



Measure	Author	Topic	Current Version	Status	Calendar	Brief Summary	Position	Subject	Attachments
AB 5	Gonzalez D	Worker status: employees and independent contractors.	Amended: 5/1/2019 html pdf	5/16/2019-Joint Rule 62(a), file notice suspended. From committee: Do pass. (Ayes 13. Noes 3.) (May 16).		Would state the intent of the Legislature to codify the decision in the Dynamex case and clarify its application. The bill would provide that the factors of the "ABC" test be applied in order to determine the status of a worker as an employee or independent contractor for all provisions of the Labor Code and the Unemployment Insurance Code, unless another definition or specification of "employee" is provided. The bill would codify existing exemptions for specified professions that are not subject to wage orders of the Industrial Welfare Commission or the ruling in the Dynamex case.	Watch	Employment Issues	
AB 9	Reyes D	Employment discrimination: limitation of actions.	Amended: 3/21/2019 html pdf	5/16/2019-From committee: Do pass. (Ayes 13. Noes 2.) (May 16).		The California Fair Employment and Housing Act makes specified employment and housing practices unlawful, including discrimination against or harassment of employees and tenants, among others. Current law authorizes a person claiming to be aggrieved by an alleged unlawful practice to file a complaint with the Department of Fair Employment and Housing within one year from the date upon which the unlawful practice occurred, unless otherwise specified. This bill would extend the above-described period to 3 years for complaints alleging employment discrimination, as specified.	Oppose Unless Amended/Coalition	Employment Issues	AB 9 (Reyes) Coalition Oppose Unless Amended Assm. Floor 05-16-2019 AB 9 (Reyes) Fact Sheet AB 9 ASM Approps Coalition Opp. Unless Amended Letter 03-12-2019 AB 9 Author (Reyes) Coalition Oppose Unless Amended Letter (02-27-2019)
AB 25	Chau D	California Consumer Privacy Act of 2018.	Amended: 4/12/2019 html pdf	5/9/2019-From Consent Calendar. Ordered to third reading.		Would exclude from the definition of "consumer" a natural person whose personal information has been collected by a business in the course of a person acting as a job applicant to, an employee of, a contractor of, or an agent on behalf of, the business, to the extent the person's personal information is collected and used solely for purposes compatible with the context of that person's role as a job applicant, employee, contractor, or agent of the business. The bill would also define "contractor" for purposes of that provision.	Watch	Privacy	
AB 35	Kalra D	Worker safety: blood lead levels: reporting.	Amended: 3/21/2019 html pdf	5/16/2019-From committee: Do pass. (Ayes 12. Noes 5.) (May 16).		Would require the State Department of Public Health to consider a report from a laboratory of an employee's blood lead level at or above 20 micrograms per deciliter to be injurious to the health of the employee and to report that case within 5 business days of receiving the report to the Division of Occupational Safety and Health. The bill would further provide that the above-described report would constitute a serious violation and subject the employer or place of employment to an investigation, as provided, by the division, and would require the division to make any citations or fines imposed as a result of the investigation publicly available on an annual basis.	Oppose/Coalition	Employment Issues	AB 35 (Kalra) COALITION OPPOSITION Letter to Author 03-08-2019
AB 51	Gonzalez D	Employment discrimination: enforcement.	Amended: 3/26/2019 html pdf	5/16/2019-From committee: Do pass. (Ayes 13. Noes 5.) (May 16).		Would prohibit a person from requiring any applicant for employment or any employee to waive any right, forum, or procedure for a violation of any provision of the California Fair Employment and Housing Act (FEHA) or other specific statutes governing employment as a condition of employment, continued employment, or the receipt of any employment-related benefit. The bill would also prohibit an employer from threatening, retaliating or discriminating against, or terminating any applicant for employment or any employee because of the refusal to consent to the waiver of any right, forum, or procedure for a violation of specific statutes governing employment.	Oppose/Coalition	Employment Issues	AB 51 ASM Jud Oppose Coalition Letter 03-12-2019 AB 51 (Gonzalez) COALITION OPPOSITION Letter to Assm. Labor 02-27-2019 AB 51 (Gonzalez) COALITION OPPOSITION Letter to Author 02-27-2019



AB 138	Bloom D	California Community Health Fund.	Amended: 4/11/2019 html pdf	4/22/2019-Re-referred to Com. on REV. & TAX. In committee: Set, first hearing. Hearing canceled at the request of author.		Would, subject to specified exemptions, impose a fee on every distributor, as defined, for the privilege of distributing bottled sugary drinks and concentrate in the state, at a rate of \$0.02 per fluid ounce and for the privilege of distributing syrups and powders concentrate in this state, either as concentrate or as sweetened beverages derived from that concentrate, at the rate of \$0.02 per fluid ounce of sweetened beverage to be produced from concentrate.	Watch	Sweetened Beverages	
AB 170	Gonzalez D	Employment: sexual harassment: liability.	Amended: 4/1/2019 html pdf	5/1/2019-Referred to Coms. on L., P.E. & R. and JUD.		Would require a client employer to share with a labor contractor all civil legal responsibility and civil liability for harassment for all workers supplied by that labor contractor. The bill would define the terms "client employer" and "labor contractor" for purposes of these provisions.	Oppose/Coalition	Employment Issues	AB 170 (Gonzalez) Fact Sheet 02.11.2019 FINAL AB 170 ASM Jud Oppose Coalition Letter 03-12-2019 AB 170 Author (Gonzalez) Coalition Oppose Letter (02-27-2019)
AB 171	Gonzalez D	Employment: sexual harassment.	Amended: 5/16/2019 html pdf	5/16/2019-From committee: Amend, and do pass as amended. (Ayes 14. Noes 0.) (May 16). Read second time and amended. Ordered returned to second reading.		Current law prohibits an employer from discharging or in any manner discriminating or retaliating against an employee who is a victim of domestic violence, sexual assault, or stalking for taking time off work to obtain specified relief or because of the employee's status as a victim of domestic violence, sexual assault, or stalking, if the victim provides notice to the employer of the status or the employer has actual knowledge of the status. Current law authorizes an employee to file a complaint with the Division of Labor Standards Enforcement for a violation of these prohibitions within one year from the date of occurrence of the violation. Current law makes it a misdemeanor for an employer to refuse to rehire, promote, or restore an employee who has been determined to be so eligible by a grievance procedure or legal hearing. This bill would expand the scope of these provisions by defining "employer" for purposes of these provisions to mean any person employing another under any appointment or contract of hire and to include the state, political subdivisions of the state, and municipalities.	Oppose/Coalition	Employment Issues	AB 171 (Gonzalez) Coalition Oppose Assm. Appropriations 04-05-2019 AB 171 (Gonzalez) Fact Sheet 022619 FINAL (002) AB 171 ASM Jud Oppose Coalition Letter 03-12-2019 AB 171 Author (Gonzalez) Coalition Oppose Letter (02-27-2019)
AB 196	Gonzalez D	Paid family leave.	Amended: 3/26/2019 html pdf	5/16/2019-From committee: Do pass. (Ayes 14. Noes 1.) (May 16).		Would revise the formula for determining benefits available pursuant to the family temporary disability insurance program, for periods of disability commencing after January 1, 2020, by redefining the weekly benefit amount to be equal to 100% of the wages paid to an individual for employment by employers during the quarter of the individual's disability base period in which these wages were highest, divided by 13, but not exceeding the maximum workers' compensation temporary disability indemnity weekly benefit amount established by the Department of Industrial Relations.	Oppose/Coalition TBD	Employment Issues	AB 196 (Gonzalez) Fact Sheet
AB 312	Cooley D	State government: administrative regulations: review.	Introduced: 1/29/2019 html pdf	5/16/2019-In committee: Held under submission.		Would require each state agency to, on or before January 1, 2022, review its regulations, identify any regulations that are duplicative, overlapping, inconsistent, or out of date, revise those identified regulations, as provided, and report its findings and actions taken to the Legislature and Governor, as specified. The bill would repeal these provisions on January 1, 2023.	Support/Coalition	Regulation	AB 312 (Cooley) Coalition Support Letter Assm. Accountability 03-20-2019 AB 312 (Cooley) CMTA Support Letter Assm. Accountability 03-19-2019
AB 406	Limón D	Disability compensation: paid family leave: application in non-English languages.	Amended: 4/22/2019 html pdf	5/16/2019-From committee: Do pass. (Ayes 18. Noes 0.) (May 16).		Current law establishes, within the state disability insurance program administered by the Employment Development Department, a family temporary disability insurance program, also known as the paid family leave program, for the provision of wage replacement benefits to workers who take time off work to care for a seriously ill family member or to bond with a minor child within one year of birth or placement, as specified. This bill, beginning January 1, 2025, would require the department to distribute the application for family temporary disability insurance benefits, in addition to the application in English, in all non-English languages spoken by a substantial number of non-English-speaking applicants.	Watch	Employment Issues	AB 406 (Limon) Fact Sheet
AB 547	Gonzalez D	Janitorial workers: sexual violence and harassment prevention training.	Amended: 4/29/2019 html pdf	5/14/2019-In Senate. Read first time. To Com. on RLS. for assignment.		Current law requires employers of at least one employee and one or more covered workers, as defined, who provide janitorial services, as specified, to register with the Labor Commissioner annually and prohibits them from conducting business without a registration. Current law requires an application for registration to be in a form prescribed by the commissioner and subscribed and sworn to by the employer, as specified. This bill would prohibit the division	Oppose/Coalition	Employment Issues	AB 547 (Gonzalez) Coalition Oppose as Amended Assm. Appropriations 05-03-2019 AB 547 (Gonzalez) Coalition Oppose as Amended Letter Assm. Labor 04-17-2019



						from approving a registration, as described above, if the employer does not include in their written application the name of any subcontractor or franchise servicing contracts affiliated with a branch location and the number of subcontracted or franchise covered workers servicing each of those contracts, the total number of covered workers working out of a listed branch office, and the address of each work location serviced by a branch office.			AB 547 (Gonzalez) COALITION OPPOSITION Letter to Author 03-08-2019
AB 619	Chiu D	Retail food: reusable containers: multiuse utensils.	Amended: 3/20/2019 html pdf	4/24/2019-Referred to Com. on HEALTH.		Current law requires returned empty containers intended for refilling with food or beverage to be cleaned and refilled in an approved facility, except that consumer-owned containers may be refilled and returned to the same consumer if the container is refilled by an employee of the food facility or the owner of the container and the dispensing system includes a contamination-free transfer process. This bill would instead provide that clean consumer-owned containers provided or returned to the food facility for filling may be filled by either the employee or the owner of the container, and would require the food facility to isolate the consumer-owned containers from the serving surface or sanitize the serving surface after each filling.		Recycling	
AB 673	Carrillo D	Failure to pay wages: penalties.	Amended: 5/16/2019 html pdf	5/16/2019-From committee: Amend, and do pass as amended. (Ayes 13. Noes 5.) (May 16). Read second time and amended. Ordered returned to second reading.		Current law provides for a civil penalty, in addition to, and entirely independent and apart from other penalties, on every person who fails to pay the wages of each employee, as specified, and requires the Labor Commissioner to recover that penalty. This bill would also authorize the affected employee to bring an action to recover specified statutory penalties against the employer as part of a hearing held to recover unpaid wages in either a civil action or as part of the administrative action before the Labor Commissioner. The bill would provide that in an action brought by the Labor Commissioner to recover unpaid wages, any penalties recovered would be paid to the affected employee. The bill would prohibit an employee from recovering statutory penalties under these provisions and a specified provision of the Labor Code Private Attorneys General Act of 2004 for the same violation.	Oppose/Coalition TBD	Employment Issues	
AB 731	Kalra D	Health care coverage: rate review.	Amended: 5/16/2019 html pdf	5/16/2019-From committee: Amend, and do pass as amended. (Ayes 12. Noes 5.) (May 16). Read second time and amended. Ordered returned to second reading.		Current law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the licensure and regulation of health care service plans by the Department of Managed Health Care, and makes a willful violation of the act a crime. Existing law provides for the regulation of health insurers by the Department of Insurance. Existing law requires a health care service plan or health insurer offering a contract or policy in the individual or small group market to file specified information, including total earned premiums and total incurred claims for each contract or policy form, with the appropriate department at least 120 days before implementing a rate change. This bill would expand those requirements to apply to large group health care service plan contracts and health insurance policies, and would impose additional rate filing requirements on large group contracts and policies. The bill would also eliminate confidentiality protections for contracted rates between a health care service plan and a large group. Because a willful violation of the bill's requirements relative to health care service plans would be a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.		Health Insurance	AB 731 (Kalra) CHLA Support Letter Author 04-03-2019
AB 765	Wicks D	Health Checkout Aisles for Healthy Families Act.	Amended: 4/10/2019 html pdf	4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was HEALTH on 2/28/2019)(May be acted upon Jan 2020)		Would enact the California Healthy Checkout Aisles for Healthy Families Act, and would require a store, as defined, to make available only specified beverages, including milk and natural fruit and vegetable juice, in the checkout areas of the store. The bill would require the department and the local health agency having jurisdiction over the store to administer and enforce the act. The bill would make a violation of its provisions an infraction, and would require the first violation to result in a notice of violation. The bill would make the 2nd and 3rd violations within a 5-year period punishable by fines of not more than \$250 and \$500, respectively.	Watch	Sweetened Beverages	



AB 766	Chiu D	Unsealed beverage container portion cap.	Amended: 4/2/2019 html pdf	4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was HEALTH on 2/28/2019)(May be acted upon Jan 2020)		Would prohibit a retailer from selling, offering for sale, or otherwise providing to a consumer an unsealed beverage container, as defined, that is able to contain more than 16 fluid ounces, except for an unsealed beverage container designated for the consumption of water. The bill would define retailer to mean any person, firm, corporation, or business that sells, offers for sale, or otherwise provides a sugar-sweetened beverage to a consumer.	Watch	Sweetened Beverages	
AB 846	Burke D	Customer loyalty programs.	Amended: 4/30/2019 html pdf	5/9/2019-Read second time. Ordered to third reading.		Would prohibit a business from discriminating against the consumer, by charging higher prices or providing a lower level of goods or services, for exercising any of the consumer's rights under the California Consumer Privacy Act of 2018, except if the differential treatment is in connection with a consumer's voluntary participation in a loyalty, rewards, premium features, discount, or club card program, as defined, or is in connection with a specific good or service whose functionality is directly related to the collection, use, or sale of the consumer's data.	Support	Miscellaneous	AB 846 (Burke) CHLA Support Letter Author 04-08-2019
AB 873	Irwin D	California Consumer Privacy Act of 2018.	Amended: 5/2/2019 html pdf	5/16/2019-Read second time. Ordered to third reading.		The California Consumer Privacy Act of 2018 excludes from the definition of personal information consumer information that is deidentified, or aggregate consumer information. This bill would revise the definition of "deidentified" to instead mean information that does not identify, and is not linkable, directly or indirectly, to a particular consumer, provided that the business makes no attempt to reidentify the information and takes reasonable technical and administrative measures designed to ensure that the data is deidentified, publicly commits to maintain and use the data in a deidentified form, and contractually prohibits recipients of the data from trying to reidentify it.	Watch	Privacy	
AB 874	Irwin D	California Consumer Privacy Act of 2018.	Amended: 3/25/2019 html pdf	5/9/2019-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.		The California Consumer Privacy Act of 2018 excludes "publicly available information" from the definition of "personal information," and defines the term "publicly available" to mean information that is lawfully made available from federal, state, or local government records, if any conditions associated with that information. Current law further specifies that information is not "publicly available" if that data is used for a purpose that is not compatible with the purpose for which the data is maintained and made available in the government records or for which it is publicly maintained and specifies that "publicly available" does not include consumer information that is deidentified or aggregate consumer information. This bill would redefine "publicly available" to mean information that is lawfully made available from federal, state, or local records.	Watch	Privacy	
AB 906	Cooley D	California Economic Development Strategic Action Plan.	Amended: 4/29/2019 html pdf	5/16/2019-In committee: Held under submission.		Would require the economic development activities of this state to be guided by the policies, priorities, and actions identified in the California Economic Development Strategic Action Plan, which would, among other things, set a comprehensive agenda and framework for the purposes of supporting regional economic priorities, increasing the state's overall national and international competitiveness, and resulting in inclusive economic growth. This bill would require GO-Biz to facilitate the development of the action plan through a public engagement process that includes local and regional stakeholders, and to post the first action plan on its internet website on or before January 10, 2021.	Support/Coalition		AB 906 (Cooley) Coalition Support Letter Assm. Appropriations 05-02-2019 AB 906 (Cooley) Coalition Support Letter Assm. Jobs 04-17-2019
AB 950	Levine D	Consumer privacy protection.	Introduced: 2/20/2019 html pdf	4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was P. & C.P. on 3/4/2019)(May be acted upon Jan 2020)		Would require a business that conducts business in California, and that collects a California resident's consumer data, to disclose to the consumer the monetary value to the business of their consumer data by posting the average monetary value to the business of a consumer's data, including that information in its privacy policy posted on its internet website, and also including in its privacy policy disclosure of any use of a consumer's data that is not directly or exclusively related to the service that the consumer has contracted the business to provide, as specified.	Oppose/Coalition TBD	Privacy	
AB 1035	Mayes R	Personal information: data breaches.	Amended: 5/7/2019 html pdf	5/9/2019-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.		Would require a person or business, as defined, that owns or licenses computerized data that includes personal information to disclose a breach of the security of the system in the most expedient time possible and without unreasonable delay, but in no case more than 45 days, following discovery or notification of the breach, subject to the legitimate needs of law enforcement, as provided. The bill would make other conforming changes.	Watch	Privacy	



AB 1130	Levine D	Personal information: data breaches.	Amended: 5/16/2019 html pdf	5/16/2019-From committee: Amend, and do pass as amended. (Ayes 12. Noes 5.) (May 16). Read second time and amended. Ordered returned to second reading.		Current law imposes the same duty on a person or business in California that owns or licenses computerized data that includes personal information and generally requires that such a business implement and maintain reasonable security procedures and practices. Current law authorizes a person or business that is required to issue a security breach notification to include in that notification specified information. This bill would revise the definition of personal information for purposes of the provisions described above to add specified unique biometric data and tax identification numbers, passport numbers, military identification numbers, and unique identification numbers issued on a government document in addition to those for driver's licenses and California identification cards to these provisions.	Watch	Privacy	
AB 1162	Kalra D	Lodging establishments: personal care products: small plastic bottles.	Amended: 5/9/2019 html pdf	5/16/2019-Joint Rule 62(a), file notice suspended.		The California Integrated Waste Management Act of 1989 prohibits certain stores from providing a single-use carryout bag to a customer at the point of sale and prohibits full-service restaurants from providing single-use plastic straws to consumers unless requested by the consumer. This bill, commencing January 1, 2023, for lodging establishments with more than 50 rooms, and January 1, 2024, for lodging establishments with 50 rooms or less, would prohibit a lodging establishment, as defined, from providing a small plastic bottle containing a personal care product to a person staying in a sleeping room accommodation, in any space within the sleeping room accommodation within a bathroom shared by the public or guests.	Support	Lodging Operations	AB 1162 (Kalra) CHLA Support Letter Assm. Appropriations 05-10-2019 AB 1162 (Kalra) CHLA Oppose Unless Amended Assm. Judiciary 04-11-2019 AB 1162 (Kalra) CHLA Support if Amended Letter Assm. Natural Resources 04-05-2019 AB 1162 (Kalra) CHLA Support if Amended Letter Assm. Natural Resources 04-04-2019
AB 1281	Chau D	Privacy: facial recognition technology: disclosure.	Amended: 4/12/2019 html pdf	5/8/2019-Referred to Coms. on JUD. and APPR.		Would, commencing on July 1, 2020, would require a business in California that uses facial recognition technology to disclose that usage in a physical sign that is clear and conspicuous at the entrance of every location that uses facial recognition technology, as defined. The bill, commencing on July 1, 2020, would make a business that violates these provisions liable for specified civil penalties.	Oppose/Coalition TBD	Privacy	
AB 1308	Cunningham R	Students in hotel management or culinary arts programs: tastings.	Introduced: 2/22/2019 html pdf	5/14/2019-In Senate. Read first time. To Com. on RLS. for assignment.		Would allow a qualified student to taste an alcoholic beverage and exempts the student and the qualified academic institution in which the student is enrolled from criminal prosecution if the qualified academic institution has established an Associate's degree or Bachelor's degree program in hotel management or culinary arts, as provided.	Watch	Lodging Operations	
AB 1330	Kiley R	Personal information: privacy: breach.	Introduced: 2/22/2019 html pdf	5/3/2019-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/22/2019)(May be acted upon Jan 2020)		Current law requires any agency that owns or licenses computerized data that includes personal information, as defined, to disclose expeditiously and without unreasonable delay a breach in the security of the data to a resident of California whose unencrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person, or whose encrypted personal information was, or is reasonably believed to have been, acquired by an unauthorized person, the encryption key or security credential was, or is reasonably believed to have been, acquired by an unauthorized person, and the agency that owns or licenses the encrypted information has a reasonable belief that the encryption key or security credential could render that personal information readable or useable. This bill would make nonsubstantive changes to that provision.	Watch	Privacy	
AB 1355	Chau D	Personal information.	Amended: 4/12/2019 html pdf	5/9/2019-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.		The California Consumer Privacy Act of 2018, operative January 1, 2020 excludes publicly available information, as defined, from the definition of personal information and excludes both consumer information that is deidentified, as defined, and aggregate consumer information, as defined, from the definition of publicly available. Thus, the act does not exclude, as publicly available information, any either consumer information that is either deidentified or aggregated. This bill would, instead, exclude consumer information that is deidentified or aggregate consumer information from the definition of personal information.	Watch	Privacy	
AB 1387	Wood D	Sport fishing licenses: 12 consecutive month licenses.	Introduced: 2/22/2019 html pdf	5/16/2019-Action From APPR. SUSPENSE FILE: Do pass as amended.		Current law governs the issuance of calendar year and short-term sport fishing licenses, including the fees for those licenses. Under current law, a calendar year license expires at the end of the calendar year, regardless of when issued.	Support/Coalition	Tourism/Incentives	AB 1387 (Wood) Coalition Support Letter Assm. Appropriations 04-17-2019



						This bill, instead of calendar year licenses, would require issuance of sport fishing licenses that expire 12 consecutive months after the date specified on the license. The bill would require license applicants to provide their email address and agree to be contacted regarding purchase, renewal, or reactivation.			AB 1387 (Wood) Coalition Support Letter to Author & Asm. Water 03-22-2019 AB 1387 (Wood) Support Coalition Letter to Author 2-22-2019
AB 1497	Holden D	Hosting platforms.	Amended: 3/21/2019 html pdf	5/16/2019-Read third time. Passed. Ordered to the Senate. In Senate. Read first time. To Com. on RLS. for assignment.		Would include within the definition of "housing accommodation" under the California Fair Employment and Housing Act a building, structure, or portion thereof that is occupied, or intended to be occupied, pursuant to a transaction facilitated by a hosting platform, as defined.	Support	Hosting Platforms	AB 1497 (Holden) CHLA Asm. Judiciary Support Letter 4-16-19 AB 1497 (Holden) CHLA Support Letter Asm. Housing 04-08-2019
AB 1526	Carrillo D	Governor's Office of Business and Economic Development: Restaurant Equity and Desegregation Program.	Amended: 4/2/2019 html pdf	4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was J., E.D. & E. on 3/28/2019)(May be acted upon Jan 2020)		Would establish within GO-Biz the Restaurant Equity and Desegregation Program for a specified purpose related to fostering workplace equity in California restaurants. The bill would require GO-Biz to annually promote a restaurant week during the month of January in order to highlight eligible restaurants, which the bill would define as restaurants whose owner enters into an agreement with GO-Biz to commit to improving workplace equity and mobility and provides Go-Biz with assessments of the level of segregation in the restaurant, and whose owner, general manager, or upper management completes a qualifying training and technical assistance course, as provided.	Watch	Employment Issues	
AB 1564	Berman D	Consumer privacy: consumer request for disclosure methods.	Amended: 4/30/2019 html pdf	5/14/2019-In Senate. Read first time. To Com. on RLS. for assignment.		The California Consumer Privacy Act of 2018 provides that specified businesses are required, in a form that is reasonably accessible to consumers, to make available to consumers 2 or more designated methods for submitting requests for specified information required to be disclosed, including, at a minimum, a toll-free telephone number, and, if the business maintains an internet website, a website address. This bill would, instead, require the business, in a form that is reasonably accessible to consumers, to make available to consumers a toll-free telephone number or an email address and a physical address for submitting requests for information required to be disclosed, as specified	Watch	Privacy	
AB 1731	Boerner Horvath D	Short-term rentals: coastal zone: County of San Diego.	Amended: 5/2/2019 html pdf	5/16/2019-Joint Rule 62(a), file notice suspended. From committee: Do pass. (Ayes 11. Noes 5.) (May 16).		Current law requires a hosting platform, as defined, to provide a specific notice to an occupant listing a residence for short-term rental on a hosting platform that states, among other things, that, if the occupant is a tenant, listing the room, home, condominium, or apartment may violate the lease or contract and could result in legal action by the landlord, including possible eviction. This bill would authorize a hosting platform to make available a unit within an eligible area, which this bill would define to mean a short-term rental 365 days per year if the primary resident lives onsite of the residential property full time.	Support	Hosting Platforms	AB 1731 (Boerner Horvath) CHLA Support Letter Asm. Judiciary 04-04-2019.pdf
AB 1758	Chau D	Consumer privacy.	Introduced: 2/22/2019 html pdf	5/3/2019-Failed Deadline pursuant to Rule 61(a)(3). (Last location was PRINT on 2/22/2019)(May be acted upon Jan 2020)		The California Consumer Privacy Act of 2018 commencing on January 1, 2020, grants a consumer various rights in connection with a business, as defined, that collects the consumer's personal information. Among these rights, the act authorizes a consumer to request that a business that collects a consumer's personal information to disclose to the consumer the categories and specific pieces of personal information that it has collected. The act does not require a business to retain personal information collected for a single, one-time transaction if that information is not sold or retained by the business. This bill would make a nonsubstantive change to that provision.	Watch	Privacy	
AB 1760	Wicks D	California Consumer Privacy Act of 2018.	Amended: 4/12/2019 html pdf	4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on 4/22/2019)(May be acted upon Jan 2020)		Would revise and recast the California Consumer Privacy Act of 2018. Among other things, the bill would prohibit a business from sharing a consumer's personal information unless the consumer has authorized that sharing and would prescribe various business requirements in connection with this new "right to opt-in consent."	Watch	Privacy	