**AB 276 (Medina) | Charter school transparency**

CSBA is cosponsoring Assembly Bill 276, which would state that charter schools and entities managing charter schools are subject to the Ralph M. Brown Act (or the Bagley-Keene Open Meeting Act, if the charter school is operated by an entity which is governed by that act), the California Public Records Act, the Political Reform Act of 1974 and Government Code 1090.

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**AB 1951 (O’Donnell) | Pathways to College Act**

CSBA is cosponsoring Assembly Bill 1951 to bolster college attendance for all students in California. The bill would allow LEAs the flexibility to administer an alternate assessment (such as the SAT or ACT) for 11th grade students in place of the Smarter Balanced Summative Test, if the alternate test has been approved by the Superintendent of Public Instruction. Administering these assessments during the school day removes a barrier to college attendance for many students who may not otherwise have access to these exams or may not take them on their own.

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**AB 2808 (Muratsuchi) | Funding level of K–12 public schools**

CSBA is cosponsoring Assembly Bill 2808 (Muratsuchi), which expresses the intent of the Legislature to move California to the average of the top 10 states nationally in per-pupil education funding by 2025.

As originally written, AB 2808 would have increased the size of the LCFF base grant targets, tying the higher amounts to the national average in per-pupil funding. However, amendments made to the bill in August removed all references to new targets and added language expressing the intent of the Legislature to raise K-12 funding. The amended version of the bill does not add to or amend the Education Code or raise the LCFF base grant targets.

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**AB 3192 (O’Donnell) | Medi-Cal Billing Option; audit guide**

CSBA is cosponsoring Assembly Bill 3192 which would require the California Department of Health Care Services to, by Jan. 1, 2020, prepare and distribute a fiscal and compliance audit guide for the LEA Medi-Cal Billing Option. Under a recent federal rule change, schools will soon be able to receive funding to serve all Medi-Cal eligible students, as opposed to only eligible students who are enrolled in special education programs. The audit guide will provide greater clarity and consistency for schools receiving funding from this program.

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AB 2285 (O’Donnell) | Out-of-state prepared teachers

CSBA is cosponsoring Assembly Bill 2285, which more closely aligns California’s credentialing requirements for out-of-state teachers with its requirements for renewals of in-state credentials. In 2007, the requirement for 150 hours of professional development was eliminated for in-state teachers who were renewing a credential. AB 2285 extends similar relief to experienced teachers who have already completed their credentialing requirements in another state. By streamlining the credentialing process, AB 2285 will make more experienced teachers available to fill vacancies created by the ongoing teacher shortage.

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AB 3149 (Limón) | Substitute teacher service duration

CSBA is cosponsoring Assembly Bill 3149, which, as amended in May, would require the California Commission on Teacher Credentialing, through a stakeholder process, to determine whether there is a need to provide a person who holds an Emergency 30-Day Substitute Teaching Permit, who is otherwise qualified to receive a Teaching Permit for Statutory Leave, expanded pathways for meeting the requirements of the Teaching Permit for Statutory Leave, and to make regulatory changes as necessary, on or before July 1, 2019.

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SCA 22 (Allen, Ben) | Voter approval of parcel tax

CSBA is cosponsoring Senate Constitutional Amendment 22, which amends the California Constitution to allow school district parcel taxes to pass with 55 percent of local voters approving, rather than the current two-thirds requirement.

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AB 2228 (Wood) | Wildfire mitigation

CSBA is sponsoring Assembly Bill 2228 to provide relief for local education agencies (LEAs) that are still reeling from the disastrous string of fires and other tragic disasters that plagued the state throughout 2017. AB 2228 will allow affected LEAs to recoup revenue that has been lost due to declines in average daily attendance that are directly associated with these disasters. Affected LEAs will be able to recognize all or part of what their ADA would have been had the disaster not occurred.

Language to provide a third hold-harmless year for school districts impacted by the 2017 wildfires was included in the enacted 2018–19 budget, aligning with the provision CSBA had been seeking with AB 2228. As this provision has been included in the enacted budget, AB 2228 is no longer a necessary bill and would be duplicative. As such, AB 2228 will not advance in the Legislature in its current form.

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