill that does not get the necessary votes (majority) to be passed out of committee.
  - **Held under submission**: committee action where there is an indication that the author and committee members want to work on/discuss the bill further.
  - **Held without recommendation**: committee action where there is no indication the committee wants the bill to progress and there is no motion for the bill to progress.
Terminology – After Passage

- **Enrolled**: occurs when a bill is passed by both Houses and is sent to the governor for signature or veto

- **Chaptered**: occurs after the governor signs a bill when it is assigned a chapter in the Statutes and Amendments to the Code, California’s session laws
WELCOME

Welcome to the California Legislative Information website!
We are pleased to announce new website enhancements to improve the readability of Bill and Code text. Multi-level indentation formatting has been implemented throughout the sections of each bill’s “Text” tab. In addition, the new formatting has been added to all of the sections of text under the California Law.

Measures prior to 1999 can still be found at http://leginfo.ca.gov which will remain as an archive for legislative information.

To access a complete listing of California Law Codes and Bill Search features, click the California Law or Bill Information Tabs on the Tabbed Panel above.

Quick Bill Search:

Bill Number: AB1 or ab 1 or ABX1-1  
Keywords(s): Search phrase

Quick Code Search:

Code: Select Code  
Code Section: 1 or 2 or 1001  
Keywords(s): Keyword(s) input
Assembly Bill No. 2113

CHAPTER 186

An act to add Section 135.4 to the Business and Professions Code, relating to professions and vocations.

[ Approved by Governor September 27, 2020. Filed with Secretary of State September 27, 2020. ]

LEGISLATIVE COUNSEL’S DIGEST

AB 2113, Low. Refugees, asylees, and special immigrant visa holders: professional licensing: initial licensure process.

Existing law provides for the licensure and regulation of various professions and vocations by boards within the Department of Consumer Affairs. Existing law prohibits a board within the department from denying licensure to an applicant based upon their citizenship or immigration status.

This bill, notwithstanding any other law, would require a board within the department to expedite, and authorize it to assist, the initial licensure process for an applicant who supplies satisfactory evidence to the board that they are a refugee, have been granted asylum, or have a special immigrant visa, as specified. The bill would authorize a board to adopt regulations necessary to administer these provisions.
Assembly Bill No. 2113

CHAPTER 186

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<table>
<thead>
<tr>
<th>Bill Votes</th>
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</thead>
<tbody>
<tr>
<td><strong>Date</strong></td>
<td>08/30/20</td>
</tr>
<tr>
<td><strong>Result</strong></td>
<td>PASS</td>
</tr>
<tr>
<td><strong>Location</strong></td>
<td>Assembly Floor</td>
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<tr>
<td><strong>Ayes Count</strong></td>
<td>65</td>
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<tr>
<td><strong>Noes Count</strong></td>
<td>0</td>
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<tr>
<td><strong>NVR Count</strong></td>
<td>14</td>
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<tr>
<td><strong>Motion</strong></td>
<td>AB 2113 Low Concurrence in Senate Amendments</td>
</tr>
<tr>
<td><strong>Noes</strong></td>
<td></td>
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<tr>
<td><strong>NVR</strong></td>
<td>Bigelow, Brough, Chen, Choi, Megan Dahle, Eggman, Flora, Frazier, Maves, Mayes, Obermole, Patterson, Voepel, Wicks</td>
</tr>
</tbody>
</table>

<table>
<thead>
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</tr>
<tr>
<td><strong>Result</strong></td>
<td>PASS</td>
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<td><strong>Location</strong></td>
<td>Senate Floor</td>
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<tr>
<td><strong>Ayes Count</strong></td>
<td>30</td>
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<tr>
<td><strong>Noes Count</strong></td>
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<td><strong>NVR Count</strong></td>
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<td><strong>Motion</strong></td>
<td>Assembly 3rd Reading AB2113 Low et al, By Pan</td>
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<tr>
<td><strong>Ayes</strong></td>
<td>Allan, Archuleta, Atkins, Baill, Bradford, Caballero, Dodd, Durazo, Galgiani, Glazer, Lena Gonzalez, Hertzberg, Hill, Huoso, Hurtado, Jackson, Loyva, McGuire, Mitchell, Monning, Nielsen, Pan, Portantino, Roth, Rubio, Skinner, Stern, Umberg, Wieckowski, Wiener</td>
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<tr>
<td><strong>Noes</strong></td>
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<td><strong>NVR</strong></td>
<td>Bates, Boregas, Chang, Dahle, Grove, Jones, Melendez, Moorlach, Morrell, Wilk</td>
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</tr>
<tr>
<td><strong>Result</strong></td>
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<td><strong>Location</strong></td>
<td>Sen Appropriations</td>
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<tr>
<td><strong>Ayes Count</strong></td>
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<tr>
<td><strong>Noes Count</strong></td>
<td>0</td>
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<tr>
<td><strong>NVR Count</strong></td>
<td>0</td>
</tr>
<tr>
<td><strong>Motion</strong></td>
<td>Do pass</td>
</tr>
<tr>
<td><strong>Ayes</strong></td>
<td>Bates, Bradford, Hill, Jones, Luna, Portantino, Wieckowski</td>
</tr>
<tr>
<td>Date</td>
<td>Action</td>
</tr>
<tr>
<td>--------</td>
<td>------------------------------------------------------------------------</td>
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<tr>
<td>09/27/20</td>
<td>Chaptered by Secretary of State - Chapter 186, Statutes of 2020.</td>
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<td>Enrolled and presented to the Governor at 2:30 p.m.</td>
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<tr>
<td>08/30/20</td>
<td>Senate amendments concurred in. To Engrossing and Enrolling. (Ayes 65, Noes 0, Page 5337.).</td>
</tr>
<tr>
<td>08/27/20</td>
<td>In Assembly. Concurrence in Senate amendments pending.</td>
</tr>
<tr>
<td>08/27/20</td>
<td>Read third time. Passed. Ordered to the Assembly. (Ayes 30, Noes 0, Page 4354.).</td>
</tr>
<tr>
<td>08/20/20</td>
<td>Read second time. Ordered to third reading.</td>
</tr>
<tr>
<td>08/20/20</td>
<td>From committee: Do pass. (Ayes 7, Noes 0.) (August 20).</td>
</tr>
<tr>
<td>08/13/20</td>
<td>In committee: Referred to APPR. suspense file.</td>
</tr>
<tr>
<td>08/10/20</td>
<td>From committee: Do pass and re-refer to Com. on APPR. (Ayes 9, Noes 0.) (August 8). Re-referred to Com. on APPR.</td>
</tr>
<tr>
<td>08/04/20</td>
<td>From committee chair, with author's amendments: Amend, and re-refer to committee. Read second time, amended, and re-referred to Com. on B., R. &amp; E.D.</td>
</tr>
<tr>
<td>07/01/20</td>
<td>Referred to Com. on B., P. &amp; E.D.</td>
</tr>
<tr>
<td>06/11/20</td>
<td>In Senate. Read first time. To Com. on RLS. for assignment.</td>
</tr>
<tr>
<td>06/10/20</td>
<td>Read third time. Passed. Ordered to the Senate. (Ayes 66, Noes 4, Page 4757.)</td>
</tr>
<tr>
<td>06/04/20</td>
<td>Read second time. Ordered to third reading.</td>
</tr>
<tr>
<td>06/04/20</td>
<td>Coauthors revised.</td>
</tr>
<tr>
<td>06/03/20</td>
<td>From committee: Do pass. (Ayes 14, Noes 4.) (June 3).</td>
</tr>
<tr>
<td>06/02/20</td>
<td>In committee: Set, first hearing. Referred to APPR. suspense file.</td>
</tr>
<tr>
<td>05/31/20</td>
<td>From committee: Do pass and re-refer to Com. on APPR. (Ayes 15, Noes 2.) (May 21). Re-referred to Com. on APPR.</td>
</tr>
<tr>
<td>05/05/20</td>
<td>Re-referred to Com. on B. &amp; P.</td>
</tr>
<tr>
<td>05/04/20</td>
<td>From committee chair, with author's amendments: Amend, and re-refer to Com. on B. &amp; P. Read second time and amended.</td>
</tr>
<tr>
<td>02/27/20</td>
<td>Referred to Com. on B. &amp; P.</td>
</tr>
<tr>
<td>02/07/20</td>
<td>From printer. May be heard in committee March 8.</td>
</tr>
<tr>
<td>02/06/20</td>
<td>Read first time. To print.</td>
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</tbody>
</table>
AB-2113 Refugees, asylees, and special immigrant visa holders: professional licensing: initial licensure process.

<table>
<thead>
<tr>
<th>Text</th>
<th>Bill Analysis</th>
<th>Votes</th>
<th>History</th>
<th>Status</th>
<th>Comments To Author</th>
</tr>
</thead>
<tbody>
<tr>
<td>08/29/20 - Assembly Floor Analysis</td>
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<tr>
<td>08/21/20 - Senate Floor Analysis</td>
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<tr>
<td>08/11/20 - Senate Appropriations</td>
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<td>08/07/20 - Senate Business, Professions And Economic Development</td>
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<td>06/05/20 - Assembly Floor Analysis</td>
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<td>05/31/20 - Assembly Appropriations</td>
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<tr>
<td>05/19/20 - Assembly Business And Professions</td>
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</tr>
</tbody>
</table>

Example: 08/07/20 - Senate Business, Professions And Economic Development
SECTION 1. Section 135.4 is added to the Business and Professions Code, to read:

135.4. (a) Notwithstanding any other law, a board within the department shall expedite, and may assist, the initial licensure process for an applicant who supplies satisfactory evidence to the board that they have been admitted to the United States as a refugee under Section 1157 of Title 8 of the United States Code, have been granted political asylum by the Secretary of Homeland Security or the Attorney General of the United States pursuant to Section 1158 of Title 8 of the United States Code, or they have a special immigrant visa (SIV) that has been granted a status under Section 1244 of Public Law 110-181, under Public Law 109-163, or under Section 602(b) of Title VI of Division F of Public Law 111-8.

(b) Nothing in this section shall be construed as changing existing licensure requirements. A person applying for expedited licensure under subdivision (a) shall meet all applicable statutory and regulatory licensure requirements.

(c) A board may adopt regulations necessary to administer this section.
AB-2113 Refugees, asylees, and special immigrant visa holders: professional licensing: initial licensure process.

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<td>In Assembly. Concurrency in Senate amendments pending.</td>
</tr>
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</table>
An act to amend, repeal, and add Section 1367.243 of, and to add and repeal Section 1367.52 of, the Health and Safety Code, and to amend, repeal and add Section 10123.205 of, and to add and repeal, Section 10123.66 of, the Insurance Code, relating to prescription drugs.
### BILL: SB-873 - PRESCRIPTION DRUGS: COST SHARING. ☮

**SELECT THE TRACKING NOTIFICATION POINTS:**

<table>
<thead>
<tr>
<th>Notification Point</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ Across the Desk</td>
<td>A notification of when the committee recommendation crosses the desk. Includes committee recommendations that re-refer the measure to another committee.</td>
</tr>
<tr>
<td>☐ To Committee</td>
<td>A notification of when each measure is originally referred to either a Senate or Assembly committee as well as any subsequent re-referrals from the floor. A notification will be sent if the action is later rescinded or reconsidered.</td>
</tr>
<tr>
<td>☐ Amended</td>
<td>A notification of when a measure is amended on second or third reading as well as measures amended by author's amendments. A notification will be sent if the action is later rescinded or reconsidered.</td>
</tr>
<tr>
<td>☐ Floor Results</td>
<td>A notification of how a measure performs on the Senate or Assembly floor: pass; fail; moved to the inactive file or special consent calendar; or if the measure is returned to the other house. A notification will be sent if the action is later rescinded or reconsidered.</td>
</tr>
<tr>
<td>☐ Enrolled and Governor's Response</td>
<td>A notification of when a measure is enrolled with the Governor, if it's approved or vetoed, or if the bill was returned by the Governor at the request of either house.</td>
</tr>
<tr>
<td>☐ Final Results</td>
<td>A notification indicating the final action of a measure: its chapter number; if it failed or died in committee; or died pursuant to the Constitution.</td>
</tr>
<tr>
<td>☐ Measure Set For Hearing</td>
<td>Measure Set For Hearing</td>
</tr>
</tbody>
</table>

[Add Notifications] [Cancel]
As Amends the Law Today

SECTION 1. Section 1367.52 is added to the Health and Safety Code, to read:

1367.52. (a) (1) Commencing no later than January 1, 2025, an enrollee’s defined cost sharing for each prescription drug shall be calculated at the point of sale based on a price that is reduced by an amount equal to at least 90 percent of all rebates received, or to be received, in connection with the dispensing or administration of the drug.

(2) The health care service plan shall pass through to each enrollee at the point of sale a good faith estimate of the enrollee’s decrease in cost sharing required pursuant to this subdivision.

(2) The report required to be submitted pursuant to paragraph (1) shall be submitted in compliance with Section 9795 of the Government Code.

(g) Subdivisions (a) to (f), inclusive, shall become inoperative on January 1, 2027.

(h) This section shall remain in effect only until January 1, 2028, and as of that date is repealed.

SEC. 2. Section 1367.243 of the Health and Safety Code is amended to read:

1367.243. (a) (1) A health care service plan that reports rate information pursuant to Section 1385.03 or 1385.045 shall report the information described in paragraph (2) to the department no later than October 1 of each year, beginning October 1, 2018.

(2) (A) For all covered prescription drugs, including generic drugs, brand name drugs, and specialty drugs dispensed at a plan pharmacy, network pharmacy, or mail order pharmacy for outpatient use, all of the following shall be reported:

(A) (i) The 25 most frequently prescribed drugs.

(B) (ii) The 25 most costly drugs by total annual plan spending.

(C) (iii) The 25 drugs with the highest year-over-year increase in total annual plan spending.

(iv) The 25 most frequently prescribed drugs with a point-of-sale rebate pursuant to Section 1367.52.

(v) The 25 most costly drugs by total annual plan spending with a point-of-sale rebate pursuant to Section 1367.52.

(B) For each plan with a prescription drug benefit that the health care service plan issued for delivery, renewed, amended, or continued during the calendar year, the health care service plan shall report to the department the number of enrollees at the end of the plan year, the amount of drug benefits paid to enrollees during the plan year, and the number of enrollees with drug benefits that are the same or are an improvement over previous plan year drug benefits.
§ 6141.1. Waiver of license fee, portion thereof, or penalty thereon; necessity of supporting documents; income rules

(a) The payment by any licensee of the annual license fee, any portion thereof, or any penalty thereon, may be waived by the board as it may provide by rule. The board may require submission of recent federal and state income tax returns and other proof of financial condition as to those licensees seeking waiver of all or a portion of their fee or penalties on the ground of financial hardship.

(b) The board shall adopt a rule or rules providing that an active licensee who can demonstrate total gross annual individual income from all sources of less than sixty thousand four hundred and seventy-eight dollars and thirty-five cents ($60,478.35), which is reflective of the previous limit adjusted for 20 years of inflation pursuant to the Consumer Price Index, shall presumptively qualify for a waiver of 25 percent of the annual license fee.

Credits

§ 6141.1. Waiver of license fee, portion thereof, or penalty thereon; necessity of supporting documents; income rules

CA BUS & PROF § 6141.1
Effective January 1, 2020

Add to compare

Enacted Legislation Stats.2019, c. 598 (S.B.176), § 15, eff. Jan. 1, 2020

Prior Versions (5)

Add to compare

§ 6141.1. Waiver of membership fee, portion thereof, or penalty thereon; necessity of supporting documents; income rules

CA BUS & PROF § 6141.1
Effective January 1, 2006 to December 31, 2018

Add to compare
§ 6141.1. Waiver of license fee, portion thereof, or penalty thereon; necessity of supporting documents; income rules

CA BUS & PROF § 6141.1
Effective January 1, 2020

Latest Legislation (see Credits for additional information)

Enacted Legislation Stats.2019, c. 598 (S.B.176), § 15, eff. Jan. 1, 2020

Prior Versions (5)

Enacted Legislation Stats.2018, c. 559 (A.B.3249), § 107, eff. Jan. 1, 2019

Enacted Legislation Stats.2006, c. 1104 (A.B.1157), § 107, eff. Jan. 1, 2006
§ 6141.1. Waiver of license fee, portion thereof, or penalty thereon; necessity of supporting documents; income rules

(a) The payment by any licensee of the annual license fee, any portion thereof, or any penalty thereon, may be waived by the board as it may provide by rule. The board may require submission of recent federal and state income tax returns and other proof of financial condition as to those licensees seeking waiver of all or a portion of their fee or penalties on the ground of financial hardship.

(b) The board shall adopt a rule or rules providing that an active licensee who can demonstrate total gross annual individual income from all sources of less than forty-six thousand four hundred and seventy-eight dollars and thirty-five cents ($46,478.35), which is reflective of the previous limit adjusted for 20 years of inflation pursuant to the Consumer Price Index, shall presumptively qualify for a waiver of 25 percent of the annual license fee.

Credits


West's Ann. Cal. Bus. & Prof. Code § 6141.1, CA BUS & PROF § 6141.1
Cal Bus & Prof Code § 6141.1

Deering's California Codes are current through the 2023 Extra Session Ch 1, 2023 Regular Session Ch. 261.

§ 6141.1. Waiver of payment of license fee or penalty; Adoption of rules

(a) The payment by any licensee of the annual license fee, any portion thereof, or any penalty thereon, may be waived by the board as it may provide by rule. The board may require submission of recent federal and state income tax returns and other proof of financial condition as to those licensees seeking waiver of all or a portion of their fee or penalties on the ground of financial hardship.

(b) The board shall adopt a rule or rules providing that an active licensee who can demonstrate total gross annual individual income from all sources of less than sixty thousand four hundred and seventy-eight dollars and thirty-five cents ($60,478.35), which is reflective of the previous limit adjusted for 20 years of inflation pursuant to the Consumer Price Index, shall presumptively qualify for a waiver of 25 percent of the annual license fee.

History

§ 6141.1. Waiver of payment of license fee or penalty; Adoption of rules [Effective until January 1, 2020]

(a) The payment by any licensee of the annual license fee, any portion thereof, or any penalty thereon, may be waived by the board as it may provide by rule. The board may require submission of recent federal and state income tax returns and other proof of financial condition as to those licensees seeking waiver of all or a portion of their fee or penalties on the ground of financial hardship.

(b) The board shall adopt a rule or rules providing that an active licensee who can demonstrate total gross annual individual income from all sources of less than forty thousand dollars ($40,000) sixty thousand four hundred and seventy-eight dollars and thirty-five cents ($60,478.35), which is reflective of the previous limit adjusted for 20 years of inflation pursuant to the Consumer Price Index, shall presumptively qualify for a waiver of 25 percent of the annual license fee.
Legislative History Materials on Lexis & Westlaw

- Lexis: California Legislative Bill History
- Lexis: CA State Voting Records
- Westlaw: California Legislative History
  - Bill Analysis & Other Reports
  - Committee Analyses
  - Legislative Journals
California Legislative History: Journals

Find documents that have

All of these terms
- e.g., construction defect (searched as construction & defect)
- "Assembly Bill No." OR "Assembly Bill" OR AB/s 78

Any of these terms
- e.g., physician surgeon (searched as physician OR surgeon)

This exact phrase
- e.g., medical malpractice (searched as "medical malpractice")

But not any of these terms
- e.g., residence domicile (searched as "% residence domicile")

Thesaurus
Add synonyms and related concepts to your Terms & Connectors search

Document Fields (Boolean Terms & Connectors Only)

Date (DA)
- 01-01-2019 - 12-31-2020

Citation (CI)

Sponsor (SP)

Connectors and Expanders

& AND
/s In same sentence
/or OR
/+s Preceding within sentence
/p In same paragraph
/" Phrase
/+p Preceding within paragraph
/% But not
/SPACE OR
/n Within n terms of
/ Root expander
/+n Preceding within n terms of
/" Universal character
/# Prefix to turn off plurals and equivalents
California Legislative History: Journals (25)

   
   The Assembly met at 1:30 p.m. Hon. Kevin Mullin, Speaker pro Tempore of the Assembly, presiding. Chief Clerk Sue Parker at the Desk. Assistant Clerk David A. Bowman reading. The roll was...
   
   ...a) be suspended to permit consideration of Senate amendments to Assembly Bill Nos. 78 79 81 80 82 88 90 92 93 100 102...
   
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   Legislative History · California Assembly Journal, 2019-2020 Reg. Sess., No. 54 · April 08, 2019
   
   The Assembly met at 1 p.m. Hon. Kevin Mullin, Speaker pro Tempore of the Assembly, presiding. Chief Clerk E. Dotson Wilson at the Desk. Reading Clerk Kathleen M. Lewis reading. The roll was...
   
   ...time, and ordered to third reading. 2019 A 78 1RC** ASSEMBLY BILL NO. 78 **— An act relating to the Budget Act of 2019. Bill...
   
   ...No. 84 Assembly Bill No. 77 Assembly Bill No. 85** Assembly Bill No. 78 **Assembly Bill No. 86 Assembly Bill No. 79 Assembly Bill No. 87 Assembly...

Friday, June 26, 2020
California Assembly
2019-2020 Regular Session

PROCEEDINGS OF THE ASSEMBLY

IN ASSEMBLY

Assembly Chamber, Sacramento
Friday, June 26, 2020

The Assembly met at 1:30 p.m.

Hon. Kevin Mullin, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk Sue Parker at the Desk.

Assistant Clerk David A. Bowman reading.

ROLLCALL

The roll was called.

Quorum Call of the Assembly

Assembly Member Calderon moved a quorum call of the Assembly.
Assembly Budget Committee

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Assembly Member Calderon requested unanimous consent that a statement of legislative intent relative to Assembly Bill No. 78 be printed in the Journal.

Assembly Member Flora objected.

Motion to Print in Journal

Assembly Member Calderon moved that a statement of legislative intent relative to Assembly Bill No. 78 be printed in the Journal.

Assembly Member Bonta seconded the motion.

Motion to print in Journal carried by the following vote:

AYES—53

Aguilar-Curry    Cooper    Kalra    Rivas, R.
Arambula         Daly       Kamlager  Rodriguez
Bauer-Kahan       Eggman    Levine   Salas
Berman           Friedman  Limón    Santiago
Bloom            Gabriel  Low      Smith
Boerner Horvath  Garcia, C.  Malenschein  Stone
Bonta            Garcia, E.  McCarty  Ting
Burke            Gipson     Medina   Weber
Calderon         Gloria    Mullin   Wicks
Carrillo         Gray       O'Donnell  Wood
Chau             Grayson    Petrie-Norris  Mr. Speaker
Legislative Intent—Assembly Bill No. 78

June 26, 2020

Sue Parker

Chief Clerk of the Assembly

State Capitol, Room 3196

Sacramento, California

Dear Ms. Parker: The Assembly Committee on Budget, which I chair, has authored Assembly Bill 78 that establishes a Climate Catalyst Revolving Loan Fund at the Infrastructure and Economic Development Bank to receive funds from non-state governmental entities and private sources for the purpose of making loans for climate catalyst projects that further the state’s climate goals. These moneys are available for expenditure upon appropriation by the Legislature. I submit this letter to the Assembly Daily Journal for the purpose of clarifying the intent of the use of these funds.

In the past, the Legislature has limited the expenditure of state funds so that they are not allocated for the purchase of fully automated cargo handling equipment. “Fully automated” means “cargo handling equipment that is remotely operated or remotely monitored with or without the exercise of human intervention or control.”

To the extent, it is allowable and consistent with the purposes of any dollars this Climate Catalyst Revolving Loan Fund might receive, the legislative intent is to not appropriate these funds for the purchase of fully automated cargo handling equipment.

Thank you for the opportunity to clarify this matter.

Sincerely,

PHILIP Y. TING, Chair
Assembly Budget Committee
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Zoom appointments by request
In-person
Mon – Thur: 9am-6pm
Fri: 9am-5pm
Sun: 12pm-4pm

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