

TRANSPORTATION, COMMUNICATION & PUBLIC WORKS POLICY COMMITTEE

Thursday, June 7, 2018

10:00 a.m. – 3:00 p.m.

Sacramento Convention Center, 1400 J Street, Sacramento

Individuals who wish to review the full text of bills included in this packet are encouraged to do so by visiting the League's website at www.cacities.org and clicking on "Bill Search" found at the left column. Be sure to review the most recent version of the bill.

A G E N D A

SPECIAL ORDER: State Budget and Issues Briefing for all policy committee members
10:00 – 10:45 a.m., Room 204, Sacramento Convention Center
Upon adjournment, individual policy committee meetings will begin

- I. Welcome and Introductions**
- II. Public Comment**
- III. Repeal of SB 1 Impact on Funding of Public Transit** *(Informational)*
 - Speaker: Josh Shaw, Executive Director, California Transit Association
- IV. Federal Update**
 - 1. Small Cell Wireless Preemption Efforts** *(Informational)*
 - Speaker: Angelina Panettieri, Principal Associate for Technology and Communications, National League of Cities *(invited)*
 - 2. Autonomous Vehicle Preemption Efforts** *(Informational)*
 - Speaker: Greg Rodriguez, Of Counsel, Best Best and Krieger *(invited)*
 - Speaker: Bernard Soriano, Deputy Director, California DMV *(invited)*
 - 3. Task Force Developed Drone Policy (Attachment A)** *(Action)*
 - Speaker: Derek Dolfie, Policy Analyst, League of California Cities
- V. City and County Pavement Improvement Center (Attachment B)** *(Action)*
- VI. Legislative and Campaign Update (Attachment C)** *(Informational)*
- VII. Legislative Agenda (Attachment D)** *(Action)*
 - 1. SB 460 (de León) Telecommunications. Universal Service.
 - 2. SB 822 (Wiener) Communications. Broadband Internet Access Service.
 - 3. AB 1999 (Chau) Local Government. Public Broadband Services.
 - 4. Wildfire and Utilities: Liability Standards Policy Proposal
- VIII. Adjournment**

Next Meeting (tent.): Annual Conference, Long Beach, September 12

Staff will notify committee members after July 20th if the policy committee will be meeting in September.

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:

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

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.

NOTE: Policy committee members should be aware that lunch is usually 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). The League has been persistent, but unsuccessful, in attempting to change the FPPC's mind about this interpretation. As such, we feel we need to let you know about the issue so you can determine your course of action.

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. The lunches tend to run in the \$30 to \$45 range. To review a copy of the FPPC's most recent letter on this issue, please go to www.cacities.org/FPPCletter on the League's Website.

**Transportation, Communications, and Public Works Policy Committee
Legislative Agenda – Action Items
Thursday, June 7, 2018**

Staff: Rony Berdugo, Legislative Representative (916) 658-8283

1. SB 460 (de León) Telecommunications. Universal Service.

Bill Summary:

SB 460 (de León) would impose net neutrality rules on broadband internet service providers in California and prohibit state agencies from entering into service contracts with any provider that does not adhere to net neutrality rules.

Bill Description:

Existing Law:

1. Defines “information service,” “telecommunications,” and “telecommunications carrier.” (47 United States Code §153)
2. Authorizes the FCC, with some exceptions, to forbear from applying any regulation to a telecommunications carrier if the FCC makes specified determinations. States that a state commission may not continue to apply or enforce any provision that the FCC has determined to forbear. (47 United States Code §160)
3. Requires that all charges, practices, classifications, and regulations for and in connection with common carrier interstate communication service by wire or radio be just and reasonable, and any such charge, practice, classification, or regulation that is unjust or unreasonable is declared to be unlawful. (47 United States Code §§201 and 202)
4. Establishes duties on telecommunications carriers regarding interconnection to other telecommunications carriers, among other duties and responsibilities. (47 United States Code §251)
5. Establishes procedures for negotiation, arbitration, and approval of interconnection agreements among telecommunications carriers. (47 United States Code §252)
6. Requires the FCC and each state commission with regulatory jurisdiction over telecommunications services to encourage the deployment on a reasonable and timely basis of advanced telecommunications capability to all Americans by utilizing, in a manner consistent with the public interest, convenience, and necessity, price cap regulation, regulatory forbearance, measures that promote competition in the local telecommunications market, or other regulating methods that remove barriers to infrastructure investment. (47 United States Code §§706 and 1302)

