SACRAMENTO LOCAL AGENCY FORMATION COMMISSION 1112 I Street #100 Sacramento, California 95814 (916) 874-7458

February 3, 2010

TO:

Sacramento Local Agency Formation Commission

FROM:

Peter Brundage, Executive Officer

RE:

Legislative Update

CONTACT: Don Lockhart, AICP, Assistant Executive Officer (916) 874-2937

RECOMMENDATION

Information only, no action is recommended.

SUMMARY

This memo is part of the ongoing effort to keep your Commission informed regarding various legislative matters. An ad-hoc committee appointed by the CALAFCO Board of Directors has considered and adopted positions on several bills, (Attached.) Staff will continue to track the bills, in collaboration with CALAFCO, and report back to the Commission.

LEGISLATION

SUMMARY OF LAFCO-RELATED LEGISLATION CHAPTERED IN 2009

AB 528 (Silva), Chapter 113: Conforms the reporting and disclosure requirements of campaigns associated with local boundary changes in the Cortese-Knox-Hertzberg Act with the requirements of the Political Reform Act.

AB 1232 (Huffman), Chapter 518: Allows the Marin County Local Agency Formation Commission to initiate and approve, after notice and hearing, a reorganization or consolidation of the Sewerage Agency of Southern Marin and its member districts, without protest hearings.

AB 1582 (Assembly Committee on Local Government), Chapter 155: Makes several minor, non-controversial changes to the laws affecting local government organization and reorganization.

SB 113 (Senate Committee on Local Government), Chapter 375: Enacts the "Local Government Omnibus Act of 2009" and makes 39 changes to the state laws affecting local agencies' powers and duties.

SB 215 (Wiggins), Chapter 570: Adds a regional transportation plan to the list of factors that local agency formation commissions must consider before making boundary decisions.

Code sections affected:

Government Code sections amended: 56100.1, 56426.5, 56663, 56668, 56700.1, 57009, 57051, 57052, 57116, 57150

Government Code sections renumbered: 56426.5 Government Code sections repealed: None

Government Code sections added: 56375.2

CALAFCO Daily Legislative Report as of 1/26/2010

AB 419 (Caballero) Local government: change of organization or reorganization: elections.

Current Text: Amended: 1/14/2010 pdf html

Introduced: 2/23/2009 Last Amended: 1/14/2010

Status: 1/15/2010-Read second time. To third reading.

2Year	Desk Policy Fiscal Floor	Desk Policy	Fiscal Floo		Enrolled	Vetoed	Chaptered
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Calendar:

1/27/2010 #45 ASSEMBLY ASSEMBLY THIRD READING FILE

Would , beginning January 1, 2011, require the board of supervisors or the city council to take action, to order and place the item on the ballot, within 45 days of notification by the local agency formation commission, and would require the elections official to place the item on the ballot at the next regular election if the board of supervisors or the city council fails to take action within 45 days of the notification. This bill would also make conforming changes.

Attachments:

CALAFCO Support Letter

Position: Support

Subject: CKH General Procedures

CALAFCO Comments: This bill was a gut-and-amend to specify that a Board or Council has 45 days to place an item on the next general election ballot when requested by a LAFCo. Current law does not specify the number of days nor state what happens if the item is not placed on the ballot. If the Board or Council does not act within 45 days it requires the election official to place the item on the next General Election ballot. Adds a requirement that LAFCo must notify the election official as well as the Board or Council of an item to be placed on the ballot. It provides clarity to the process.

(Arambula) Local government: organization. AB 853

Current Text: Amended: 5/18/2009 pdf html

Introduced: 2/26/2009 Last Amended: 5/18/2009

Status: 6/11/2009-Referred to Coms. on L. GOV. and RLS.

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Would provide procedures for annexing unincorporated fringe communities and unincorporated island communities, as defined, to a city under specified circumstances, including provisions for a revenue neutrality agreement between the affected local government entities.

Attachments:

CALAFCO Letter of Concern

Position: Oppose unless amended Subject: Special District Consolidations

CALAFCO Comments: This bill provides a mechanism for residents to petition to a Board of Supervisors to be annexed to a city of they are within 1.5 miles of a boundary or within or adjacent to an existing city SOI. It requires the Board to send a resolution to LAFCo for the annexation and requires LAFCo to approve the annexation. It creates new definitions for "Islands" and for "unincorporated fringe communities." It also prohibits affected districts from terminating the annexation. This bill is sponsored by California Rural Legal Assistance and is tied to their other bill, SB 194. CALAFCO has significant concerns and is working with the author and sponsor on language before taking a position.

(Blakeslee) The Cortese-Knox-Hertzberg Act of 2000. AB 1109

Current Text: Amended: 4/13/2009 pdf html

Introduced: 2/27/2009 Last Amended: 4/13/2009

Status: 6/8/2009-Failed Deadline pursuant to Rule 61(a)(8). (Last location was L. GOV. on

4/14/2009)

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Summary:

Would authorize a commission to order the administration of nonperforming districts. The bill would require the commission to, upon placing a district under temporary administration, prepare a performance study, as specified.

Position: Watch

Subject: Financial Viability of Agencies, CKH General Procedures

CALAFCO Comments: This bill would create a category of nonperforming districts and authorize LAFCo to assign the administration and operations to another local agency while a study is performed on the ultimate disposition of the district. Libilities would remain with the district but the board would be eliminated. The author has agreed to make this a two-year bill while the details are negotiated with stakeholders.

AB 1668 (Knight) Local government: city councils.

Current Text: Introduced: 1/20/2010 pdf html

Introduced: 1/20/2010

Status: 1/21/2010-From printer. May be heard in committee February 20.

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Summary:

Would require the city council to, within 120 days of a vacancy in an elective office, fill that vacancy by appointment or call a special election to fill the vacancy, as specified. This bill contains other related provisions and other existing laws.

Position: None at this time

Subject: Incorporation Proceedings

CALAFCO Comments: This bill is nearly identical to AB 18 introduced by Assembly Member Knight in 2009. In addition to specifying the number of days a city council has to fill a vacancy, it clarifies the number of seats up for election at the first election following incorporation. CALAFCO supported AB 18. That bill was vetoed by the Governor because he felt current law was adequate on number of days to fill a vacancy. His veto was silent on number of seats at the first election. CALAFCO has proposed the seats up for election as an Assembly Omnibus Bill item. Should there be no objections stakeholders, that item would be in the Omnibus and would be amended out of AB 1668.

SB 163 (Cox) Local government: reorganization.

Current Text: Introduced: 2/14/2009 pdf html

Introduced: 2/14/2009

Status: 6/8/2009-Failed Deadline pursuant to Rule 61(a)(8), (Last location was RLS, on

3/9/2009)

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Summary:

Existing law, for purposes of the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, makes various legislative findings and declarations regarding the use of local government reorganization. This bill would make a technical, nonsubstantive change to that provision.

Position: Watch

Subject: CKH General Procedures

CALAFCO Comments: This bill is a placeholder for an unidentified change to Cortese-

Knox-Hertzberg.

SB 194 (Florez) Community Equity Investment Act of 2010.

Current Text: Amended: 1/7/2010 pdf html

Introduced: 2/23/2009 Last Amended: 1/7/2010

Status: 1/14/2010-Read second time. To third reading.

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Calendar:

1/28/2010 #23 SENATE SENATE BILLS-THIRD READING FILE

Summary:

Would enact the Community Equity Investment Act of 2010. The bill would make legislative findings and declarations relating to disadvantaged, unincorporated communities. The bill would specify how funds received pursuant to the federal State Community Development Block Grant Program are expended at the local government level.

CALAFCO Letter of Interest

Position: Watch

Subject: Municipal Services, Planning

CALAFCO Comments: This bill is intended to provide municipal services and infrastructure investment to disadvantaged unincorporated communities. Its intent, in part, is to address the role of regional agencies in addressing infrastructure deficits through changes to state agency funding programs with the intent to improve infrastructure in unincorporated communities. Language in this bill is tied to AB 853 which provides mechanisms for LAFCo to annex these communities to existing cities.

(Committee on Local Government) Local Government Omnibus Act of 2010. SB 894

Current Text: Introduced: 1/25/2010 pdf html

Introduced: 1/25/2010

Status: 1/25/2010-Introduced. Read first time. To Com. on RLS. for assignment. To print.

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Summary:

Would include a cross reference to this authorization in each of the affected provisions. This bill contains other related provisions and other existing laws.

Position: Support

Subject: CKH General Procedures

CALAFCO Comments: This is the Senate Local Government Committee Omnibus Bill. AT this time it contains one minor item related to LAFCo: It cleans up language in various local government laws to clarify that judges can resolve land use and environmental lawsuits through mediation before it goes to trial.

2

(Mendoza) Local government: bankruptcy proceedings. AB 155

Current Text: Amended: 7/1/2009 pdf html

Introduced: 1/26/2009 Last Amended: 7/1/2009

Status: 7/8/2009-In committee: Set, first hearing. Testimony taken. Further hearing to be set. 2Year Desk Policy Fiscal Floor Desk Policy Fiscal Floor Conf. Enrolled Vetoed Chaptered Dead Conc. 1st House 2nd House

Would provide that a local public entity may only file under federal bankruptcy law with the approval of the California Debt and Investment Advisory Commission, as specified.

Position: None at this time

Subject: Financial Viability of Agencies

CALAFCO Comments:

AB 711 (Calderon, Charles) Local agency formation commissions: cost of incorporation commissions.

Current Text: Amended: 8/25/2009 pdf html

Introduced: 2/26/2009 Last Amended: 8/25/2009

Status: 8/26/2009-Re-referred to Com. on APPR.

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Would appropriate \$112,000 from the General Fund to the Controller for allocation to the Los Angeles County Local Agency Formation Commission for a loan to the East Los Angeles

Residents Association, as specified. The bill would make findings and declarations regarding the need for a special statute. This bill contains other related provisions.

Position: Watch

Subject: Incorporation Proceedings

CALAFCO Comments: This would be the first time legislation has been introduced to provide funds for the State Controller to allocate to fund incorporation studies as provided in CKH. The legislation is specific that the process must be consistent with CKH law.

SB 162 (Cox) Local government: fire suppression.

Current Text: Introduced: 2/14/2009 pdf html

Introduced: 2/14/2009

Status: 6/8/2009-Failed Deadline pursuant to Rule 61(a)(8). (Last location was RLS. on

3/9/2009)

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Summary:

Existing law, for the purposes of assessments for fire suppression, defines fire suppression to mean firefighting and fire prevention, including, but not limited to, vegetation removal or management undertaken, in whole or in part, for the reduction of a fire hazard. This bill would make a technical, nonsubstantive change to this provision.

Position: Watch

Subject: Special District Principle Acts

CALAFCO Comments: This is likely a placeholder for a more substantial change to fire

agency law.

SB 211 (Simitian) Park district formation: County of Santa Cruz.

Current Text: Amended: 9/4/2009 pdf html

Introduced: 2/23/2009 Last Amended: 9/4/2009

Status: 9/8/2009-Placed on inactive file on request of Assembly Member Torrico.

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Summary:

in addition, would authorize the formation of a district in the County of Santa Cruz, except as specified, if the exterior boundaries of the proposed district are coterminous with the exterior boundaries of the county and are initiated by a specified resolution of the county board of supervisors, after a hearing noticed in accordance with specified procedures, in lieu of the petition and related proceedings required under the above provisions. This bill contains other related provisions and other existing laws.

Attachments:

CALAFCO Letter of Opposition

Position: Oppose unless amended Subject: Special District Principle Acts

CALAFCO Comments: Allows Santa Cruz Board of Supervisors to create a regional open space district outside of LAFCo process. Does not provide a funding source for the district, leaving it to a future vote of the residents.

SB 896 (Cox) Local government: organization.

Current Text: Introduced: 1/25/2010 pdf html

Introduced: 1/25/2010

Status: 1/25/2010-Introduced. Read first time. To Com. on RLS. for assignment. To print.

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Summary:

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 defines various terms for purposes of the act, including, among others, "affected city." This bill would make a technical, nonsubstantive change to this definition.

Position: Watch

Subject:

CALAFCO Comments: This appears to be a placeholder bill.

AB 300 (Caballero) Subdivisions: water supply. Current Text: Amended: 6/30/2009 pdf him!

> Introduced: 2/17/2009 Last Amended: 6/30/2009

Status: 7/7/2009-In committee: Set, first hearing. Testimony taken. Further hearing to be set.

2Year Desk Policy Fiscal Floor Desk Policy Fiscal Floor Conf. Enrolled Vetoed Chaptered Dead Conc. 1st House 2nd House

Summary: Would require, until January 1, 2017, the public water system, or the local agency if there is no public water system, to review, verify for accuracy, and approve, as specified, the subdivider's water savings projections attributable to voluntary demand management measures, as defined. The public water system would be authorized to collect fees necessary to provide the additional analysis of the voluntary demand management measures. This bill would provide that a water supply assessment completed, as specified, satisfies the existing requirement of verifying sufficient water supply, unless the public water system receives specified new information. The public water system would be required to determine the projected water savings attributable to the voluntary demand management measures that will be incorporated into the subdivision. The projected water savings would be required to be calculated using specified data compiled or maintained by the public water system or the water savings projections adopted by the California Urban Water Conservation Council. If a project applicant proposes to use a new voluntary water demand management measure for which neither the California Urban Water Conservation Council nor the public water system has adopted an estimate or method to calculate the projected water savings of the proposed voluntary demand management measure, the projected water savings would be required to be made based on documented methodologies or calculations submitted in the record. Five years after the project has been fully developed, the public water system would be required to include within its next urban water management plan a report on the monitoring and compliance of voluntary water demand management measures and to determine, if practicable based on readily available information, whether they have resulted in the water savings necessary to achieve the agreed upon water demand offsets. The bill would also require the public water system to document the measured annual water use of the subdivision in comparison to the projected demand associated with the subdivision, and to calculate the water savings attributable to the voluntary mitigation measures financed by the Voluntary Water Demand Mitigation Fund for the subdivision. If the public water system bases its written verification of a sufficient water supply for the subdivision, in whole or in part, on the use of voluntary demand management measures within the subdivision, the written verification would be required to be conditioned on the maintenance and operation of the voluntary demand management measures, or measures that are at least as water efficient, as agreed to by the applicant and the public water system, and the recordation as a covenant running with the land for the lots within the subdivision. The bill would provide that by acceptance of a deed to a lot, each purchaser would acknowledge the obligation to comply with the voluntary demand measures for the lot as described in the covenant. These covenants would be authorized to be enforced pursuant to the existing authority of a public water system. The bill would further require a builder, prior to the close of escrow, to give a purchaser information that would be required to be included in a maintenance manual that informs the purchaser of the existence of the home's unique water saving devices, including specified information. The bill would also encourage the public water system to commit to carrying out the water conservation measures funded by the Voluntary Water Demand Mitigation Fund within 24 months of the sale of the last unit of the proposed subdivision. The bill would require the public water system to choose water conservation measures that are themost cost-effective means to yield water savings. The bill would authorize expenditures from the fund to be made within the subdivision or elsewhere within the service area of the public water supplier, at its discretion. Not less than 40% of the proceeds from the voluntary water demand mitigation fund would be required to be directed to water conservation programs in any disadvantaged community, unless the public water system makes a specified finding. By adding to the duties of the public water system, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing

Position: None at this time

Subject: Service Reviews/Spheres, Water

CALAFCO Comments: Requires the preparation of a water assessment report for projects which reduce water consumption, which requires consultation with affected agencies,

including LAFCo.

SB 170 (Florez) Agricultural lands: cancellation of Williamson Act contracts.

Current Text: Amended: 4/13/2009 gdf html

Introduced: 2/14/2009 Last Amended: 4/13/2009

Status: 6/8/2009-Failed Deadline pursuant to Rule 61(a)(8). (Last location was L. GOV. on

2Year	Desk Policy Fiscal	Floor Desk Policy	Fiscal Floor	Conf.	Enrolled	Vetoed	Chaptered
Dead	1st House	2nd	House	Conc.			

Summary:

Would establish a rebuttable presumption that where a federally recognized Indian tribe has petitioned for a contract cancellation that tribal cultural centers, infrastructure, and housing are alternative uses that are public concerns that substantially outweigh the objectives of the act and that for tribal cultural centers, infrastructure, and housing, land contiguous to existing tribal land would provide more contiguous patterns of urban development than development of proximate noncontracted land.

Position: Watch

Subject: Ag Preservation - Williamson

CALAFCO Comments: This bill would allow cancellation of Williamson contracts for land to

be annexed to Tribal properties and used for tribal development.

Total Measures: 14 Total Tracking Forms: 14

1/26/2010 1:51:37 PM