

| Bill Number/<br>Author/Location  | Description   | CHEAC<br>Position | Comments   | Platform<br>Subject                      |
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| <b>Assembly Bills</b>  |   |                   |  |  |
| <a href="#">AB 4/Arambula</a><br>S – Health<br>Amended 5/17/19<br>TWO YEAR BILL  | Expands Medi-Cal to all undocumented adults with income at or below 138% FPL, contingent on appropriation by the Legislature in the annual Budget Act or other measure. Expands requirements of eligibility and enrollment plan to ensure individual maintains continuity of care. Requires DHCS to work with counties and public hospitals to maximize federal financial participation.  | S-2<br>2/22/19    | See also SB 29/Durazo.   | Health<br>Coverage/Health<br>Care Reform |
| <a href="#">AB 50/Kalra</a><br>S – Appr<br>Held on Suspende<br>TWO YEAR BILL   | Requires DHCS to submit to the Centers for Medicare and Medicaid Services (CMS) an amendment request for the Assisted Living Waiver program, including increasing additional slots from 5,744 to 18,500 and to start a process to expand the program on a regional basis beyond the existing 15 participating counties. Requires DHCS to establish requirements and procedures for waiting list processes.  | S-2<br>2/22/19    | Similar to last year's AB 2233/Kalra.  | Health<br>Coverage/Health<br>Care Reform |
| <a href="#">AB 134/Bloom</a><br>S – Env. Quality and<br>Natural Resources &<br>Water<br>Amended 4/11/19<br>TWO YEAR BILL | Requires State Water Resources Control Board (SWRCB), upon adoption of an assessment of funding need, to convey to SWRCB regional engineers specified information about at-risk water systems in the region. Requires SWRCB to work in consultation with local health officers and other relevant stakeholders to develop and annually update a map of aquifers at high risk of contamination. Requires local health officer or other relevant local agency to provide all results of and data associated with water quality testing to the State Water Resources Control Board by 01/2021 and annually thereafter. Other technical provisions. | SIB<br>5/16/19    | See also SB 200/Monning.<br><b>5/8/20: Author not moving forward with measure.</b> | Environmental<br>Health                  |

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| <a href="#">AB 228/Aguilar-Curry</a><br>S – Appr<br>Held on Suspense<br>Amended 6/26/19                   | Adds statutory language declaring a food, beverage, or cosmetic is not adulterated if it includes industrial hemp products, including cannabidiol (CBD), extracts, or derivatives from industrial hemp. The sale of these products may not be restricted if they contain industrial hemp, cannabidiol, extracts, or derivatives from industrial hemp. Defines industrial hemp products in statute to mean a cosmetic, food, food additive, dietary supplement, or herb for human or animal consumption and contains no more than 0.3 percent tetrahydrocannabinol (THC). Authorizes MAUCRSA licensee to manufacture, distribute, or sell products that contain industrial hemp or cannabinoids, extracts, or derivatives from industrial hemp. Requires any package of food, beverage, or cosmetic containing industrial hemp to include a warning label stating “CANNABIDIOL USE WHILE PREGNANT OR BREASTFEEDING MAY BE HARMFUL. KEEP OUT OF REACH OF CHILDREN.” Requires wholesale food manufacturers that make any products containing industrial hemp to demonstrate the hemp comes from a state or country with an approved industrial hemp inspection or regulatory program to ensure safety for human consumption and that the cultivator or grower is in compliance with applicable laws of that state or country. Manufacturers must also comply with existing Sherman Food, Drug, and Cosmetic law. Prohibits manufacturer, distributor, or seller of an industrial hemp product from including untrue or misleading health-related statements on labeling, advertising, or marketing. Prohibits raw hemp products from being distributed or sold in the state without a certificate of analysis from an independent testing laboratory. Specifies urgency statute to take effect immediately. | Watch<br>6/13/19  |   | Cannabis                                   |
| <a href="#">AB 291/Chu</a><br>S – Gov’t Org<br>Amended 1/23/20<br>TWO YEAR BILL                           | Establishes the Local Emergency Preparedness and Hazard Mitigation Fund to support local activities for the mitigation, prevention, preparedness, response, and recovery phases of emergency management. Upon appropriation by Legislature, would allocate \$500,000 annually to each county for administrative costs and to implement provisions of the bill, remaining funds would be distributed by the Office of Emergency Services (OES) on an annual basis based on a formula. Requires Office of Emergency Services (OES) to establish a committee, including representation from two city <u>and</u> county representatives from large (ten largest), medium (larger than 100K), and small (100K or less), to adopt guidelines identifying eligible uses of the funds.   | Watch<br>3/28/19  | 5/17/19: Asm. Appr. Suspense File hearing postponed; will become two-year bill. | Public Health<br>Emergency<br>Preparedness |
| <a href="#">AB 362/Eggman</a><br>S – Health; Public Safety; Judiciary<br>Amended 4/25/19<br>TWO YEAR BILL | Authorizes the City and County of San Francisco to approve entities to operate overdose prevention programs, including supervised injection sites. Delineates the requirements for these sites and provides prosecutorial immunity for those involved in the operation or use of the site. Defines health care professionals. Specifies required operating procedures.   | Watch<br>2/22/19  | HOAC supports. Same as last year’s AB 186/Eggman (vetoed).                      | Drug & Alcohol<br>Services                 |

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| <a href="#">AB 388/Limón</a><br>S – Appr<br>Held on Suspense<br>Amended 6/24/19<br>TWO YEAR BILL     | Requires CDPH to implement action agenda items from the CDC Healthy Brain Initiative. Requires CDPH upon appropriation by the Legislature to award one-time competitive grants to up to eight local health jurisdictions, including up to two rural local health jurisdictions and at least one coastal local health jurisdiction, for local planning and preparation activities consistent with the CDC Healthy Brain Initiative Action Agenda.   | S-3<br>2/22/19    | Sponsor: Alzheimer's Association  | Chronic Disease Prevention & Wellness Promotion |
| <a href="#">AB 732/Bonta</a><br>S – <b>Public Safety</b><br>Amended 1/23/20<br>TWO YEAR BILL         | Sets forth series of requirements for state prisons and county jails to provide services, accommodations, and supplies to possibly pregnant and inmates capable of becoming pregnant. Requirements include voluntary pregnancy testing, counseling, scheduling pregnant inmate for regular prenatal care visits, access to specified pregnancy-related products, offering specified inmates medication assisted treatment (MAT), referral to medical social worker, transportation to hospital for birth, care/evaluation/treatment of existing and newly diagnosed chronic and infectious diseases, and postpartum examinations within one week from childbirth and as needed for up to 12 weeks. Prohibits conditions or restrictions on inmate access to abortion services. Prohibits solitary confinement of incarcerated pregnant persons, including those who have given birth, had a miscarriage, or recently terminated a pregnancy. | Watch<br>3/13/19  | 5/17/19: Asm. Appr. Suspense File hearing postponed; will become two-year bill.   | Jail & Community Corrections Services           |
| <a href="#">AB 769/Smith</a><br>S – Appr<br>Held on Suspense<br>TWO YEAR BILL                        | Expands Medi-Cal reimbursement eligibility to include Licensed Professional Clinical Counselors (LPCCs) in federally qualified health centers (FQHCs) and rural health clinics (RHCs).   | S-2<br>2/22/19    | Same as AB 1591/Berman from 2017 and similar to AB 1863/Wood from 2016 re: Marriage and Family Therapist (MFT) reimbursement.<br><br><b>5/8/20: Author not moving forward with measure.</b> | Access to Health Services                       |
| <a href="#">AB 1031/Nazarian</a><br>S – Appr<br>Held on Suspense<br>Amended 6/26/19<br>TWO YEAR BILL | Establishes the Youth Substance Use Disorder Treatment and Recovery Program Act. Directs DHCS, in collaboration with counties and substance use disorder services providers, to establish regulations regarding community-based nonresidential and residential treatment and recovery programs for youth under 21 years of age. DHCS is also directed to seek funding for this purpose for all services covered by Medi-Cal and to use additional funding from cannabis tax revenues available to DHCS in the Youth Education, Prevention, Early Intervention, and Treatment Account. Specifies reporting requirements of DHCS. Requires DHCS to update specified Medi-Cal billing codes.  | S-2<br>3/13/19    | CBHDA supports.<br><br>Similar to last year's AB 2328/Nazarian.<br><br><b>5/8/20: Author not moving forward with measure.</b>   | Drug & Alcohol Services                         |
| <a href="#">AB 1098/O'Donnell</a><br>S – Appr<br>Held on Suspense<br>Amended 7/1/19                  | Creates a framework for accountability and oversight of the funds allocated through Proposition 64 (Adult Use Cannabis) Youth Education, Prevention, Early Intervention and Treatment Subaccount. Specifies urgency statute to take effect immediately.  | Watch<br>3/13/19  | <b>5/8/20: Author not moving forward with measure.</b>  | Drug & Alcohol Services                         |

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| <a href="#">AB 1107/Chu</a><br>S – Labor, Public Employment, and Retirement<br>Amended 5/26/20 | Requires all state proclamations, communications, materials, and announcements made by the Governor or a state agency related to a state emergency be made available in all languages spoken by a people who do not speak English or have limited English proficiency and make up 3% or more of the state's population. Requires counties to translate all emergency-related proclamations, communications, materials, and announcements made by the county during a state or local emergency into all languages spoken by 1,000 or more of the county's residents.  | Watch w/<br>Concerns<br>5/27/20 | 5/29/20: Language same as AB 1916/Chu; position adopted from that measure.   | Public Health<br>Emergency<br>Preparedness |
| <a href="#">AB 1360/Ting</a><br>S – Floor<br>Inactive File<br>Amended 9/6/19<br>TWO YEAR BILL  | Sets forth definition for "food delivery platform" in Sherman Food, Drug, and Cosmetics Law as a business engaged in online food ordering and delivery from a grocery establishment, retail store with a grocery department, or a grocery warehouse. Sets forth requirements of food delivery platform, including ensuring food delivery driver is properly trained, necessary liability insurance is maintained, and ensuring compliance with statute and regulations governing adulteration of food. Tasks enforcement with the California Department of Public Health (CDPH). Authorizes CDPH to enter into interagency agreements with counties to implement provisions.   | Watch<br>7/11/19                | 7/12/19: CCDEH nominally supporting.<br><br>9/13/19: Measure not taken up on Senate Floor; to become two-year bill.  | Environmental<br>Health                    |
| <a href="#">AB 1416/Cooley</a><br>S – Judiciary<br>TWO YEAR BILL                               | Provides an exemption for government agencies accessing consumer personal information from businesses for the purpose of carrying out governmental functions from the California Consumer Privacy Act passed in 2018.  | S-2<br>6/27/19                  | Sponsor: CSAC<br><br>7/12/19: Sen. Judiciary hearing cancelled at request of author.<br><br><b>5/8/20: Author not moving forward with measure.</b>                           | Communicable<br>Disease Control            |
| <a href="#">AB 1544/Gipson</a><br>S – Inactive File<br>Amended 8/30/19<br>TWO YEAR BILL        | Enacts the Community Paramedicine or Triage to Alternate Destination Act to allow local emergency medical services agencies (LEMSAs) to develop local community paramedicine programs including short-term post discharge follow-up, directly observed TB therapy, case management services to frequent EMS services users, hospice services, and alternate transport of patients to behavioral health facilities or sobering centers. Requires LEMSAs, if the county elects to develop a community paramedicine or alternate destination program, to use or establish local emergency medical care committees (EMCC), or local committees already established, and prescribes the BOS to include specific EMCC members. Establishes the Community Paramedicine Medical Oversight Committee to advise the EMS Authority on and to approve minimum medical protocols for all community paramedicine programs. Prohibits a LEMSA from including a community paramedic services agreement within an existing or proposed EMS delivery contract within an exclusive operating area (EOA). Requires a LEMSA to provide a right of first refusal to every public agency providing advanced life support services that is located within its jurisdiction to provide community paramedicine program specialties prior to offering to private EMS providers. Adds two members to the Commission on Emergency Medical Services. | Neutral<br>9/5/19               | Sponsor: CA Professional Firefighters<br><br>Similar to last year's AB 3115/Gipson.<br><br>EMSAAC/EMDAC: Oppose<br><br>9/13/19: Measure moved to Senate Floor Inactive File. | Emergency Medical<br>Services (EMS)        |

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| <a href="#">AB 1611/Chiu</a><br>S – Health<br>Amended 6/27/19<br>TWO YEAR BILL | <p>Limits hospitals providing emergency care from charging no more than the reasonable and customary value of hospital services, as defined, or the average contracted rate for services within that region. Limits patient and health insurance payments for emergency services received in a non-contracting hospital to no more than the same cost sharing the patient would pay for the same covered services at a contracting hospital. Exempts services provided by a licensed physician and surgeon, nurse practitioner, or physician assistant. Exempts Medi-Cal managed care plans or other entities that enter into contract with the Department of Health Care Services (DHCS).</p>  | Watch<br>3/13/19  | <p>Sponsors: Health Access;<br/>California Labor Federation</p> <p>7/12/19: Sen. Health hearing cancelled at request of author.</p> | Health<br>Coverage/Health<br>Care Reform |
| <a href="#">AB 1639/Gray</a><br>S – Rules<br>Amended 6/17/20                   | <p>Prohibits person under 21 years old from entering a tobacco store, as defined, except active duty military members over 18 years old. Requires tobacco retailers to use age verification software or devices. Requires the California Department of Public Health (CDPH) to conduct random, onsite sting operations of at least 20 percent of the total number of licensed tobacco retailers. If a retailer is found in violation of selling to an individual under 21 years old, CDPH is required to conduct follow-up sting operations within six months and 12 months. Increases civil penalty amounts on retailers, decreases violation calculation timeframe from five years to 36 months, and requires suspension or revocation of retail license upon specified violations. Authorizes licensed tobacco retailers found in violation of provisions to make a financial penalty offer in lieu of license suspension. Prohibits sale of non-tobacco-flavored and non-cannabis-flavored vaping products. Prohibits various advertising, promoting, and packaging of electronic cigarette products in a manner that is attractive to or intended to encourage use by those under 21 years old or in a manner that features lifestyle advertising, health benefits, health effect comparisons to other tobacco products, or product testimonials or endorsements. Increases penalties on individuals who knowingly provide tobacco products to those under 21 years old. Imposes nicotine-content-based electronic cigarette tax of \$2.40 per every 40 milligrams of nicotine. Specifies all revenues shall be placed in the California Healthy Families Health Care Access Fund to support children's hospitals, health care provider training, and health care provider loan repayment. Specifies urgency statute to take effect immediately.</p> | Watch<br>6/25/20  |   | Tobacco Control                          |

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| <b>NEW BILL</b><br><a href="#">AB 1782/Chau</a><br><b>S – Judiciary</b>        | <b>Sets forth requirements for businesses or public health entities offering technology-assisted contact tracing (TACT) services related to data collection, use, maintenance, and disclosure. Prohibits businesses and public health entities offering TACT services from collecting, using, maintaining, or disclosing data without affirmative consent of the individual to whom the data pertains. Requires public health entities participating in TACT services to purge personal information within 60 days of collection, require any report of exposure to be verified by a health care professional before notifying individuals who may have been exposed, and issue a public report every 90 days.</b>   | <b>W/BB</b><br><b>6/25/20</b> |          | <b>Communicable<br/>Disease Control</b>    |
| <a href="#">AB 1639/Gray</a><br><b>S – Rules</b><br>Amended 6/17/20            | Prohibits the statewide use of certain anticoagulants used as pesticides. Prohibition does not apply when these pesticides are used by any governmental agency (including mosquito and vector control districts) public health activities, when used for agricultural activities, or when used on offshore islands. Bans the use of certain anticoagulants on state-owned properties.  | Watch<br>3/21/19              |          | Vector Control                             |
| <a href="#">AB 2047/Aguiar-Curry</a><br><b>S – Gov’t Org</b><br>Amended 5/7/20 | Adds Alzheimer’s disease or dementia to the definition of “access and functional needs population” in current statute requiring counties to integrate the needs of these populations into their emergency plan updates. Requires counties in their updated emergency plans addressing this population to provide for emergency communications and emergency sheltering in place, including meal security, access to essential health care and pharmaceuticals, and other emergency resources or supports as available.   | Watch<br>5/21/20              |          | Public Health<br>Emergency<br>Preparedness |
| <a href="#">AB 2054/Kamlager</a><br>Passed to Senate<br>Amended 6/4/20         | Establishes the Community Response Initiative to Strengthen Emergency Systems (CRISES) Act Grant Pilot Program within the Office of Emergency Services (OES) to expand participation of community organizations in emergency response for vulnerable populations. Requires OES to establish rules and regulations to make grants available to community organizations. Prohibits more than 12 grants being distributed. Requires grantees to use grant funding for project planning and community engagement, project implementation, staffing, facilities, operational costs, consulting, training, and program/project evaluation. Specifies requirements of OES Director in establishing and staffing pilot program. Requires OES to establish an 11-member CRISES Act Advisory Committee consisting of an emergency medical system professional, public health professional, community-based organization representative, and a survivor of an emergency/crisis. Conditions act implementation upon appropriate funding being made available to OES. Specifies sunset date of January 1, 2024. | Watch<br>2/21/20              |          | Injury Prevention                          |



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| <a href="#">AB 2077/Ting</a><br>S – Health<br>Amended 5/20/20                             | Repeals the Disease Prevention Demonstration Project that allows pharmacies to furnish or sell hypodermic needles or syringes without a prescription in counties or cities that authorize such programs. Repeals state law requiring a prescription for the sale of hypodermic needles or syringes. Extends the sunset, until 01/01/2026, requiring pharmacies that furnish nonprescription syringes to provide written information or verbal counseling upon the sale on how to access drug treatment, access testing and treatment for HIV and hepatitis C, and how to safely dispose of sharps.  | S-2<br>2/21/20    | Co-sponsors: Drug Policy Alliance, HOAC and SF AIDS Foundation   | Communicable<br>Disease Control            |
| <a href="#">AB 2100/Wood</a><br>In Senate<br>Amended 6/4/20                               | Requires DHCS, as part of their annual Medi-Cal assumptions and estimates, to include a variety of data elements relating to drugs dispensed in Medi-Cal, pharmacies billing Medi-Cal, drug rebates, DHCS administrative costs, and any contracting costs for a vendor that administers the Medi-Cal prescription drug benefit. Requires DHCS to establish the Independent Prescription Drug Medical Review System for the outpatient pharmacy benefit. Modifies existing Medi-Cal pharmacy benefit statute to ensure DHCS' cost reimbursement methodology for specialty drugs is sufficient to provide access to covered drugs. Disallows DHCS recoupment of drug benefit overpayments made from April 2017 through February 2019. | Watch<br>2/21/20  |  | Health<br>Coverage/Health<br>Care Reform   |
| <a href="#">AB 2112/Ramos</a><br>Passed to Senate<br>Amended 6/4/20                       | Authorizes CDPH to establish the Office of Suicide Prevention. Tasks the Office with various activities, including providing strategic guidance to statewide and regional partners on suicide prevention best practices, conducting state level evaluation of suicide prevention policies and practices, and disseminating information to advance statewide progress in reaching populations with high rates of suicide.  | S-3<br>2/21/20    |  | Injury Prevention                          |
| <a href="#">AB 2164/R.Rivas</a><br>In Senate<br>Amended 6/4/20                            | Specifies that an FQHC/RHC "visit" includes an encounter between a provider or patient using telehealth in synchronous real-time or asynchronous store-and-forward. Specifies that FQHCs/RHCs would not have to establish an individual as a patient via a face-to-face encounter prior to providing telehealth services. Sets forth requirements for FQHC/RHC to bill for telehealth services including that nonbillable clinical staff are present and that the patient is at an originating clinic site.   | S-3<br>2/21/20    | Sponsor: Oregon Community Health Information Network (OCHIN)<br><br>5/15/20: Includes language from AB 2007/Salas. | Access to Health<br>Services               |
| <a href="#">AB 2174/Gallagher</a><br>A – Hum. Svcs. and<br>Privacy & Consumer<br>Protect. | Expands existing statute authorizing a county to establish a homeless adult and family multidisciplinary personnel team to authorize Sutter and Yuba counties to jointly establish a multidisciplinary personnel team to facilitate identification, assessment, and linkage to housing and supportive services. Specifies that if a city within a county that has established a joint multidisciplinary team requests to participate in the team, the counties shall allow for participation of appropriate city personnel as determined by the counties.   | Watch<br>2/21/20  | Sponsors: Sutter County;<br>Yuba County  | Health Equity                              |
| <a href="#">AB 2178/Levine</a><br>S – Gov't Org   | Adds a deenergization event as a condition qualifying as a state or local emergency in statute.   | S-3<br>2/21/20    |  | Public Health<br>Emergency<br>Preparedness |

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| <a href="#">AB 2276/Reyes</a><br>In Senate<br>Amended 5/12/20            | Requires DHCS to ensure all children enrolled in Medi-Cal receive blood lead screening tests consistent with California regulations. Requires DHCS to establish monitoring system to ensure children receive blood tests. Requires DHCS to require Medi-Cal providers test each child in Medi-Cal pursuant to state and federal laws, regulations, and guidelines. Requires DHCS to inform parents/guardians of children up to six years of age enrolled in Medi-Cal of risks of lead poisoning, requirement to receive tests, and recommendation of test if at risk of exposure. Requires contract between DHCS and Medi-Cal managed care plans to ensure state and federal standards of care related to blood lead testing is met. Requires DHCS to annually report on progress toward ensuring blood lead testing.   | Watch<br>2/21/20                |  | Environmental<br>Health |
| <a href="#">AB 2277/Salas</a><br>In Senate<br>Amended 5/20/20            | Requires DHCS to notify parents/guardians of children enrolled in Medi-Cal when a child misses a required blood lead screening test and specifies the notification shall be included in an annual notice to each family who has not utilized preventive services over the course of a year. Requires contract between DHCS and Medi-Cal managed care plans to require the plans to identify on a quarterly basis every child enrolled in Medi-Cal without record of a blood lead test and remind responsible providers of the need to perform a blood lead test.  | Watch<br>2/21/20                |  | Environmental<br>Health |
| <a href="#">AB 2279/C.Garcia</a><br><b>S – Health</b><br>Amended 5/12/20 | Requires CDPH by January 2021 to consider additional risk factors for elevated lead level exposure in its standard of care provider regulations including: 1) a child’s residency in or visit to a foreign country; 2) a child’s residency in a high-risk zip code; 3) a child who has a sibling or playmate with lead poisoning; 4) the likelihood of a child placing nonfood items in the mouth; 5) a child’s proximity to current or former lead-producing facilities; and 6) the likelihood of a child using food, medicine, or dishes from other countries. Requires CDPH to update its formula for allocation of funds to local agencies contracted to administer the Childhood Lead Poisoning Prevention Program (CLPPP) and revise its formula prior to each contract cycle with the most recent data of number of children with elevated blood lead levels in each jurisdiction. | Watch w/<br>Concerns<br>2/21/20 |  | Environmental<br>Health |
| <a href="#">AB 2376/Flora</a><br>Passed to Senate                        | Removes sunset provision in statute allowing local registrars to accept an electronic acknowledgement, sworn under penalty of perjury, that the requester of a marriage, birth, or death certificate is an authorized person.   | S-2<br>5/14/20                  | Sponsor: County<br>Recorders Association | Vital Statistics        |



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| <a href="#">AB 2405/Burke</a><br>In Senate<br>Amended 6/4/20       | Declares, effective January 2026, as an established policy of the state that every child and family in California has the right to safe, decent, and affordable housing. Requires relevant state agencies and departments and local governments to consider the policy when adopting, revising, or establishing policies, regulations, and grant criteria pertinent to Housing First, commit to preventing homelessness, revising existing programs and services to identify children and families experiencing homelessness, ensure children and families experiencing homelessness are treated with dignity and respect to minimize trauma, and establish metrics to determine efficacy of the state policy. | Watch<br>3/6/20   |  | Health Equity                              |
| <a href="#">AB 2746/Gabriel</a><br>In Senate<br>Amended 6/4/20     | Requires recipients of state funds for specified homelessness programs (i.e. CalWORKs; Whole Person Care Pilots and Non-WPC Funding Appropriated in Budget Act of 2019; Housing and Disability Income Advocacy Program) to report to the appropriate state agency or department specified information around funding amounts and descriptions of activities, and other relevant information. Requires approval from chief executive officer or board of supervisors. Specifies reporting deadlines.  | Watch<br>5/7/20   |  | Health Equity                              |
| <a href="#">AB 2830/Wood</a><br>In Senate<br>Amended 6/4/20        | Expands the requirements for the Health Care Payments Data Program overseen by the Office of Statewide Health Planning and Development (OSHPD) including requiring OSHPD to convene a health care data policy advisory committee, require data be collected on all California residents, require OSHPD to develop guidance to require data submission from specific entities, define what data should be collected, and the data should be used. Allows for the establishment of a program for data use, access, and release with strict privacy provisions including the creation of data release committee to make recommendations regarding applications for program data. Other provisions.                | Watch<br>3/6/20   |  | Health<br>Coverage/Health<br>Care Reform   |
| <a href="#">AB 2887/Bonta</a><br>A – Budget                        | Makes provisions under emergencies to account for decreases in average daily attendance as well as provide nutritional meals for needy pupils due to pandemic conditions. Provisions also include rent moratoriums and zero interest loans for small businesses, sick leave for all employees, including independent contractors and day laborers, and prohibitions on terminating residential and small commercial utilities during statewide emergencies.  | Watch<br>5/7/20   |  | Public Health<br>Emergency<br>Preparedness |
| <a href="#">AB 2913/R. Rivas</a><br>A – Gov. Org. and<br>Judiciary | Requires California Attorney General to establish and maintain an online list of tobacco products that lack a characterizing flavor by July 2021. Authorizes AG to require that all tobacco manufacturers submit list of all brand styles of tobacco products. Sets forth determination and challenge/appeal process for tobacco manufacturers and importers. Includes urgency clause.   | S-2<br>3/6/20     | Sponsor: CA Attorney<br>General Xavier Becerra<br><br><b>5/8/20: Author not moving<br/>forward with measure.</b> | Tobacco Control                            |

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| <a href="#">AB 2948/Wood</a><br>A – Health                        | Specifies all revenues appropriated or otherwise provided to the Office of Statewide Health Planning and Development (OSHPD) from the nicotine-content-based electronic cigarette tax shall be used solely to increase awards granted to accredited medical schools, teaching health centers, or programs that train primary care physician assistants, nurse practitioners, or registered nurses.   | Watch<br>5/7/20   |   | Access to Health<br>Services               |
| <a href="#">AB 3224/Rodriguez</a><br>In Senate<br>Amended 5/4/20  | Requires CDPH to contract with an entity to conduct an evaluation of the adequacy of the LHD infrastructure and to make recommendations for future staffing, workforce needs, and resources to accurately and adequately fund local public health. Requires CDPH to convene an advisory group to oversee the process of selecting an evaluation entity and to provide oversight and technical assistance to the entity. Requires CDPH to report findings and recommendations of the evaluation to the Legislature on or before July 1, 2022.   | S-1<br>3/6/20     | Sponsors: CHEAC; SEIU<br>California; HOAC | Public Health<br>Workforce                 |
| <a href="#">AB 3267/Smith</a><br>S – Gov’t Org<br>Amended 3/16/20 | Requires the Office of Emergency Services (OES) to work directly with representatives from the access and functional needs population, including social service agencies, nonprofits and transportation providers, when updating the State Emergency Plan.   | Watch<br>5/7/20   |   | Public Health<br>Emergency<br>Preparedness |
| <a href="#">AB 3269/Chiu</a><br>In Senate<br>Amended 6/4/20       | Requires Homeless Coordinating and Financing Council, upon appropriation by the Legislature or upon receiving technical assistance from HUD if available, to conduct or contract with an entity to conduct a statewide needs and gaps analysis to identify state programs that provide housing or services to persons experiencing homelessness and create a financial model that will assess certain investment needs for the purpose of moving persons experiencing homelessness into permanent housing. Authorizes local governments to collaborate with the Homeless Coordinating and Financing Council in data collection efforts. Establishes within the Business, Consumer Services, and Housing Agency (BCSHA) the Office of Housing and Homelessness Inspector General. Requires Department of Housing and Community Development (DHCD) to set a benchmark goal to reduce homelessness for each state and local agency. Requires each state and local agency to develop an actionable plan to achieve benchmark goals set by the Department. Specifies requirements of the plans. Authorizes Housing and Homelessness Inspector General to bring civil action against state or local jurisdictions if not in compliance with actionable plan requirement. Prohibits jurisdictions from transporting homeless individuals to another jurisdiction to reduce homeless population. | Watch<br>5/7/20   |   | Health Equity                              |

| Bill Number/<br>Author/Location   | Description  | CHEAC<br>Position | Comments   | Platform<br>Subject  |
|---|--|-------------------|--|----------------------|
| <a href="#">AB 3300/Santiago</a><br>Passed to Senate<br>Amended 6/4/20  | If appropriated by the Legislature, would provide up to \$2 billion General Fund to the Department of Housing and Community Development (DHCD) and the California Department of Social Services (CDSS) beginning in FY 2020-21 and annually thereafter to provide grant funds to local jurisdictions to address homelessness. Requires DHCD and CDSS to work in collaboration with the California Health and Human Services Agency (CHHS) and the Governor's Office to End Homelessness (if established through AB 1845/L. Rivas). Specifies distribution of funds to include 55 percent to counties and Continuum of Care entities, 40 percent to specified large cities and five percent to nonprofit housing developers for housing-related projects in unincorporated areas not otherwise eligible for funding. Sets forth grant application, eligibility, and use requirements. Requires recipients to provide a 25 percent match for specified activities. | Watch<br>3/6/20   | Sponsor: Los Angeles County  | Health Equity        |
| <a href="#">AB 3336/Carrillo</a><br>Passed to Senate<br>Amended 6/15/20 | Requires ready-to-eat food delivered through a third-party food delivery service to be transported in a manner to ensure food is protected from contamination. Requires bags/containers used in transportation of food to be tamper-evident prior to food handler taking possession of items at food facility. Specifies enforcement officers may recover from a third-party food delivery service reasonable costs associated with enforcing requirements against food handlers.  | Watch<br>5/7/20   | Sponsor: California Association of Environmental Health Administrators (CAEHA)                     | Environmental Health |
| <a href="#">AJR 30/Choi</a>   | Urges U.S. Food and Drug Administration (FDA) and other related entities to discourage and educate the public about the risks of vaping, the recreational use of electronic cigarettes by youth and adults, the purchase of such products.   | S-3<br>3/6/20     | Note: Resolutions are statements expressed by one or both houses and do not have the force of law. | Tobacco Control      |

| Bill Number/<br>Author/Location   | Description  | CHEAC<br>Position | Comments  | Platform<br>Subject                      |
|---|--|-------------------|---|--|
| <b>Senate Bills</b>   |  |                   |   |  |
| <a href="#">SB 29/Durazo</a><br>A – Floor<br>Amended 9/3/19<br>TWO YEAR BILL          | Expands, effective July 2020, Medi-Cal to all undocumented adults 65 years of age and older with incomes at or below 138% FPL subject to an appropriation in the annual Budget Act or other act approved by the Legislature. Requires DHCS seek federal approvals to obtain federal financial participation; if federal funds are unavailable, specifies benefits shall be provided with state-only funds.   | S-2<br>2/22/19    | See also AB 4/Bonta.<br><br>9/13/19: Measure not taken up on Assembly Floor; to become two-year bill.   | Health<br>Coverage/Health<br>Care Reform |
| <a href="#">SB 65/Pan</a><br>A – Appr<br>Amended 1/23/20<br>TWO YEAR BILL             | Defines premium assistance in Covered California for participants with different income levels up to 600 percent of FPL. Adds a new level of cost-sharing provisions for the Covered California premium assistance program that is in addition to the assistance provided under federal law.   | Watch<br>4/11/19  |   | Health<br>Coverage/Health<br>Care Reform |
| <a href="#">SB 66/Atkins</a><br>A – Inactive File<br>Amended 3/21/19<br>TWO YEAR BILL | Authorizes Medi-Cal reimbursement for a maximum of two visits on the same day at a single location if: 1) after the first visit, the patient suffers illness/injury requiring additional diagnosis/treatment; or 2) the patient has a medical visit and a mental health visit or dental visit. Defines medical visit as a face-to-face encounter with a physician, PA, NP, nurse-midwife, visiting nurse, or perinatal practitioner. Defines a mental health visit as a face-to-face encounter with a psychiatrist, clinical psychologist, LCSW, MFT. Defines dental visit as a face-to-face encounter with a dentist or dental hygienist. Authorizes FQHC/RHC to apply for a per-visit rate adjustment for a medical visit and mental health visit occurring on the same day at a single location. Requires DHCS to submit state plan amendment to CMS by 07/01/2020. | S-2<br>2/22/19    | Same as SB 1125/Atkins from 2018.<br><br>Co-Sponsors: Steinberg Institute; California Health+ Advocates; California Association of Public Hospitals and Health Systems; Local Health Plans of California<br><br>9/13/19: Measure moved to Assembly Floor Inactive File. | Access to Health<br>Services             |
| <a href="#">SB 175/Pan</a><br>A – Health<br>Amended 1/6/20<br>TWO YEAR BILL           | Codifies in California statute the ACA prohibition on health insurance lifetime or annual limits. Removes references to federal ACA statute.   | S-2<br>1/9/20     | Companion to AB 2159/Wood.  | Health<br>Coverage/Health<br>Care Reform |

| Bill Number/<br>Author/Location   | Description   | CHEAC<br>Position        | Comments  | Platform<br>Subject  |
|---|---|--------------------------|---|--|
| <p><b>NEW BILL</b><br/> <a href="#">SB 217/Portantino</a><br/> A – Education<br/> Amended 6/23/20</p>             | <p>Expands local health agency authority for the oversight of children’s camps, including for a newly created recreational camp category. Recreational camps are defined as those for children 18 years or younger that operate for at least five days, operate for-profit or nonprofit, serve five or more children, and are not licensed as a daycare facility. Requires all camps (recreational and existing organized camps) to be licensed by local health agencies and vests local health agencies with the authority to grant, suspend, or revoke camp licenses. Requires local health agencies to charge an application fee for new camps and an annual licensing fee for existing camps with fees capped at \$1,250. Requires local health agencies to conduct camp inspections prior to operation and also one scheduled camp inspection and one unannounced camp inspection during the operation of the camp, or when a violation exists or upon the request or complaint of any person. Requires local agencies to report specified camps data to CDPH. Requires local health agencies to conduct investigations for fatalities or serious injury incidents occurring during camp operation. Defines public health hazard violations for both organized camps and recreational camps and requires local health agencies to inspect and placard camps for these violations. Creates the Recreational Camp Safety Advisory Council to advise and consult on recreational camp safety with members appointed by the Governor and confirmed by the Senate and requires the Council and CDPH to submit an annual written report to the Legislature outlining all the camps data collected from local health agencies. <b>Other provisions.</b></p> | <p>OUA<br/>2/21/20</p>   | <p>SB 217 is a gut and amend that places the language that was in Senator Portantino’s SB 955, relating to children’s day camps, into this measure.</p> | <p>Environmental<br/>Health</p>                                  |
| <p><a href="#">SB 301/Leyva</a><br/> A – Appr<br/> Held on Suspense<br/> Amended 3/21/19<br/> TWO YEAR BILL</p>   | <p>Requires Department of Health Care Services (DHCS) to submit to Legislature plan detailing sustainability of Family PACT in the event of a reduction in federal financial participation.</p>   | <p>Watch<br/>3/13/19</p> | <p>Sponsor: Essential Access Health<br/><br/> 5/8/20: Author not moving forward with measure.</p>   | <p>Maternal, Child, &amp;<br/>Adolescent Health<br/>Services</p> |
| <p><a href="#">SB 331/Hurtado</a><br/> A – Appr<br/> Held on Suspense<br/> Amended 5/17/19<br/> TWO YEAR BILL</p> | <p>Requires counties, upon appropriation by the Legislature or the county using MHSA funds, to create and implement, and update every three years, a suicide prevention strategic plan with a particular emphasis on preventing suicides among those under 19 years old. Specifies plan components, including description of scope of suicides in county, key risks of, preventive factors for, and protective factors of suicide prevention, and evaluation plans. Authorizes county, to the extent it is consistent with and authorized by MHSA, to use MHSA funds to implement provisions. Specifies requirement is not applicable to counties that had a plan on January 1, 2020.</p>   | <p>Watch<br/>2/22/19</p> | <p>5/8/20: Author not moving forward with measure.</p>  | <p>Injury Prevention</p>   |

| Bill Number/<br>Author/Location   | Description   | CHEAC<br>Position | Comments  | Platform<br>Subject                                      |
|---|---|-------------------|---|--|
| <a href="#">SB 347/Monning</a><br>A – Health<br>Amended 6/12/19<br>TWO YEAR BILL    | Establishes the Sugar-Sweetened Beverages Safety Warning Act and would require specified SSBs to bear the safety warning, “STATE OF CALIFORNIA SAFETY WARNING: Drinking beverages with added sugar(s) contributes to obesity, type 2 diabetes, and tooth decay.” Requires safety warnings to be placed on vending machines and dispensing machines. Sets forth enforcement and penalty provisions to be carried out by CDPH or its designee.  | S-1<br>2/22/19    | Same as AB 1335/Bonta from 2018 and SB 300/Monning from 2017.<br><br>7/3/19: Assembly Health. Committee testimony taken; vote not held.<br><br><b>5/8/20: Author not moving forward with measure.</b> | Chronic Disease<br>Prevention &<br>Wellness<br>Promotion |
| <a href="#">SB 361/Mitchell</a><br>A – Appr<br>Amended 7/1/19<br>TWO YEAR BILL      | Modifies the Medi-Cal Health Homes Program by removing restrictions on the use of state General Fund for the program and requiring Medi-Cal Managed Care plans, subject to appropriation, to provide tiered payment rates to incentivize serving targeted populations.  | Watch<br>3/13/19  |   | Health<br>Coverage/Health<br>Care Reform                 |
| <a href="#">SB 378/Wiener</a><br>A – Utilities & Energy<br>Amended 1/21/20          | Requires electrical corporations to submit specified infrastructure information to various state agencies. Requires Public Utility Commission (PUC) to establish a procedure for customers, local governments, and others affected by a deenergization event to recover costs accrued during deenergization. Requires electrical corporations to track expenses paid to customers, local governments, and others resulting from a deenergization event. Requires electric corporation to provide notification of a pending deenergization event as early as possible and share specified information related to a deenergization event with local government entities. Requires PUC to biennially produce a report on the economic, environmental, public health, and public safety impacts of deenergization events. | S-3<br>2/21/20    |   | Public Health<br>Emergency<br>Preparedness               |
| <a href="#">SB 406/Pan</a><br>A – Health<br>Amended 6/24/20                         | Codifies in California statute the ACA requirement that health insurance cover preventive services. <b>Codifies in California statute the ACA prohibition on health insurance lifetime or annual limits.</b> Removes references to federal ACA statute. <b>Requires DHCS to take action against an unlicensed recovery residence when that residence has an undisclosed contractual relationship, financial interest, or ownership stake with a licensed alcohol and other drug treatment recovery services facility.</b>   | S-2<br>1/9/20     | Companion to AB 2158/Wood.<br><br><b>5/8/20: Author not moving forward with measure.</b>  | Health<br>Coverage/Health<br>Care Reform                 |
| <a href="#">SB 545/Hill</a><br>A – Public Safety<br>Amended 7/1/19<br>TWO YEAR BILL | Requires ignition interlock device (IID) for up to six months for first-time driving under the influence (DUI) offenders. Removes provision authorizing restricted license in lieu of IID for first-time offenders. Extends existing sunset date requiring IIDs for other DUI offenders by one year.  | Watch<br>3/13/19  | 7/12/19: Asm. Public Safety hearing cancelled at request of author.<br><br><b>5/15/20: Author not moving forward with measure.</b>  | Injury Prevention  |



| Bill Number/<br>Author/Location  | Description   | CHEAC<br>Position           | Comments   | Platform<br>Subject   |
|--|---|-----------------------------|--|-----------------------|
| <a href="#">SB 573/Chang</a><br>A – Business & Professions<br>Amended 2/10/20<br>TWO YEAR BILL | Requires animal shelters, including animal control agencies, and rescue groups to microchip dogs or cats prior to releasing the animal back to an owner or to a new owner for adoption, sale, or release. Exceptions to this requirement include when the dog or cat is currently microchipped, if a licensed veterinarian certifies in writing the dog/cat is medically unfit for the procedure, or if the animal shelter or rescue group receives a signed form from the owner or new owner that the cost of microchipping the animal would impose an economic hardship on the owner. If a shelter or rescue group does not have microchipping capability, the shelter/rescue group must obtain an agreement to present to the shelter/rescue group within 30 days proof that the dog/cat has been microchipped. Authorizes shelter or rescue group to require proof of microchip with current information of reclaiming owner or new owner before releasing, adopting, selling, or giving away the dog or cat. Beginning January 2022, shelters or rescue groups in violation of these provisions will be subjected to a civil penalty of \$100 unless the shelter or rescue group does not have microchipping capability on location. | Watch<br>3/13/19            | Amended in slightly modified language from SB 64/Chang, which was vetoed by the Governor last year, to address Governor's concerns about cost burden on pet owners of the requirement. | Animal Care & Control |
| <a href="#">SB 686/Allen</a><br>A – Appr<br>Amended 5/17/19<br>TWO YEAR BILL                   | Establishes California Promise Neighborhoods Grant to be administered and implemented by California Department of Education (CDE) to establish comprehensive solutions and/or services in neighborhoods with high concentrations of low-income families, underperforming schools, or other indicators of at-risk or high need youth. Specifies up to 20 grants each not to exceed \$5 million upon appropriation in the annual Budget Act or another statute. Specifies eligible entities of competitive grants, including health organizations and social service agencies as partner entities. Sets forth a series of requirements and performance standards for grantees, including academic indicators and family and community support indicators.   | Watch<br>3/13/19            |  | Health Equity         |
| <a href="#">SB 793/Hill</a><br><b>Passed to Assembly</b><br>Amended 6/18/20                    | Prohibits tobacco retailer from selling or offering for sale any flavored tobacco product, including mint and menthol. Exempts hookah retailers selling flavored shisha tobacco products. Specifies infraction violation punishable by a fine of \$250 for each violation. Specifies section does not preempt/prohibit local ordinances; if inconsistency between state and local measures, the greater restriction on tobacco access shall prevail.  | <b>S-1</b><br><b>1/7/20</b> | Measure similar to SB 38/Hill from 2019 (CHEAC: S-1). SB 793 includes 29 coauthors and support from Lt. Gov. Eleni Kounalakis.   | Tobacco Control       |

| Bill Number/<br>Author/Location  | Description  | CHEAC<br>Position | Comments                           | Platform<br>Subject                        |
|--|--|-------------------|------------------------------------|--|
| <a href="#">SB 794/Jackson</a><br>A – Gov. Org.<br>Amended 5/26/20                 | Authorizes county social service departments to share emergency contact information with local governments for persons from the access and functional needs population in their jurisdiction in order to enroll these people in a public emergency warning system. Requires counties, or a city and county, upon the next update to their emergency plan, regarding the integration of access and functional needs into that plan, to include representatives from the access and functional needs population, including social services agencies, nonprofits and transportation providers. Authorizes county social service departments to disclose specified information of elderly or disabled clients to first responder personnel in the event of a public safety emergency, including public safety power shutoff (PSPS) events. Requires county social service departments to notify clients of disclosure and allows clients to opt out of information disclosure. | Watch<br>3/6/20   |                                    | Public Health<br>Emergency<br>Preparedness |
| <a href="#">SB 852/Pan</a><br><b>Passed to<br/> Assembly</b><br>Amended 6/18/20    | Establishes the Office of Drug Contracting and Manufacturing in the CA Health & Human Services Agency in order to produce or distribute generic prescription drugs and make these widely available to public and private purchasers in CA. At least ten drugs must be produced and be made available to providers, patients, and purchasers at a transparent price and without rebates.  | Watch<br>5/7/20   |                                    | Health<br>Coverage/Health<br>Care Reform   |
| <a href="#">SB 862/Dodd</a><br><b>Passed to<br/> Assembly</b><br>Amended 5/20/20   | Adds a deenergization event as a condition qualifying as a state or local emergency in statute. Also expands existing law defining what electrical corporations must include in their wildfire mitigation plans by including consideration for those with access and functional needs. Requires an electrical corporation to coordinate with local governments in its service territory to identify sites within those jurisdictions where community resource centers can be established and operated during a deenergization event and the level of services that will be available at those centers. Requires these corporations to ensure any necessary electrical upgrades are made at these sites to ensure a backup electrical generator can be located there and to provide the necessary electricity for these sites during a deenergization event.  | Watch<br>5/7/20   |                                    | Public Health<br>Emergency<br>Preparedness |
| <a href="#">SB 932/Wiener</a><br><b>Passed to<br/> Assembly</b><br>Amended 6/18/20 | Requires any electronic tool used by local health officers to report communicable disease information to the California Department of Public Health (CDPH) to include the capacity to collect sexual orientation and gender identity data from individuals diagnosed with COVID-19. Requires health care providers to report a patient's sexual orientation and gender identify, if known, to local health officers when the provider is in attendance on a case or suspected case of COVID-19.  | Watch<br>5/21/20  | 6/1/20: HOAC no longer<br>opposed. | Communicable<br>Disease Control            |
| <a href="#">SB 1285/Nielsen</a><br>A – Health<br>Amended 3/26/20                   | Authorizes local health officer to declare a local health emergency in its jurisdiction whenever the local health officer determines there is an immediate threat to the public due to presence of waste within navigable waters of the state.   | Watch<br>5/7/20   | <b>6/26/20: HOAC Opposes.</b>      | Environmental<br>Health                    |

| Bill Number/<br>Author/Location  | Description   | CHEAC<br>Position            | Comments   | Platform<br>Subject             |
|--|---|------------------------------|--|---------------------------------|
| <a href="#">SB 1347/Galgiani</a><br><b>Passed to<br/>Assembly</b><br>Amended 5/22/20 | Adds exemptions in Business & Professions code relating to veterinary care to allow for the provision of certain types of care to animals lawfully deposited or impounded in a shelter including administering preventative or prophylactic nonprescription vaccinations to animals, administering nonprescription medications for internal or external parasites, or administering basic first aid among others. | W/BB<br>3/6/20               | Sponsor: Animal Welfare Assn   | Animal Care &<br>Control        |
| <a href="#">SR 58/Pan</a><br>S – Rules   | Recognizes August 2019 as National Immunization Awareness Month in California. Urges Californians, state and local public health agencies, and healthcare practitioners to promote appropriate programs and initiatives to raise public awareness of the importance of vaccinations.  | <b>S-2</b><br><b>8/22/19</b> | See also SB 276/Pan.<br><br>Note: Resolutions are statements expressed by one or both houses and do not have the force of law. | Communicable<br>Disease Control |

CHEAC Legislative Position Chart

|   |                           |                              |                           |
|---|---------------------------|------------------------------|---------------------------|
| S - 1<br>Actively Support               | S - 2<br>Strongly Support | S - 3<br>Support             | SIA<br>Support if Amended |
| O - 1<br>Strong Oppose                  | O - 2<br>Soft Oppose      | OUA<br>Oppose Unless Amended | WC<br>Watch with Concerns |
| SIB<br>Special Interest Bill -<br>Watch | W<br>Watch                | R/BB<br>Refer/Bring Back     | SIC<br>Support in Concept |

NOTE: CHEAC Staff will watch amendments on any bill being tracked and bring back to Legislative Committee any bill with substantive amendments that may change CHEAC's position.