



DGS

2008 Legislative Session Summary

**Office of Legislation
November 2008**



TABLE OF CONTENTS

FORWARD	ii
OFFICE ACRONYMS	iii
LEGISLATIVE SUMMARY OF BILLS ENACTED IN 2008	
INDEX OF CHAPTERED BILLS	1
CHAPTERED BILLS	3
LEGISLATIVE SUMMARY OF BILLS VETOED IN 2008	
INDEX OF VETOED BILLS	15
VETOED BILLS	17

FORWARD

This report provides an overview of legislation that affected the Department of General Services (DGS) in 2008.

During the second year of the 2007-08 Legislative Session, the DGS Office of Legislation monitored and reviewed 2,359 measures and provided an assessment on approximately 200 bills. The following is a summary of the bills with particular significance to the department that reached the Governor's desk.

We appreciate everyone's assistance and expertise which contributed to our successful representation of departmental legislative matters before other State agencies, the Legislature, and the Governor. As always, we cover a broad range of topics to meet the mission of this diverse department.

We look forward to 2009 and working together with the varied interested parties to achieve positive outcomes. If you have questions regarding this summary or would like additional information, please contact Letha Burton at (916) 376-5045 or on the Internet at letha.burton@dgs.ca.gov.

**Mike Webb, Deputy Director-Legislative Affairs
Department of General Services**

OFFICE ACRONYMS USED IN THE 2008 LEGISLATIVE SUMMARY

DSA	DIVISION OF THE STATE ARCHITECT
ENERGY	ENERGY ISSUES
OAH	OFFICE OF ADMINISTRATIVE HEARINGS
OFA	OFFICE OF FLEET ADMINISTRATION
OHR	OFFICE OF HUMAN RESOURCES
OL	OFFICE OF LEGISLATION
OLS	OFFICE OF LEGAL SERVICES
OPSC	OFFICE OF PUBLIC SCHOOL CONSTRUCTION
OSP	OFFICE OF STATE PUBLISHING
OTR	OFFICE OF TECHNOLOGY RESOURCES
PD	PROCUREMENT DIVISION
RESD	REAL ESTATE SERVICES DIVISION
TD	TELECOMMUNICATIONS DIVISION

LEGISLATIVE SUMMARY OF BILLS ENACTED IN 2008

**UNLESS OTHERWISE INDICATED, THESE STATUTES
BECOME EFFECTIVE JANUARY 1, 2009**

INDEX OF SIGNED BILLS

AB 88 (Committee on Budget)	Budget Act of 2008.....	3
AB 498 (Hernandez)	Public contracts: State contract eligibility: business activities in Sudan.....	4
AB 887 (De La Torre)	State surplus property: Lynwood Armory.....	4
AB 916 (Niello)	School facilities construction: Twin Rivers Unified School District.....	4
AB 1062 (Ma)	School facilities: uniform standards: solar design plans.....	5
AB 1338 (Committee on Budget)	Public resources.....	5
AB 1389 (Committee on Budget)	State government.....	6
AB 1781 (Laird)	Budget Act of 2008.....	6
AB 1883 (Keene)	Fire: inmate crews: nonprofit organizations.....	7
AB 1908 (Wolk)	Dixon Unified School District: school farm property.....	7
AB 1974 (Nava)	State property: sale or exchange.....	7
AB 1981 (Huff)	Surplus property: Chino Valley Unified School District.....	8
AB 2026 (Villines)	State property.....	8
AB 2033 (Nunez)	School facilities: charter schools.....	8
AB 2043 (Spitzer)	Crime victims' memorial.....	8
AB 2133 (Hancock)	State contracts: agency projects: habitat and wetlands.....	9
AB 2171 (Cook)	Purple Heart Memorial.....	9

INDEX OF SIGNED BILLS

AB 2778 (Mendoza)	Small business and procurement.....	9
AB 3020 (Salas)	State Contract Act: definition: department.....	9
AB 3024 (Duvall)	Payment bonds: public works	9
SB 140 (Kehoe)	State property: City of San Diego.....	10
SB 588 (Runner)	Postsecondary education: community college school buildings.....	10
SB 658 (Romero)	School facilities.....	10
SB 1040 (Kehoe)	Telecommunications: Emergency Telephone Users Surcharge Act.....	11
SB 1149 (Wiggins)	Telecommunications: grants to areas not served by local exchange carriers.....	11
SB 1245 (Negrete McLeod)	California Mexican American Veterans' Memorial	11
SB 1285 (Corbett)	Resource conservation lands: acquisition	12
SB 1498 (Committee on Budget)	Maintenance of the codes	12
SB 1556 (Ducheny)	School construction	14
SB 1608 (Corbett)	Disabled persons: equal access rights: civil actions	14
SB 1681 (Battin)	Surplus State real property.....	14
SB 1696 (Yee)	California Public Records Act: disclosure	14

BILL (AUTHOR) TOPIC

OFFICE

CHAPTER

**CODE SECTIONS
AFFECTED**

AB 88
(Committee
on Budget)

Budget Act of 2008

OL

269

Summary: AB 1781, as proposed by Conference Report No. 1 on July 17, 2008, would make appropriations for the support of State government for the 2008-09 Fiscal Year. This bill would amend and supplement the Budget Act of 2008 by revising items of appropriation for the Office of Planning and Research; the Office of Emergency Services; the Department of Justice; the Controller; the Secretary of State; the Treasurer; the Department of General Services; the State Personnel Board; the Department of Technology Services; the Department of Forestry and Fire Protection; the Department of Parks and Recreation; the State Air Resources Board; the State Department of Developmental Services; the State Department of Health Care Services; the State Department of Mental Health; the State Department of Social Services; the Department of Corrections and Rehabilitation; the Student Aid Commission; the State Department of Education; the California State Library; the University of California; the California State University; the California Community Colleges; the Department of Personnel Administration; the Public Utilities Commission; the Department of Finance; the Military Department; the Financial Information System for California; and local government financing. This bill contains other related provisions. (Urgency Clause – effective date is September 23, 2008.)

An act to amend and supplement the Budget Act of 2008 by amending Items 0250-001-0159, 0650-001-0001, 0690-001-0001, 0690-001-0890, 0690-002-0001, 0690-101-0890, 0690-102-0001, 0820-001-0001, 0840-001-0001, 0855-111-0367, 0890-001-0001, 0950-001-0001, 1760-001-0666, 1880-001-0001, 1955-001-9730, 2640-101-0046, 2660-001-0042, 2660-104-6059, 2660-304-6059, 2660-492, 3540-001-0001 3790-490, 3900-001-0044, 4260-101-0001, 4260-101-0890, 4260-111-0001, 4260-111-0890, 4300-101-0001, 4440-101-0001, 5180-101-0001, 5180-101-0890, 5180-111-0001, 5180-141-0001, 5180-141-0890, 5180-151-0001, 5180-151-0890, 5225-001-0001, 5225-002-0001, 5225-101-0001, 5225-301-0001, 5225-301-0660, 6110-001-0001, 6110-001-0890, 6110-101-0349, 6110-103-0001, 6110-104-0001, 6110-105-0001, 6110-107-0001, 6110-108-0001, 6110-111-0001, 6110-119-0001, 6110-122-0001, 6110-123-0890, 6110-124-0001, 6110-125-0001, 6110-126-0890, 6110-128-0001, 6110-130-0001, 6110-134-0890, 6110-136-0890, 6110-140-0001, 6110-150-0001, 6110-151-0001, 6110-156-0001, 6110-158-0001, 6110-161-0001, 6110-167-0001, 6110-181-0001, 6110-189-0001, 6110-190-0001, 6110-193-0001, 6110-196-0001, 6110-198-0001, 6110-201-0890, 6110-202-0001, 6110-203-0001, 6110-204-0001, 6110-209-0001, 6110-211-0001, 6110-224-0001, 6110-228-0001, 6110-232-0001, 6110-234-0001, 6110-240-0001, 6110-243-0001, 6110-244-0001, 6110-245-0001, 6110-246-0001, 6110-247-0001, 6110-248-0001, 6110-260-0001, 6110-265-0001, 6110-267-0001, 6110-488, 6120-011-6029, 6440-001-0001, 6440-302-6041, 6440-304-6048, 6870-101-0001, 7980-001-0001, 7980-001-0890, 7980-101-0001, 7980-101-0890, 8380-001-0001, 8660-001-0042, 8660-001-0046, 8660-001-0412, 8660-001-0461, 8660-001-0462, 8860-001-0001, 8880-001-9737, 8940-001-0001, and 9210-101-0001 of, by adding Items 0820-012-0378, 0820-495, 3790-494, 6440-301-0660, 6610-301-0660, 6610-491, 8660-011-0470, 8660-011-0471, 8660-011-0483, 9210-105-0001, and 9350-104-6065 to, and by repealing Items 0690-001-1014, 3540-001-1014, and 6110-135-0890 of, Section 2.00 of, and by amending Sections 4.07, 12.32, 24.85, and 35.50 of, and by adding Section 35.20 to, that act, relating to the State Budget, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

BILL (AUTHOR) TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 498 (Hernandez) Public contracts: State contract eligibility: business activities in Sudan	PD	272	<i>An act to add Article 13 (commencing with Section 10475) to Chapter 2 of Part 2 of Division 2 of the Public Contract Code, relating to public contracts.</i>
<p>Summary: Existing law authorizes contracting between State agencies and private contractors and sets forth requirements for the procurement of goods and services by State agencies and the various responsibilities of State agencies and the Department of General Services in implementing State contracting procedures and policies. This bill would prohibit a scrutinized company, as defined, that is involved in specified activities in Sudan, from entering into a contract with a State agency for goods or services. The bill would also require a prospective bidder for those State contracts that currently or within the previous three years has had business activities or other operations outside of the United States, to certify that the company is not a scrutinized company and would impose civil penalties, as specified, for a company that provides a false certification. The bill would allow the Director of General Services, under specified conditions, to permit a scrutinized company to enter into State contracts for goods and services.</p>			
AB 887 (De La Torre)	RESD	651	<i>An act relating to state property, and declaring the urgency thereof, to take effect immediately.</i>
<p>Summary: Existing law authorizes the Director of General Services to dispose of State surplus property, subject to specified conditions, including authorization by the Legislature. Existing law requires the net proceeds from the lease of State surplus property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, except as otherwise provided by law. This bill would, until January 1, 2010, authorize the Director, with the approval of the Adjutant General, to complete a lease to the City of Lynwood at fair market value, of specified State-owned property known as the Lynwood Armory. The bill would specify a 5-year term for the lease and would authorize renewal of the lease or other lease agreements of the Lynwood Armory for a total term not to exceed 25 additional years. The bill would, notwithstanding the requirement for payment of lease proceeds into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, require the proceeds of the lease to be deposited into the Armory Fund pursuant to a specified provision of law. This bill contains other related provisions. (Urgency Clause – effective date is September 30, 2008.)</p>			
AB 916 (Niello)	RESD	651	<i>An act to add and repeal Section 35567 of the Education Code, relating to school facilities construction, and declaring the urgency thereof, to take effect immediately.</i>
<p>Summary: Existing law, the Leroy F. Greene School Facilities Act of 1998, requires the State Allocation Board to allocate to applicant school districts prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. The act requires an applicant school district for new construction to submit to the board a one-time report of existing school building capacity that is to be calculated pursuant to a specified formula, and requires ongoing eligibility for new construction funding to be determined by completing a series of calculations based on projected enrollment compared to existing school building capacity. A school district newly formed, reorganized, or affected by reorganization, pursuant to an election that occurred on or after November 4, 1998, is required to calculate or recalculate its existing school building capacity pursuant to regulations adopted by the State Allocation Board. This bill would authorize the Twin Rivers Unified School District to occupy a portion of the East Natomas Education Complex project without jeopardizing its future eligibility for funding for purposes of constructing and housing up to 1,000 unhoused pupils within the middle school of the East Natomas Education Complex project, pursuant to the Leroy F. Greene School Facilities Act of 1998. The bill would establish a procedure for the nullification of the authority granted under the bill through the submission of a resolution of the governing board of the district to the State Allocation Board. This bill contains other related provisions. (Urgency Clause – effective date is September 30, 2008.)</p>			

BILL (AUTHOR) TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 1062 (Ma) School facilities: uniform standards: solar design plans	DSA	653	<i>An act to add Section 17282.5 to the Education Code, relating to school facilities.</i>
<p>Summary: Existing law requires, except for certain specified circumstances, the Department of General Services to supervise the design and construction of any school building or the reconstruction or alteration of, or addition to, any school building to ensure that the plans and specifications comply with the rules and regulations adopted by the department and the applicable requirements of the California Building Standards Code. This bill would require the Division of the State Architect in the Department of General Services, on or before January 1, 2010, to develop uniform criteria for precheck approval processes for solar design plans for a school facility that comply with the rules and regulations adopted by the department and the applicable requirements of the California Building Standards Code. The Department of General Services would be required to complete review of solar design plan applications submitted by a school district that conform with the standards within 45 calendar days of the receipt of a complete application and to act on corrected complete applications within 10 calendar days of their submission for approval.</p>			
AB 1338 (Committee on Budget)	Energy Issues 760		<i>An act to add Section 12841.3 to the Food and Agricultural Code, to amend Section 12892 of the Government Code, to amend Section 85.2 of the Harbors and Navigation Code, to amend Sections 13138, 13146.1, 13146.2, 25173.6, 25174, 39625.1, and 39626 of, to add Sections 43022.5 and 44274.7 to, and to add Article 8.6 (commencing with Section 25395.35) to Chapter 6.8 of Division 20 of, the Health and Safety Code, to amend Sections 3258, 6217.3, 30620, and 37036 of, and to add Sections 30620.1 and 30620.2 to, the Public Resources Code, to add Section 326.5 to, and to add and repeal Section 343 of, the Public Utilities Code, and to amend Sections 12561, 13385.1, and 79441 of the Water Code, relating to public resources, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>
<p>Summary: This bill, among other things, would require each State agency and department to annually submit to the Legislature an estimate of the of the department's own greenhouse gas emissions, as well as an explanation of any increase or decrease compared to the previous year's emissions. Additionally the Administration would be required to annually submit a five-year work plan summary that shows how staff and contracting resources would be allocated to achieve specified climate solution deliverables. (Urgency Clause – effective date is September 30, 2008.)</p>			

BILL (AUTHOR) TOPIC**OFFICE****CHAPTER****CODE SECTIONS
AFFECTED****AB 1389**
(Committee
on Budget)**State government**

Summary: Among other things, this bill would require the Department of General Services (DGS), no later than March 1, 2009, and biennially thereafter, to make the recommendations required by Government Code (GC) Section 15814.22 regarding developing a multi-year plan to exploit all practicable and cost-effective energy efficiency measures in State facilities, and to report the progress towards implementing energy efficiency measures for State buildings under the DGS' jurisdiction.
(Urgency Clause – effective date is September 30, 2008.)

Energy Issues 751

An act to amend Section 23320 of the Business and Professions Code, to amend Sections 22664, 22954, 22954.1, 22955, 22955.5, 24412, 24415, 24416, 24417, and 24600 of, to add Sections 8277.65, 8277.66, and 24415.5 to, to repeal Section 24411 of, and to repeal and add Section 22954.5 of, the Education Code, to amend Section 13001 of the Fish and Game Code, to add Section 4101.4 to the Food and Agricultural Code, to amend Sections 8544.5, 11032, 11033, 11270, 11271, 11272, 11274, 11276, 11277, 13300, 13302, 13332.02, 13332.03, 15849.6, 16142, 16142.1, 16144, 22877, 22883, 30061, 63035, and 76104.6 of, to add Sections 11270.1, 13311, 13312, 15814.28, and 19816.22 to, to add Chapter 7 (commencing with Section 15849.20) to Part 10b of Division 3 of Title 2 of, and to repeal Section 13997.4 of, the Government Code, to amend Sections 33675 and 33680 of, and to add Sections 17928, 33684, 33685, 33686, 33687, 33688, and 33689 to, the Health and Safety Code, to amend Section 1060 of the Insurance Code, to amend Sections 62.5, 62.9, and 139.48 of the Labor Code, to add Section 69.9 to the Military and Veterans Code, to amend Section 25416 of the Public Resources Code, to amend Section 281 of the Public Utilities Code, to amend Sections 18535, 18536, 19280, and 30131.4 of, and to add Sections 19011.5 and 19290.1 to, the Revenue and Taxation Code, to amend Section 5891 of the Welfare and Institutions Code, and to amend Section 6 of Chapter 213 of the Statutes of 2000, relating to state government, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.

AB 1781
(Laird)**Budget Act of 2008**

Summary: This bill would make appropriations for support of State government for the 2008-09 Fiscal Year. This bill contains other related provisions. (Urgency Clause – effective date is September 23, 2008.)

OL**268**

An act making appropriations for the support of the government of the State of California and for several public purposes in accordance with the provisions of Section 12 of Article IV of the Constitution of the State of California, and declaring the urgency thereof, to take effect immediately.

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 1883 (Keene)	<p>Fire: inmate crews: nonprofit organizations Summary: The Department of Forestry and Fire Protection is required to use inmates and wards assigned to conservation camps for fire prevention, fire control, and other work of the department. The department is authorized to enter into contracts and cooperative agreements with public agencies for the performance of other conservation projects appropriate for that public agency, under the policies established by the Prison Industry Authority. This bill would enact the Wildfire Prevention Assistance Act of 2008 and would expand the department's authority to include entering into contracts and cooperative agreements with qualified nonprofit organizations that have a demonstrated ability to plan, implement, and complete a conservation project and meet other criteria, as determined by the department.</p>	OLS	259	<i>An act to amend Section 4953 of the Public Resources Code, relating to fire.</i>
AB 1908 (Wolk)	<p>Dixon Unified School District: school farm property Summary: Existing law establishes the public school system in this State, and, among other things, provides for the establishment of school districts throughout the State and for their provision of instruction at the public elementary and secondary schools they operate and maintain. Existing law establishes a public school funding system that includes, among other elements, the provision of funding to local educational agencies through State apportionments, the proceeds of property taxes collected at the local level, and other sources. Existing law authorizes school districts to sell surplus real and personal property, as specified. Existing law requires the proceeds obtained by a school district pursuant to the sale of its real property to be expended solely for capital outlay purposes. This bill would express findings and declarations relating to the financial condition of the Dixon Unified School District. The bill would authorize the Dixon Unified School District to sell its excess farmland previously used as the school farm, as specified, and would require the district to deposit the proceeds of the sale into the general fund of the school district to establish a specified reserve and to deposit the remaining amount into the capital outlay fund of the district. The bill would specify the conditions under which the proceeds from the sale authorized by the bill may be expended. The bill would provide that from July 1, 2008, to June 30, 2010, inclusive, the Dixon Unified School District would not be eligible to receive financial hardship assistance pursuant to a specified statute, and that the district would not be eligible to receive hardship funding from the State School Deferred Maintenance Fund under a specified statute until all remaining funds from the sale of the property authorized by the bill are exhausted for deferred maintenance or capital outlay purposes. These provisions would be repealed on January 1, 2021. This bill contains other related provisions. (Urgency Clause – effective date is September 30, 2008.)</p>	OPSC	634	<i>An act to add and repeal Section 41003.3 of the Education Code, relating to the Dixon Unified School District, and declaring the urgency thereof, to take effect immediately.</i>
AB 1974 (Nava)	<p>State property: sale or exchange Summary: Existing law authorizes the Director of General Services, with the approval of the State Public Works Board and the Director of Parks and Recreation, to sell or exchange certain real property, as specified, including a parcel consisting of a portion of San Buenaventura State Beach. Under existing law, that parcel shall be transferred on the condition that it be used only for public recreational purposes. Existing law authorizes the State to reenter the property if that condition is breached. This bill would authorize the City of Ventura, upon approval by the Director of Parks and Recreation, to exchange with a private party a portion of the parcel conveyed to the city pursuant to those provisions for an adjacent parcel of equal or greater fair market value. The bill would terminate the public recreational use condition and the State's right of reentry with respect to the property conveyed to the private party and would apply that condition and right of reentry to the property conveyed to the city.</p>	RESD	662	<i>An act to amend Section 3 of Chapter 1358 of the Statutes of 1987, relating to state property.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 1981 (Huff)	<p>Surplus property: Chino Valley Unified School District Summary: Existing law authorizes a school district to enter into a joint-use agreement with another governmental entity that includes some or all of the territory of the district, for specified purposes. This bill would authorize the Chino Valley Unified School District to transfer specified surplus property owned by the school district to the City of Chino Hills, in the County of San Bernardino, upon payment to the district by the city and the execution of an agreement between the school district and the city for development of the property into a park. This bill would require the district to remit a specified sum to the State Allocation Board. This bill further would require the property to revert to the State if the use of the property changes to a use that is not consistent with parks and recreation purposes, unless specified conditions are met. This bill contains other related provisions and other existing laws.</p>	OPSC	663	<i>An act relating to surplus property.</i>
AB 2026 (Villines)	<p>State property Summary: Existing law requires the Department of Parks and Recreation to control the units of the State park system. This bill would authorize the Director of the Department of Parks and Recreation, with the approval of the Director of General Services, to exchange with or sell to the City of Sacramento for fair market value all or part of specified properties located in Old Sacramento State Historic Park that is part of the Old Sacramento Historic District in the City of Sacramento. The bill would specify conditions under which this property may be exchanged or sold, and how the proceeds from any transfer may be used. This bill contains other related provisions and other existing laws. (Urgency Clause – effective date is September 30, 2008.)</p>	RESD	761	<i>An act to add Sections 5003.16 and 5080.41 to the Public Resources Code, and to amend Section 9 of Chapter 731 of the Statutes of 1998, relating to state property, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>
AB 2033 (Nunez)	<p>School facilities: charter schools Summary: Existing law establishes as part of the Leroy F. Greene School Facilities Act of 1998 the Charter Schools Facilities Program to provide funding to qualifying entities for the purpose of establishing school facilities for charter school pupils. The School Finance Authority, in consultation with the State Allocation Board, is required to adopt regulations establishing uniform terms and conditions that apply equally to the funding of charter school projects. The regulations are required to provide for the payment schedule for lease payments in lieu of the local matching funds and require those payments to include interest at the rate paid on moneys in the Pooled Money Investment Account, as specified. This bill would revise the manner in which the interest rate is determined and would prohibit the authority from setting the interest rate at lower than 2 percent.</p>	OPSC	273	<i>An act to amend Section 17078.57 of the Education Code, relating to school facilities.</i>
AB 2043 (Spitzer)	<p>Crime victims' memorial Summary: Existing law prescribes various duties of the Department of General Services in connection with development and maintenance of the park around the State Capitol Building. This bill would authorize the California Crime Victims' Memorial Foundation, upon its establishment, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California residents who are victims of crime. It would require that the planning, construction, and maintenance of the memorial be funded with private donations through a nonprofit foundation to be established. It also would prohibit construction of the memorial until the master plan of the State Capitol Park is approved and adopted by the Joint Committee on Rules, and the Department of Finance and the Joint Committee on Rules have determined that sufficient private funding is available to construct and maintain the memorial.</p>	RESD	584	<i>An act to add Section 14630 to the Government Code, relating to the State Capitol.</i>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
AB 2133 (Hancock)	State contracts: agency projects: habitat and wetlands	RESD	444	<i>An act to amend Section 10108.5 of the Public Contract Code, relating to public contracts.</i>
	Summary: Existing law requires the Department of General Services to approve certain contracts entered into by a State agency. Existing law allows the Department of General Services to authorize the carrying out of a project directly by a department within the Resources Agency, without the services of the Department of General Services, as long as the estimated project cost does not exceed \$500,000. This bill would allow the Department of General Services to authorize a board, commission, or conservancy within the Resources Agency to also carry out a project, without the services of the Department of General Services, as long as the estimated project cost does not exceed \$500,000. This bill also would allow the State Coastal Conservancy, with the approval of the Department of General Services, to directly carry out a public works project involving habitat or wetlands restoration and certain improvements other than buildings and nonaccess related structures, on specified State-owned lands.			
AB 2171 (Cook)	Purple Heart Memorial	RESD	585	<i>An act to add Section 14629 to the Government Code, relating to the State Capitol.</i>
	Summary: Existing law prescribes various duties for the Department of General Services in connection with development and maintenance of the park around the State Capitol Building. This bill would authorize the Military Order of the Purple Heart, Capitol Chapter 385, in consultation with the department and a specifically created committee, to construct and maintain a memorial in the Capitol Historic Region to honor California residents who have been awarded the Purple Heart. It would require that the planning, construction, and maintenance of the memorial be funded with private donations through a nonprofit foundation to be established. It also would prohibit construction of the memorial until the master plan of the State Capitol Park is approved and adopted by the Joint Committee on Rules and the Joint Committee on Rules and the Department of Finance have determined that sufficient private funding is available to construct and maintain the memorial.			
AB 2778 (Mendoza)	Small business and procurement	PD	102	<i>An act to amend Section 14837 of the Government Code, relating to public contracts.</i>
	Summary: Under the Small Business Procurement and Contract Act, a State agency is authorized to award a contract for construction, including the erection, construction, alteration, repair, or improvement of any State structure, building, road, or other State improvement of any kind that has an estimated value of greater than \$5,000, but less than a specified cost limit, to a certified small business, including a microbusiness, or to a disabled veteran business enterprise, as long as the agency obtains written bid submittals from 2 or more certified small businesses, including microbusinesses, or from two or more disabled veteran business enterprises. For purposes of the act, "small business" and "microbusiness" are defined, among other things, as including a manufacturer with a maximum number of employees. "Manufacturer" is defined as a business that is primarily engaged in the chemical or mechanical transformation of raw materials or processed substances into new products and is within a specified classification of the Standard Industrial Classification (SIC) Manual. This bill would replace the reference to a manufacturer within that particular classification of the SIC Manual with a requirement that a manufacturer falls within a specified classification of the North American Industry Classification System.			
AB 3020 (Salas)	State Contract Act: definition: department	RESD	106	<i>An act to repeal and add Section 10106 of the Public Contract Code, relating to public contracts.</i>
	Summary: The State Contract Act generally governs contracting between State agencies and private contracts. Existing law authorizes specified departments to enter into contracts for public works. The specified departments are the Department of Water Resources, the Department of General Services, the Department of Boating and Waterways, the Department of Corrections and Rehabilitation, and the Department of Transportation. This bill would expand the definition of "department" for purposes of contracting for a public work to include the Military Department.			
AB 3024 (Duvall)	Payment bonds: public works	RESD	79	<i>An act to amend Section 7103 of the Public Contract Code, relating to payment bonds.</i>
	Summary: Existing law requires every original contractor who is awarded a public works contract by a State entity, as defined, involving expenditure in excess of \$5,000, to file a payment bond. This bill instead would require every original contractor who is awarded a public works contract by a State entity involving expenditure in excess of \$25,000, to file a payment bond.			

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 140 (Kehoe)	<p>State property: City of San Diego Summary: Existing law authorizes the Director of General Services to acquire and convey real property for the State, whenever that transfer of the real property is authorized or contemplated by law. This bill would authorize the director to sell, lease, exchange, or any combination thereof, approximately 2.7 acres of real property in the City of San Diego that is specifically declared not to be surplus to the needs of the State, and, in return, to acquire up to 120,000 net square feet of usable office and related space for consolidated administrative operations of the State. The bill would also provide that funds derived from the sale or exchange of the real property would be appropriated to the Department of General Services to expend for the purposes of the bill. This bill contains other related provisions and other existing laws.</p>	RESD	513	<p><i>An act to add Section 14673.10 to, and to repeal Section 14669.16 of, the Government Code, relating to state property, and making an appropriation therefor.</i></p>
SB 588 (Runner)	<p>Postsecondary education: community college school buildings Summary: Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the State. This bill would require the department to develop and submit, in consultation with the board of governors, by June 1, 2009, to the California Building Standards Commission proposed building standards for adoption as part of the California Building Standards Code that will govern the construction, reconstruction, modification, or expansion of school buildings of a community college district, if the community college district elects not to utilize the Field Act. The department would be required to review and include, where appropriate, in these standards the standards that govern the California State University. This bill contains other related provisions and other existing laws.</p>	DSA	704	<p><i>An act to add Sections 81053 and 81054 to the Education Code, relating to community colleges.</i></p>
SB 658 (Romero)	<p>School facilities Summary: Existing law establishes the Year-Round School Grant Program to provide financial assistance to school districts operating year-round educational programs. The State Department of Education, in consultation with school districts, the Department of Finance, the Legislative Analyst's Office, and other affected parties, is required to conduct a study of the grant program to develop an equitable method of phasing out the program over a multiyear period. This bill would phase out the Year-Round School Grant Program over a 4-year period by reducing grant amounts by 20 percent each Fiscal Year commencing with the 2008-09 Fiscal Year, would prohibit the Superintendent of Public Instruction from approving new year-round school grants, and would require that the Budget Act for the 2008-09 Fiscal Year and the Budget Acts for each fiscal year thereafter appropriate to the State Department of Education an amount equal to the amount appropriated for the program for the 2007-08 Fiscal Year, plus the amount equal to the reduction in funding for the Year-Round School Grant Program. If the Budget Act of 2008 is enacted before this bill and does not reflect the reallocation, or if the Budget Act for any of the 2009-10 to 2012-13 Fiscal Years, inclusive, does not reflect the reallocation, the Director of Finance would be required to transfer a specified amount appropriated in the Budget Act for the Year-Round School Grant Program to the Charter School Facility Grant Program to accomplish the reallocation of funding. This bill contains other related provisions and other existing laws. (Urgency Clause – effective date is September 24, 2008.)</p>	OPSC	271	<p><i>An act to add Sections 42270, 42271, and 47614.7 to, and to repeal Article 3 (commencing with Section 42260) of Chapter 7 of Part 24 of Division 3 of Title 2 of, the Education Code, relating to school facilities, and declaring the urgency thereof, to take effect immediately.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 1040 (Kehoe)	<p>Telecommunications: Emergency Telephone Users Surcharge Act</p> <p>Summary: Existing provisions of the Warren-911-Emergency Assistance Act establish the number "911" as the primary emergency telephone number of use in the State. The existing Emergency Telephone Users Surcharge Act ("911" surcharge act) generally imposes a surcharge on amounts paid by every person in the State for intrastate telephone service that is imposed at a percentage rate, not less than 0.5 percent nor more than 0.75 percent as annually estimated to provide revenues sufficient to fund "911" emergency telephone system costs for the current fiscal year. Surcharge amounts are paid to the State Board of Equalization on a monthly basis by the telephone service supplier and are deposited into the State Treasury to the credit of the State Emergency Telephone Number Account in the General Fund, to be expended for limited purposes, including to pay the Department of General Services for its costs in administration of the "911" emergency telephone number system. Existing law defines a "service supplier," for purposes of the "911" surcharge act, as meaning a person supplying intrastate telephone communication services, as defined, pursuant to California intrastate tariffs to any service user, as defined, in the State and includes any person supplying intrastate telephone communications services for whom the Public Utilities Commission has eliminated the requirement for filing an intrastate tariff. Existing law also defines a "service user" as meaning any person using intrastate telephone communication services in this State who is required to pay a surcharge under the act. This bill would expand the definition of a "service supplier," for purposes of the "911" surcharge act, to include any person supplying Voice over Internet Protocol (VoIP) service to any service user in this State and providing access to the "911" emergency system by utilizing the digits 9-1-1. This bill would also expand the definition of a "service user" to include any person using VoIP service in this State who is required to pay a surcharge under the act. This bill would specify that the "911" surcharge act applies to VoIP service, as defined, commencing on January 1, 2009, but would provide that the surcharge does not apply to customers whose primary place of using the service is outside the State. This bill would also specify that charges not subject to the surcharge may be calculated by a service supplier based upon books and records kept in the regular course of business, and for purposes of calculating the interstate revenue portion not subject to the surcharge, a service supplier may also choose a reasonable and verifiable method, as specified. This bill contains other related provisions. (Urgency Clause – effective date is May 21, 2008.)</p>	TD	17	<p><i>An act to amend Sections 41007, 41009, 41011, 41016, 41020, 41025, 41030, 41031, 41046, 41050 of, and to add Sections 41016.5, 41019.5, and 41152 to, the Revenue and Taxation Code, relating to telecommunications, and declaring the urgency thereof, to take effect immediately.</i></p>
SB 1149 (Wiggins)	<p>Telecommunications: grants to areas not served by local exchange carriers</p> <p>Summary: Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including telephone corporations. The commission is required until January 1, 2009, to establish a grant program to aid in the establishment of telecommunications service in areas not currently served by existing local exchange carriers. The grant program is funded out of either the California High-Cost Administrative Committee Fund-A or California High-Cost Administrative Committee Fund-B, or both, and the funding level is prohibited from exceeding \$10,000,000 per year. Existing law prohibits any one applicant from receiving more than 25 percent of the designated program funds in a single fiscal year. The Warren-911-Emergency Assistance Act establishes the number "911" as the primary emergency telephone number for use in the State. This bill would title the grant program as the Rural Telecommunications Infrastructure Grant Program, would extend the grant program until January 1, 2013, and would authorize grants to areas that lack access to an emergency telephone system as described in the Warren-911-Emergency Assistance Act. This bill would also provide that no more than \$40,000,000 shall be encumbered from the funds during the 4-year period ending on December 31, 2012, for the program. The bill would prohibit any single grant from exceeding \$5,000,000.</p>	TD	388	<p><i>An act to amend Section 276.5 of the Public Utilities Code, relating to telecommunications.</i></p>
SB 1245 (Negrete McLeod)	<p>California Mexican American Veterans' Memorial</p> <p>Summary: Existing law establishes the California Mexican American Veterans' Memorial Beautification and Enhancement Committee and provides for its composition and duties. Existing law authorizes the beautification and enhancement of an existing memorial on State grounds, as defined, provided for through private contributions, and authorizes the committee to, among other things, establish a schedule for its design, construction, and dedication; to solicit designs and devise a process for selection of the final design; to monitor construction; and to consult with and obtain final design and site orientation approval from the Department of General Services. This bill would require the Department of General Services, in consultation with the committee, to accomplish specified goals with respect to the design and construction of the memorial. This bill contains other related provisions.</p>	RESD	520	<p><i>An act to amend Section 1334 of, and to add Section 1335.5 to the Military and Veterans Code, relating to veterans memorials.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 1285 (Corbett)	Resource conservation lands: acquisition Summary: Existing law authorizes various agencies to acquire land for purposes related to conservation. Existing law requires an acquisition agency, as defined, prior to approving the acquisition of conservation land, as defined, where an agency proposes to spend more than \$25,000,000 of State funds, to contract for at least one independent appraisal of the fair market value of the land. Existing law defines "acquisition agency" as the Wildlife Conservation Board or the State Coastal Conservancy and defines "conservation lands" as land or an interest therein to be acquired by an acquisition agency, or that is owned by the State and under the jurisdiction of the Wildlife Conservation Board, the State Coastal Conservancy, the Department of Fish and Game, or the Department of Parks and Recreation. This bill would instead define "acquisition agency" as the Wildlife Conservation Board, the Department of Parks and Recreation, or a State conservancy. The bill would revise the definition of "conservation lands" to delete the requirement that the land owned by the State be under the jurisdiction of the Wildlife Conservation Board, the State Coastal Conservancy, the Department of Fish and Game, or the Department of Parks and Recreation. This bill contains other related provisions.	RESD	711	<i>An act to amend Section 5096.501 of, and to add Sections 5096.517 and 5096.518 to, the Public Resources Code, relating to state lands.</i>
SB 1498 (Committee on Judiciary)	Maintenance of the codes. Summary: Existing law directs the Legislative Counsel to advise the Legislature from time to time as to legislation necessary to maintain the codes. This bill would make nonsubstantive changes in various provisions of law to effectuate the recommendations made by the Legislative Counsel to the Legislature.	OL	179	<i>An act to amend Sections 108, 480, 490, 650, 1265.1, 1625.4, 3152, 3702, 4999.2, 4999.7, 5216.6, 5616, 5640, 6073, 6212, 6213, 7027.5, 7159, 8698.5, 14207, 14245, 16721.5, 17204, 17915, 17929, and 19596.2 of the Business and Professions Code, to amend Sections 56.10, 798.73, 1185, 1789.13, 1936, 1951.7, and 2938 of the Civil Code, to amend Sections 340.7 and 486.050 of the Code of Civil Procedure, to amend Section 9526.5 of the Commercial Code, to amend Sections 8484, 8774, 17075.10, 33051, 33382, 35021.3, 46300, 47605, 48980, 49423.5, 49431.7, 51228, 52244, 52499.66, 52861, 52922, 56030, 56300, 56302, 56328, 56331, 56341.1, 56342.1, 56363.5, 56366.1, 56426.6, 56431, 56456, 56476, 56504, 56851, 66018.55, 69551, and 71095 of, and to amend the headings of Chapter 1 (commencing with Section 8006) of Part 6 of Division 1 of Title 1 of, Article 1 (commencing with Section 8006) of Chapter 1 of Part 6 of Division 1 of Title 1 of, and Part 40.5 (commencing with Section 67500) of Division 5 of Title 3 of, the Education Code, to amend Section 13001 of the Elections Code, to amend Sections 1520 and 50700 of the Financial Code, to amend Section 8235 of the Fish and Game Code, to amend Sections 3352, 3357, and 20755 of the Food and Agricultural Code, to amend Sections 3502.5, 3517.8, 3543, 7267.2, 7576, 7585, 8588.1, 8592.1, 8879.50, 8879.60, 11126, 11549.2, 11549.5, 11549.6, 11550, 13959, 14838, 15820.104, 15820.105, 19609, 27293, 27361, 31521.3, 31739.33, 53343.1, 53601, 56100.1, 56700.1, 57009, 65007, 65865.5, 65917.5, 65962, 66474.5,</i>

BILL (AUTHOR) TOPIC**OFFICE****CHAPTER****CODE SECTIONS
AFFECTED**

66474.62, 66540.1, 66540.9, 66540.10, 66540.12, 66540.32, 66540.54, 69615, 70375, 70391, 76000, 76000.5, 76104.1, 76104.6, 77200, 77201.1, 95001, 95003, and 95020 of, and to amend and renumber Section 66540.34 of, the Government Code, to amend Sections 1180.1, 1250.8, 1348.8, 1357.03, 1367.07, 1417.2, 1538.5, 1568.09, 1569.145, 1728.8, 11752.1, 25210.9, 25270.2, 25299.57, 25299.58, 39625.02, 43869, 44125, 44272, 101317, 111071, 116033, 121530, 122354, 124900, 124991, 127400, 127405, 128735, and 131540 of the Health and Safety Code, to amend Sections 739.3, 1063.1, 1626, 1764.1, 1765, 1872.8, 1872.81, 1872.86, and 15031 of the Insurance Code, to amend Sections 77.7, 4604.5, and 4658.5 of the Labor Code, to amend Sections 293, 398, 903.2, 1170, 1369.1, and 11062 of the Penal Code, to amend Sections 4584, 5818.2, 25402.5.4, 25402.10, 30253, 30327.5, 30327.6, 31408, 35615, and 40117 of the Public Resources Code, to amend Sections 353.1, 399.12, 884.5, and 2829 of the Public Utilities Code, to amend Sections 107.7, 8352.6, 8352.8, 17053.5, 30182, 32258, 41007, 41011, 41021, 41030, and 41099 of the Revenue and Taxation Code, to amend Sections 118, 464, 25440, and 36622 of the Streets and Highways Code, to amend Section 2739 of the Unemployment Insurance Code, to amend Sections 1803, 2430.1, 4766, 5004.1, 9853.6, 11410, 13353.2, 21251, 22511.85, 24617, 27315, 40002, and 40240 of the Vehicle Code, to amend Sections 8201, 9602, 9610, 9614, 9625, 13478, and 13480 of, and to amend and repeal Section 8610.5 of, the Water Code, to amend Sections 707, 5348, 5352.1, 5777.7, 5806, 10830, 10960, 11322.5, 14043.1, 14043.26, 14045, 14154.3, 14407.1, 15657.3, 15660, 16522.1, and 19630.5 of the Welfare and Institutions Code, to amend Section 34 of the Sacramento Area Flood Control Agency Act (Chapter 510 of the Statutes of 1990), to amend Section 1107 of the Ojai Basin Groundwater Management Agency Act (Chapter 750 of the Statutes of 1991), to amend Section 1 of Chapter 58 of the Statutes of 1997, and to amend Sections 2 and 4 of Chapter 4, Section 2 of Chapter 26, and Section 2 of Chapter 451, of the Statutes of 2007, relating to maintenance of the codes.

BILL (AUTHOR)	TOPIC	OFFICE	CHAPTER	CODE SECTIONS AFFECTED
SB 1556 (Ducheny)	School construction Summary: Existing law establishes the public school system in this State, and, among other things, provides for the establishment of school districts throughout the State and for their provision of instruction at the public elementary and secondary schools they operate and maintain. Existing law establishes a public school funding system that includes, among other elements, the provision of funding to local education agencies through State apportionments, the proceeds of property taxes collected at the local level, and other sources. Existing law establishes procedures for the approval, funding, and completion of school construction projects financed through State funds, including procedures for the calculation by the State Allocation Board of the eligibility of a school district for new construction funding financed by the issuance of State bonds. This bill would authorize the State Allocation Board to permit an elementary school district with at least 37 elementary schools that is located within a high school district with at least 12 high schools, that has an average daily attendance exceeding 20,000 pupils, and that has geographical boundaries encompassing more than 100 square miles to calculate its eligibility for new construction funding based on a provision that is otherwise applicable only to high school attendance areas.	OPSC	723	<i>An act to amend Section 17071.76 of the Education Code, relating to school construction.</i>
SB 1608 (Corbett)	Disabled persons: equal access rights: civil actions Summary: Existing law provides for the licensure and regulation of persons engaged in the practice of architecture by the California Architects Board. This bill would require a person licensed to practice architecture, as a condition of license renewal, to complete coursework regarding disability access requirements, as specified, certify that completion to the California Architects Board, and provide specified documentation from the course provider. This bill contains other related provisions and other existing laws.	DSA	549	<i>An act to amend Section 5600 of the Business and Professions Code, to add Section 55.3 to, and to add Part 2.52 (commencing with Section 55.51) and Part 2.53 (commencing with Section 55.55) to Division 1 of, the Civil Code, to amend Sections 4450 and 4459.5 of, and to add Chapter 3.7 (commencing with Section 8299) to Division 1 of Title 2 of, the Government Code, and to amend Section 18949.29 of the Health and Safety Code, relating to disability access, and making an appropriation therefor.</i>
SB 1681 (Battin)	Surplus State real property Summary: Existing law requires the Department of General Services to offer land that has been declared surplus by the Legislature, and that is not needed by any State agency, to local agencies and private entities and individuals, subject to specified conditions. This bill would revise the conditions and procedures by which the department may dispose of surplus land to local agencies and private entities and individuals. This bill contains other related provisions and other existing laws.	RESD	532	<i>An act to amend Sections 54221, 54222, 54226, 54227, and 54230.5 of, to repeal Sections 11011.2, 11011.3, 11011.4, 11011.6, 11011.8, and 11011.9 of, and to repeal and add Section 11011.1 of, the Government Code, relating to state surplus property.</i>
SB 1696 (Yee)	California Public Records Act: disclosure Summary: Existing law, the California Public Records Act, requires each State and local agency to make its records available for public inspection during office hours and, upon request of any person, to make copies available upon payment of fees, unless the records are exempt by law from disclosure. This bill would provide that a State or local agency may not allow another party to control the disclosure of information that is otherwise subject to disclosure under the act. This bill would state that this provision is declaratory of existing law. This bill contains other related provisions.	OLS	62	<i>An act to add Sections 6253.3 and 6253.31 to the Government Code, relating to public records.</i>

LEGISLATIVE BILLS VETOED IN 2008

INDEX OF VETOED BILLS

AB 35 (Ruskin)	Environment: State buildings: sustainable building standards	17
AB 100 (Mullin)	Education facilities: per-unhoused-pupil grants	17
AB 295 (Lieu)	State agencies: collection of demographic data	17
AB 527 (Torrico)	Energy efficiency	18
AB 608 (De La Torre)	State contracting: small business preference	18
AB 779 (Jones)	Personal information: State agencies and businesses	18
AB 865 (Davis)	Energy efficiency measures	19
AB 1058 (Laird)	Green building construction: best practices	19
AB 1135 (Strickland)	State government: reports: declarations	19
AB 1219 (Jones)	State property	20
AB 1393 (Leno)	Public records	20
AB 1438 (Laird)	Conveyances: DeLaveaga Park	20
AB 1450 (Brownley)	School facilities: replacement buildings: reconfiguration	20
AB 1517 (Jones)	Surplus State property: 58th Street Armory	21
AB 1526 (Committee on Budget)	Before and after school programs	21
AB 1942 (Ruskin)	Public contracts: small businesses and disabled veteran business enterprises	21
AB 2173 (Caballero)	Public schools facility financing	22
AB 2179 (Furutani)	Air quality: diesel fuel	22
AB 2265 (Jones)	State property: Old Sacramento State Historic Park	23
AB 2346 (Swanson)	Child care: State employees	23
AB 2455 (Laird)	State lands: resource land transactions	23
AB 2472 (Laird)	Conveyances: DeLaveaga Park	24

INDEX OF VETOED BILLS

AB 2529 (Wolk)	Buildings: access	24
AB 2560 (Lieu)	Medium- and heavy-duty motor vehicles: air pollution	24
AB 2854 (Mendoza)	California Small Business Advocate: Internet Web site	25
AB 2992 (La Malfa)	Resource conservation districts: California Prompt Payment Act	25
AB 3033 (Laird)	University of California: contracts	25
SB 18 (Perata)	Public works: labor compliance programs	26
SB 35 (Torlakson)	School facilities: joint-use facilities	26
SB 404 (Kehoe)	Parks: conveyances	26
SB 455 (Denham)	Water: Salinas Valley State Prison wastewater treatment plant	26
SB 553 (Aanestad)	State property: Department of Forestry and Fire Protection	27
SB 678 (Wiggins)	Surplus State property: County of Napa	27
SB 789 (Margett)	Surplus property: Chino Valley Unified School District	27
SB 1354 (Torlakson)	School facilities: construction	28
SB 1447 (Yee)	Education finance: San Bruno Park School District	28
SB 1527 (Yee)	State property: sale	29
SB 1557 (Wiggins)	State Environmental Goals and Policy Report	29

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 35 (Ruskin)	<p>Environment: State buildings: sustainable building standards</p> <p>Summary: Existing law sets forth various requirements for energy and design efficiency in construction and renovation of State buildings. This bill would enact the Sustainable Building Act of 2007 and would require a State agency, on and after July 1, 2010, that commences construction of a State building, or renovation to a building owned by the State, to design, construct, and operate that State building to meet, at a minimum, applicable certification standards described in the United States Green Building Council's Leadership in Energy and Environmental Design for a gold rating. The bill would require a State agency to also consider existing relevant information and guidelines, and would require a State agency to provide for credits for the use of specified products.</p>	RESD	Vetoed	<p><i>An act to add Part 3.1 (commencing with Section 71117) to Division 34 of the Public Resources Code, relating to the environment.</i></p>
AB 100 (Mullin)	<p>Education facilities: per-unhoused-pupil grants</p> <p>Summary: The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate, to applicant school districts, prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. A provision of the Leroy F. Greene School Facilities Act of 1998 sets specific per-unhoused-pupil grant eligibility levels applicable on and after July 1, 2006. This bill would repeal that provision, would increase by 5 percent the per-unhoused-pupil grants, including grants for individuals with exceptional needs, that were in effect pursuant to the provision to be repealed by the bill as it read on January 1, 2008, and would further increase these grants by 4 percent on January 1, 2010. The bill also would require the State Allocation Board to increase specified grants made to qualifying individuals with exceptional needs in accordance with the provision to be repealed by the bill as it read on January 1, 2008. This bill contains other related provisions.</p>	OPSC	Vetoed	<p><i>An act to amend Section 17072.10 of, to add Sections 17072.19 and 17214.2 to, and to repeal Section 17072.11 of, the Education Code, relating to public education facilities.</i></p>
AB 295 (Lieu)	<p>State agencies: collection of demographic data</p> <p>Summary: Existing law requires any State agency, board, or commission that directly or by contract collects demographic data as to the ancestry or ethnic origin of Californians to use separate collection categories and tabulations for each major Asian and Pacific Islander group, including, but not limited to, Chinese, Japanese, Filipino, Korean, Vietnamese, Asian Indian, Hawaiian, Guamanian, Samoan, Laotian, and Cambodian. This bill would require specified State agencies to use additional separate collection categories and tabulations for other major Asian groups and Native Hawaiians and other Pacific Islander groups, including Bangladeshi, Fijian, Hmong, Indonesian, Malaysian, Pakistani, Sri Lankan, Taiwanese, Thai, and Tongan. This bill would also require that these specified State agencies update their data collection categories to match those used by the United States Census Bureau. This bill would further require a State agency, board, or commission that directly or by contract collects demographic data, include data on specified collection categories and tabulations in any demographic report on ancestry or ethnic origins of Californians that it publishes or releases on or after July 1, 2009. This bill would further require a State agency, board, or commission to make the collected data available to the public, in accordance with State and federal law, except for personal identifying information, which shall be deemed confidential.</p>	PD	Vetoed	<p><i>An act to amend Section 8310.5 of, and to add Section 8310.7 to, the Government Code, relating to State agencies.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 527 (Torricon)	Energy efficiency	Energy Issues	Vetoed	<i>An act to add Sections 15814.50 and 15814.51 to the Government Code, and to amend Section 25401 of the Public Resources Code, relating to energy efficiency.</i>
<p>Summary: Existing law requires all new public buildings to be models of energy efficiency, according to specified criteria, and requires the Department of General Services to consult with the State Energy Resources Conservation and Development Commission with respect to these criteria. This bill would require the department, in partnership with the commission, to develop and adopt, on or before January 1, 2009, a State plan to include energy efficient technology in public buildings, according to specified criteria. It would require the department, with the cooperation of the commission, to begin implementation of the State plan upon its adoption. The bill would also require the department, in conjunction with the commission, to report to the Legislature, on or before January 1, 2011, on the progress of the implementation of the State plan and its effectiveness in improving the energy efficiency of public buildings. This bill contains other related provisions and other existing laws.</p>				
AB 608 (De La Torre)	State contracting: small business preference	PD	Vetoed	<i>An act to amend Section 14838 of the Government Code, relating to State contracting.</i>
<p>Summary: The Small Business Procurement and Contract Act requires the directors of the Department of General Services and other State agencies entering into contracts for the provision of goods, information technology, and services to the State, and in the construction of State facilities, to provide for a preference up to and including 5 percent for any bid to small businesses and microbusinesses, or nonsmall businesses that provide for small business and microbusiness subcontractor participation, in solicitations where an award is to be made to the lowest responsible bidding meeting specifications. This bill would increase the maximum percentage of the bidding preference afforded by the directors of the Department of General Services and other State agencies to small businesses and microbusinesses, or nonsmall businesses that provide for small business and microbusiness subcontractor participation to 10 percent.</p>				
AB 779 (Jones)	Personal information: State agencies and businesses	PD	Vetoed	<i>An act to add Sections 1724.4 and 1724.5 to, and to repeal and amend Sections 1798.29 and 1798.82 of, the Civil Code, relating to personal information.</i>
<p>Summary: Existing law imposes specified duties upon certain persons or businesses that conduct business in California to, among other things, take reasonable steps to destroy customer records, implement and maintain reasonable security measures, disclose a breach of computerized data, and, upon request, provide specified information to a customer in relation to the disclosure of personal information to 3rd parties. For a violation of any of the above-described provisions, existing law allows an injured customer to institute a civil action to recover damages or for injunctive relief. This bill would prohibit a person, business, or agency, as defined, that sells goods or services to any resident of California and accepts as payment a credit card, debit card, or other payment device, from storing, retaining, sending, or failing to limit access to payment related data, as defined, retaining a primary account number, or storing sensitive authentication data subsequent to an authorization, as specified, unless a specified exception applies. Upon a violation, and as applicable, the bill would apply specified reimbursement and notice provisions, as described below. This bill contains other related provisions and other existing laws.</p>				

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 865 (Davis)	State agencies: live customer service agents	OHR	Vetoed	<i>An act to amend Section 11022 of the Government Code, relating to State agencies.</i>
	Summary: Existing law requires each State agency to establish a procedure whereby incoming telephone calls on any public line shall be answered within 10 rings during regular business hours, subject to certain exceptions. This bill would name these provisions the State Agency Live Customer Service Act. It would require each State agency to answer an incoming call on its main public line with a live customer service agent or automated telephone answering equipment with an automated prompt that allows a caller to select the option to speak with a live customer service agent, subject to certain exceptions. This bill contains other related provisions and other existing laws.			
AB 1058 (Laird)	Green building construction: best practices	Energy Issues Vetoed		<i>An act to amend Sections 18909, 18917.2, 18927, and 18941.5 of, to add Sections 18914.4 and 18918.4 to, and to add Chapter 4.7 (commencing with Section 18944.50) to Part 2.5 of Division 13 of, the Health and Safety Code, relating to environmental protection.</i>
	Summary: Existing law sets forth various requirements for energy and design efficiency in the construction and renovation of State buildings. This bill would require the Department of Housing and Community Development, by July 1, 2009, in conjunction with a specified working group of certain State entities that it would coordinate, and, in consultation with specified public and private sector organizations, to develop green building standards for residential occupancies, and submit them to the Building Standards Commission for review, adoption, approval, and publication. The bill would require that the green building standards include measures regarding energy, water, materials and resources efficiency, indoor environmental quality, innovation and design process, nonmotorized transportation, and a method for determining life-cycle cost. The department, and other specified entities, in developing and adopting the green building standards, would be required to consider certain aspects of existing relevant guidelines. The bill would require a State agency, on or before July 1, 2009, to submit to the commission for review, approval, and publication, all of the State agency's green building standards that are existing on that date and that have not been previously reviewed, approved, or adopted by the commission. This bill contains other related provisions and other existing laws.			
AB 1135 (Strickland)	State government: reports: declarations	OL	Vetoed	<i>An act to add Section 7550.7 to the Government Code, relating to State reports.</i>
	Summary: Existing law generally sets out the requirements for the submission of written reports by public agencies to the Legislature, the Governor, the Controller, and State legislative and other executive entities. This bill would require a written report, as defined, submitted by any State agency or department to the Legislature, a Member of the Legislature, or any State legislative or executive body to include a signed statement by the head of the agency or department declaring that the factual contents of the written report are true, accurate, and complete to the best of his or her knowledge. This bill contains other related provisions.			

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 1219 (Jones)	<p>State property Summary: Existing law requires the Department of Parks and Recreation to operate, manage, and maintain units of the State park system. This bill would authorize the Director of the Department of Parks and Recreation, with the approval of the Director of General Services, to exchange with or sell to the City of Sacramento for fair market value all or part of specified properties located in Old Sacramento State Historic Park that is part of the Old Sacramento Historic District in the City of Sacramento. The bill would specify conditions under which this property may be exchanged or sold, and how the proceeds from any transfer may be used. This bill contains other related provisions and other existing laws.</p>	RESD	Vetoed	<p><i>An act to add Sections 5003.16 and 5080.41 to the Public Resources Code, to amend Section 9 of Chapter 731 of the Statutes of 1998, and to amend Section 10 of Chapter 974 of the Statutes of 2002, relating to State property.</i></p>
AB 1393 (Leno)	<p>Public records Summary: The California Public Records Act requires State and local agencies to make their records available for public inspection and, upon request of any person, to provide a copy of any public record unless the record is exempt from disclosure. This bill would, as of July 1, 2009, require any State agency that publishes an Internet Web site to include on the homepage of that site specified information that is not exempt from disclosure under the act about how to contact the agency, how to request records under the act, and a form for submitting online requests for records. It would authorize any person to bring an action to enforce the duty of a State agency to post this information and would provide for penalties including monetary awards to be paid by the agency, with specified provisions to become operative on January 1, 2009. This bill contains other related provisions.</p>	OTR, OLS	Vetoed	<p><i>An act to add Section 6253.3 to the Government Code, relating to public records.</i></p>
AB 1438 (Laird)	<p>Conveyances: DeLaveaga Park Summary: Existing law requires all real property within the DeLaveaga Park Property owned by the State, other than that portion leased to the City of Santa Cruz, to be used for a National Guard camp of instruction and, if that use is determined by the Adjutant General to be no longer necessary for that purpose, requires the Department of General Services to reconvey the real property to the city, to be used in perpetuity for public recreational purposes. The department is also directed to convey to the city its fee interest in that portion of the DeLaveaga Park Property leased to the city to be used as a municipally owned public golf course, if the city simultaneously conveys in fee to the State the portion of the property that is leased to the State. This bill would describe the portion of real property within the DeLaveaga Park Property leased to the City of Santa Cruz as comprising approximately 40 acres to be referred to as "the armory site," and make various conforming changes. This bill contains other related provisions.</p>	RESD	Vetoed	<p><i>An act to amend Sections 2 and 3 of Chapter 188 of the Statutes of 1999, relating to conveyances.</i></p>
AB 1450 (Brownley)	<p>School facilities: replacement buildings: reconfiguration Summary: The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. This bill instead would require the board to provide a grant for 50 percent of the replacement cost of an existing building to be demolished if a school district proposes to demolish the existing building and replace it with a multistory building serving the same grade group configuration or a different grade group configuration on the same or a separate site and if, among other things, the total cost of the demolition, remediation, and construction of all new multistory buildings included in the total project is less than the total cost of providing a new school facility and the existing building proposed to be demolished was not constructed with any funds under the act. This bill contains other existing laws.</p>	OPSC	Vetoed	<p><i>An act to amend Section 17071.46 of the Education Code, relating to school facilities.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 1517 (Jones)	<p>Surplus State property: 58th Street Armory Summary: Existing law authorizes the Director of General Services, with the approval of the Military Department and the State Public Works Board, to convey to the Roman Catholic Bishop, Sacramento, specified property in the City of Sacramento, known as the 58th Street Armory, in exchange for a replacement facility meeting specified criteria. The director is also authorized to lease, with the concurrence of the Adjutant General, a specified portion of the property to the Diocese of Sacramento for a period not to exceed seven years, for purposes of constructing a parking lot. This bill would authorize the director, with the concurrence of the Adjutant General, to lease the property to the Sacramento Diocese, as specified, for a period not to exceed 50 years, with the net proceeds to be deposited into the Armory Fund to be available for appropriation by the Legislature pursuant to specified provisions of law. This bill contains other related provisions.</p>	RESD	Vetoed	<i>An act to add Section 11011.12 to the Government Code, relating to State property.</i>
AB 1526 (Committee on Budget)	<p>Before and after school programs Summary: Proposition 49, an initiative statute approved by the voters at the November 5, 2002, statewide general election, enacted the After School Education and Safety Program Act of 2002. The act continuously appropriates each fiscal year an amount up to \$550,000,000 from the General Fund to the State Department of Education for purposes of the After School Education and Safety Program. The initiative statute prohibits the amendment of specified provisions of the act by the Legislature and requires a 2/3 vote of each house to amend another specified provision of the act. This bill would repeal provisions of the act that make that continuous appropriation and would authorize the Legislature to amend any provision of the act by a statute passed by a majority vote of each house. The bill would require the Secretary of State to submit those provisions to the voters at the November 4, 2008, statewide general election, would waive or modify statutory election deadlines and requirements for placement of those provisions on the ballot, and would make the provisions operative on July 1 immediately following the date upon which they are approved by the voters. This bill contains other related provisions.</p>	OSP	Vetoed	<i>An act to repeal Sections 8483.5 and 8483.6 of the Education Code, and to amend Section 14 of Proposition 49 of the 2002 statewide general election, relating to before and after school programs, and declaring the urgency thereof, to take effect immediately.</i>
AB 1942 (Ruskin)	<p>Public contracts: small businesses and disabled veteran business enterprises Summary: Existing law provides for various programs to encourage the participation of small businesses and disabled veteran business enterprises, as certified by the Department of General Services, in State agency contracts. Existing law revokes, for a specified period, the small business or microbusiness certification of a business that obtained the classification as a small business or microbusiness by reason of having furnished incorrect supporting information or withholding relevant information, and suspends that business from transacting with the State, as specified. Existing law extends the period of revocation and suspension for additional or subsequent violations. This bill would increase the period of certification revocation and suspension for such violations, and additionally require the revocation of the business' seller's permit for additional or subsequent violations. This bill contains other related provisions and other existing laws.</p>	PD	Vetoed	<i>An act to amend Sections 14842 and 14842.5 of the Government Code, and to amend Section 999.9 of the Military and Veterans Code, relating to public contracts.</i>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 2173 (Caballero)	<p>Public schools facility financing</p> <p>Summary: Existing law authorizes the governing board of a school district to levy a fee, charge, dedication, or other requirement against any construction within the boundaries of the school district for the purpose of funding the construction or reconstruction of school facilities. A governing board of a school district may increase the levy, as prescribed, if State funds for new school facility construction are not available, as defined. As part of the specified process for levying a fee, charge, dedication, or other requirement against any construction within the boundaries of the school district, the governing board of a school district is required to adopt, by resolution, a school facilities analysis at a public hearing. This bill would revise the process by which a governing board calculates the maximum fee, charge, dedication, or other requirement against school facility construction that may be collected. Any member of the public would be able to request in writing a meeting with the governing board of a school district for purposes of discussing and understanding the school facility needs analysis, and the governing board would be required to hold a meeting as requested at least five days prior to the public hearing to adopt the school facilities needs analysis. By imposing new duties on local officials, this bill would impose a State-mandated local program. This bill contains other related provisions and other existing laws.</p>	OPSC	Vetoed	<p><i>An act to amend Sections 65995.5 and 65995.6 of the Government Code, relating to public schools facility financing.</i></p>
AB 2179 (Furutani)	<p>Air quality: diesel fuel</p> <p>Summary: Existing law imposes various limitations on emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. Existing law generally designates the State Air Resources Board as the State agency with the primary responsibility for the control of vehicular air pollution. Existing law requires the State board to establish, by regulation, various emissions standards for gasoline and motor vehicle fuel. Existing law also declares that research, development, and commercialization of clean alternative fuels have the potential to strengthen California's economy by providing growth, and helping to reduce the State's vulnerability to petroleum price volatility. This bill would require all vehicles owned or leased by an entity of the State on or after January 1, 2010, that require diesel fuel to operate to use renewable biomass-based diesel fuel, as determined by the State board, if certain requirements are met. The State board would be required to develop sustainability criteria for renewable biomass-based diesel fuel meeting specified requirements. These provisions would be repealed on January 1, 2012.</p>	OFA	Vetoed	<p><i>An act to add and repeal Section 43867.5 of the Health and Safety Code, relating to air pollution.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 2265 (Jones)	<p>State property: Old Sacramento State Historic Park Summary: Existing law requires the Department of Parks and Recreation to operate, manage, and maintain units of the State park system. This bill would authorize the Director of the Department of Parks and Recreation, with the approval of the Director of General Services, to exchange with or sell to the City of Sacramento for fair market value all or part of specified properties located in Old Sacramento State Historic Park that is part of the Old Sacramento Historic District in the City of Sacramento. The bill would specify conditions under which this property may be exchanged or sold, and how the proceeds from any transfer may be used. This bill contains other related provisions and other existing laws.</p>	RESD	Vetoed	<i>An act to add Sections 5003.16 and 5080.41 to the Public Resources Code, relating to State property, and declaring the urgency thereof, to take effect immediately.</i>
AB 2346 (Swanson)	<p>Child care: State employees Summary: Existing law requires space for State employee child care facilities to be provided when the State constructs, renovates, or acquires buildings that can accommodate 700 or more State employees. The Department of General Services and the Child Development Programs Advisory Committee are required to conduct a review of employees slated to occupy the new or renovated building to determine if there is sufficient need for child care services. The use of the child care facility is subject to specified terms and conditions, including the payment of rent, as determined by the department. This bill would provide that rental terms of any child care facility would authorize the Director of General Services to offer, as specified, a full rent subsidy or charge nothing for the use of the child care facility. The Director of General Services would be required to grant a full rent subsidy only to a child care facility that has received a rent deferral for two or more years, upon the request of the employee-occupants of the building.</p>	RESD	Vetoed	<i>An act to amend Section 4560 of the Government Code, relating to child care.</i>
AB 2455 (Laird)	<p>State lands: resource land transactions Summary: The Property Acquisition Law requires the State Public Works Board to acquire, on behalf of the Department of Parks and Recreation, interests in real property, including options to purchase, that have been appraised, selected, and settled through purchase negotiations conducted by the department, subject to certain requirements. This bill would remove the State Public Works Board as the entity designated to acquire property for the Department of Parks and Recreation, and instead create the State Parks Preservation Board ("board"), and would require the board to review the department's recommendations, and, subject to authorization by the board, would authorize the department to acquire real property or rights in real property, subject to certain additional requirements. This bill contains other related provisions.</p>	RESD	Vetoed	<i>An act to amend Section 15853 of the Government Code, to amend Section 5006 of, and to add Article 2.1 (commencing with Section 550) to Chapter 1 of Division 1 of, the Public Resources Code, relating to State lands.</i>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 2472 (Laird)	<p>Conveyances: DeLaveaga Park Summary: Existing law requires all real property within the DeLaveaga Park Property owned by the State, other than that portion leased to the City of Santa Cruz, to be used for a National Guard camp of instruction and, if that use is determined by the Adjutant General to be no longer necessary for that purpose, requires the Department of General Services to reconvey the real property to the city, to be used in perpetuity for public recreational purposes. The department is also directed to convey to the city its fee interest in that portion of the DeLaveaga Park Property leased to the city to be used as a municipally owned public golf course, if the city simultaneously conveys in fee to the State the portion of the property that is leased to the State. This bill would describe the portion of real property within the DeLaveaga Park Property leased to the City of Santa Cruz as comprising approximately 40 acres to be referred to as "the armory site," and make various conforming changes. This bill contains other related provisions.</p>	RESD	Vetoed	<p><i>An act to amend Sections 2 and 3 of Chapter 188 of the Statutes of 1999, relating to conveyances.</i></p>
AB 2529 (Wolk)	<p>Buildings: access Summary: The federal Americans with Disabilities Act of 1990 and the California Building Standards Code require that specified buildings, structures, and facilities be accessible to, and usable by, persons with disabilities. Existing law establishes in the Department of General Services the State Architect with responsibilities relating to architectural services and State buildings. Existing law requires the State Architect to establish and publicize a program for voluntary certification by the State of any person who meets specified criteria as a certified access specialist and to require applicants for certification and renewal to pay specified fees. This bill would require the State Architect to publish a fee schedule for these fees on its Internet Web site. This bill contains other related provisions and other existing laws.</p>	DSA	Vetoed	<p><i>An act to amend Section 4459.8 of the Government Code, relating to building standards.</i></p>
AB 2560 (Lieu)	<p>Medium- and heavy-duty motor vehicles: air pollution Summary: Existing law requires, on or before December 31, 2008, the Department of General Services, in conjunction with the State Air Resources Board and the State Energy Resources Conservation and Development Commission, to amend the existing "Enhanced Efficiency Costing Methodology for Passenger Cars and Light-Duty Vehicles" to rank the environmental and energy benefits and costs of these motor vehicles for potential procurement by State and local governments pursuant to specified criteria. This bill would require, on or before December 31, 2010, that the above-described State agencies apply the same criteria established under this provision for passenger cars and light-duty vehicles to medium-duty and heavy-duty motor vehicles. The bill would exempt the department from complying with the criteria for potential procurement for medium-duty and heavy-duty motor vehicles. The bill would require the department, in carrying out the above requirements, to consider, to the extent feasible, the findings of the Low Carbon Fuel Standard, once adopted by the board.</p>	OFA	Vetoed	<p><i>An act to add Section 25724 to the Public Resources Code, relating to air pollution.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
AB 2854 (Mendoza)	<p>California Small Business Advocate: Internet Web site Summary: Existing law requires the California Small Business Advocate to develop and post specified information on an Internet Web site. This bill would, until January 1, 2014, require the advocate to establish a one-stop location on its Internet Web site for posting announcements of business-related programs, information, announcements, and services offered by State agencies, departments, commissions, boards, and other State entities and other specified information. The bill would also require the advocate, in consultation with the California Small Business Board and the California Economic Strategy Panel, to determine the programs, information, announcements, and services for posting on the Internet Web site and the format and timelines for their posting. The bill would require State agencies, departments, commissions, and boards to cooperate with the advocate in administering the one-stop location on its Internet Web site. The bill would make implementation of its provisions contingent upon funding for its purposes being provided in the annual Budget Act or other statute.</p>	PD	Vetoed	<p><i>An act to add and repeal Section 65054.6 of the Government Code, relating to the California Small Business Advocate.</i></p>
AB 2992 (La Malfa)	<p>Resource conservation districts: California Prompt Payment Act Summary: Existing law generally provides that a State agency that fails to make any payment for goods and services to certain entities pursuant to a contract shall be subject to an interest penalty fee, according to specified criteria. This bill would include resource conservation districts within the list of entities entitled to interest penalty fees for the failure of a State agency to make payment for goods and services to a resource conservation district pursuant to a contract, as specified. This bill contains other related provisions.</p>	OFS	Vetoed	<p><i>An act to amend Sections 927.2, 927.6, 927.7, and 927.11 of the Government Code, relating to resource conservation districts.</i></p>
AB 3033 (Laird)	<p>University of California: contracts Summary: Existing law establishes the University of California as a public trust administered by the Regents of the University of California. Employees of the university provide instruction to students and conduct research at each of the 10 campuses of the university, which are located in Berkeley, Davis, Irvine, Los Angeles, Merced, Riverside, San Diego, San Francisco, Santa Barbara, and Santa Cruz. This bill would urge the regents, and require the Department of General Services, to establish a model contract with standard contract provisions. The bill would define the term contract to mean a research, training, or service agreement between the State and the university, or a grant from the State to the university for research, training, or service. The bill would require that, to the extent feasible, these standard contract provisions include, but not necessarily be limited to, provisions relating to specified legal issues. The bill would require that any and all standard provisions in the model contract agreed upon under the bill be used in contracts entered into between the university and the State, unless either of the contracting parties determines that a specific standard contract provision is inappropriate for a specific contract. The bill would authorize the Department of General Services to use the services of any State agency, as defined, to include every State office, officer, department, division, bureau, board, and commission in implementing the bill.</p>	OLS	Vetoed	<p><i>An act to add Article 6 (commencing with Section 92060) to Chapter 1 of Part 57 of Division 9 of Title 3 of the Education Code, relating to the University of California.</i></p>

BILL (AUTHOR)	TOPIC	OFFICE	STATUS	CODE SECTIONS AFFECTED
SB 18 (Perata)	<p>Public works: labor compliance programs Summary: Existing law requires an awarding body, as defined, that chooses to use funds from either the Kindergarten-University Public Education Facilities Bond Act of 2002 or the Kindergarten-University Public Education Facilities Bond Act of 2004 for a public works project to initiate and enforce, or contract with a 3rd party to initiate and enforce, a labor compliance program, as defined, for that public works project. This bill would add the Kindergarten-University Public Education Facilities Bond Act of 2006 as a source of funds for a public works project that would require an awarding body, if it chooses to use those funds, to initiate and enforce, or contract with a 3rd party to initiate and enforce, a labor compliance program.</p>	OPSC	Vetoed	<i>An act to amend Section 1771.7 of the Labor Code, relating to public works.</i>
SB 35 (Torlakson)	<p>School facilities: joint-use facilities Summary: Existing law authorizes the State Allocation Board to provide a grant to fund joint-use projects to construct facilities on kindergarten and grades 1 to 12, inclusive, schoolsites if the school district demonstrates that the project meets specified criteria. Eligibility for a joint-use grant is conditioned upon, among other things, demonstration by a school district that (a) it has entered into a joint-use agreement with a specified joint-use partner that specifies the amount of the contribution to be made by the school district and the joint-use partner toward the 50 percent local share of eligible project costs, and (b) the joint-use partner has agreed to contribute at least 25 percent of eligible project costs, except as provided. This bill would expand the types of allowable projects available to be built pursuant to the joint-use agreements to include a career technical building or shop and physical education and outdoor recreational site development. This bill contains other related provisions and other existing laws.</p>	OPSC	Vetoed	<i>An act to amend Sections 17077.40 and 17077.42 of the Education Code, relating to school facilities.</i>
SB 404 (Kehoe)	<p>Parks: conveyances Summary: Existing law imposes various conditions on the transfer of certain State properties, including requiring some of those properties to be used for park purposes. Existing law regulates the sale of surplus State property. This bill would require a transfer of any interest in specified State-owned real property located in the City of San Diego to be subject to a condition requiring that property to be used for park purposes in perpetuity.</p>	RESD	Vetoed	<i>An act to add Section 5003.20 to the Public Resources Code, relating to public resources.</i>
SB 455 (Denham)	<p>Water: Salinas Valley State Prison wastewater treatment plant Summary: Under existing law, the State Water Resources Control Board and the California regional water quality control boards prescribe waste discharge requirements for publicly owned treatment works and other dischargers in accordance with the federal Clean Water Act and the Porter-Cologne Water Quality Control Act. This bill would authorize the Director of General Services to sell, lease, convey, or exchange at fair market value specified real property at the Salinas Valley State Prison containing the prison's wastewater treatment facility to the City of Soledad upon those terms and conditions and subject to those reservations and exceptions as the Director of General Services determines are in the best interests of the State. The bill would require the net proceeds of any moneys received from the disposition of the property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund. By increasing the amount transferred into a continuously appropriated fund, this bill would make an appropriation. This bill contains other related provisions and other existing laws.</p>	RESD	Vetoed	<i>An act relating to water, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i>

BILL (AUTHOR)	TOPIC	OFFICE STATUS	CODE SECTIONS AFFECTED
SB 553 (Aanestad)	State property: Department of Forestry and Fire Protection	RESD Vetoed	<i>An act to add Section 14673.9 to the Government Code, relating to State property.</i>
	Summary: Existing law authorizes the Director of General Services to execute grants of real property belonging to the State. This bill would authorize the Director of General Services to lease, sell, or exchange specified property in the City of Redding used by the Department of Forestry and Fire Protection as its Shasta-Trinity Unit Headquarters. The bill would require the director to initially offer the property to the City of Redding before offering it to the public through a competitive process determined by the director to be in the best interest of the State.		
SB 678 (Wiggins)	Surplus State property: County of Napa	RESD Vetoed	<i>An act to add Section 11011.26 to the Government Code, relating to State property, and making an appropriation therefor.</i>
	Summary: Existing law authorizes the Director of General Services to dispose of State surplus property, subject to specified conditions, including authorization by the Legislature. This bill would authorize the director to sell or exchange, at current fair market value, all or part of a specified parcel of State property to the County of Napa upon those terms, conditions, reservations and exceptions the director determines are in the best interest of the State, by January 1, 2010. The bill would require any agreement for the sale or exchange of the property to include a provision that requires the County of Napa to retain title to the property for use as a park or wilderness preserve, or in the event of a future sale of that property by the county, require the county, by recorded easement, to limit future uses of the property to a park or wilderness preserve. The bill would also require reimbursement of the Department of General Services for any cost or expense incurred in the disposition of the property from the proceeds of the disposition of the property. The bill would require the net proceeds of any moneys received from the disposition of the property to be paid into the Deficit Recovery Bond Retirement Sinking Fund Subaccount, a continuously appropriated fund, thereby resulting in an appropriation.		
SB 789 (Margett)	Surplus property: Chino Valley Unified School District	RESD Vetoed	<i>An act relating to surplus property.</i>
	Summary: Existing law authorizes a school district to enter into a joint-use agreement with another governmental entity that includes some or all of the territory of the district, for specified purposes. This bill would authorize the Chino Valley Unified School District to transfer specified surplus property owned by the school district to the City of Chino Hills, in the County of San Bernardino, upon payment to the district by the city and the execution of an agreement between the school district and the city for development of the property into a park. This bill would further require the property to revert to the school district if the property ceased to be used for parks and recreation purposes. This bill contains other existing laws.		

BILL (AUTHOR)	TOPIC	OFFICE STATUS	CODE SECTIONS AFFECTED
SB 1354 (Torlakson)	School facilities: construction	OPSC Vetoed	<i>An act relating to school facilities.</i>
<p>Summary: The Leroy F. Greene School Facilities Act of 1998 requires the State Allocation Board to allocate to applicant school districts, prescribed per-unhoused-pupil State funding for construction and modernization of school facilities, including hardship funding, and supplemental funding for site development and acquisition. The act requires the board annually to adjust the per-unhoused-pupil apportionment for new construction to reflect construction cost changes and for modernization to reflect inflation, as set forth in the statewide cost index for class B construction as determined by the board. A school district is required, as a condition of the receipt of funds, to certify that the grant amount and local funds are sufficient to complete the school construction project for which the grant is intended. This bill would require the Superintendent of Public Instruction to examine and evaluate the ability of school districts, as defined, to build complete schools as approved by the State Department of Education with the funds provided by the State Allocation Board and an equal amount contributed by the school district under the Leroy F. Greene School Facilities Act of 1998 for the purpose of examining the standards to ensure that the standards achieve educational adequacy in terms of the facilities necessary for the school district to provide its educational program, assessing the level to which schools constructed with State funding assistance met standards for educational adequacy in terms of the facilities necessary for the school district to provide its educational program, and examining factors that enable them to build facilities to meet educational adequacy. This bill contains other existing laws.</p>			
SB 1447 (Yee)	Education finance: San Bruno Park School District	OPSC Vetoed	<i>An act to add and repeal Section 17463.7 of the Education Code, relating to the San Bruno Park School District, and making an appropriation therefor.</i>
<p>Summary: Existing law establishes the public school system in this State, and, among other things, provides for the establishment of school districts throughout the State and for their provision of instruction at the public elementary and secondary schools they operate and maintain. Existing law establishes a public school funding system that includes, among other elements, the provision of funding to local educational agencies through State apportionments, the proceeds of property taxes collected at the local level, and other sources. Existing law authorizes school districts to sell surplus real and personal property, as specified. Existing law requires the proceeds obtained by a school district pursuant to the sale of its real property to be expended solely for capital outlay purposes. This bill would authorize the San Bruno Park School District to encumber and expend up to \$1,400,000 of the proceeds from the sale of the site of the former Carl Sandburg Elementary School for the 2008-09 Fiscal Year, as specified, thereby making an appropriation. The bill also would require the district to restore the funds encumbered and expended pursuant to this bill, plus interest equal to that earned by the Pooled Money Investment Account, in annual payments, commencing in the 2009-10 Fiscal Year, over a period not to exceed 10 years. The bill would repeal this provision on January 1, 2021. This bill contains other related provisions.</p>			

BILL (AUTHOR)	TOPIC	OFFICE STATUS	CODE SECTIONS AFFECTED
SB 1527 (Yee)	<p>State property: sale Summary: Existing law authorizes the Director of General Services to dispose of State surplus property, subject to specified conditions, including authorization by the Legislature. This bill would require the director, prior to January 1, 2009, to enter into negotiations to sell, at fair market value, upon those terms and conditions determined by the director, a specified parcel of State property located in the County of San Mateo and the City and County of San Francisco to any interested 3rd party, with the Daly City Redevelopment Agency afforded the right of first refusal, as specified. The net proceeds of the conveyance would be paid into the Fair and Exposition Fund, a continuously appropriated fund, for the benefit of a specified district agricultural association, as provided, thereby making an appropriation. The bill would require reimbursement to the Department of General Services for any cost or expense incurred in the disposition of the property from the Daly City Redevelopment Agency or other purchaser. This bill would also declare the Legislature's findings that the sale of this State property does not constitute a sale of surplus State property, as set forth in specified existing law. This bill contains other related provisions.</p>	RESD Vetoed	<p><i>An act to add Section 19622.5 to the Business and Professions Code, and to add Section 11011.27 to the Government Code, relating to State property, making an appropriation therefor, and declaring the urgency thereof, to take effect immediately.</i></p>
SB 1557 (Wiggins)	<p>State Environmental Goals and Policy Report Summary: Existing law requires the Governor to prepare and cause to be maintained, reviewed, and revised a comprehensive State Environmental Goals and Policy Report that addresses specified State planning priorities. This bill would include, as one of the specified planning priorities, meeting the State's greenhouse gas emission limits and development that reduces vehicle miles traveled. This bill contains other related provisions and other existing laws.</p>	RESD Vetoed	<p><i>An act to amend Section 65041.1 of the Government Code, relating to State environmental planning.</i></p>