

San Francisco Cannabis State Legalization Task Force

California Cannabis-Related Legislation Update #7 - as of September 19, 2017

Guide to this Document

House/Type

Refers to the house of introduction (A-Assembly, S-Senate) and item type (bill (B), joint resolution (JR), concurrent resolution (CR))

Number

Hyperlinks to the bill text on the CA Legislative Information website. Click to access.

Author

Primary author(s) of the bill as introduced.

Subject

Topic area of the bill, from the bill text.

Date Introduced

The date the bill was introduced to the legislature.

Status

Status includes current location (A-Assembly, S-Senate, and Committee), most recent hearing date (if available), and last amended date (if available).

Summary

A brief overview of the key provisions of the bill. Recent changes/amendments are in bold or strikethrough.

Bill Notes/Other Org. Positions

Information about bill sponsors, supporters and opposition.

Spot bill indicates that this bill has been introduced as a nonsubstantive placeholder while detailed provisions are being created.

Highlighted Bill (in yellow)

Indicates completely or substantially new content (i.e. a revised spot bill, a bill revised to a different cannabis topic, or a bill on an unrelated topic amended to be cannabis-related).

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House /Type	Num	Author	Subject	Date Introduced	Status	Summary of Key Provisions	Bill Notes/Other Org. Positions
AB	133	Ting	Cannabis Regulation	1/10/17	Approved by the Gov: 9/16/17 Amended: 9/11/17	<p>MAUCRSA authorizes a person to apply for and be issued more than one license provided the licensed premises are separate and distinct. This bill would remove the condition that the licensed premises be separate and distinct.</p> <p>- This bill would require the licensing authority to presume that an applicant that voluntarily submits a valid, unexpired license, permit, or other authorization from the local jurisdiction is in compliance with all local ordinances unless the licensing authority is notified otherwise by the local jurisdiction. the bill would require the licensing authority to notify the local jurisdiction of the submission, as specified. the bill would make the requirements on the licensing authority with regard to notifying local jurisdictions and making specified application determinations contingent upon an applicant not providing adequate proof of compliance with local law.</p> <p>-would require the driver of a vehicle transporting or transferring cannabis or cannabis products to be directly employed by a licensee authorized to transport or transfer cannabis or cannabis products.</p>	None on file
AB	208	Eggman	Deferred Entry of Judgment: Pretrial Diversion	1/23/17	Passed- Orderd to Engrossing and Enrolling (9/14/17) Amended: 9/8/17	<p>This bill seeks to limit harsh consequences to immigrants by changing the current process for nonviolent, misdemeanor drug offenses from deferred entry of judgment (DEJ) to pretrial diversion. Would make the deferred entry of judgment program for specified drug-possession offenses into a pretrial diversion program. Would make a defendant qualified for the program if there is no evidence of another contemporaneous violation relating to narcotics or restricted dangerous drugs, the charged offense did not involve violence, there is no evidence within the past 5 years of another violation relating to narcotics or restricted dangerous drugs , and the defendant has no prior conviction for a serious or violent felony within 5 years prior. Under the pretrial diversion program created by this bill, a qualifying defendant would enter a plea of not guilty and waive his or her right to a trial by jury, and proceedings would be suspended in order for the defendant to enter a drug treatment program for 6 12-18 months to one year, or longer with good cause. The bill would require the court, if the defendant does not perform satisfactorily in the program or is convicted of specified crimes, to terminate the program and reinstate the criminal proceedings. The bill would require the criminal charges to be dismissed if the defendant completes the program.</p>	<p>Sponsors: ACLU, Drug Policy Alliance, Coalition for Humane Immigrant Rights, Immigrant Legal Resource Center, Mexican American Legal Defense and Education Fund</p> <p>Support: CA Attorneys for Criminal Justice, CA Public Defenders Assn, Human Impact Partners, Nat'l Assn of Social Workers, Others (refer to bill analysis)</p> <p>Oppose: (Verified 9/11/17) CA District Attorneys Assn, Respiratory Care Board of CA, San Diego Cnty. D. Att.</p>

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AB	350	Salas	Marijuana edibles: appealing to children.	2/8/17	Passed-Ordered to Engrossing and Enrolling : 9/16/17 Amended: 9/8/17	This bill would change references to marijuana instead to cannabis and amend the AUMA to prohibit a cannabis product from being made in the shape of a person, animal, insect, or fruit.	<p>Support: (Verified 9/8/17) Amer Academy of Pediatrics, Amer College of ER Physicians, Assn for LA Deputy Sheriffs, CA Academy of Child/Adol Psych, CA Assn of Code Enforcement Officers, CA College/Univ Police Chiefs Assn CA Narcotics Officers Assn, CBHDA, First 5 CA, LA Professional Peace Officers Assn, LA Police Protective League, Riverside Sheriffs Assn</p> <p>Oppose: (Verified 9/8/17) None on file.</p> <p>CHEAC: Watch</p>
SB	65	Hill	Vehicles: alcohol and marijuana: penalties	12/29/16	Approved by Gov: 9/11/17 Amended: 5/11/17 Revised: 7/17/17	This bill would make smoking/ingesting cannabis or cannabis products while driving, or while riding as a passenger in a motor vehicle being driven upon a highway or specified lands punishable as an infraction-(closing a loophole in Prop 64).	<p>Support: Assn for LA Deputy Sheriffs, CA Assn of Code Enforcement Officers, CA Assn of DUI Treatment Prog, CA College/Univ Police Chiefs Assn, CA Medical Assn, CA Narcotics Officers Assn, CA Police Chiefs Assn, Found for Advancing Alcohol Responsibility, LA Peace Officers Assn, LA Police Protective League, Peace Officers Research Assn of CA, Riverside Sheriffs Assn, Los Gatos</p> <p>Oppose: ACLU, CA Attys for Criminal Justice, CA NORML, CA Public Defenders Assn, Drug Policy Alliance</p> <p>CHEAC: Watch</p>

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SB	94	Committee on Budget and Fiscal Review	Cannabis: medicinal and adult use	1/11/17	Approved by Gov: 6/27/17 Amended: 6/09/17	Bill establishes a single system of administration for cannabis laws in California. It contains changes related to the Budget Act of 2017 that are necessary for state licensing entities to implement a regulatory framework pursuant to the Medical Cannabis Regulation and Safety Act (MCRSA), established by AB 266 (Bonta, Chapter 689, Statutes of 2015), AB 243 (Wood, Chapter 688, Statutes of 2015), SB 643 (McGuire, Chapter 719, Statutes of 2015), and SB 837 (Committee on Budget and Fiscal Review, Chapter 32, Statutes of 2016), and the Adult Use of Marijuana Act (AUMA) of 2016 (Proposition 64). This bill conforms MCRSA and AUMA into a single system that prioritizing consumer safety, public safety and tax compliance. Among other things, the bill creates agricultural cooperatives, a method for collecting and remitting taxes, a process for testing and packaging, and a process for collecting data related to driving under the influence.	Bill is the cannabis trailer bill for the Budget Act of 2017 Support: (as of 6/14/17) None received Oppose: (as of 6/14/17) None received
SB	183	Ting	Cannabis Regulation	1/10/17	Approved by the Gov. 9/16/17 Amended: 9/11/17	Bill would make several changes to MAUCRSA, including, but not limited to the following: <ul style="list-style-type: none"> - MAUCRSA authorizes a person to apply for and be issued more than one license provided the licensed premises are separate and distinct. Bill would remove the condition that the licensed premises be separate and distinct. - Bill would require licensing authority to presume that an applicant that voluntarily submits a valid, unexpired license, permit, or other authorization from the local jurisdiction is in compliance with all local ordinances unless the licensing authority is notified otherwise by the local jurisdiction. Bill would require the licensing authority to notify the local jurisdiction of the submission, as specified. The bill would make the requirements on the licensing authority with regard to notifying local jurisdictions and making specified application determinations contingent upon an applicant not providing adequate proof of compliance with local law. - would require the driver of a vehicle transporting or transferring cannabis or cannabis products to be directly employed by a licensee authorized to transport or transfer cannabis or cannabis products. 	Not listed

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SB	663	Nielsen	Packages and labels of marijuana or marijuana products: children.	2/17/17	Vetoed by the Gov: 9/11/17 In Senate to consider veto Amended: 7/12/17	<p>This bill would specify that a package or label of cannabis or cannabis products is deemed to be attractive to children if the package or label has specific characteristics, including, among others, displaying a name resembling the name of any candy, snack food, baked good, or beverage commercially sold without marijuana.</p> <p>Veto Message- "State licensing authorities are currently drafting emergency regulations on packaging and labeling for the cannabis industry, which must take effect before January 1, 2018. This process is more nimble than statute and allows the licensing authorities to respond to the changing industry. Rather than creating new statutory restrictions, it would be prudent to allow licensing authorities to finish drafting the regulations. "</p>	<p>Support: Assn for LA Deputy Sheriffs, Assn of Deputy District Attys, CA Assn for Health, PE, Recreation and Dance, CA Assn of Code Enforcement Officers, CA American College of ER Physicians, CA College/Univ Police Chiefs Assn, CA Medical Assn, CA Narcotics Officers Assn, CA Police Chiefs Assn, LA Peace Officers Assn, LA Police Protective League, Riverside Sheriffs Assn</p> <p>Oppose: CA Cannabis Industry Assn</p> <p>CHEAC: Support as introduced (2/17/17) Simiialr to AB 350</p>
SJR	5	Stone	Federal rescheduling of marijuana from a Schedule I drug.	2/21/17	Adopted- Ordered to Engrossing and Enrolling: 9/15/17 Amended: 3/30/17	<p>This measure would request that the Congress of the United States pass a law to reschedule marijuana or cannabis and its derivatives from a Schedule I drug to an alternative schedule and that the President of the United States sign such legislation.</p>	<p>Support: CA Assn. of County Treasurers and Tax Collectors; S. CA Coalition</p> <p>Oppose: None of file.</p>

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House/Type	Num	Author	Subject	Date Introduced	Status	Summary of Key Provisions	Bill Notes/Other Org. Positions
AB	62	Wood	Public housing: smoke-free policy.		S-Trnsprt. & Housing Did not make it out of committee Amended: 5/1/17	Requires all public housing agencies (PHA) to implement policies prohibiting the smoking of tobacco products in all public housing units, interior areas, and outdoor areas within 25 feet of public housing and administrative buildings by 7/30/18. The bill would encourage agencies to adopt a graduated enforcement framework. A PHA shall refer a resident to any available and accessible smoking cessation options before engaging in an adverse action against the resident based on a violation of smoke-free policies.	Support: CHEAC, HOAC Consistent with federal rules released last year by HUD, but uses CA's definition of smoking, including e-cigarettes and vaping.
AB	64	Bonta, Cooley, Jones-Sawyer, Lackey, and Wood	Cannabis: licensure and regulation	12/12/16	S- Held under submission Amended: 6/27/17	This bill would: -Expand MAUCRSA's definition of "delivery" to include the use by a retailer of any technology platform owned, leased, or controlled by the retailer. -This bill, if SB 94 is enacted, would repeal that separate and distinct premises requirement. The bill would also prohibit a testing licensee under MAUCRSA from owning, or having an ownership interest in, a premises licensed under MAUCRSA for any activity except testing. -Require a retailer, microbusiness, or nonprofit licensed under MAUCRSA to display a sign educating its customers on California's laws on transporting cannabis or cannabis products in a vehicle, in accordance with the above-described provisions. - Provide that the Model State Trademark Law, which provides for the registration of trademarks and service marks, extends to cannabis, including medicinal cannabis. - Authorize collectives and cooperatives to operate for profit or not for profit. Would limit the protection for collectives and collaboratives operating for profit to those collectives and collaboratives that possess a valid seller's permit from the State Board of Equalization and a valid local license, permit, or other authorization.	Support: Quantum Management Company LLC Oppose: None on file CHEAC: Special Interest bill
AB	76	Chau	Adult-use marijuana: marketing	1/4/17	S- Appropriations Held under submission Amended: 7/03/17	This bill would: -Prohibit an operator of an Internet Web site, online service, online application, or mobile application from marketing or advertising any cannabis, cannabis product, or cannabis business to a person who is under 21 years of age if the operator has actual knowledge that a person under 21 years of age is using its Internet Web site, online service, online application, or mobile application, and if the marketing or advertising is specifically directed to that person based upon information including, but not limited to, the person's profile, activity, address, or location. -Prohibit an operator of an Internet Web site, online service, online application, or mobile application from knowingly using, disclosing, compiling, or allowing a third party to use, disclose, or compile, the personal information of a person under 21 with the actual knowledge that the use, disclosure, or compilation is for the purpose of marketing or advertising cannabis, cannabis products, or cannabis businesses to that person under 21. -Prohibit an operator of an Internet Web site, online service, online application, or mobile application directed to minors, from marketing or advertising any cannabis, cannabis product, cannabis business, or cannabis-related instrument or paraphernalia on its Internet Web site, online service, online application, or mobile application.	Support: CA Children's Hospital Assn, CA Police Chiefs Assn, CA State PTA, City of San Marcos, Common Sense Kids Action, CA Academy of Child & Adolescent Psychiatry, League of CA Cities, Nurse-Family Partnership, Youth Forward Oppose: None on file as of 7/10/17 CHEAC: Watch

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AB	175	Chau	Adult-use marijuana: marketing: packaging and labeling	1/17/17	S-Appr. Held under submission Amended: 7/19/17	This bill would: require manufacturer, prior to introducing an edible cannabis product into commerce in California, to submit the packaging for adult use cannabis to the State Department of Public Health for approval, and would require the department to determine whether the packaging and labels are in compliance with the provisions under law, ncluding the requirements that the packaging be child resistant and not attractive to children, as specified. -authorizes the department to charge a manufacturer a fee for the determination, in an amount no greater than the amount required to cover the actual and reasonable costs of administering the approval program.	Sponsor: AFSCME, Union of Amer. Phys. & Dentists Support: American College of ER Physicians, CA Police Chiefs Assn, CA State PTA, Common Sense Kids Action, Community Action, Service and Advocacy, Los Angeles, Gatekeeper Innovation, Nurse-Family Partnership, Saving Lives Camarillo, Smart Approaches to Marijuana, Youth Forward, Others (see bill analysis) Oppose: CA Cannabis Industry Assn., Consortium Mgmt. Group, Quantum Mgmt. Comp. LLC CHEAC: Support as Amended (5/30/17)
AB	238	Steinorth	Nonmedical Marijuana: manufacturing: volatile solvents in residential structures	1/30/17	Ordered to inactive file (9/12/17) Amended: 5/11/17	This bill would prohibit a manufacturing Level 2 licensee from manufacturing marijuana products using volatile solvents on a property zoned for residential or mixed use.	Support: CA Police Chiefs Assn-Inc., Consortium Mgmt Group, San Bernardino County Sheriff's Department Opposition: None on file as of 6/13/17
AB	259	Gipson	Medical cannabis and nonmedical marijuana: California residency requirement for licensing.	1/31/17	A - Floor Ordered to inactive File Amended: 3/28/17	This bill would require a person to demonstrate 3 years of continuous California residency prior to the date of application before being issued a license under either AUMA or MCRSA.	Support: CA Cannabis Industry Assn Oppose: None on file.

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AB	362	Wood	Forestry Assistance Program: Loans	2/8/17	S- Held under submission Amended: 6/15/17	Existing law establishes the forestry assistance program which is required to encourage forest resource improvements and land management and creates the Timber Regulation and Forest Restoration Fund to be used for forest resources improvement grants and projects. This bill would allow funds to be used for loans. Existing loan to the Dept of Fish and Wildlife to address environmental damage resulting from cannabis cultivation remains unchanged.	Support: CA Licensed Foresters Assn, Pacific Forest Trust Oppose: None on file
AB	389	Salas	Cannabis: consumer guide.	2/9/17	S- Appropriations Held under submission Amended: 7/5/17	This bill would require the Bureau of Marijuana, by July 1, 2018, to establish and make available on its Internet Web site a consumer guide to serve as a resources for the public on the California laws and regulations applicable to medicinal and adult-use cannabis.	Support: None on file. Oppose: None on file.
AB	416	Mathis	Cannabis	2/9/17	A - Floor	This bill states the intent of the Legislature to enact legislation relating to CBD-enriched cannabis.	Spot bill
AB	420	Wood	Personal income tax: deduction: Commercial Cannabis Activity	2/9/17	S-Appr. Held under submission Amended: 7/19/17	This bill, for each taxable year beginning on and after January 1, 2018,would specifically provide in the Personal Income Tax Law for nonconformity to that federal law disallowing a deduction or credit for business expenses of a trade or business whose activities consist of trafficking specified controlled substances, only for commercial cannabis activity, as defined, authorized under MAUCRS thus allowing deduction of business expenses for a cannabis or marijuana trade or business under the Personal Income Tax Law, as provided. This bill would take effect immediately as a tax levy.	Support: CA Police Chiefs Assn, Santa Monica Oppose: None on file

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AB	729	Gray	Nonmedical marijuana: licensee regulation.	2/15/17	A - Business & Professions Did not get out of Committee	<p>This bill would:</p> <ul style="list-style-type: none"> - Require a licensing authority to suspend, and have the option to revoke, a license for a 3rd or subsequent violation of the prohibition on engaging in nonmedical marijuana commercial activities with a person under 21 if it occurs within 36 months of the initial violation. - Require a licensee to post a sign, visible from each public entrance, and a inside the premises that reads "No Person Under 21 Allowed" and authorize a licensed dispensary to include language that reads "without identification authorizing the purchase of medical cannabis." - Authorize a licensee to refuse to sell marijuana to a person who is unable to produce adequate personal identification showing that he or she is 21 years of age or older and to seize any personal identification presented by a person that shows the person to be under 21 years of age or that is false. - Prohibit the sale, offer for sale, or distribution of marijuana or marijuana products in a vending machine or appliance. - Authorize a peace officer, or an employee granted limited peace officer status, to enter and conduct inspections, of any place at which nonmedical marijuana or nonmedical marijuana products are sold, produced, or stored or at any site where evidence of activities involving evasion of tax may be discovered. - Prohibit a licensee from being located within a 600-foot radius of a playground, hospital, or church, unless a licensing authority or local agency specifies a different radius. - Require security measures including maintaining windows and transparent doors to ensure that law enforcement personnel have a clear and unobstructed view of the interior of the premises. - Specify the manner in which a person under 21 years of age is to be used in random inspections, including having pictures taken prior to inspections to verify appearance and requiring the person under 21 years of age to present a true and correct personal identification if verbally requested. 	<p>No bill analysis prepared</p> <p>CHEACH: Watch</p>

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AB	844	Burke	CA Marijuana Tax Fund: funding for Grants to support system navigation services: minimum performance standards.	2/16/17	S- Appropriations Held under submission Amended: 8/22/17	This bill would require GO-Biz to give preference to applicants for grants from the CA Marijuana Tax Fund to provide support system navigation services to meet specific minimum performance standards as a condition of grant eligibility, standards including, among other standards, operate capability of providing service 24 hours per day, 7 days a week, and 365 days a year. This bill would also establish the Community Reinvestments Grants Program Fund, as a continuously appropriated fund, thereby making an appropriation, and require certain funds distributed to GO-Biz pursuant to AUMA to be deposited into that fund.	Support: 211 CA, Bridgeville Comm Center, CA Alliance of Information and Referral Services, Community Action Commission of Santa Barbara, Connecting Point, Eden I&R, HCAR, Humboldt Community Access and Resource Centers, Interface Children & Family Services, Natl Alliance on Mental Illness, Natl Assn of Social Workers, United Way of CA - NorCal - Monterey, Women and Children Fund Eureka, 211 LA, 211 San Diego Oppose: Drug Policy Alliance CHEAC: Watch
AB	845	Wood	Cannabidiol.	2/16/17	S-Appropriations Held under submission Amended: 7/11/17	If cannabidiol is removed from Schedule I of the Controlled Substances Act (CSA), or if a product with cannabidiol is approved by the FDA and exempted from the CSA, this bill would provide that a physician, pharmacist, or other authorized healing arts licensee who prescribes, furnishes, or dispenses a cannabidiol product in accordance with federal law is in compliance with state law governing these acts. The bill would also provide that upon the effective date of one of these federal law changes the prescription, furnishing, transferring, possession, or use of that controlled substance in accordance with federal law is for a legitimate medical purpose and is authorized pursuant to state law.	Support: Epilepsy Foundation of LA, CA Life Sciences Assn, Dravert Syndrome, Epilepsy Foundation of NorCal, LGS Foundation, Tuberosclerosis Alliance Oppose: None on file.
AB	903	Cunningham	California Marijuana Tax Fund: California Highway Patrol.	2/16/17	A - Appropriations Held under submission Amended: 4/19/17	This bill would require the Department of the CA Highway Patrol to use its annual appropriation from the CA Marijuana Tax Fund to additionally study the viability of standards for marijuana impairment, and coordinate with research organizations in the state to establish and adopt these protocols and studies.	Support: CA Police Chiefs Assn, Peace Officers Research Assn of CA Oppose: None on file

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AB	948	Bonta	Cannabis taxation: electronic funds transfer.	2/16/17	S-Appr. Held under submission Hearing: 9/1/17 Amended: 7/10/17	<p>This bill would:</p> <ul style="list-style-type: none"> - Until January 1, 2022 authorize a person licensed under MCRSA whose estimated tax liability under that law averages \$10,000 or more per month to remit amounts due by a means other than electronic funds transfer if the BOE deems it necessary to facilitate collection of amounts due. (Existing law requires remissions via electronic funds transfer). - Until January 1, 2022 would exempt a person required to pay or collect specified taxes imposed on a person licensed to engage in commercial cannabis activity under MAUCRSA whose estimated tax liability under that law averages \$20,000 or more per month from the requirement to remit amounts due by electronic funds transfer if the California Department of Tax and Fee Administration deems it necessary to facilitate collection of amounts due. 	<p>Sponsor/Support: BOE Member Fiona Ma; Consortium Mgmt. Group Oppose: None on file</p>
AB	963	Gipson	Taxation: marijuana.	2/16/17	A - Floor Ordered to inactive File Amended: 5/30/17	<p>This bill would:</p> <ul style="list-style-type: none"> - Provide for the suspension or revocation of permits from the Board of Equalization (related to tax administration), and authorize the BOE to deny a permit if the applicant had a previous permit that was suspended or revoked, and set forth the process for appeals. - Impose criminal penalties, including fines and imprisonment, for certain violations relating to cultivation and excise taxes and require funds from those fines be deposited into the Marijuana Tax Fines and Penalties Account, to be created in the Marijuana Tax Fund. - Require, beginning July 1, 2018, a wholesaler/distributor to collect prepayments of cannabis excise tax and sales tax on products distributed, - Require a distributor not required to hold a seller's permit to register with the BOE, obtain a permit from the BOE for the purposes of the cannabis taxes, and place security with the BOE. - Authorize the BOE to prescribe a method and manner for prepayment of the marijuana excise tax that utilizes tax stamps or other markings and for collection and remittance of the cultivation tax by distributors. - Recast AUMA provisions to exempt from sales and use taxes retail sales of medical cannabis (including concentrate, edible or topical products) to persons with identification cards or primary caregivers that provide the described identification. - Subject a purchaser that furnishes a seller with a falsified identification card to specified fines. 	<p>Support: Diane Harkey - BOE Oppose: None on file.</p>

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AB	1002	Cooley	Center for Cannabis Research.	2/16/17	S- Appr. Held under submission Amended: 7/18/17	<p>This bill would:</p> <ul style="list-style-type: none"> - expand the purview of the program to include the study of naturally occurring constituents of cannabis and synthetic compounds that have effects similar to naturally occurring cannabinoids. - Authorize the program to cultivate cannabis to be used exclusively for research purposes and to contract with a private entity to provide expertise in cultivating medical cannabis. - Authorize the controlled clinical trials to focus on examining testing methods for detecting harmful contaminants in cannabis, including mold and bacteria. - Require the President of the University of California to appoint the program's multidisciplinary Scientific Advisory Council on the advice of the director of the program. Would also require the program, by July 1, 2018, to report to the Legislature, the Governor, and the Attorney General on the progress of the cannabis studies and to report every year thereafter to the Legislature detailing the progress of the studies. -Provide that it is the intent of the Legislature that the state commission objective scientific research by the University of California under the California Cannabis Research Program to study the implementation and effect of the Control, Regulate and Tax Adult Use of Marijuana Act. -Amend the provisions of AUMA to require the Bureau of Marijuana Control to consider selecting the University of California and the California Cannabis Research Program when selecting a public university or public universities to be funded to research and evaluate the implementation and effect of AUMA. 	<p>Support: Assn of Commercial Cannabis Laboratories, CA Chapter of the National Organization for the Reform of Marijuana Laws (California NORML), CA Growers Assn Consortium Mgmt Group, Drug Policy Alliance, League of CA Cities</p> <p>Oppose: None on file (6/6/17)</p>
AB	1135	Wood	California Marijuana Tax Fund.	2/17/17	A - Appropriations Held under submission	<p>This bill would require the State Department of Public Health and the State Department of Education to establish an inclusive public stakeholder process to seek input from stakeholders to determine a disbursement formula for the funds provided to the State Department of Health Care Services (DHCS) from the California Marijuana Tax Fund and would require the findings of the stakeholder meetings to be given to the DHCS and considered when determining funding priorities for those moneys.</p>	<p>Sponsor: Steinberg Institute</p> <p>Support: County Behavioral Health Directors Assn, Western Center on Law and Poverty</p> <p>Oppose: None on file.</p>
AB	1143	Gray	Outdoor advertising: prohibitions.	2/17/17	A - Govt Org Did not make it out of Committee	<p>The Outdoor Advertising Act regulates placement of advertising signs adjacent to and within specified distances of certain highways. The act prohibits these displays from advertising products, goods, or services related to alcohol and tobacco. This bill would also prohibit these displays from advertising marijuana.</p>	<p>No bill analysis prepared</p>

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AB	1254	Wood	Production or cultivation of a controlled substance: civil penalties.	2/17/17	S- Appropriations Held under submission Amended: 7/10/17	Existing law makes a person found to have violated provisions of law protecting fish and wildlife, water, or other natural resources in connection with the production or cultivation of a controlled substance liable for a civil penalty. This bill would make each day that a violation occurs/continues on specific types of public/private land a separate violation subject to the additional civil penalty.	Sponsor: CA District Attys Assn Support: CA District Attorneys Assn., CA Assn. of Professional Scientists, DAO San Diego, Rural County Reps of CA, Yuba County DA, Yuba County BOS Oppose: ACLU (unless amended)
AB	1420	Aguiar-Curry	Water rights: small irrigation use: lake or streambed alteration agreements.	2/17/17	S- Appropriations Held under submission	Existing law prohibits an entity from diverting or obstructing the flow of, or using any material from the bed, channel, or bank of, any river, stream, or lake, or from depositing certain material without first entering into a lake or streambed alteration agreement. Existing law exempts certain activities authorized by a license issued for cannabis cultivation from those agreement requirements. This bill would exempt an entity from the lake or streambed alteration agreement if the entity submits a board-approved registration or renewed or amended registration for water use to the department and the department determines certain requirements are met, including, the payment of a fee required for a lake or streambed alteration agreement and the submission of a copy of any department conditions imposed for the registration for water use. The cannabis provisions are unchanged.	Sponsor: CA Assn of Winegrape Growers, Wine Institute Support: Assn of CA Water Agencies, CA Farm Bureau Federation, CA Trout, Community Alliance with Family Farmers, Napa Valley Vinters, The Nature Conservancy, Trout Unlimited Oppose: None on file.
AB	1527	Cooley	State and local marijuana regulatory agencies: employees.	2/17/17	S- Business, Professions and Econ Dvelopment Did not make it out of committee	This bill would prohibit a former employee of the bureau, a licensing authority, the panel, or a local jurisdiction with specified regulatory or licensing responsibilities from being employed by a person or entity licensed under AUMA or MCRSA for a period of one year from the last date of employment. The bill would authorize the bureau or the licensing authority to suspend immediately the license of a licensee who violates this provision and to investigate and determine whether to revoke the license and whether to bar the licensee, or any person or entity acting as an agent of the licensee, from obtaining a license in the future. The bill would specify that a violation of these employment restrictions is not a crime.	Support: None on file as of 6/20/17 Oppose: None on file as of 6/20/17

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House/Type	Num	Author	Subject	Date Introduced	Status	Summary of Key Provisions	Bill Notes/Other Org. Positions
AB	1578	Jones-Sawyer	Marijuana and cannabis programs: cooperation with federal authorities	2/17/17	S-Floor Ordered to inactive file Amended: 8/28/17	This bill would prohibit a state or local agency, without a federal agent obtaining a court order signed by a judge and presenting that order to the state or local agency , from using agency money, facilities, property, equipment, or personnel to assist a federal agency to investigate, detain, detect, report, obtain information , or arrest a person for commercial or noncommercial marijuana or medical cannabis activity that is authorized or allowed under state or and local by law in California and transferring an individual to federal law enforcement or detaining an individual at the request of federal law enforcement of federal authorities for marijuana or cannabis related conduct activity that is legal under state or and applicable local law.	Sponsor: Drug Policy Alliance Support: ACLU, CA Cannabis Manufacturers Assn, CA NORML, CA NAACP, CA Public Defenders Assn, LA Cannabis Task Force, Marijuana Policy Project (PLEASE SEE WEBSITE FOR COMPLETE LIST) Oppose: Assn for LA Deputy Sherrfs, Assn of Deputy District Attys, CA Assn of Code Enforcement Officers, CA College/Univ Police Chiefs Assn, CA Narcotics Officers Assn, CA Police Chiefs Assn, CA State Sheriffs Assn, League of CA Cities, LA Police Protective League, LA County Peace Officers Assn, Riverside Sheriffs Assn
AB	1627	Cooley	Adult Use Marijuana Act: testing laboratories.	2/17/17	S-Bus, Prof and Econ Develop Did not make it out of committee	This bill would transfer the regulation of testing laboratories under AUMA from the State Department of Public Health to the Bureau of Marijuana Control.	Support: None on file. Oppose: None on file.

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SB	148	Wiener and Atkins	State Board of Equalization: counties: state agencies: cannabis-related businesses: cash payments	1/17/17	S - Appropriations Held in committee & under submission Amended: 4/5/17	<p>This bill would</p> <ul style="list-style-type: none"> - Enact the Cannabis State Payment Collection Law and would authorize the State Board of Equalization or a county to collect cash payments from cannabis-related businesses for a state agency that administers any fees and charges payable by a cannabis-related business if that state agency has entered into an agreement with the county. - Authorize a cannabis-related business, to remit any amount due under Sales and Use Tax Law, or excise and cultivation tax, to the BOE by means other than electronic funds transfer, including by the use of cash. - By January 1, 2019, require the BOE to accept cash as a form of remittance from a cannabis-related business for any fee, tax, fine, penalty, interest, or any other charge that the business owes, and that business would be authorized by those laws to remit to the board in cash, in at least 50% of the offices managed by the board in each equalization district of the state. - By January 1, 2020, further require the BOE to accept cash as a form of remittance for those payments in at least 75% of the branch or district offices managed by the board in each equalization district of the state. 	<p>Support: CA Cannabis Industry Assn, CA Cannabis Manufacturers Assn, CA Growers Assn, CSAC, CA Teamsters, BOE Members Fiona Ma, United Food and Commercial Workers, Western States Council.</p> <p>Oppose: None on file.</p>
SB	175	McGuire	Marijuana: county of origin: marketing an advertising.	1/23/17	A- Agriculture Did not make it out of committee Amended: 3/16/17	<p>Both MCRSA and AUMA prohibit the use of the name of a California county in the labeling, marketing, or packaging of medical marijuana products or nonmedical marijuana products unless the marijuana contained in the product was grown in that county. This bill would specify that those prohibitions also apply to the advertising of cannabis and include the use of any similar sounding name that is likely to mislead consumers as to the origin of the product.</p>	<p>Support: California Growers Assn, CSAC, Drug Policy Alliance, Humboldt County BOS, Rural County Reps of CA</p> <p>Oppose: None on file.</p>
SB	311	Pan	Medical cannabis and nonmedical marijuana: testing by a licensee.	2/13/17	A- Bus & Prof Did not make it out of committee	<p>Existing law authorizes a licensee to perform testing on the licensee's premises for the purposes of quality assurance of the product in conjunction with reasonable business operations. This bill would authorize a licensee to perform testing on the licensee's premises of cannabis or cannabis products obtained from another licensee for the purpose of quality assurance. The bill would specify that onsite testing does not exempt the licensee from the existing requirements of quality assurance testing by a distributor and testing laboratory.</p>	<p>Sponsor: CannaCraft</p> <p>Support: CA Cannabis Industry Assn, CA Teamsters, Excelsior Analytic Laboratory</p> <p>Oppose: None on file.</p>

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SB	698	Hill	Driving under the influence: alcohol and marijuana.	2/17/17	S - Appropriations Held in committee & under submission Amended: 5/2/17	<p>This bill would:</p> <ul style="list-style-type: none"> - Until January 1, 2021 make it a crime for a person who has between 0.04% and 0.07% of alcohol in his/her blood and whose blood contains any controlled substance or 5 ng/ml or more of delta-9-tetrahydrocannabinol to drive a vehicle. - Require a person to fail field sobriety tests to establish probable cause for a blood test. - Make a first violation punishable as an infraction and require the court to order the person to participate in and complete a 3-month DUI program and to install an ignition interlock device (IID) for 6 months. - Require the DMV to immediately suspend the person's driver's license upon receipt of a conviction for that crime, and authorize the department to issue a restricted license to a person who shows proof of enrollment in a 3-month DUI program, and verification that an IID has been installed in each vehicle that the person operates. - Make the willful failure to install in IID a misdemeanor. 	<p>Support: Alcohol Justice, CA Assn of Deputy District Attys, CA Assn of Code Enforcement Officers, CA Assn of DUI Treatment Progs, CA College/Univ Police Chiefs Assn, CA Council on Alcohol Problems, CA DA Assn, CA Narcotics Officers Assn, Crime Victims United of CA, LA Deputy Sheriffs, LA Police Protective League, LA Peace Officers Assn, Peace Officers Research Assn of CA, Riverside Sheriffs Assn</p> <p>Oppose: ACLU, Drug Policy Alliance, CA Attys for Criminal Justice, CA Public Defenders Assn, Souther CA Coalition</p> <p style="text-align: center;">CHEAC: Watch</p>

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California Cannabis-Related Legislation Update #7 - NON-RELATED BILLS as of September 19, 2017

House/Type	Num	Author	Subject	Date Introduced	Status	Summary of Key Provisions	Bill Notes/Other Org. Positions
AB	6	Obernolte, Fong, and Lackey	Financial Information System for California (FISCAL) Act: transparency component. Driving under the influence: drugged-driving task force.	12/5/16	S - Rules Amended: 6/19/17	Bill would enact the Budget Transparency Act of 2017. Would modify the transparency component of the system to require it to have information regarding all state expenditures, including the amount, the type, and a description of each state expenditure. Would require the Internet Web site to be interactive, searchable, regularly updated, and include specified features, including information on each state expenditure.	Amended and no longer related to cannabis Sponsors: CA Police Chiefs Assn, CA Narcotics Officers' Assn Support: Assn of Deputy District Attorneys, CA Assn of Code Enforcement Officers, CA College & University Police Chiefs Assn, CA Peace Officers Assn, LA Deputy Sheriffs, Riverside Sheriffs Assn Oppose: Drug Policy Alliance CHEAC: Watch
AB	171	Lackey	East Kern Airport District Medical Cannabis Regulation and Safety Act: licensure-reporting	1/17/17	S- Gov & Finance Amended: 5/25/17	This bill would authorize the East Kern Airport District to issue temporary negotiable notes at a rate not greater than the maximum rate permitted by the law relating to notes issued by a local agency generally, and not exceeding \$10,000,000 in total amount outstanding.	Amended: Now no longer related to cannabis. Will no longer track Support: Santa Monica Oppose: None on file.
AB	313	Gray	Water	2/6/17	Passed-Ordered to Engrossing and Enrolling (9/16/17) Amended: 7/18/17	This bill, commencing July 1, 2018, would establish a Water Rights Division with the Office of Administrative Hearings and establish procedures for hearings and appeals.	Amended - now not directly related to cannabis, will be dropped from future tracking
AB	1096	Gray	Horse racing: minisatellite wagering facilities Marijuana: agreements with tribal governments	2/17/17	A - Govt Org Amended: 6/27/17	Existing law authorizes the California Horse Racing Board to approve an additional 15 minisatellite wagering sites in each zone under certain conditions, including that no site is within 20 miles of a racetrack, a satellite wagering facility, or a tribal casino that has a satellite wagering facility. Existing law provides that if the proposed facility is within 20 miles of one of the above-referenced satellite facilities, then the consent of each facility within a 20-mile radius must be given before the proposed facility may be approved by the board. Existing law provided that until January 1, 2013, if the proposed minisatellite wagering site is in the northern zone in a fair district where the fair has operated a satellite wagering facility for the previous 5 years, the approval of the fair must be obtained even if the proposed location is more than 20 miles from the existing satellite wagering facility operated by the fair. This bill would delete this obsolete provision.	Bill no longer related to Cannabis-will remove from future tracking

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AB	1244	Voepel	Consumer product safety: butane gas Marijuana: production of concentrated cannabis.	2/17/17	A - Privacy and Consumer Protection Did not make it out of Committee Amended: 3/28/17	This bill would prohibit the distribution or sale of any butane gas or product containing butane gas which does not have an odorant added.	Amended - now not directly related to cannabis, will be dropped from future tracking
AB	1410	Wood	Penalty assessments: emergency services and children's health care coverage funding Taxation: marijuana cultivation tax.	2/17/17	S- Appr. Amended: 9/8/17	Bill extends a moving violation penalty assessment to be deposited into the Emergency Medical Air Transportation and Children's Coverage Fund, the money in which is to be used for specified purposes upon appropriation by the Legislature Authorizes the marijuana cultivation tax to be collected by a distributor instead of the cultivator upon whom the cultivation tax is imposed.	Bill no longer related to cannabis and will be removed from future tracking (6/29/17)
AB	1606	Cooper	Edible marijuana products. Tribal gaming: compact ratification.	2/17/17	S- Business, Professions and Econ Development Amended: 7/20/17	This bill would require a certified testing service to test for uniform disbursement of cannabinoids throughout the product and the accuracy of the labeled dosage. Bill would ratify the tribal-state gaming compact entered into between the State of California and the Wilton Rancheria, executed on July 19, 2017. The bill would provide that, in deference to tribal sovereignty, certain actions related to that compact are not projects for purposes of CEQA.	No Longer Related to Cannabis (as of 7/20/17 amendment) Sponsor: Made by Science Support: County Behavioral Health Directors Assn Oppose: None on file
SB	506	Nielsen	Department of Fish and Wildlife: lake or streambed alteration agreements: Internet website	2/16/17	Vetoed by Gov S- Consideration of veto pending Amended: 6/05/17	This bill would require the department, on or before December 31, 2018, and periodically thereafter, to upgrade the information on its Internet Web site regarding lake or streambed alteration agreements, to update its "Frequently Asked Questions" document and other sources of information regarding the lake and streambed alteration program, and to provide guidance on its Internet Web site to facilitate members of the public in obtaining individualized guidance regarding the lake and streambed alteration program.	Amended - now not related to cannabis, will be dropped from future tracking