COMMUNITY SERVICES POLICY COMMITTEE
Thursday, April 2, 2020
1:30 p.m. – 4:30 p.m.
Webex Conferencing

Instructions on how to participate in the meeting:
• Connect to the Meeting at: https://cacities.webex.com/cacities/onstage/g.php?MTID=e5867bedab8fa02e62c31226bcb46333d
• If asked, enter Event Number: 661 283 380
• Enter your Name and Email as indicated above
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AGENDA

I. Welcome and Introductions
Speaker: Chair, Oley Olsen, Councilmember, City of Avalon

II. Public Comment

III. General Briefing
Speaker: Derek Dolfie, Legislative Representative, League of California Cities
• Update From each of the League of California Cities’ Lobbyists

IV. COVID-19 Update
Speaker: Derek Dolfie, Legislative Representative, League of California Cities
• COVID-19 League Resources Overview
• Status of Legislative Deadlines and 2020 Budget Outlook
• Federal stimulus bills

V. Legislative Update (Attachment A)
Speaker: Derek Dolfie, Legislative Representative
League staff will update the committee on bills of interest pertaining to community services.

Next Meeting: Thursday, June 4, So. San Francisco Conference Center, 255 S. Airport Blvd, South San Francisco

NOTE: Policy committee members should be aware that lunch is served at these meetings. The state’s Fair Political Practices Commission takes the position that the value of the lunch should be reported on city officials’ statement of economic interests form. Because of the service you provide at these meetings, the League takes the position that the value of the lunch should be reported as income (in return for your service to the committee) as opposed to a gift (note that this is not income for state or federal income tax purposes—just Political Reform Act reporting purposes). If you would prefer not to have to report the value of the lunches as income, we will let you know the amount so you may reimburse the League.

Brown Act Reminder: The League of California Cities’ Board of Directors has a policy of complying with the spirit of open meeting laws. Generally, off-agenda items may be taken up only if:
1. Two-thirds of the policy committee members find a need for immediate action exists and the need to take action came to the attention of the policy committee after the agenda was prepared (Note: If fewer than two-thirds of policy committee members are present, taking up an off-agenda item requires a unanimous vote); or
2. A majority of the policy committee finds an emergency (for example: work stoppage or disaster) exists.
A majority of a city council may not, consistent with the Brown Act, discuss specific substantive issues among themselves at League meetings. Any such discussion is subject to the Brown Act and must occur in a meeting that complies with its requirements.
Informational Items: Any agenda item listed for information purposes may be acted upon by the Policy Committee if the Chair determines such action is warranted and conforms with current League policy. If the committee wishes to revise League policy or adopt new policy for an item listed as informational, committees are encouraged to delay action until the next meeting to allow for preparation of a full analysis of the item.
Community Services Policy Committee
Bills of Interest - April 2020

Children, Child Care, and Youth Programs:

**AB 2112 (Ramos) Youth Suicide Prevention**
This measure would require the Office of the Surgeon General to marshal the insights and energy of specified individuals, including medical professionals and public health experts, to address the needs of youth at risk of suicide, and to establish offices to research and advise the Legislature and the agency on youth suicide and youth behavioral health.
League Position: Watch

**SB 955 (Portantino) Recreation and Organization Camps**
This measure would make significant changes to how organized and recreational camps operate.
For example this measure would:
- Require an organized camp and a recreational camp to obtain a license from the local agency of the jurisdiction where the camp is located before operating a camp;
- Establish a procedure for a camp to submit an application to a local agency for a license and would authorize a local agency to charge an application fee in a specified amount;
- Require the local agency to inspect a camp for compliance with these provisions before issuing a license to operate;
- Establish the Recreational Camp Safety Advisory Council within the state government to advise and consult on policy matters relating to recreational camps;
- Impose specified requirements on specific camp activities including, among others, riflery, archery, horseback riding, climbing, swimming, and scuba diving;
- Require each camp to obtain specified certifications before offering high-risk activities; and
- Authorize a local agency to levy a civil penalty on each camp that fails to comply with the requirements of the bill, in an amount not to exceed $200 per day until the local agency finds the camp is in compliance.
League Position: Watch

**SB 1003 (Jones) Skateboard Parks: Other Wheeled Recreational Devices: Safety and Liability**
This measure would alter existing law relating to skateboard safety and liability, to include other wheeled recreational devices at places like a skate park.
League Position: Watch

Disaster Preparedness and Community Resiliency:

**AB 1855 (Frazier) Residential Care Facilities for the Elderly: Emergency and Disaster Plan**
This measure would require, by July 1, 2022, the Department of Social Services (DSS), the Cal OES, and the Department of Technology, in partnership with the private sector, to develop and implement a secure online emergency management database with an emergency disaster technology tool to be maintained by the DSS and accessible by emergency response personnel, and would require licensed residential care facilities for the elderly to upload their emergency and disaster plans to the database by July 1, 2023.
League Position: Watch
**AB 1936 (Rodriguez) Price Gouging: Public Safety Power Shutoffs**
This measure would specify that, for a proclamation or declaration of emergency made because of a public safety power shutoff or because of an announcement that a public safety power shutoff will occur, the restrictions on increased pricing apply, for a period lasting until 72 hours after the restoration of power. The measure would also clarify that durable medical devices, generators, and generator fuel are included as goods that cannot be price gouged.
League Position: Pending

**AB 2054 (Kamlager) Emergency Services: Community Response: Grant Program**
This measure would enact the Community Response Initiative to Strengthen Emergency Systems Act or the C.R.I.S.E.S. Act. This act would do the following:
- Create, implement, and evaluate the C.R.I.S.E.S. Act Grant Pilot Program;
- Require Cal OES to establish rules and regulations for the act to make grants to community organizations operating in a minimum of 10 cities, counties, over three years, to expand the participation of community organizations in emergency response for specified vulnerable populations.
- Require a community organization receiving funds to use the grant to stimulate and support involvement in emergency response activities;
- Require the director of Cal OES to not use more than five percent of the moneys to assemble staff and resources to carry out certain duties in support of the program;
- Require Cal OES to support an 11-member C.R.I.S.E.S. Advisory Committee, selected by the Governor, the Chair of the Senate Rules Committee, and the Speaker of the Assembly to be inclusive of community organizations with a proven history of leadership and partnership on emergency response. The committee would establish grant application criteria and parameters for eligible community organizations, review and decide upon grant proposals, ensure grants are adhering to standards, and make recommendations to the office;
- Establish the Community Response Initiative to Strengthen Emergency Systems Act Fund (Act) to support the program to be administered by the director of Cal OES; and
- Require that this Act be implemented only if appropriate funding is made available to Cal OES, which would make such a determination to be published on its internet website.
League Position: Watch

**AB 2064 (Patterson) Emergency Preparedness: Access and Functional Needs**
This measure would amend the California Emergency Services Act to require Cal OES to include best practices in the next update of the existing State Emergency Plan. This measure also requires Cal OES to develop and update annually, in coordination with organizations the access and functional needs population, a guidance document for local governments based on a review of recent emergency and natural disaster incidents and what did or did not go well in the response efforts. The measure would also require Cal OES to review the emergency plans of all local governments to determine if they are consistent with the proposed best practices provisions and, upon request by a local government, provide necessary technical assistance to that local government. This measure is similar to AB 2428 (Fong).
League Position: Pending

**AB 2428 (Fong) Emergency Services: Emergency and Natural Disaster Preparedness: Access and Functional Needs**
This measure would require Cal OES to work with representatives from the access and functional needs population when updating the State Emergency Plan. This measure would also
require Cal OES to develop and post, on or before July 1, 2021, best practices for emergency and natural disaster preparedness for use by local governments. The measure also would require Cal OES to update and post this guidance document by July 1 of each year, commencing with the year 2022. This measure is similar to AB 2064 (Patterson).
League Position: Pending

**Tobacco, E-Cigarettes, and Vaping:**

**SB 793 (Hill) Flavored Tobacco Products**
This measure would prohibit a tobacco retailer from selling, offering for sale, or possessing with the intent to sell or offer for sale, a flavored tobacco product. This measure would make a violation of this prohibition an infraction punishable by a fine of $250 for each violation. This measure would also state the intent of the Legislature that these provisions not be construed to preempt or prohibit the adoption and implementation of local ordinances related to the prohibition on the sale of flavored tobacco products.
League Position: Watch