

Department of Pesticide Regulation  
Office of Legislation and Policy

# 2014 Legislative Summary



December 2014





STATE OF CALIFORNIA

**Edmund G. Brown Jr.**  
Governor

**Matthew Rodriguez**  
Secretary  
California Environmental Protection Agency

**Brian Leahy**  
Director  
Department of Pesticide Regulation

*Prepared by:*  
DPR Office of Legislation and Policy  
Tina Andolina, Director

1001 "I" Street  
Sacramento, CA 95814

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***The 2014 Legislative Summary*** is available online:  
<http://www.cdpr.ca.gov/docs/legbills/reports/summaries/summaries.htm>



# Table of Contents

Table of Contents .....	3
Introduction.....	5
Acronyms .....	6
Bills by Subject.....	7
Bills by Author.....	16
2014 Pesticide Related Bill Summaries .....	27
Text of Pesticide Related Chaptered Bills .....	30



# Introduction

The Department of Pesticide Regulation (DPR) is an agency within the California Environmental Protection Agency (CalEPA). CalEPA was created in 1991 to combine environmental programs previously administered by six separate state agencies. The five environmental agencies within CalEPA include DPR, the Department of Toxic Substances Control, the State Water Resources Control Board, the Air Resources Board, and the Office of Environmental Health Hazard Assessment.

DPR is charged with the responsibility to administer California's statewide pesticide regulatory program--the largest of its kind in the nation. Before a pesticide can be possessed, sold, or used in California, the pesticide must be registered by DPR. Prior to registration, DPR's scientific staff reviews each product to ensure that it meets stringent standards, as prescribed in the laws (Food and Agricultural Code) and regulations (California Code of Regulations) governing pesticides in California. Reviews of data include, but are not limited to, potential human health effects, environmental fate, and the chemical properties of the product, intended use patterns, and efficacy. The laws and regulations governing the possession, sale, and use of pesticides are enforced by DPR in cooperation with the office of the county agricultural commissioner (CAC) within each county.

This summary contains brief descriptions of the legislation followed by DPR's Office of Legislation and Policy during the 2014 Legislative Session.

Urgency bills signed by the Governor took effect immediately upon his signature. Other legislation signed by the Governor in 2014 will take effect on January 1, 2015.

For an electronic version of this summary, please refer to the link below:

<http://www.cdpr.ca.gov/docs/legbills/reports/summaries/summaries.htm>.

# Acronyms

AB	Assembly Bill
ACA	Assembly Constitutional Amendment
CAC	County Agricultural Commissioner
CalEPA	California Environmental Protection Agency
CDFA	California Department of Food and Agriculture
CEQA	California Environmental Quality Act
DPR	Department of Pesticide Regulation
DTSC	Department of Toxic Substances Control
IPM	Integrated Pest Management
OEHHA	Office of Environmental Health Hazard Assessment
RWQCB	Regional Water Quality Control Board
SB	Senate Bill
SPCB	Structural Pest Control Board
SWRCB	State Water Resources Control Board
TAC	Toxic Air Contaminant
U.S. EPA	U. S. Environmental Protection Agency
VOC	Volatile Organic compound

# Bills by Subject

## Administration

AB 25	<a href="#">Campos</a> D	Employment: social media.	DEAD
AB 172	<a href="#">Weber</a> D	State agency contracts: microbusiness preference.	DEAD
AB 208	<a href="#">Gorell</a> R	State employees: additional compensation.	DEAD
AB 245	<a href="#">Grove</a> R	California Global Warming Solutions Act of 2006: public meetings.	DEAD
AB 855	<a href="#">Brown</a> D	State employees: absence without leave: reinstatement.	VETOED
AB 1017	<a href="#">Gomez</a> D	Incoming telephone calls: messages.	DEAD
AB 1574	<a href="#">Pan</a> D	Personal services contracts: prohibitions.	VETOED
AB 1575	<a href="#">Pan</a> D	Personal services contracts: reports and termination of contracts.	VETOED
AB 1578	<a href="#">Pan</a> D	Health: The California Health Benefit Review Program.	DEAD
AB 1650	<a href="#">Jones-Sawyer</a> D	Public contracts: bidders: employment practices.	CHAPTERED
AB 1705	<a href="#">Williams</a> D	Public contracts: payment.	CHAPTERED
AB 2147	<a href="#">Melendez</a> R	State government Internet Web sites: information practices.	DEAD
AB 2249	<a href="#">Bloom</a> D	Tax administration: Taxpayers' Rights Advocate: levy or notice to withhold: return of funds.	DEAD
AB 2620	<a href="#">Rendon</a> D	State contracts: goods and services.	DEAD
AB 2675	<a href="#">Lowenthal</a> D	State agency: public contracts.	CHAPTERED
AB 2682	<a href="#">Wagner</a> R	Responsible and reliable parties.	DEAD
AB 2720	<a href="#">Ting</a> D	State agencies: meetings: record of action taken.	CHAPTERED
SB 44	<a href="#">Yee</a> D	State Internet Web sites: online voter registration.	CHAPTERED
SB 943	<a href="#">Beall</a> D	California State University: personal services contracting.	DEAD
SB 975	<a href="#">Lieu</a> D	Personal services contracts: legal compliance.	VETOED
SB 1074	<a href="#">Knight</a> R	State government: state funds.	CHAPTERED
SB 1192	<a href="#">Hueso</a> D	Public contracts: small business, microbusiness, and disabled veteran business enterprise.	DEAD
SCA 1	<a href="#">Wyland</a> R	State Auditor: duties.	DEAD

## Ag Labor

AB 326	Morrell R	Occupational safety and health: reporting requirements.	CHAPTERED
AB 1897	<a href="#">Hernández</a> <a href="#">Roger</a> D	Labor contracting: client liability.	CHAPTERED
AB 2014	<a href="#">Alejo</a> D	Undocumented workers: Taxation: undocumented immigrants.	DEAD
AB 2146	<a href="#">Skinner</a> D	Occupational safety: firefighters: personal protective equipment.	CHAPTERED
AB 2448	<a href="#">Jones</a> R	Employment: flexible work schedules.	DEAD
AB 2464	<a href="#">Fong</a> D	Migrant farm labor centers.	DEAD
SB 25	<a href="#">Steinberg</a> D	Agricultural labor relations: dispute resolution.	VETOED
SB 1087	<a href="#">Monning</a> D	Farm labor contractors.	CHAPTERED

## Agriculture

AB 57	<a href="#">Yamada</a> D	Agricultural conservation easements.	DEAD
AB 823	<a href="#">Eggman</a> D	Environment: California Farmland Protection Act.	DEAD
AB 1597	Committee on Agriculture	Food and agriculture.	CHAPTERED
AB 1694	<a href="#">Bigelow</a> R	Agricultural Career Technical Education Incentive Program.	DEAD
AB 1729	<a href="#">Logue</a> R	Local government: agricultural land: subvention payments.	DEAD
AB 1990	<a href="#">Gordon</a> D	Food production.	CHAPTERED
AB 2094	<a href="#">Yamada</a> D	Agriculture: agritourism: liability.	DEAD
AB 2283	<a href="#">Gorell</a> R	Fertilizing material: agricultural liming materials.	DEAD
AB 2402	<a href="#">Buchanan</a> D	Noxious weed management.	CHAPTERED
AB 2470	<a href="#">Salas</a> D	California Seed Law.	CHAPTERED
AB 2480	<a href="#">Yamada</a> D	Local government finance: cities: annexations.	DEAD
AB 2648	<a href="#">Salas</a> D	Food and agriculture: production forecasts.	DEAD
AB 2669	<a href="#">Eggman</a> D	Milk: stabilization and marketing plans.	DEAD
SB 1018	<a href="#">De León</a> D	Pest control: citrus disease prevention.	CHAPTERED
SB 1353	<a href="#">Nielsen</a> R	Local government: Williamson Act.	CHAPTERED
SB 1381	<a href="#">Evans</a> D	Food labeling: genetically engineered food.	DEAD
SB 1399	<a href="#">Galgiani</a> D	Agricultural seed: county seed enforcement subventions.	CHAPTERED

## Air Quality

SB 605	<a href="#">Lara</a> D	Short-lived climate pollutants.	CHAPTERED
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## Budget

AB 80	Committee on Budget	Drought relief.	DEAD
AB 108	Committee on Budget	State employees: memoranda of understanding.	DEAD
AB 1457	<a href="#">Skinner</a> D	Budget Act of 2014.	DEAD
AB 1478	Committee on Budget	Public resources.	CHAPTERED
SB 104	Committee on Budget and Fiscal Review	Drought relief.	CHAPTERED
SB 851	<a href="#">Leno</a> D	Budget Act of 2014.	DEAD
SB 852	<a href="#">Leno</a> D	Budget Act of 2014.	CHAPTERED

## County Agriculture Commissioners (CAC)

AB 38	<a href="#">John A. Pérez</a> D	The Office of Farm to Fork.	DEAD
SB 1328	<a href="#">Hill</a> D	Weights and measures.	DEAD

## CEQA

AB 37	<a href="#">Perea</a> D	Unemployment insurance: reporting requirements: status of funds.	DEAD
AB 52	<a href="#">Gatto</a> D	Native Americans: California Environmental Quality Act.	CHAPTERED
AB 380	<a href="#">Dickinson</a> D	Spill response for railroads.	CHAPTERED
AB 515	<a href="#">Dickinson</a> D	Environmental quality: California Environmental Quality Act: writ of mandate.	DEAD
AB 756	<a href="#">Melendez</a> R	California Environmental Quality Act: judicial review: public works projects.	DEAD
AB 794	<a href="#">Gorell</a> R	Environmental quality: California Environmental Quality Act: exemption: use of landfill and organic waste.	DEAD
AB 953	<a href="#">Ammiano</a> D	California Environmental Quality Act.	DEAD
AB 2353	<a href="#">Waldron</a> R	Environmental quality: water storage facilities.	DEAD
AB 2417	<a href="#">Nazarian</a> D	California Environmental Quality Act: exemption: recycled water pipelines.	DEAD
SB 167	<a href="#">Gaines</a> R	Environmental quality: California Environmental Quality Act.	DEAD
SB 436	<a href="#">Jackson</a> D	Port Hueneme Beach shoreline protection.	CHAPTERED
SB 617	<a href="#">Evans</a> D	California Environmental Quality Act.	DEAD
SB 739	<a href="#">Calderon</a> D	Environmental quality.	DEAD
SB 754	<a href="#">Evans</a> D	California Environmental Quality Act.	DEAD
SB 787	<a href="#">Berryhill</a> R	Environmental quality: the Sustainable Environmental Protection Act.	DEAD
SB 958	<a href="#">Gaines</a> R	California Environmental Quality Act.	DEAD
SB 1451	<a href="#">Hill</a> D	Environmental quality: judicial review: standing.	DEAD

## Enforcement

AB 1330	<a href="#">John A. Pérez</a> D	Environmental justice.	DEAD
AB 1827	<a href="#">Patterson</a> R	State bodies: environmental agencies: administrative and civil penalties.	DEAD
SB 1162	<a href="#">Berryhill</a> R	Vessels: violations.	CHAPTERED
SB 1411	<a href="#">Jackson</a> D	Pesticides: application safety.	DEAD

## Environment

AB 158	<a href="#">Levine</a> D	Solid waste: single-use carryout bags.	DEAD
AB 467	<a href="#">Stone</a> D	Prescription drugs: collection and distribution program.	CHAPTERED
AB 763	<a href="#">Buchanan</a> D	Aquatic invasive plants: control and eradication.	CHAPTERED
AB 2633	<a href="#">Allen</a> R	Recycling: plastic material.	DEAD
SB 405	<a href="#">Padilla</a> D	Solid waste: single-use carryout bags.	DEAD
SB 1383	<a href="#">Hueso</a> D	Plastic products: labeling.	VETOED

## Environmental Justice

AB 1330	<a href="#">John A. Pérez</a>	D	Environmental justice.	DEAD
AB 2596	<a href="#">Bonta</a>	D	Environmental justice.	DEAD
SB 1019	<a href="#">Leno</a>	D	Upholstered furniture: flame retardant chemicals.	CHAPTERED

## Farming

AB 38	<a href="#">John A. Pérez</a>	D	The Office of Farm to Fork.	DEAD
AB 467	<a href="#">Stone</a>	D	Prescription drugs: collection and distribution program.	CHAPTERED
AB 1871	<a href="#">Dickinson</a>	D	Agricultural products: direct marketing: certified farmers' markets.	CHAPTERED

## Fracking

AB 7	<a href="#">Wieckowski</a>	D	Oil and gas: hydraulic fracturing.	DEAD
AB 649	<a href="#">Nazarian</a>	D	Oil and gas: hydraulic fracturing.	DEAD
AB 982	<a href="#">Williams</a>	D	Oil and gas: hydraulic fracturing.	DEAD
AB 1301	<a href="#">Bloom</a>	D	Oil and gas: hydraulic fracturing.	DEAD
AB 1323	<a href="#">Mitchell</a>	D	Oil and gas: hydraulic fracturing.	DEAD
SB 395	<a href="#">Jackson</a>	D	Hazardous waste: wells.	DEAD
SB 802	<a href="#">Evans</a>	D	Oil and gas: trade secrets.	DEAD
SB 1132	<a href="#">Mitchell</a>	D	Oil and gas: well stimulation treatments.	DEAD

## Green Buildings

AB 627	<a href="#">Gorell</a>	R	State government.	DEAD
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## Greenhouse Gases

AB 26	<a href="#">Bonilla</a>	D	Construction: prevailing wage.	CHAPTERED
AB 245	<a href="#">Grove</a>	R	California Global Warming Solutions Act of 2006: public meetings.	DEAD
AB 1639	<a href="#">Grove</a>	R	California Global Warming Solutions Act of 2006: greenhouse gas emissions limit.	DEAD
AB 2083	<a href="#">Gaines, Beth</a>	R	California Global Warming Solutions Act of 2006: offsets.	DEAD
AB 2202	<a href="#">Logue</a>	R	Greenhouse gas reduction.	DEAD
SB 1125	<a href="#">Pavley</a>	D	California Global Warming Solutions Act of 2006: emissions reduction.	DEAD
SB 1156	<a href="#">Steinberg</a>	D	California Carbon Tax Law of 2014.	DEAD

## Land Use

AB 1961	<a href="#">Eggman</a>	D	Land use: planning: sustainable farmland strategy.	DEAD
AB 2185	<a href="#">Eggman</a>	D	Bees: apiculture: state-owned lands.	CHAPTERED
AB 2241	<a href="#">Eggman</a>	D	Local government: agricultural land.	CHAPTERED
SB 1353	<a href="#">Nielsen</a>	R	Local government: Williamson Act.	CHAPTERED

## Marijuana

AB 604	<a href="#">Ammiano</a> D	Medical cannabis: state regulation and enforcement.	DEAD
AB 1588	<a href="#">Conway</a> R	Marijuana.	DEAD
AB 1894	<a href="#">Ammiano</a> D	Medical cannabis.	DEAD
AB 2184	<a href="#">Chesbro</a> D	Timber and engineered wood products assessment: forest restoration grants.	DEAD
SB 1262	<a href="#">Correa</a> D	Medical marijuana.	DEAD

## Organic

AB 467	<a href="#">Stone</a> D	Prescription drugs: collection and distribution program.	CHAPTERED
AB 1594	<a href="#">Williams</a> D	Waste management.	CHAPTERED
AB 1909	<a href="#">Yamada</a> D	Food and agriculture: organic foods: registration.	DEAD

## Other

AB 1014	<a href="#">Skinner</a> D	Gun violence restraining orders.	CHAPTERED
AB 1632	<a href="#">Olsen</a> R	Water rights: appropriation.	DEAD
AB 1826	<a href="#">Chesbro</a> D	Solid waste: organic waste.	CHAPTERED
AB 1997	<a href="#">Gorell</a> R	Sales and use taxes: exemptions: unmanned aerial vehicle manufacturing: income taxes: credits: hiring.	DEAD
AB 2392	<a href="#">Gatto</a> D	Recycling: plastic containers.	DEAD
AB 2592	<a href="#">Chesbro</a> D	California Horse Racing Board: fair horse racing calendar: economic analysis.	VETOED
AB 2694	<a href="#">Wieckowski</a> D	Beverage containers: recycling.	DEAD
SB 270	<a href="#">Padilla</a> D	Solid waste: single-use carryout bags.	CHAPTERED
SB 570	<a href="#">DeSaulnier</a> D	Advanced Alcohol and Drug Licensing Act.	DEAD
SB 1086	<a href="#">De León</a> D	The Safe Neighborhood Parks, Rivers, and Coastal Protection Bond Act of 2014.	DEAD
SB 1274	<a href="#">Hancock</a> D	Recycling: used mattresses.	CHAPTERED
SB 1333	<a href="#">Wyland</a> R	Vitamin and supplement ingredients: certification.	DEAD

## Pesticides

AB 896	<a href="#">Eggman</a> D	Wildlife management areas: mosquito abatement.	CHAPTERED
AB 1789	<a href="#">Williams</a> D	Pesticides: neonicotinoids: reevaluation: determination: control measures.	CHAPTERED
AB 2502	<a href="#">Bigelow</a> R	Pesticides.	DEAD
AB 2657	<a href="#">Bloom</a> D	Wildlife habitat areas: use of anticoagulants.	CHAPTERED
SB 506	<a href="#">Hill</a> D	Railroad Tank Car Hazardous Materials Safety Fund.	DEAD
SB 727	<a href="#">Jackson</a> D	Medical waste: pharmaceutical product stewardship program.	DEAD
SB 1117	<a href="#">Monning</a> D	Pesticide Contamination Prevention Act.	CHAPTERED
SB 1285	<a href="#">Cannella</a> R	Pest control: regulations.	DEAD
SB 1332	<a href="#">Wolk</a> D	Pesticides: carbon monoxide pest control devices.	CHAPTERED

## Pests

AB 1642	<a href="#">Chesbro</a> D	Pest control: Pierce's disease.	CHAPTERED
SB 937	<a href="#">Galgiani</a> D	University of California Center for Pest Research.	DEAD

## Public Employees

AB 25	<a href="#">Campos</a> D	Employment: social media.	DEAD
AB 55	<a href="#">Hernández,</a> <a href="#">Roger</a> D	State holidays: Native American Day.	DEAD
AB 160	<a href="#">Alejo</a> D	California Public Employees' Pension Reform Act of 2013: exceptions.	DEAD
AB 208	<a href="#">Gorell</a> R	State employees: additional compensation.	DEAD
AB 507	<a href="#">Garcia</a> D	Public employees' retirement: postretirement death benefits.	DEAD
AB 695	<a href="#">Mansoor</a> R	Public employees' health benefits.	DEAD
AB 872	<a href="#">Dickinson</a> D	Public employees: rights.	DEAD
AB 1681	<a href="#">Allen</a> R	Public employees: benefits.	DEAD
AB 1783	<a href="#">Jones-Sawyer</a> D	Public employees' retirement.	CHAPTERED
AB 2020	<a href="#">Buchanan</a> D	Pupil instruction: driver training and education: charter schools.	DEAD
AB 2030	<a href="#">Campos</a> D	Employees: time off.	DEAD
AB 2032	<a href="#">Bonta</a> D	Civil service: employee hearings.	VETOED
AB 2053	<a href="#">Gonzalez</a> D	Employment discrimination or harassment: education and training: abusive conduct.	CHAPTERED
AB 2687	<a href="#">Bocanegra</a> D	Vehicles: confidential home address.	CHAPTERED
SB 24	<a href="#">Walters</a> R	Public employees' retirement: benefit plans.	DEAD
SB 165	<a href="#">Walters</a> R	Public Employees' Retirement System: membership: exclusions.	DEAD
SB 216	<a href="#">Beall</a> D	Public employment: salary ranges.	VETOED
SB 217	<a href="#">Beall</a> D	State employees: memorandum of understanding: State Bargaining Unit 9.	DEAD
SB 481	<a href="#">Huff</a> R	California Public Employees' Pension Reform Act of 2013.	DEAD
SB 774	<a href="#">Walters</a> R	State employees: postemployment benefits.	DEAD
SB 775	<a href="#">Walters</a> R	State employees: postemployment benefits.	DEAD
SB 778	<a href="#">Nielsen</a> R	Public employment: salary ranges.	DEAD
SB 1109	<a href="#">Hueso</a> D	State contracts: integrated employment: persons with disabilities.	DEAD
SB 1219	<a href="#">Torres</a> D	Public employees' retirement: service after retirement.	DEAD
SB 1240	<a href="#">Anderson</a> R	State civil service: employment procedures.	CHAPTERED
SB 1251	<a href="#">Huff</a> R	California Public Employees' Pension Reform Act of 2013: joint powers authority: employees.	CHAPTERED
SB 1254	<a href="#">Calderon</a> D	Lactation accommodation: state employees.	DEAD
SB 1392	<a href="#">Lara</a> D	Office of New American Integration.	DEAD
SB 1423	<a href="#">Walters</a> R	Public Employees' Retirement System.	DEAD

## Public Records

AB 1923	<a href="#">Daly</a> D	State government: contracts: public records.	DEAD
SB 1337	<a href="#">DeSaulnier</a> D	Reports.	VETOED

## Regulatory Reform

AB 288	<a href="#">Levine</a> D	California Coastal Commission: meeting notices.	CHAPTERED
AB 376	<a href="#">Donnelly</a> R	Regulations: notice.	DEAD
AB 653	<a href="#">V. Manuel</a> <a href="#">Pérez</a> D	Economic development.	DEAD
AB 866	<a href="#">Linder</a> R	Regulations.	DEAD
AB 887	<a href="#">Allen</a> R	State government: regulations: economic analysis.	DEAD
AB 1612	<a href="#">Donnelly</a> R	State government: regulations.	VETOED
AB 1706	<a href="#">Jones-Sawyer</a> D	State government: Administrative Procedure Act: tandardized regulatory impact analyses.	DEAD
AB 1711	<a href="#">Cooley</a> D	Administrative Procedures Act: economic impact assessment.	CHAPTERED
AB 2058	<a href="#">Wilk</a> R	Open meetings.	VETOED
AB 2723	<a href="#">Medina</a> D	Administrative procedure: small businesses.	VETOED
ACA 1	<a href="#">Donnelly</a> R	Administrative regulations: legislative approval.	DEAD
SB 176	<a href="#">Galgiani</a> D	Administrative procedures.	DEAD
SB 981	<a href="#">Huff</a> R	Regulations: review process.	DEAD
SB 1091	<a href="#">Galgiani</a> D	Administrative procedures: California Regulatory Notice Register: proposed rulemaking activities.	DEAD

## Schools

AB 2386	<a href="#">Mullin</a> D	Care facilities: carbon monoxide detectors.	CHAPTERED
SB 1405	<a href="#">DeSaulnier</a> D	Pesticides: schoolsites.	CHAPTERED

## Structural Pest Control

AB 1685	<a href="#">Williams</a> D	Structural pest control operators: fees.	CHAPTERED
SB 662	<a href="#">Galgiani</a> D	Structural pest control operators: financial responsibility.	CHAPTERED
SB 748	<a href="#">Galgiani</a> D	Structural pest control operators.	DEAD
SB 1167	<a href="#">Hueso</a> D	Vector control.	CHAPTERED
SB 1244	<a href="#">Lieu</a> D	Structural Pest Control Board.	CHAPTERED

## Toxics

AB 597	<a href="#">Dahle</a> R	Hazardous materials: chemicals of concern.	DEAD
AB 1026	<a href="#">Quirk</a> D	Toxic chemicals: listing.	DEAD
AB 1803	<a href="#">Skinner</a> D	Occupational safety and health: lead-related construction registration program.	DEAD
AB 1966	<a href="#">Patterson</a> R	Hazardous waste: regulations.	DEAD
AB 2361	<a href="#">Jones</a> R	Proposition 65: enforcement.	DEAD

## Toxics, cont.

AB 2371	<a href="#">Mullin</a> D	Pharmaceutical waste management: exemption: over-the-counter drugs and nutritional supplements.	DEAD
AB 2674	<a href="#">Skinner</a> D	Occupational safety and health standards: hazardous disinfectants.	DEAD
SB 193	<a href="#">Monning</a> D	Hazard evaluation system and information service.	CHAPTERED
SB 395	<a href="#">Jackson</a> D	Hazardous waste: wells.	DEAD
SB 498	<a href="#">Lara</a> D	Solid waste: biomass conversion.	CHAPTERED
SB 1194	<a href="#">Hueso</a> D	Solid waste: plastic products.	DEAD
SB 1249	<a href="#">Hill</a> D	Hazardous waste: shredder waste.	CHAPTERED

## Water

AB 687	<a href="#">Hernández, Roger</a> D	Electricity.	DEAD
AB 1445	<a href="#">Logue</a> R	California Water Infrastructure Act of 2014.	DEAD
AB 1636	<a href="#">Brown</a> D	Water conservation.	DEAD
AB 1671	<a href="#">Frazier</a> D	Sacramento-San Joaquin Delta: water conveyance system.	DEAD
AB 1674	<a href="#">Bigelow</a> R	Vended water.	DEAD
AB 1707	<a href="#">Wilk</a> R	Water quality: scientific peer review.	CHAPTERED
AB 1739	<a href="#">Dickinson</a> D	Groundwater management.	CHAPTERED
AB 2043	<a href="#">Bigelow</a> R	Safe, Clean, and Reliable Drinking Water Supply Act of 2014.	DEAD
AB 2179	<a href="#">Gray</a> D	Water efficiency: standards and goals.	DEAD
AB 2453	<a href="#">Achadjian</a> R	Paso Robles Basin Water District.	CHAPTERED
AB 2686	<a href="#">Perea</a> D	Clean, Safe, and Reliable Drinking Water Supply Act of 2014.	DEAD
SB 848	<a href="#">Wolk</a> D	Safe Drinking Water, Water Quality, and Water Supply Act of 2014.	DEAD
SB 938	<a href="#">Galgiani</a> D	Water rights: reconsideration of a decision or order.	DEAD
SB 985	<a href="#">Pavley</a> D	Stormwater resource planning.	CHAPTERED
SB 1080	<a href="#">Fuller</a> R	Safe, Clean, and Reliable Drinking Water Supply Act of 2012.	DEAD
SB 1250	<a href="#">Hueso</a> D	Safe, Clean, and Reliable Drinking Water Supply Act of 2014.	DEAD
SB 1281	<a href="#">Pavley</a> D	Oil and gas production: water use: reporting.	CHAPTERED
SB 1370	<a href="#">Galgiani</a> D	Reliable Water Supply Bond Act of 2014.	DEAD

## Water Quality

AB 69	<a href="#">Perea</a> D	California Global Warming Solutions Act of 2006: market-based compliance mechanisms: exemption.	DEAD
AB 145	<a href="#">Perea</a> D	State Water Resources Control Board: drinking water.	DEAD
AB 425	<a href="#">Atkins</a> D	Pesticides: copper-based antifouling paint: leach rate determination: mitigation measure recommendations.	CHAPTERED
AB 467	<a href="#">Stone</a> D	Prescription drugs: collection and distribution program.	CHAPTERED
AB 1223	<a href="#">Stone</a> D	Safe drinking water act.	DEAD
AB 1393	<a href="#">Perea</a> D	Personal income taxes: income exclusion: mortgage debt forgiveness.	CHAPTERED

## Water Quality, cont.

AB 1731	<a href="#">Perea</a> D	Integrated regional water management plans: funding: disadvantaged communities.	DEAD
AB 1807	<a href="#">Dahle</a> R	Water quality: organization and membership of regional boards.	DEAD
AB 1808	<a href="#">Dahle</a> R	Drinking water.	DEAD
AB 2071	<a href="#">Levine</a> D	Recycled water: animals.	CHAPTERED
AB 2432	<a href="#">Salas</a> D	Drinking water.	DEAD
AB 2446	<a href="#">Waldron</a> R	Standby charges: San Luis Rey Municipal Water District.	CHAPTERED
AB 2619	<a href="#">Gaines, Beth</a> R	Dams: fish: critically dry year.	DEAD
AB 2680	<a href="#">Nazarian</a> D	Water quality.	DEAD
AB 2701	<a href="#">Gonzalez</a> D	Groundwater basins: investigation and report.	DEAD
SB 117	<a href="#">Hueso</a> D	Integrative cancer treatment.	DEAD
SB 395	<a href="#">Jackson</a> D	Hazardous waste: wells.	DEAD
SB 941	<a href="#">Monning</a> D	Vessel operator cards.	CHAPTERED
SB 1168	<a href="#">Pavley</a> D	Groundwater management.	CHAPTERED
SB 1395	<a href="#">Block</a> D	Public beaches: inspection for contaminants.	CHAPTERED

## Wildlife

AB 2657	<a href="#">Bloom</a> D	Wildlife habitat areas: use of anticoagulants.	CHAPTERED
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## Williamson

AB 2241	<a href="#">Eggman</a> D	Local government: agricultural land.	CHAPTERED
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# Bills by Author

## Achadjian, Katcho

AB 2453 [Achadjian](#) R Paso Robles Basin Water District. CHAPTERED

## Alejo, Luis

AB 160 [Alejo](#) D California Public Employees' Pension Reform Act of 2013: exceptions. DEAD

AB 2014 [Alejo](#) D Undocumented workers: Taxation: undocumented immigrants. DEAD

## Allen, Travis

AB 887 [Allen](#) R State government: regulations: economic analysis. DEAD

AB 1681 [Allen](#) R Public employees: benefits. DEAD

AB 2633 [Allen](#) R Recycling: plastic material. DEAD

## Ammiano, Tom

AB 604 [Ammiano](#) D Medical cannabis: state regulation and enforcement. DEAD

AB 953 [Ammiano](#) D California Environmental Quality Act. DEAD

AB 1894 [Ammiano](#) D Medical cannabis. DEAD

## Anderson, Joel

SB 1240 [Anderson](#) R State civil service: employment procedures. CHAPTERED

## Beall, Jim

SB 216 [Beall](#) D Public employment: salary ranges. VETOED

SB 217 [Beall](#) D State employees: memorandum of understanding: State Bargaining Unit 9. DEAD

SB 943 [Beall](#) D California State University: personal services contracting. DEAD

## Berryhill, Tom

SB 787 [Berryhill](#) R Environmental quality: the Sustainable Environmental Protection Act. DEAD

SB 1162 [Berryhill](#) R Vessels: violations. CHAPTERED

## Bigelow, Franklin

AB 1674 [Bigelow](#) R Vended water. DEAD

AB 1694 [Bigelow](#) R Agricultural Career Technical Education Incentive Program. DEAD

AB 2043 [Bigelow](#) R Safe, Clean, and Reliable Drinking Water Supply Act of 2014. DEAD

AB 2502 [Bigelow](#) R Pesticides. DEAD

## Block, Marty

SB 1395 [Block](#) D Public beaches: inspection for contaminants. CHAPTERED

**Bloom, Richard**

AB 1301	<a href="#">Bloom</a> D	Oil and gas: hydraulic fracturing.	DEAD
AB 2249	<a href="#">Bloom</a> D	Tax administration: Taxpayers' Rights Advocate: levy or notice to withhold: return of funds.	DEAD
AB 2657	<a href="#">Bloom</a> D	Wildlife habitat areas: use of anticoagulants.	CHAPTERED

**Blumenfield, Bob (Terminated)**

AB 91	Blumenfield D	Transportation.	DEAD
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**Bocanegra, Raul**

AB 2687	<a href="#">Bocanegra</a> D	Vehicles: confidential home address.	CHAPTERED
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**Bonilla, Susan**

AB 26	<a href="#">Bonilla</a> D	Construction: prevailing wage.	CHAPTERED
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**Bonta, Rob**

AB 2032	<a href="#">Bonta</a> D	Civil service: employee hearings.	VETOED
AB 2596	<a href="#">Bonta</a> D	Environmental justice.	DEAD

**Brown, Cheryl**

AB 1636	<a href="#">Brown</a> D	Water conservation.	DEAD
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**Buchanan, Joan**

AB 88	<a href="#">Buchanan</a> D	School finance: new pupil funding formula.	DEAD
AB 763	<a href="#">Buchanan</a> D	Aquatic invasive plants: control and eradication.	CHAPTERED
AB 2020	<a href="#">Buchanan</a> D	Pupil instruction: driver training and education: charter schools.	DEAD
AB 2402	<a href="#">Buchanan</a> D	Noxious weed management.	CHAPTERED

**Calderon, Ron (Suspended)**

SB 739	<a href="#">Calderon</a> D	Environmental quality.	DEAD
SB 1254	<a href="#">Calderon</a> D	Lactation accommodation: state employees.	DEAD

**Campos, Nora**

AB 25	<a href="#">Campos</a> D	Employment: social media.	DEAD
AB 2030	<a href="#">Campos</a> D	Employees: time off.	DEAD

**Cannella, Anthony**

SB 1285	<a href="#">Cannella</a> R	Pest control: regulations.	DEAD
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**Chesbro, Wesley**

AB 1642	<a href="#">Chesbro</a> D	Pest control: Pierce's disease.	CHAPTERED
AB 1826	<a href="#">Chesbro</a> D	Solid waste: organic waste.	CHAPTERED
AB 2184	<a href="#">Chesbro</a> D	Timber and engineered wood products assessment: forest restoration grants.	DEAD
AB 2592	<a href="#">Chesbro</a> D	California Horse Racing Board: fair horse racing calendar: economic analysis.	VETOED

**Committee on Agriculture**

AB 1597      Committee on      Food and agriculture.      CHAPTERED  
                 Agriculture

**Committee on Budget**

AB 80      Committee on      Drought relief.      DEAD  
                 Budget

AB 108      Committee on      State employees: memoranda of understanding.      DEAD  
                 Budget

AB 1478      Committee on      Public resources.      CHAPTERED  
                 Budget

**Committee on Budget and Fiscal Review**

SB 86      Committee on      State government.      DEAD  
                 Budget and  
                 Fiscal Review

SB 104      Committee on      Drought relief.      CHAPTERED  
                 Budget and  
                 Fiscal Review

**Conway, Connie**

AB 1588      [Conway](#) R      Marijuana.      DEAD

**Cooley, Ken**

AB 117      [Cooley](#) D      State government: financial and administrative accountability.      CHAPTERED

AB 1711      [Cooley](#) D      Administrative Procedures Act: economic impact assessment.      CHAPTERED

**Correa, Lou**

SB 1262      [Correa](#) D      Medical marijuana.      DEAD

**Dahle, Brian**

AB 597      [Dahle](#) R      Hazardous materials: chemicals of concern.      DEAD

AB 1807      [Dahle](#) R      Water quality: organization and membership of regional boards.      DEAD

AB 1808      [Dahle](#) R      Drinking water.      DEAD

**Daly, Tom**

AB 1923      [Daly](#) D      State government: contracts: public records.      DEAD

**de León, Kevin**

SB 1018      [De León](#) D      Pest control: citrus disease prevention.      CHAPTERED

SB 1086      [De León](#) D      The Safe Neighborhood Parks, Rivers, and Coastal Protection      DEAD  
                 Bond Act of 2014.

**DeSaulnier, Mark**

SB 570	<a href="#">DeSaulnier</a>	D	Advanced Alcohol and Drug Licensing Act.	DEAD
SB 1337	<a href="#">DeSaulnier</a>	D	Reports.	VETOED
SB 1405	<a href="#">DeSaulnier</a>	D	Pesticides: schoolsites.	CHAPTERED

**Dickinson, Roger**

AB 380	<a href="#">Dickinson</a>	D	Spill response for railroads.	CHAPTERED
AB 515	<a href="#">Dickinson</a>	D	Environmental quality: California Environmental Quality Act: writ of mandate.	DEAD
AB 872	<a href="#">Dickinson</a>	D	Public employees: rights.	DEAD
AB 1739	<a href="#">Dickinson</a>	D	Groundwater management.	CHAPTERED
AB 1871	<a href="#">Dickinson</a>	D	Agricultural products: direct marketing: certified farmers' markets.	CHAPTERED

**Donnelly, Tim**

AB 376	<a href="#">Donnelly</a>	R	Regulations: notice.	DEAD
AB 1612	<a href="#">Donnelly</a>	R	State government: regulations.	VETOED
ACA 1	<a href="#">Donnelly</a>	R	Administrative regulations: legislative approval.	DEAD

**Eggman, Susan**

AB 823	<a href="#">Eggman</a>	D	Environment: California Farmland Protection Act.	DEAD
AB 896	<a href="#">Eggman</a>	D	Wildlife management areas: mosquito abatement.	CHAPTERED
AB 1961	<a href="#">Eggman</a>	D	Land use: planning: sustainable farmland strategy.	DEAD
AB 2185	<a href="#">Eggman</a>	D	Bees: apiculture: state-owned lands.	CHAPTERED
AB 2241	<a href="#">Eggman</a>	D	Local government: agricultural land.	CHAPTERED
AB 2669	<a href="#">Eggman</a>	D	Milk: stabilization and marketing plans.	DEAD

**Evans, Noreen**

SB 617	<a href="#">Evans</a>	D	California Environmental Quality Act.	DEAD
SB 754	<a href="#">Evans</a>	D	California Environmental Quality Act.	DEAD
SB 802	<a href="#">Evans</a>	D	Oil and gas: trade secrets.	DEAD
SB 1381	<a href="#">Evans</a>	D	Food labeling: genetically engineered food.	DEAD

**Fong, Paul**

AB 2464	<a href="#">Fong</a>	D	Migrant farm labor centers.	DEAD
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**Frazier, Jim**

AB 1671	<a href="#">Frazier</a>	D	Sacramento-San Joaquin Delta: water conveyance system.	DEAD
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**Fuller, Jean**

SB 1080	<a href="#">Fuller</a>	R	Safe, Clean, and Reliable Drinking Water Supply Act of 2012.	DEAD
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**Gaines, Beth**

AB 2083	<a href="#">Gaines, Beth</a>	R	California Global Warming Solutions Act of 2006: offsets.	DEAD
AB 2619	<a href="#">Gaines, Beth</a>	R	Dams: fish: critically dry year.	DEAD

**Gaines, Ted**

SB 167 [Gaines](#) R Environmental quality: California Environmental Quality Act. DEAD  
SB 958 [Gaines](#) R California Environmental Quality Act. DEAD

**Galgiani, Cathleen**

SB 176 [Galgiani](#) D Administrative procedures. DEAD  
SB 662 [Galgiani](#) D Structural pest control operators: financial responsibility. CHAPTERED  
SB 748 [Galgiani](#) D Structural pest control operators. DEAD  
SB 937 [Galgiani](#) D University of California Center for Pest Research. DEAD  
SB 938 [Galgiani](#) D Water rights: reconsideration of a decision or order. DEAD  
SB 1091 [Galgiani](#) D Administrative procedures: California Regulatory Notice Register: proposed rulemaking activities. DEAD  
SB 1370 [Galgiani](#) D Reliable Water Supply Bond Act of 2014. DEAD  
SB 1399 [Galgiani](#) D Agricultural seed: county seed enforcement subventions. CHAPTERED

**Garcia, Cristina**

AB 507 [Garcia](#) D Public employees' retirement: postretirement death benefits. DEAD

**Gatto, Mike**

AB 52 [Gatto](#) D Native Americans: California Environmental Quality Act. CHAPTERED  
AB 2392 [Gatto](#) D Recycling: plastic containers. DEAD

**Gomez, Jimmy**

AB 1017 [Gomez](#) D Incoming telephone calls: messages. DEAD

**Gonzalez, Lorena**

AB 2053 [Gonzalez](#) D Employment discrimination or harassment: education and training: abusive conduct. CHAPTERED  
AB 2701 [Gonzalez](#) D Groundwater basins: investigation and report. DEAD

**Gordon, Richard**

AB 1990 [Gordon](#) D Food production. CHAPTERED

**Gorell, Jeff**

AB 208 [Gorell](#) R State employees: additional compensation. DEAD  
AB 627 [Gorell](#) R State government. DEAD  
AB 794 [Gorell](#) R Environmental quality: California Environmental Quality Act: exemption: use of landfill and organic waste. DEAD  
AB 1997 [Gorell](#) R Sales and use taxes: exemptions: unmanned aerial vehicle manufacturing: income taxes: credits: hiring. DEAD  
AB 2283 [Gorell](#) R Fertilizing material: agricultural liming materials. DEAD

**Gray, Adam**

AB 2179 [Gray](#) D Water efficiency: standards and goals. DEAD

**Grove, Shannon**

AB 245	<a href="#">Grove</a> R	California Global Warming Solutions Act of 2006: public meetings.	DEAD
AB 1639	<a href="#">Grove</a> R	California Global Warming Solutions Act of 2006: greenhouse gas emissions limit.	DEAD

**Hancock, Loni**

SB 1274	<a href="#">Hancock</a> D	Recycling: used mattresses.	CHAPTERED
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**Hernández, Roger**

AB 55	<a href="#">Hernández,</a> <a href="#">Roger</a> D	State holidays: Native American Day.	DEAD
AB 687	<a href="#">Hernández,</a> <a href="#">Roger</a> D	Electricity.	DEAD
AB 1897	<a href="#">Hernández,</a> <a href="#">Roger</a> D	Labor contracting: client liability.	CHAPTERED

**Hill, Jerry**

SB 506	<a href="#">Hill</a> D	Railroad Tank Car Hazardous Materials Safety Fund.	DEAD
SB 1249	<a href="#">Hill</a> D	Hazardous waste: shredder waste.	CHAPTERED
SB 1328	<a href="#">Hill</a> D	Weights and measures.	DEAD
SB 1451	<a href="#">Hill</a> D	Environmental quality: judicial review: standing.	DEAD

**Hueso, Ben**

SB 117	<a href="#">Hueso</a> D	Integrative cancer treatment.	DEAD
SB 1109	<a href="#">Hueso</a> D	State contracts: integrated employment: persons with disabilities.	DEAD
SB 1167	<a href="#">Hueso</a> D	Vector control.	CHAPTERED
SB 1192	<a href="#">Hueso</a> D	Public contracts: small business, microbusiness, and disabled veteran business enterprise.	DEAD
SB 1194	<a href="#">Hueso</a> D	Solid waste: plastic products.	DEAD
SB 1250	<a href="#">Hueso</a> D	Safe, Clean, and Reliable Drinking Water Supply Act of 2014.	DEAD
SB 1383	<a href="#">Hueso</a> D	Plastic products: labeling.	VETOED

**Huff, Bob**

SB 481	<a href="#">Huff</a> R	California Public Employees' Pension Reform Act of 2013.	DEAD
SB 981	<a href="#">Huff</a> R	Regulations: review process.	DEAD
SB 1251	<a href="#">Huff</a> R	California Public Employees' Pension Reform Act of 2013: joint powers authority: employees.	CHAPTERED

**Jackson, Hannah–Beth**

SB 395	<a href="#">Jackson</a>	D	Hazardous waste: wells.	DEAD
SB 436	<a href="#">Jackson</a>	D	Port Hueneme Beach shoreline protection.	CHAPTERED
SB 727	<a href="#">Jackson</a>	D	Medical waste: pharmaceutical product stewardship program.	DEAD
SB 1411	<a href="#">Jackson</a>	D	Pesticides: application safety.	DEAD

**Jones, Brian**

AB 2361	<a href="#">Jones</a>	R	Proposition 65: enforcement.	DEAD
AB 2448	<a href="#">Jones</a>	R	Employment: flexible work schedules.	DEAD

**Jones-Sawyer, Reginald**

AB 1650	<a href="#">Jones-Sawyer</a>	D	Public contracts: bidders: employment practices.	CHAPTERED
AB 1706	<a href="#">Jones-Sawyer</a>	D	State government: Administrative Procedure Act: standardized regulatory impact analyses.	DEAD
AB 1783	<a href="#">Jones-Sawyer</a>	D	Public employees' retirement.	CHAPTERED

**Knight, Steve**

SB 1074	<a href="#">Knight</a>	R	State government: state funds.	CHAPTERED
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**Lara, Ricardo**

SB 498	<a href="#">Lara</a>	D	Solid waste: biomass conversion.	CHAPTERED
SB 605	<a href="#">Lara</a>	D	Short-lived climate pollutants.	CHAPTERED
SB 1392	<a href="#">Lara</a>	D	Office of New American Integration.	DEAD

**Leno, Mark**

SB 851	<a href="#">Leno</a>	D	Budget Act of 2014.	DEAD
SB 852	<a href="#">Leno</a>	D	Budget Act of 2014.	CHAPTERED
SB 1019	<a href="#">Leno</a>	D	Upholstered furniture: flame retardant chemicals.	CHAPTERED

**Levine, Marc**

AB 158	<a href="#">Levine</a>	D	Solid waste: single-use carryout bags.	DEAD
AB 288	<a href="#">Levine</a>	D	California Coastal Commission: meeting notices.	CHAPTERED
AB 2071	<a href="#">Levine</a>	D	Recycled water: animals.	CHAPTERED

**Lieu, Ted**

SB 975	<a href="#">Lieu</a>	D	Personal services contracts: legal compliance.	VETOED
SB 1244	<a href="#">Lieu</a>	D	Structural Pest Control Board.	CHAPTERED

**Linder, Eric**

AB 866	<a href="#">Linder</a>	R	Regulations.	DEAD
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**Logue, Dan**

AB 1445	<a href="#">Logue</a>	R	California Water Infrastructure Act of 2014.	DEAD
AB 1729	<a href="#">Logue</a>	R	Local government: agricultural land: subvention payments.	DEAD
AB 2202	<a href="#">Logue</a>	R	Greenhouse gas reduction.	DEAD

<b>Lowenthal, Bonnie</b>			
AB 2675	<a href="#">Lowenthal</a>	D	State agency: public contracts. CHAPTERED
<b>Mansoor, Allan</b>			
AB 695	<a href="#">Mansoor</a>	R	Public employees' health benefits. DEAD
<b>Medina, Jose</b>			
AB 2723	<a href="#">Medina</a>	D	Administrative procedure: small businesses. VETOED
<b>Melendez, Melissa</b>			
AB 756	<a href="#">Melendez</a>	R	California Environmental Quality Act: judicial review: public works projects. DEAD
AB 2147	<a href="#">Melendez</a>	R	State government Internet Web sites: information practices. DEAD
<b>Mitchell, Holly</b>			
SB 1132	<a href="#">Mitchell</a>	D	Oil and gas: well stimulation treatments. DEAD
<b>Mitchell, Holly (Moved to the Senate)</b>			
AB 1323	Mitchell	D	Oil and gas: hydraulic fracturing. DEAD
<b>Monning, William</b>			
SB 193	<a href="#">Monning</a>	D	Hazard evaluation system and information service. CHAPTERED
SB 941	<a href="#">Monning</a>	D	Vessel operator cards. CHAPTERED
SB 1087	<a href="#">Monning</a>	D	Farm labor contractors. CHAPTERED
SB 1117	<a href="#">Monning</a>	D	Pesticide Contamination Prevention Act. CHAPTERED
<b>Morrell, Mike (Terminated)</b>			
AB 326	Morrell	R	Occupational safety and health: reporting requirements. CHAPTERED
<b>Mullin, Kevin</b>			
AB 2371	<a href="#">Mullin</a>	D	Pharmaceutical waste management: exemption: over-the-counter drugs and nutritional supplements. DEAD
AB 2386	<a href="#">Mullin</a>	D	Care facilities: carbon monoxide detectors. CHAPTERED
<b>Nazarian, Adrin</b>			
AB 649	<a href="#">Nazarian</a>	D	Oil and gas: hydraulic fracturing. DEAD
AB 2417	<a href="#">Nazarian</a>	D	California Environmental Quality Act: exemption: recycled water pipelines. DEAD
AB 2680	<a href="#">Nazarian</a>	D	Water quality. DEAD
<b>Nielsen, Jim</b>			
SB 778	<a href="#">Nielsen</a>	R	Public employment: salary ranges. DEAD
SB 1353	<a href="#">Nielsen</a>	R	Local government: Williamson Act. CHAPTERED
<b>Olsen, Kristin</b>			
AB 1632	<a href="#">Olsen</a>	R	Water rights: appropriation. DEAD

<b>Padilla, Alex</b>			
SB 270	<a href="#">Padilla</a> D	Solid waste: single-use carryout bags.	CHAPTERED
SB 405	<a href="#">Padilla</a> D	Solid waste: single-use carryout bags.	DEAD
<b>Pan, Richard</b>			
AB 1574	<a href="#">Pan</a> D	Personal services contracts: prohibitions.	VETOED
AB 1575	<a href="#">Pan</a> D	Personal services contracts: reports and termination of contracts.	VETOED
AB 1578	<a href="#">Pan</a> D	Health: The California Health Benefit Review Program.	DEAD
<b>Patterson, Jim</b>			
AB 1827	<a href="#">Patterson</a> R	State bodies: environmental agencies: administrative and civil penalties.	DEAD
AB 1966	<a href="#">Patterson</a> R	Hazardous waste: regulations.	DEAD
<b>Pavley, Fran</b>			
SB 985	<a href="#">Pavley</a> D	Stormwater resource planning.	CHAPTERED
SB 1125	<a href="#">Pavley</a> D	California Global Warming Solutions Act of 2006: emissions reduction.	DEAD
SB 1168	<a href="#">Pavley</a> D	Groundwater management.	CHAPTERED
SB 1281	<a href="#">Pavley</a> D	Oil and gas production: water use: reporting.	CHAPTERED
<b>Perea, Henry</b>			
AB 37	<a href="#">Perea</a> D	Unemployment insurance: reporting requirements: status of funds.	DEAD
AB 69	<a href="#">Perea</a> D	California Global Warming Solutions Act of 2006: market-based compliance mechanisms: exemption.	DEAD
AB 145	<a href="#">Perea</a> D	State Water Resources Control Board: drinking water.	DEAD
AB 1393	<a href="#">Perea</a> D	Personal income taxes: income exclusion: mortgage debt forgiveness.	CHAPTERED
AB 1731	<a href="#">Perea</a> D	Integrated regional water management plans: funding: disadvantaged communities.	DEAD
AB 2686	<a href="#">Perea</a> D	Clean, Safe, and Reliable Drinking Water Supply Act of 2014.	DEAD
<b>Pérez, John</b>			
AB 38	<a href="#">John A. Pérez</a> D	The Office of Farm to Fork.	DEAD
AB 84	<a href="#">John A. Pérez</a> D	Corrections.	DEAD
AB 1330	<a href="#">John A. Pérez</a> D	Environmental justice.	DEAD
<b>Pérez, V. Manuel</b>			
AB 653	<a href="#">V. Manuel Pérez</a> D	Economic development.	DEAD

<b>Quirk, Bill</b>			
AB 1026	<a href="#">Quirk</a> D	Toxic chemicals: listing.	DEAD
<b>Rendon, Anthony</b>			
AB 2620	<a href="#">Rendon</a> D	State contracts: goods and services.	DEAD
<b>Roth, Richard</b>			
SB 69	<a href="#">Roth</a> D	Local government finance: property tax revenue allocation: vehicle license fee adjustments.	VETOED
<b>Salas, Rudy</b>			
AB 2432	<a href="#">Salas</a> D	Drinking water.	DEAD
AB 2470	<a href="#">Salas</a> D	California Seed Law.	CHAPTERED
AB 2648	<a href="#">Salas</a> D	Food and agriculture: production forecasts.	DEAD
<b>Skinner, Nancy</b>			
AB 1014	<a href="#">Skinner</a> D	Gun violence restraining orders.	CHAPTERED
AB 1457	<a href="#">Skinner</a> D	Budget Act of 2014.	DEAD
AB 1803	<a href="#">Skinner</a> D	Occupational safety and health: lead-related construction registration program.	DEAD
AB 2146	<a href="#">Skinner</a> D	Occupational safety: firefighters: personal protective equipment.	CHAPTERED
AB 2674	<a href="#">Skinner</a> D	Occupational safety and health standards: hazardous disinfectants.	DEAD
<b>Steinberg, Darrell</b>			
SB 25	<a href="#">Steinberg</a> D	Agricultural labor relations: dispute resolution.	VETOED
SB 1156	<a href="#">Steinberg</a> D	California Carbon Tax Law of 2014.	DEAD
<b>Stone, Mark</b>			
AB 467	<a href="#">Stone</a> D	Prescription drugs: collection and distribution program.	CHAPTERED
AB 1223	<a href="#">Stone</a> D	Safe drinking water act.	DEAD
<b>Ting, Philip</b>			
AB 551	<a href="#">Ting</a> D	Local government: urban agriculture incentive zones.	CHAPTERED
AB 2720	<a href="#">Ting</a> D	State agencies: meetings: record of action taken.	CHAPTERED
<b>Torres, Norma</b>			
SB 1219	<a href="#">Torres</a> D	Public employees' retirement: service after retirement.	DEAD
<b>Wagner, Donald</b>			
AB 2682	<a href="#">Wagner</a> R	Responsible and reliable parties.	DEAD
<b>Waldron, Marie</b>			
AB 2353	<a href="#">Waldron</a> R	Environmental quality: water storage facilities.	DEAD
AB 2446	<a href="#">Waldron</a> R	Standby charges: San Luis Rey Municipal Water District.	CHAPTERED

**Walters, Mimi**

SB 24	<a href="#">Walters</a> R	Public employees' retirement: benefit plans.	DEAD
SB 165	<a href="#">Walters</a> R	Public Employees' Retirement System: membership: exclusions.	DEAD
SB 774	<a href="#">Walters</a> R	State employees: postemployment benefits.	DEAD
SB 775	<a href="#">Walters</a> R	State employees: postemployment benefits.	DEAD
SB 1423	<a href="#">Walters</a> R	Public Employees' Retirement System.	DEAD

**Weber, Shirley**

AB 172	<a href="#">Weber</a> D	State agency contracts: microbusiness preference.	DEAD
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**Wieckowski, Bob**

AB 7	<a href="#">Wieckowski</a> D	Oil and gas: hydraulic fracturing.	DEAD
AB 2694	<a href="#">Wieckowski</a> D	Beverage containers: recycling.	DEAD

**Wilk, Scott**

AB 1707	<a href="#">Wilk</a> R	Water quality: scientific peer review.	CHAPTERED
AB 2058	<a href="#">Wilk</a> R	Open meetings.	VETOED

**Williams, Das**

AB 982	<a href="#">Williams</a> D	Oil and gas: hydraulic fracturing.	DEAD
AB 1594	<a href="#">Williams</a> D	Waste management.	CHAPTERED
AB 1685	<a href="#">Williams</a> D	Structural pest control operators: fees.	CHAPTERED
AB 1705	<a href="#">Williams</a> D	Public contracts: payment.	CHAPTERED
AB 1789	<a href="#">Williams</a> D	Pesticides: neonicotinoids: reevaluation: determination: control measures.	CHAPTERED

**Wolk, Lois**

SB 848	<a href="#">Wolk</a> D	Safe Drinking Water, Water Quality, and Water Supply Act of 2014.	DEAD
SB 1332	<a href="#">Wolk</a> D	Pesticides: carbon monoxide pest control devices.	CHAPTERED

**Wyland, Mark**

SB 1333	<a href="#">Wyland</a> R	Vitamin and supplement ingredients: certification.	DEAD
SCA 1	<a href="#">Wyland</a> R	State Auditor: duties.	DEAD

**Yamada, Mariko**

AB 57	<a href="#">Yamada</a> D	Agricultural conservation easements.	DEAD
AB 1909	<a href="#">Yamada</a> D	Food and agriculture: organic foods: registration.	DEAD
AB 2094	<a href="#">Yamada</a> D	Agriculture: agritourism: liability.	DEAD
AB 2480	<a href="#">Yamada</a> D	Local government finance: cities: annexations.	DEAD

**Yee, Leland (Suspended)**

SB 44	<a href="#">Yee</a> D	State Internet Web sites: online voter registration.	CHAPTERED
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# 2014 Pesticide Related Bill Summaries

<b>AB 1330</b>	<b>John A. Perez</b>	<b>Environmental justice.</b>	<b>DEAD</b>
		<p>Summary: Current law requires the California Environmental Protection Agency to identify disadvantaged communities for investment opportunities under the California Global Warming Solutions Act of 2006. This bill would require the Secretary for Environmental Protection to ensure that the unit give priority to enforcement actions for a violation occurring in those disadvantaged communities.</p>	
<b>AB 1789</b>	<b>Williams</b>	<b>Pesticides: neonicotinoids: reevaluation: determination: control measures.</b>	<b>Chaptered</b>
		<p>Summary: Current law requires pesticides to be registered by the Department of Pesticide Regulation. Current law requires that a pesticide be thoroughly evaluated prior to registration, and provides for the continued evaluation of registered pesticides. This bill would require the department, by July 1, 2018, to issue a determination with respect to its reevaluation of neonicotinoids. The bill would require the department, on or before 2 years after making this determination, to adopt any control measures necessary to protect pollinator health. This bill contains other related provisions.</p>	
<b>AB 1894</b>	<b>Ammiano</b>	<b>Medical cannabis.</b>	<b>DEAD</b>
		<p>Summary: Would enact the Medical Cannabis Regulation and Control Act and would create the Division of Medical Cannabis Regulation and Enforcement within the Department of Alcoholic Beverage Control, to be administered by a person exempt from civil service who is appointed by the Director of Alcoholic Beverage Control. This bill contains other related provisions and other existing laws.</p>	
<b>AB 2657</b>	<b>Bloom</b>	<b>Wildlife habitat areas: use of anticoagulants.</b>	<b>Chaptered</b>
		<p>Summary: Would prohibit, except as specified, the use of any pesticide that contains one or more of specified anticoagulants, including brodifacoum and bromadiolone, in wildlife habitat areas, as defined. The bill would direct state agencies to encourage federal agencies to comply with this prohibition.</p>	

**AB 2674 Skinner Occupational safety and health standards: hazardous disinfectants. DEAD**

Summary: Would require the Occupational Safety and Health Standards Board to adopt standards to protect health care personnel and patients from the effects of toxic disinfectants, as defined. The bill would require the board, in adopting these standards, to consider current scientific evidence and recommendations adopted by the National Institute for Occupational Safety and Health. This bill contains other related provisions and other existing laws.

**SB 1117 Monning Pesticide Contamination Prevention Act. Chaptered**

Summary: Would revise the information required to be included in the Groundwater Protection List to include each active ingredient, other specified ingredient, or degradation product of a pesticide that, when applied, has the potential to pollute groundwater, and would require the Director of Pesticide Regulation, in consultation with a specified subcommittee of the director's pesticide registration and evaluation committee, to develop a peer reviewed method to determine that potential, as specified. This bill contains other related provisions and other existing laws.

**SB 1262 Correa Medical marijuana DEAD**

Summary: Would establish within the Department of Consumer Affairs a Bureau of Medical Marijuana Regulation, under the supervision and control of the Chief of the Bureau of Medical Marijuana Regulation, as specified, to license dispensing facilities, cultivation sites, and manufacturers that, among other things, provide, process, and grow medical marijuana, as specified, subject to local ordinances. The bill would require every city, county, or city and county that permits medical marijuana dispensing or cultivation to submit to the bureau a list of approved entities providing medical marijuana within that jurisdiction. This bill contains other related provisions and other existing laws.

**SB 1332**    **Wolk**                    **Pesticides: carbon monoxide pest control devices.**                    **Chaptered**

Summary: Would require the Director of Pesticide Regulation to regulate the use of carbon monoxide pest control devices, as defined, and to adopt and enforce regulations to provide for the proper, safe, and efficient use of these devices, as specified. A violation of those provisions would be a misdemeanor, and would also be subject to the provisions authorizing the action to be prosecuted civilly by the director, or for a county agricultural commissioner to levy a civil penalty, in lieu of prosecution as a misdemeanor.

**SB 1405**    **DeSaulnier**                    **Pesticides: schoolsites.**                    **Chaptered**

Summary: Current law requires a schoolsite or school district to identify an individual, known as a school designee, to carry out the requirements of the Healthy Schools Act of 2000. This bill, if a schoolsite chooses to use certain pesticides, would require the school designee, at the end of each calendar year, or more often at his or her discretion, to submit to the Director of Pesticide Regulation a copy of the records, as specified, of all pesticide use at the schoolsite.

**SB 1411**    **Jackson**                    **Pesticides: application safety.**                    **DEAD**

Summary: Would authorize a county agricultural commissioner to adopt regulations to prohibit the agricultural use of any pesticide within 1/4 mile of a school, subject to disapproval by the director. This bill contains other related provisions and other existing laws.

# Text of Pesticide Related Chaptered Bills

## **BILL NUMBER: AB 1789 CHAPTERED**

BILL TEXT

CHAPTER 578

INTRODUCED BY Assembly Member Das Williams

An act to add Section 12838 to the Food and Agricultural Code, relating to pesticides.

Approved by Governor September 26, 2014.

Filed with Secretary of State September 26, 2014.

## **LEGISLATIVE COUNSEL'S DIGEST**

AB 1789, Williams. Pesticides: neonicotinoids: reevaluation: determination: control measures.

Existing law requires pesticides to be registered by the Department of pesticide Regulation. Existing law requires that a pesticide be thoroughly evaluated prior to registration, and provides for the continued evaluation of registered pesticides.

This bill would require the department, by July 1, 2018, to issue a determination with respect to its reevaluation of neonicotinoids. The bill would require the department, on or before 2 years after making this determination, to adopt any control measures necessary to protect pollinator health.

The bill would require the department to submit a report to the appropriate committees of the Legislature if the department is unable to adopt those control measures and to update the report annually until the department adopts those control measures.

*The people of the State of California do enact as follows:*

### **SECTION 1.**

(a) The Legislature finds and declares all of the following:

(1) Honey bees are vital to the pollination of many of California's crops, which are critical to our national food system and essential to the economy of the state.

(2) Annual colony losses from 2006 to 2011, inclusive, averaged about 33 percent each year, which is more than double what is considered sustainable according to the United States Department of Food and Agriculture.

(3) Scientists now largely agree that a combination of factors is to blame for declining pollinator health, including lack of varied forage and nutrition, pathogens and pests such as the Varroa mite, and chronic and acute exposure to a variety of pesticides.

(4) Based on data submitted to the Department of Pesticide Regulation showing a potential hazard to honey bees, the department initiated a reevaluation process for four neonicotinoid compounds in 2009: imidacloprid, thiamethoxam, clothianidin, and dinotefuran.

(b) It is the intent of the Legislature to set a timeline for completion of the reevaluation of neonicotinoid compounds to ensure that the Department of Pesticide Regulation completes a thorough, scientifically sound, and timely analysis of the effects of neonicotinoids on pollinator health.

## **SECTION 2.**

Section 12838 is added to the Food and Agricultural Code, to read:

### **12838.**

(a) On or before July 1, 2018, the department shall issue a determination with respect to its reevaluation of neonicotinoids.

(b) (1) Within two years after making the determination specified in subdivision (a), the department shall adopt any control measures necessary to protect pollinator health.

(2) If the department is unable to adopt necessary control measures within two years as required in paragraph (1), the department shall submit a report to the appropriate committees of the Legislature setting forth the reasons the requirement of paragraph (1) has not been met.

(3) The department shall update the report submitted to the appropriate committees of the Legislature pursuant to paragraph (2) every year until the department adopts the necessary control measures specified in paragraph (1).

# **BILL NUMBER: AB 2657 CHAPTERED**

## **BILL TEXT**

### **CHAPTER 475**

INTRODUCED BY Assembly Member Richard Bloom

An act to add Section 12978.7 to the Food and Agricultural Code, relating to fish and wildlife protection.

Approved by Governor September 19, 2014.

Filed with Secretary of State September 19, 2014.

### **LEGISLATIVE COUNSEL'S DIGEST**

AB 2657, Bloom. Wildlife habitat areas: use of anticoagulants.

Existing law regulates the use of pesticides and authorizes the Director of Pesticide Regulation to adopt regulations to govern the possession, sale, or use of any pesticide, as prescribed. Existing law requires the use of any pesticide by any person to be in such a manner as to prevent substantial drift to nontarget areas. Existing law requires public property where public exposure is foreseeable to be posted with warning signs prior to pesticide applications, as specified. Existing law requires the director, and each county agricultural commissioner under the direction and supervision of the director, to enforce the provisions regulating the use of pesticides. A violation of these provisions is a misdemeanor.

This bill would prohibit, except as specified, the use of any pesticide that contains one or more of specified anticoagulants, including brodifacoum and bromadiolone, in wildlife habitat areas, as defined. The bill would direct state agencies to encourage federal agencies to comply with this prohibition. To the extent the bill would impose additional duties on county agricultural commissioners, and because a violation of this provision would be a crime, this bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement. This bill would provide that with regard to certain mandates no reimbursement is required by this act for a specified reason.

With regard to any other mandates, this bill would provide that, if the Commission on State Mandates determines that the bill contains costs so mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

*The people of the State of California do enact as follows:*

### **SECTION 1.**

Section 12978.7 is added to the Food and Agricultural Code, to read:

**12978.7.**

(a) Except as provided in subdivision (d), the use of any pesticide that contains one or more of the following anticoagulants is prohibited in a wildlife habitat area:

- (1) Brodifacoum.
- (2) Bromadiolone.
- (3) Difenacoum.
- (4) Difethialone.

(b) As used in subdivision (a), a “wildlife habitat area” means any state park, state wildlife refuge, or state conservancy.

(c) State agencies are directed to encourage federal agencies to comply with subdivision (a).

(d) This section does not apply to the use of pesticides for agricultural activities, as defined in Section 564.

(e) This section does not preempt or supersede any federal statute or the authority of any federal agency.

**SECTION 2.**

No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution for certain costs that may be incurred by a local agency or school district because, in that regard, this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution. However, if the Commission on State Mandates determines that this act contains other costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.

# **BILL NUMBER: SB 1117 CHAPTERED**

## **BILL TEXT**

### **CHAPTER 626**

INTRODUCED BY Senator William Monning

An act to amend Sections 13142, 13144, 13145, 13148, 13149, and 13152 of the Food and Agricultural Code, relating to pesticides.

Approved by Governor September 26, 2014.

Filed with Secretary of State September 26, 2014.

## **LEGISLATIVE COUNSEL'S DIGEST**

SB 1117, Monning. Pesticide Contamination Prevention Act.

Existing law requires the registration of pesticides in this state for agricultural use, and requires a person who has registered a pesticide to submit specified information for each active ingredient in each pesticide registered. Existing law requires the Department of Pesticide Regulation to establish specific numerical values for factors relating to pesticide use and groundwater, including, among others, water solubility and field dissipation, and to post certain information on its Internet Web site for each pesticide registered. Existing law requires the Director of Pesticide Regulation to establish, by regulation, a Groundwater Protection List that includes pesticides that have the potential to pollute groundwater, and, under certain circumstances, to regulate their use.

This bill would revise the information required to be included in the Groundwater Protection List to include each active ingredient, other specified ingredient, or degradation product of a pesticide that, when applied, has the potential to pollute groundwater, and would require the director, in consultation with a specified subcommittee of the director's pesticide registration and evaluation committee, to develop a peer reviewed method to determine that potential, as specified. The bill would require the director to regulate each active ingredient, other specified ingredient, or degradation product of a pesticide on the Groundwater Protection List that is detected and determined to be a result of lawful agricultural use, and would revise the information that the department is required to post on its Internet Web site. The bill would delete provisions requiring dealers of pesticides to make quarterly reports to the director on certain sales of pesticides to persons who are not required to file a report, as specified. The bill would make conforming and other related changes to provisions relating to the detection and regulation of active ingredients, other specified ingredients, and degradation products of pesticides.

Existing law specifies that the director may authorize the continued registration, sale, and use of a pesticide found to have migrated, including if an active ingredient is found in the groundwaters in the state, to avoid severe economic hardship on the state's agricultural industry. Existing law requires the

department to conduct ongoing soil and groundwater monitoring of those pesticides for which the director has authorized continued registration, sale, and use.

This bill would require the department, for a pesticide whose continued use is allowed, to continuously review new science and data that could impact the validity of a finding that the pesticide has not polluted and does not threaten to pollute the groundwater of the state. The bill would require the department, as prescribed, to either mitigate the threat presented by the pollution or subject the pesticide again to specified review. The bill would revise the definitions applicable to the provisions above relating to pesticide contamination prevention.

*The people of the State of California do enact as follows:*

## **SECTION 1.**

Section 13142 of the Food and Agricultural Code is amended to read:

### **13142.**

For purposes of this article, the following definitions apply:

- (a) “Active ingredient” has the same meaning as defined in Section 136 of Title 7 of the United States Code.
- (b) “Agricultural use” has the same meaning as defined in Section 11408.
- (c) “Board” means the State Water Resources Control Board.
- (d) “Chemigation” means a method of irrigation whereby a pesticide is mixed with irrigation water before the water is applied to the crop or to the soil.
- (e) “Degradation product” means a substance resulting from the transformation of a pesticide by physicochemical or biochemical means.
- (f) “Groundwater protection data gap” means that, for a particular pesticide, the director, after study, has been unable to determine that each study required pursuant to subdivision (a) of Section 13143 has been submitted or that each study submitted pursuant to subdivision (a) of Section 13143 is valid, complete, and adequate.
- (g) “Henry’s Law constant” is an indicator of the escaping tendency of dilute solutes from water and is approximated by the ratio of the vapor pressure to the water solubility at the same temperature.
- (h) “Pesticide” is defined in Section 12753.
- (i) “Pesticide registrant” means a person that has registered a pesticide pursuant to this chapter.

(j) “Pollute” means to introduce a pesticide product into the groundwaters of the state resulting in an active ingredient, other specified ingredient, or a degradation product of a pesticide above a level that does not cause adverse health effects, accounting for an adequate margin of safety.

(k) “Pollution” means the consequence of polluting.

(l) “Soil adsorption coefficient” is a measure of the tendency of pesticides, or their biologically active transformation products, to bond to the surfaces of soil particles.

(m) “Soil microbial zone” means the zone of the soil below which the activity of microbial species is so reduced that it has no significant effect on pesticide breakdown.

## **SECTION 2.**

Section 13144 of the Food and Agricultural Code is amended to read:

### **13144.**

(a) The department shall establish specific numerical values for water solubility, soil adsorption coefficient (Koc), hydrolysis, aerobic and anaerobic soil metabolism, and field dissipation. The values established by the department shall be at least equal to those established by the Environmental Protection Agency. The department shall revise the numerical values when the department finds that the revision is necessary to protect the groundwater of the state. The numerical values established or revised by the department shall always be at least as stringent as the values being used by the Environmental Protection Agency at the time the values are established or revised by the department.

(b) On or before December 31, 2004, and updated at least annually thereafter, the director shall post the following information on the department’s Internet Web site for each pesticide registered for agricultural use and during years that specific numerical values are revised:

(1) A list of each active ingredient, other specified ingredient, or degradation product of an active ingredient of a pesticide for which there is a groundwater protection data gap.

(2) The Groundwater Protection List established pursuant to subdivision (d) of Section 13145.

(3) For each pesticide listed pursuant to paragraph (2) for which information is available, a list of the amount sold in California during the most recent year for which sales information is available and where and for what purpose the pesticide was used, when this information is available in the pesticide use report.

(c) The department shall determine, to the extent possible, the toxicological significance of the pesticides listed in the Groundwater Protection List.

## **SECTION 3.**

Section 13145 of the Food and Agricultural Code is amended to read:

### 13145.

(a) Any registrant of a pesticide identified in paragraph (1) of subdivision (b) of Section 13144 is subject to a fine of up to ten thousand dollars (\$10,000) for each day the groundwater protection data gap exists. In determining the amount of the fine, the director shall consider both of the following:

(1) The extent to which the registrant has made every effort to submit valid, complete, and adequate information within the required time limits.

(2) Circumstances beyond the control of the registrant that have prevented the registrant from submitting valid, complete, and adequate information within the required time limits.

(b) If there is a dispute between the director and a registrant regarding the existence of a groundwater protection data gap and the director desires to levy a fine on the registrant pursuant to this section, the director shall submit the issues of the dispute to the subcommittee created pursuant to subdivision (b) of Section 13150. The subcommittee shall review the evidence submitted by the registrant and the director and make recommendations to the director on whether or not the groundwater data gap exists.

(c) Subdivisions (a) and (b) shall not apply to pesticide products whose registration has lapsed or has been canceled, or to products that have been granted a current extension pursuant to Section 13143.

(d) The director shall, by regulation, establish the Groundwater Protection List, which shall include each active ingredient, other specified ingredient, or degradation product of a pesticide that, when applied, has the potential to pollute groundwater.

(e) The director, in consultation with the subcommittee created pursuant to subdivision (b) of Section 13150, shall develop a peer reviewed method to determine the potential of a pesticide to pollute groundwater using specific numerical values established pursuant to subdivision (a) of Section 13144. The director may revise this method, subject to peer review. The peer review shall be conducted using the same process as described in Section 57004 of the Health and Safety Code. When a chemical is listed by regulation using this method, no further peer review of the method is required.

(f) Each active ingredient, other specified ingredient, or degradation product of a pesticide on the Groundwater Protection List that is detected pursuant to Sections 13148 and 13149 and determined to be a result of lawful agricultural use shall be regulated to prevent groundwater pollution in accordance with this article.

(g) Any person who uses a pesticide that has been placed on the Groundwater Protection List and does not file a report pursuant to Section 12979, is required to report to the county agricultural commissioner the use of the pesticide on a form prescribed by the director. The reporting deadline shall conform to the deadline established for the reporting of the use of restricted materials.

#### **SECTION 4.**

Section 13148 of the Food and Agricultural Code is amended to read:

##### **13148.**

(a) In order to more accurately determine the mobility and persistence of the pesticides identified in the Groundwater Protection List, and to determine if these pesticides have migrated to groundwaters of the state, the director shall conduct soil and groundwater monitoring statewide in areas of the state where the pesticide is primarily used or where other factors identified pursuant to Section 13143 and the Groundwater Protection List, including physicochemical characteristics and use practices of the pesticides, indicate a probability that the pesticide may migrate to the groundwaters of the state. The department shall monitor for the active ingredient, other specified ingredient, or degradation product of the pesticide listed in the Groundwater Protection List. The monitoring shall commence within one year after the pesticide is placed on the Groundwater Protection List and shall be conducted in accordance with standard protocol and testing procedures established pursuant to subdivision (b). Monitoring programs shall replicate conditions under which the pesticide is normally used in the area of monitoring. In developing a monitoring program, the director shall coordinate with other agencies that conduct soil and groundwater monitoring. (b) Within 90 days after a pesticide is placed on the Groundwater Protection List pursuant to subdivision (d) of Section 13145, the director, in consultation with the board, shall develop a standard protocol and testing procedure for each pesticide identified pursuant to subdivision (d) of Section 13145.

(c) The director shall report all monitoring results to the State Department of Public Health and the board.

#### **SECTION 5.**

Section 13149 of the Food and Agricultural Code is amended to read:

13149. (a) Within 90 days after the active ingredient, other specified ingredient, or degradation product of a pesticide is detected under any of the conditions listed in paragraph (1) or (2), the director shall determine whether the detection resulted from agricultural use in accordance with state and federal laws and regulations, and shall state in writing the reasons for the determination.

(1) An active ingredient, other specified ingredient, or degradation product of a pesticide has been found at or below the deepest of the following depths:

(A) Eight feet below the soil surface.

(B) Below the root zone of the crop where the active ingredient, other specified ingredient, or degradation product was found.

(C) Below the soil microbial zone.

(2) An active ingredient, other specified ingredient, or degradation product of a pesticide has been found in the groundwaters of the state.

(b) Upon a determination by the director that a pesticide meets any of the conditions specified in paragraph (1) or (2) of subdivision (a) as a result of agricultural use in accordance with state and federal laws and regulations, the director shall immediately notify the registrant of the determination and of the registrant's opportunity to request a hearing pursuant to subdivision (c).

(c) Any pesticide that meets any of the conditions in subdivision (b) shall be subject to Section 13150 if the registrant of the pesticide requests, within 30 days after the notice is issued, that the subcommittee conduct a hearing, as described in Section 13150. Notwithstanding any other law, if the registrant does not request the hearing within 30 days after the notice is issued, the director shall cancel the registration of the pesticide.

(d) For purposes of this section, any finding of a pesticide shall result from either an analytical method approved by the department that provides unequivocal identification of a chemical, such as mass spectroscopy, or from verification, within 30 days, by a second analytical method or a second analytical laboratory approved by the department.

## **SECTION 6.**

Section 13152 of the Food and Agricultural Code is amended to read:

### **13152.**

(a) (1) The department shall conduct ongoing soil and groundwater monitoring of any pesticide whose continued use is permitted following the issuance of findings by the director pursuant to subdivision (d) of Section 13150. The department shall continuously review new science and data that could impact the validity of a finding that a pesticide reviewed pursuant to Section 13150 has not polluted and does not threaten to pollute the groundwater of the state.

(2) If the department determines that there is new science or data that could impact the validity of a finding described in paragraph (1), the director shall either mitigate the threat presented by the pollution or subject the pesticide again to the Section 13150 review process.

(b) Any pesticide monitored pursuant to this section that is determined, by review of monitoring data and any other relevant data, to pollute the groundwaters of the state two years after the director takes action pursuant to paragraph (2), (3), or (4) of subdivision (d) of Section 13150 shall be canceled unless the director has determined that the adverse health effects of the pesticide are not carcinogenic, mutagenic, teratogenic, or neurotoxic. (c) The department shall maintain a statewide database of wells sampled for pesticide active ingredients. All agencies shall submit to the department, in a timely manner, the results of any well sampling for pesticide active ingredients and the results of any well sampling that detect any pesticide active ingredients.

(d) Not later than June 30, 1986, the director, the State Department of Public Health, and the board shall jointly establish minimum requirements for well sampling that will ensure precise and accurate results. The requirements shall be distributed to all agencies that conduct well sampling. All well sampling conducted after December 1, 1986, shall meet the minimum requirements established pursuant to this subdivision.

(e) The department shall post the following information on its Internet Web site, updated no later than December 1 of each year:

(1) The number of wells sampled for pesticide active ingredients, the location of the wells from which the samples were taken, the well numbers, if available, and the agencies responsible for drawing and analyzing the samples.

(2) The number of well samples with detectable levels of pesticide active ingredients, the location of the wells from which the samples were taken, the well numbers, if available, and the agencies responsible for drawing and analyzing the samples.

(3) An analysis of the results of well sampling described in paragraphs (1) and (2), to determine the probable source of the residues. The analysis shall consider factors such as the physical and chemical characteristics of the pesticide, volume of use and method of application of the pesticide, irrigation practices related to use of the pesticide, and types of soil in areas where the pesticide is applied.

(4) Actions taken by the director and the board to prevent pesticides from migrating to groundwaters of the state.

# **BILL NUMBER: SB 1332 CHAPTERED**

## **BILL TEXT**

### **CHAPTER 257**

INTRODUCED BY Senator Lois Wolk

Approved by Governor August 22, 2014.  
Filed with Secretary of State August 22, 2014.

An act to amend Section 12999.5 of, and to add Chapter 3.7 (commencing with Section 14160) to Division 7 of, the Food and Agricultural Code, relating to pesticides.

### **LEGISLATIVE COUNSEL’S DIGEST**

SB 1332, Wolk. Pesticides: carbon monoxide pest control devices. Existing law regulates pesticide use and generally provides that, except for specified provisions that are within the jurisdiction of the Secretary of Food and Agriculture, the enforcement of these provisions is the duty of the Director of Pesticide Regulation. Existing law, until January 1, 2018, authorizes the use of carbon monoxide for the control of burrowing rodent pests under specified conditions, including that the carbon monoxide delivery device be permanently affixed with a warning label, as provided. Existing law provides that a violation of the provisions relating to pesticides, or any regulation adopted pursuant to those provisions, is a misdemeanor, and further provides, in lieu of misdemeanor prosecution by the director, for civil prosecution by the director, or for the director or a county agricultural commissioner to levy a civil penalty against a person violating those provisions.

This bill would require the director to regulate the use of carbon monoxide pest control devices, as defined, and to adopt and enforce regulations to provide for the proper, safe, and efficient use of these devices, as specified. A violation of those provisions would be a misdemeanor, and would also be subject to the provisions authorizing the action to be prosecuted civilly by the director, or for a county agricultural commissioner to levy a civil penalty, in lieu of prosecution as a misdemeanor. The bill would also make nonsubstantive changes. By expanding the scope of a crime, the bill would impose a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

*The people of the State of California do enact as follows:*

### **SECTION 1.**

Section 12999.5 of the Food and Agricultural Code is amended to read:

## 12999.5.

(a) In lieu of civil prosecution by the director, the county agricultural commissioner may levy a civil penalty against a person violating Division 6 (commencing with Section 11401), Article 10 (commencing with Section 12971) or Article 10.5 (commencing with Section 12980) of this chapter, Section 12995, Article 1 (commencing with Section 14001) of Chapter 3, Chapter 3.7 (commencing with Section 14160), Chapter 7.5 (commencing with Section 15300), or a regulation adopted pursuant to any of these provisions, of not more than one thousand dollars (\$1,000) for each violation. Any violation determined by the county agricultural commissioner to be a Class A violation as defined in Section 6130 of Title 3 of the California Code of Regulations is subject to a fine of not more than five thousand dollars (\$5,000) for each violation. It is unlawful and grounds for denial of a permit under Section 14008 for a person to refuse or neglect to pay a civil penalty levied pursuant to this section once the order is final.

(b) If a person has received a civil penalty for pesticide drift in a school area subject to Section 11503.5 that results in a Class A violation as defined in subdivision (a), the county agricultural commissioner shall charge a fee, not to exceed fifty dollars (\$50), for processing and monitoring each subsequent pesticide application that may pose a risk of pesticide drift made in a school area subject to Section 11503.5. The county agricultural commissioner shall continue to impose the fee for each subsequent application that may pose a risk of drift, until the person has completed 24 months without another Class A violation as defined in subdivision (a).

(c) Before a civil penalty is levied, the person charged with the violation shall be given a written notice of the proposed action including the nature of the violation and the amount of the proposed penalty, and shall have the right to request a hearing within 20 days after receiving notice of the proposed action. A notice of the proposed action that is sent by certified mail to the last known address of the person charged shall be considered received even if delivery is refused or the notice is not accepted at that address. If a hearing is requested, notice of the time and place of the hearing shall be given at least 10 days before the date set for the hearing. At the hearing, the person shall be given an opportunity to review the county agricultural commissioner's evidence and to present evidence on his or her own behalf. If a hearing is not timely requested, the county agricultural commissioner may take the action proposed without a hearing.

(d) If the person upon whom the county agricultural commissioner levied a civil penalty requested and appeared at a hearing, the person may appeal the county agricultural commissioner's decision to the director within 30 days of the date of receiving a copy of the county agricultural commissioner's decision. The following procedures apply to the appeal:

(1) The appeal shall be in writing and signed by the appellant or his or her authorized agent, state the grounds for the appeal, and include a copy of the county agricultural commissioner's decision. The appellant shall file a copy of the appeal with the county agricultural commissioner at the same time it is filed with the director.

(2) The appellant and the county agricultural commissioner may, at the time of filing the appeal or within 10 days thereafter or at a later time prescribed by the director, present the record of the hearing

including written evidence that was submitted at the hearing and a written argument to the director stating grounds for affirming, modifying, or reversing the county agricultural commissioner's decision.

(3) The director may grant oral arguments upon application made at the time written arguments are filed.

(4) If an application to present an oral argument is granted, written notice of the time and place for the oral argument shall be given at least 10 days before the date set for the oral argument. The times may be altered by mutual agreement of the appellant, the county agricultural commissioner, and the director.

(5) The director shall decide the appeal on the record of the hearing, including the written evidence and the written argument described in paragraph (2), that he or she has received. If the director finds substantial evidence in the record to support the county agricultural commissioner's decision, the director shall affirm the decision.

(6) The director shall render a written decision within 45 days of the date of appeal or within 15 days of the date of oral arguments or as soon thereafter as practical.

(7) On an appeal pursuant to this section, the director may affirm the county agricultural commissioner's decision, modify the county agricultural commissioner's decision by reducing or increasing the amount of the penalty levied so that it is within the director's guidelines for imposing civil penalties, or reverse the county agricultural commissioner's decision. Any civil penalty increased by the director shall not be higher than that proposed in the county agricultural commissioner's notice of proposed action given pursuant to subdivision (c). A copy of the director's decision shall be delivered or mailed to the appellant and the county agricultural commissioner.

(8) Any person who does not request a hearing pursuant to subdivision (c) may not file an appeal pursuant to this subdivision.

(9) Review of a decision of the director may be sought by the appellant within 30 days of the date of the decision pursuant to Section 1094.5 of the Code of Civil Procedure.

(e) The county agricultural commissioner may levy a civil penalty pursuant to subdivisions (a), (c), and (d) against a person violating paragraph (1), (2), or (8) of subdivision (a) of Section 1695 of the Labor Code, which pertains to registration with the county agricultural commissioner, carrying proof of that registration, and filing changes of address with the county agricultural commissioner.

(f) After the exhaustion of the appeal and review procedures provided in this section, the county agricultural commissioner or his or her representative may file a certified copy of a final decision of the county agricultural commissioner that directs the payment of a civil penalty and, if applicable, a copy of any decision of the director or his or her authorized representative rendered on an appeal from the county agricultural commissioner's decision and a copy of any order that denies a petition for a writ of administrative mandamus, with the clerk of the superior court of any county. Judgment shall be entered immediately by the clerk in conformity with the decision or order. No fees shall be charged by the clerk of the superior court for the performance of any official service required in connection with the entry of judgment pursuant to this section.

## **SECTION 2.**

Chapter 3.7 (commencing with Section 14160) is added to Division 7 of the Food and Agricultural Code, to read:

### **Chapter 3.7. Carbon Monoxide Pest Control Devices**

#### **14160.**

For purposes of this chapter, “carbon monoxide pest control device” means any method or instrument using carbon monoxide to prevent, eliminate, destroy, or mitigate burrowing rodent pests.

#### **14161.**

The director shall regulate the use of carbon monoxide pest control devices, and shall adopt and enforce regulations to provide for the proper, safe, and efficient use of these devices for the protection of public health and safety, and the environment.

## **SECTION 3.**

No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution because the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.

# **BILL NUMBER: SB 1405 CHAPTERED**

## **BILL TEXT**

### **CHAPTER 848**

INTRODUCED BY Senator Mark DeSaulnier

Approved by Governor September 29, 2014.  
Filed with Secretary of State September 29, 2014.

An act to add Section 8593.2 to the Business and Professions Code, to amend Sections 17609, 17610, 17611, and 17612 of, and to add Sections 17611.5 and 17614 to, the Education Code, and to amend Sections 12996, 12999.4, 13181, 13182, 13183, and 13187 of, and to add Section 13186.5 to, the Food and Agricultural Code, relating to pesticides.

## **LEGISLATIVE COUNSEL'S DIGEST**

SB 1405, DeSaulnier. Pesticides: schoolsites.

(1) Existing law, the Healthy Schools Act of 2000, requires each schoolsite to maintain records of all pesticide use at the schoolsite for a period of 4 years and to make these records available to the public upon request, as specified. Existing law authorizes a schoolsite to meet these requirements by retaining a copy of the warning sign posted for each pesticide application, as specified, and recording on the copy the amount of pesticide used. Existing law requires a schoolsite or school district to identify an individual, known as a school designee, to carry out the requirements of the act.

This bill, if a schoolsite chooses to use certain pesticides, would require the school designee, at the end of each calendar year, or more often at his or her discretion, to submit to the Director of Pesticide Regulation a copy of the records, as specified, of all pesticide use at the schoolsite. The bill, if a schoolsite chooses to use certain pesticides, would require the school designee to develop and post on the Internet Web site of the schoolsite, or, if the schoolsite does not maintain an Internet Web site, the school district, an integrated pest management plan, as defined, for the schoolsite or school district, except if neither the schoolsite nor the school district maintains an Internet Web site, the school designee would be required to include the integrated pest management plan with a certain annual notification sent to staff and parents or guardians of pupils enrolled at the schoolsite. The bill would authorize a school designee to do these things related to an integrated pest management plan if the schoolsite does not choose to use certain pesticides.

(2) Existing law requires the Department of Pesticide Regulation to promote and facilitate the voluntary adoption of integrated pest management programs for schoolsites that voluntarily choose to do so, excluding privately operated child day care facilities. For these schoolsites, existing law requires the department to establish an integrated pest management program for schoolsites. Existing law, in establishing the program, requires the department to develop criteria for identifying least-hazardous pest control practices and encourage their adoption as part of an integrated pest management program at each

schoolsites and develop a model program guidebook, as specified, that prescribes essential program elements for schoolsites that have adopted a least-hazardous integrated pest management program. Existing law provides that a violation of the laws, and the regulations adopted pursuant to those laws, relating to pesticides is generally a misdemeanor.

This bill would require the Department of Pesticide Regulation to develop a training course to train any person who intends to apply pesticides on a schoolsite, and would require the training course to cover integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health. The bill would require the training course to be provided by the department or an agent authorized by the department. The bill would, commencing July 1, 2016, and except as provided, require a school designee, and any person who intends to apply a pesticide at a schoolsite subject to the act, to annually complete a training course provided by the department or an agent authorized by the department. The bill would, commencing July 1, 2016, require any person hired to apply a pesticide at a schoolsite subject to the act, to complete at least a one-hour training course in integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health before applying pesticides at such a schoolsite, and during each subsequent licensing period in which he or she applies a pesticide at a schoolsite subject to the act, and would provide that this training course may be applied to his or her professional continuing education requirements. The bill would require the one-hour training course to be developed by the department, would authorize a provider approved by the Structural Pest Control Board to also develop the one-hour training course if the training course has been approved by the department, and would require the department to ensure that the one-hour training course it develops or approves meets the requirements for continuing education credit required by the Structural Pest Control Board and the department. The bill would exclude the violation of the provisions requiring the completion of an annual training course from being a crime.

(3) Existing law provides for the regulation of registered structural pest control companies by the Structural Pest Control Board. Existing law authorizes any individual 18 years of age or over to apply for a license as an operator, field representative, or applicator, as specified. Existing law requires the board to require as a condition of the renewal of an operator's, field representative's, or applicator's license that the licenseholder submit proof satisfactory to the board that he or she has completed courses of continuing education in pest control or pesticide application and use approved by the board or equivalent activity approved by the board. Existing law provides that any person who violates any provision related to structural pest control operators, or who conspires with another person to violate those provisions, is guilty of a misdemeanor and is punishable, as specified.

This bill, commencing July 1, 2016, would require a licensee to comply with the training requirements of the Healthy Schools Act of 2000 if the licensee intends to apply a pesticide at a schoolsite, as defined. The bill would provide that training courses completed in furtherance of the Healthy Schools Act of 2000 count toward the continuing education requirements of the board and qualify as continuing education in integrated pest management. By expanding the scope of a crime, the bill would impose a state-mandated local program.

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

(5) This bill would make conforming changes and various nonsubstantive changes.

*The people of the State of California do enact as follows:*

## **SECTION 1.**

Section 8593.2 is added to the Business and Professions Code, to read:

### **8593.2.**

Commencing July 1, 2016, a licensee shall comply with the training requirements of the Healthy Schools Act of 2000 (Article 4 (commencing with Section 17608) of Chapter 5 of Part 10.5 of Division 1 of Title 1 of the Education Code and Article 17 (commencing with Section 13180) of Chapter 2 of Division 7 of the Food and Agricultural Code) if the licensee intends to apply a pesticide at a schoolsite, as defined in subdivision (f) of Section 17609 of the Education Code. Courses completed in furtherance of the training requirements of the Healthy Schools Act of 2000 shall count toward the continuing education requirements of the board and shall qualify as continuing education in integrated pest management.

## **SECTION 2.**

Section 17609 of the Education Code is amended to read:

### **17609.**

The definitions set forth in this section govern the construction of this article unless the context clearly requires otherwise:

(a) “Antimicrobial” means those pesticides defined by the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. Sec. 136(mm)).

(b) “Crack and crevice treatment” means the application of small quantities of a pesticide consistent with labeling instructions in a building into openings such as those commonly found at expansion joints, between levels of construction, and between equipment and floors.

(c) “Emergency conditions” means any circumstances in which the school designee or a property owner of a property where a privately operated child day care facility is located, or the property owner’s agent, deems that the immediate use of a pesticide is necessary to protect the health and safety of pupils, staff, or other persons, or the schoolsite.

(d) “Integrated pest management plan” means a written plan based on a template provided or approved by the Department of Pesticide Regulation that outlines a strategy for integrated pest management, as described in Section 13181 of the Food and Agricultural Code.

(e) “School designee” or “IPM coordinator” means a schoolsite or school district employee identified by a schoolsite or school district to carry out the requirements of this article or to ensure that the requirements of this article are carried out.

(f) “Schoolsite” means any facility used as a child day care facility, as defined in Section 1596.750 of the Health and Safety Code, or for kindergarten, elementary, or secondary school purposes. The term includes the buildings or structures, playgrounds, athletic fields, vehicles, or any other area of property visited or used by pupils. “Schoolsite” does not include any postsecondary educational facility attended by secondary pupils or private kindergarten, elementary, or secondary school facilities. For child day care facilities, the State Department of Social Services shall serve as the liaison to these facilities, as needed.

### **SECTION 3.**

Section 17610 of the Education Code is amended to read:

#### **17610.**

(a) It is the policy of the state that effective least toxic pest management practices should be the preferred method of managing pests at schoolsites and that the state, in order to reduce children’s exposure to toxic pesticides, shall take the necessary steps, pursuant to Article 17 (commencing with Section 13180) of Chapter 2 of Division 7 of the Food and Agricultural Code, to facilitate the adoption of effective least toxic pest management practices at schoolsites. It is the intent of the Legislature that all school personnel involved in the application of a pesticide at a schoolsite be trained in integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children’s health.

(b) (1) (A) A property owner of a property where a child day care facility is located, or the property owner’s agent, who personally applies any pesticides on an area listed in paragraph (2) shall provide notice to the child day care facility as described in paragraph (3) at least 120 hours before the application, unless an emergency condition, as defined in Section 17609, exists.

(B) An owner of property on which a child day care facility is located shall be subject to the requirement to provide notice pursuant to this subdivision 30 days after it has received notice from a child day care facility of its presence at the property, unless the property owner, or his or her agent, received that notice pursuant to paragraph (1) of subdivision (d) of Section 1597.40 of the Health and Safety Code before the effective date of this subdivision in which case the property owner shall be subject to the notice requirements on and after the effective date of this subdivision.

(2) This subdivision applies when a property owner or his or her agent intends to personally apply pesticides on any of the following:

(A) Inside the rented premises on which the child day care facility is located.

(B) Upon a designated child day care facility playground designated by the property owner.

- (C) Upon an area designated for use by the child day care facility.
- (D) Upon an area within 10 feet of the perimeter of the child day care facility.
- (3) The notice required by paragraph (1) shall include the following:
  - (A) The product name.
  - (B) The manufacturer's name.
  - (C) The active ingredients of each pesticide.
  - (D) The United States Environmental Protection Agency's product registration number.
  - (E) The intended date of application.
  - (F) The areas of application listed in paragraph (2).
  - (G) The reason for application.
- (4) A notice of pesticide application provided to a tenant pursuant to subdivision (d) of Section 13186 of the Food and Agricultural Code shall satisfy the notice requirements of this section.
- (5) If the child day care facility ceases to operate on the property, the provisions of this act shall no longer apply to the property.

#### **SECTION 4.**

Section 17611 of the Education Code is amended to read:

#### **17611.**

- (a) Each schoolsite shall maintain records of all pesticide use at the schoolsite for a period of four years, and shall make this information available to the public, upon request, pursuant to the California Public Records Act (Chapter 3.5 (commencing with Section 6250) of Division 7 of Title 1 of the Government Code). A schoolsite may meet the requirements of this section by retaining a copy of the warning sign posted for each application required pursuant to Section 17612, and recording on that copy the amount of the pesticide used.
- (b) (1) If a schoolsite chooses to use a pesticide not included within Section 17610.5, at the end of each calendar year, or more often at the discretion of a school designee, the school designee shall submit to the Director of Pesticide Regulation a copy of the records of all pesticide use at the schoolsite for the calendar year. The records submitted to the Director of Pesticide Regulation shall be submitted using a form prepared by the Department of Pesticide Regulation similar to that prepared pursuant to subdivision (b) of Section 13186 of the Food and Agricultural Code, and shall include all of the following:

- (A) The name of a school designee for the schoolsite.
  - (B) The name and address of the schoolsite, or the department code or licensed child day care facility number indicating if the site is an elementary or secondary school facility, or a child day care facility.
  - (C) The product name, manufacturer's name, the United States Environmental Protection Agency's product registration number, and the amount used, including the unit of measurement.
  - (D) The date, time, and location of application.
- (2) The report submitted pursuant to paragraph (1) shall not include pesticide use reported pursuant to subdivision (c) of Section 13186 of the Food and Agricultural Code.

## **SECTION 5.**

Section 17611.5 is added to the Education Code, to read:

### **17611.5.**

- (a) The school designee may develop and post on the Internet Web site of the schoolsite, or, if the schoolsite does not maintain an Internet Web site, the school district, an integrated pest management plan for the schoolsite or the school district. If neither the schoolsite nor the school district maintains an Internet Web site, the school designee may include the integrated pest management plan with the annual notification sent to staff and parents or guardians of pupils enrolled at the schoolsite pursuant to Section 17612. The integrated pest management plan shall include the name of the school designee or IPM coordinator, include the pesticides expected to be applied at the schoolsite by schoolsite or school district employees and hired pest control applicators, and include a date when the plan shall be reviewed and, if necessary, updated.
- (b) If a schoolsite chooses to use a pesticide not included within Section 17610.5, the school designee shall post on the Internet Web site of the schoolsite, or, if the schoolsite does not maintain an Internet Web site, the school district, an integrated pest management plan for the schoolsite or the school district. If neither the schoolsite nor the school district maintains an Internet Web site, the school designee shall include the integrated pest management plan with the annual notification sent to staff and parents or guardians of pupils enrolled at the schoolsite pursuant to Section 17612. The integrated pest management plan shall include the name of the school designee or IPM coordinator, include the pesticides applied at the schoolsite by schoolsite or school district employees and hired pest control applicators, and include a date when the plan shall be reviewed and, if necessary, updated.
- (c) Nothing in this section shall limit or otherwise change the requirements of Section 17612.

## **SECTION 6.**

Section 17612 of the Education Code is amended to read:

**17612.**

(a) The school designee shall annually provide to all staff and parents or guardians of pupils enrolled at a schoolsite a written notification of the name of all pesticide products expected to be applied at the schoolsite during the upcoming year. The notification shall identify the active ingredient or ingredients in each pesticide product. The notice shall also contain the Internet address used to access information on pesticides and pesticide use reduction developed by the Department of Pesticide Regulation pursuant to Section 13184 of the Food and Agricultural Code, the Internet address where the schoolsite integrated pest management plan may be found if the schoolsite has posted the plan, and may contain other information deemed necessary by the school designee. The notice shall also inform staff and parents and guardians of pupils enrolled at a schoolsite that they may view a copy of the integrated pest management plan in the schoolsite office. No other written notification of pesticide applications shall be required by this act except as follows:

(1) In the written notification provided pursuant to this subdivision, the school designee shall provide the opportunity for recipients to register with the schoolsite if they wish to receive notification of individual pesticide applications at the schoolsite. Persons who register for notification shall be notified of individual pesticide applications at least 72 hours before the application. The notice shall include the product name, the active ingredient or ingredients in the product, and the intended date of application.

(2) If a pesticide product not included in the annual notification is subsequently intended for use at the schoolsite, the school designee shall, consistent with this subdivision and at least 72 hours before application, provide written notification of its intended use.

(b) The school designee shall make every effort to meet the requirements of this section in the least costly manner. Annual notification by a school district to parents and guardians shall be provided pursuant to Section 48980.3. Any other notification shall, to the extent feasible and consistent with the act adding this article, be included as part of any other written communication provided to individual parents or guardians. This section shall not require the school designee to issue the notice through first-class mail, unless he or she determines that no other method is feasible.

(c) Pest control measures taken during an emergency condition as defined in Section 17609 shall not be subject to the requirements of paragraphs (1) and (2) of subdivision (a). However, the school designee or property owner shall make every effort to provide the required notification for an application of a pesticide under emergency conditions.

(d) The school designee shall post each area of the schoolsite where pesticides will be applied with a warning sign. The warning sign shall prominently display the term "Warning/Pesticide Treated Area" and shall include the product name, manufacturer's name, the United States Environmental Protection Agency's product registration number, intended date and areas of application, and reason for the pesticide application. The warning sign shall be visible to all persons entering the treated area and shall be posted 24 hours before the application and remain posted until 72 hours after the application. In case of a pest control emergency, the warning sign shall be posted immediately upon application and shall remain posted until 72 hours after the application.

(e) Subdivisions (a) and (d) shall not apply to schools operated by the Division of Juvenile Justice. The school administrator of a school operated by the Division of Juvenile Justice shall notify the chief medical officer of that facility at least 72 hours before the application of pesticides. The chief medical officer shall take any steps necessary to protect the health of pupils in that facility.

(f) This section and Section 17611 shall not apply to activities undertaken at a school by participants in the state program of agricultural vocational education, pursuant to Article 7 (commencing with Section 52450) of Chapter 9 of Part 28 of Division 4 of Title 2, if the activities are necessary to meet the curriculum requirements prescribed in Section 52454. This subdivision does not relieve schools participating in the state program of agricultural vocational education of any duties pursuant to this section for activities that are not directly related to the curriculum requirements of Section 52454.

(g) Sections 17610 to 17614, inclusive, shall not apply to family day care homes or property owners of family day care homes, as defined in Section 1596.78 of the Health and Safety Code, or their agents who personally apply any pesticides.

(h) If pesticide is applied by a property owner or his or her agent, or by a pest control operator, failure to provide notice pursuant to subdivision (b) of Section 17610 or subdivision (d) of Section 13186 of the Food and Agricultural Code shall relieve a privately operated child day care facility from the requirements of this section.

## **SECTION 7.**

Section 17614 is added to the Education Code, to read:

### **17614.**

(a) Commencing July 1, 2016, and except as provided in subdivision (b), the school designee, and any person, including, but not necessarily limited to, a schoolsite or school district employee, who, in the course of his or her work, intends to apply a pesticide at a schoolsite subject to this article, shall annually complete a training course provided by the Department of Pesticide Regulation or an agent authorized by the Department of Pesticide Regulation. The training course shall include integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health.

(b) (1) Commencing July 1, 2016, any person hired to apply a pesticide at a schoolsite subject to this article shall complete at least a one-hour training course in integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health before applying pesticides at a schoolsite subject to this article and during each subsequent licensing period in which the person applies a pesticide at a schoolsite subject to this article. The training course may be applied to his or her professional continuing education requirement required by the Structural Pest Control Board or the Department of Pesticide Regulation.

(2) The training course required by paragraph (1) shall be developed by the Department of Pesticide Regulation and may also be developed by a provider approved by the Structural Pest Control Board if the training course has been approved by the Department of Pesticide Regulation.

(3) The Department of Pesticide Regulation shall ensure that the training course it develops or approves pursuant to paragraph (2) meets the requirements for continuing education credit required by the Structural Pest Control Board and the Department of Pesticide Regulation.

## **SECTION 8.**

Section 12996 of the Food and Agricultural Code is amended to read:

### **12996.**

(a) Every person who violates any provision of this division relating to pesticides, or any regulation issued pursuant to a provision of this division relating to pesticides, is guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by imprisonment of not more than six months, or by both the fine and imprisonment. Upon a second or subsequent conviction of the same provision of this division relating to pesticides, a person shall be punished by a fine of not less than one thousand dollars (\$1,000) nor more than ten thousand dollars (\$10,000), or by imprisonment of not more than six months or by both the fine and imprisonment. Each violation constitutes a separate offense.

(b) Notwithstanding the penalties prescribed in subdivision (a), if the offense involves an intentional or negligent violation that created or reasonably could have created a hazard to human health or the environment, the convicted person shall be punished by imprisonment in a county jail not exceeding one year or in the state prison or by a fine of not less than five thousand dollars (\$5,000) nor more than fifty thousand dollars (\$50,000), or by both the fine and imprisonment.

(c) This section does not apply to violations of Chapter 7.5 (commencing with Section 15300) or Section 13186.5.

## **SECTION 9.**

Section 12999.4 of the Food and Agricultural Code is amended to read:

### **12999.4.**

(a) In lieu of civil prosecution by the director, the director may levy a civil penalty against a person violating Sections 12115, 12116, 12671, 12992, 12993, Chapter 10 (commencing with Section 12400) of Division 6, Article 4.5 (commencing with Section 12841), Section 13186.5, Chapter 7.5 (commencing with Section 15300), or the regulations adopted pursuant to those provisions, of not more than five thousand dollars (\$5,000) for each violation.

(b) Before a civil penalty is levied, the person charged with the violation shall be given a written notice of the proposed action, including the nature of the violation and the amount of the proposed penalty, and shall have the right to request a hearing within 20 days after receiving notice of the proposed action. A notice of the proposed action that is sent by certified mail to the last known address of the person charged shall be considered received even if delivery is refused or the notice is not accepted at that address. If a hearing is requested, notice of the time and place of the hearing shall be given at least 10

days before the date set for the hearing. Before the hearing, the person shall be given an opportunity to review the director's evidence. At the hearing, the person shall be given the opportunity to present evidence on his or her own behalf. If a hearing is not timely requested, the director may take the action proposed without a hearing.

(c) If the person against whom the director levied a civil penalty requested and appeared at a hearing, the person may seek review of the director's decision within 30 days of the date of the decision pursuant to Section 1094.5 of the Code of Civil Procedure.

(d) After the exhaustion of the review procedure provided in this section, the director, or his or her representative, may file a certified copy of a final decision of the director that directs the payment of a civil penalty and, if applicable, any order that denies a petition for a writ of administrative mandamus, with the clerk of the superior court of any county. Judgment shall be entered immediately by the clerk in conformity with the decision or order. No fees shall be charged by the clerk of the superior court for the performance of any official service required in connection with the entry of judgment pursuant to this section.

(e) Any money recovered under this section shall be paid into the Department of Pesticide Regulation Fund for use by the department, upon appropriation, in administering this division and Division 6 (commencing with Section 11401).

## **SECTION 10.**

Section 13181 of the Food and Agricultural Code is amended to read:

### **13181.**

(a) Notwithstanding any other law, for purposes of this article, "integrated pest management" means a pest management strategy that focuses on long-term prevention or suppression of pest problems through a combination of techniques such as monitoring for pest presence and establishing treatment threshold levels, using nonchemical practices to make the habitat less conducive to pest development, improving sanitation, and employing mechanical and physical controls. Pesticides that pose the least possible hazard and are effective in a manner that minimizes risks to people, property, and the environment, are used only after careful monitoring indicates they are needed according to preestablished guidelines and treatment thresholds. This definition shall apply only to integrated pest management at school facilities and child day care facilities.

(b) For purposes of this article "IPM coordinator" has the same meaning as school designee or IPM coordinator, as those terms are defined in subdivision (e) of Section 17609 of the Education Code.

## **SECTION 11.**

Section 13182 of the Food and Agricultural Code is amended to read:

## **13182.**

It is the policy of the state that effective least toxic pest management practices should be the preferred method of managing pests at schoolsites and that the state, in order to reduce children's exposure to toxic pesticides, shall take the necessary steps, pursuant to this article, to facilitate the adoption of effective least toxic pest management practices at schoolsites. It is the intent of the Legislature that all school personnel involved in the application of pesticides at a schoolsite be trained in integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health.

## **SECTION 12.**

Section 13183 of the Food and Agricultural Code is amended to read:

## **13183.**

(a) The department shall promote and facilitate the voluntary adoption of integrated pest management programs for schoolsites, excluding privately operated child day care facilities, as defined in Section 1596.750 of the Health and Safety Code, that voluntarily choose to do so. For these schoolsites, the department shall do all of the following:

(1) Establish an integrated pest management program for schoolsites consistent with Section 13181. In establishing the program, the department shall:

(A) Develop criteria for identifying least-hazardous pest control practices and encourage their adoption as part of an integrated pest management program at each schoolsite.

(B) Develop a model program guidebook that prescribes essential program elements for schoolsites that have adopted a least-hazardous integrated pest management program. At a minimum, this guidebook shall include guidance on all of the following:

(i) Adopting an IPM policy.

(ii) Selecting and training an IPM coordinator.

(iii) Identifying and monitoring pest populations and damage.

(iv) Establishing a community-based school district advisory committee.

(v) Developing a pest management plan for making least-hazardous pest control choices.

(vi) Contracting for integrated pest management services.

(vii) Training and licensing opportunities.

(viii) Establishing a community-based right-to-know standard for notification and posting of pesticide applications.

(ix) Recordkeeping and program review.

(C) Develop a template for an integrated pest management plan to be used by schoolsites or school districts. The template shall outline a strategy for integrated pest management as described in Section 13181.

(2) Make the model program guidebook available to schoolsites and establish a process for systematically updating the guidebook and supporting documentation.

(b) The department shall promote and facilitate the voluntary adoption of integrated pest management programs at child day care facilities, as defined in Section 1596.750 of the Health and Safety Code, through the following:

(1) Modifying the department's existing integrated pest management program for schoolsites as described in subdivision (a) of Section 13183 for the child day care setting.

(2) Creating or modifying existing educational and informational materials on integrated pest management for the child day care setting.

(3) Making the materials available to child day care facilities and establishing a process for systematically updating them.

(c) The department shall develop a training course to train any person who intends to apply pesticides on a schoolsite. The training course shall cover integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health. The training course shall be provided by the department or an agent authorized by the department.

### **SECTION 13.**

Section 13186.5 is added to the Food and Agricultural Code, to read:

#### **13186.5.**

(a) Commencing July 1, 2016, and except as provided in subdivision (b), a school designee, as defined in Section 17609 of the Education Code, and any person, including, but not necessarily limited to, a schoolsite or district employee, who, in the course of his or her work, intends to apply a pesticide at a schoolsite subject to this article, shall annually complete a training course provided by the department or an agent authorized by the department. The training course shall include integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health.

(b) (1) Commencing July 1, 2016, any person hired to apply a pesticide at a schoolsite subject to this article shall complete at least a one-hour training course in integrated pest management and the safe use of pesticides in relation to the unique nature of schoolsites and children's health before applying

pesticides at a schoolsite subject to this article and during each subsequent licensing period in which the person applies a pesticide at a schoolsite subject to this article. The training course may be applied to his or her professional continuing education requirement required by the Structural Pest Control Board or the department.

(2) The training course required by paragraph (1) shall be developed by the department and may also be developed by a provider approved by the Structural Pest Control Board if the training course has been approved by the department.

(3) The department shall ensure that the training course it develops or approves pursuant to paragraph (2) meets the requirements for continuing education credit required by the Structural Pest Control Board and the department.

#### **SECTION 14.**

Section 13187 of the Food and Agricultural Code is amended to read:

#### **13187.**

Sections 13186 and 13186.5 shall not apply to any agency signatory to a cooperative agreement with the State Department of Public Health pursuant to Section 116180 of the Health and Safety Code.

#### **SECTION 15.**

No reimbursement is required by this act pursuant to Section 6 of Article XIII B of the California Constitution because the only costs that may be incurred by a local agency or school district will be incurred because this act creates a new crime or infraction, eliminates a crime or infraction, or changes the penalty for a crime or infraction, within the meaning of Section 17556 of the Government Code, or changes the definition of a crime within the meaning of Section 6 of Article XIII B of the California Constitution.