### Sponsored Bills

**AB 2196 (Cooper)**  Chaptered: 8/20/2018  
CalPERS Position: Sponsor

**Discontinuing Installment Payments Into Retirement.** Requires a member that elects to purchase or convert service credit on or after January 1, 2020, to pay any remaining balance by his or her retirement date, or elect to have his or her monthly allowance reduced by the actuarial equivalent of the unpaid balance, in lieu of making installment payments into retirement. The same payment choices will also apply to the survivor or beneficiary of a member who makes a service credit purchase or conversion in the future, and passes away prior to retirement. It also allows members, survivors, and beneficiaries with an existing election to purchase or convert service credit, the additional option to have his or her monthly allowance reduced by the actuarial equivalent of the unpaid balance at retirement.

*Action Taken: Implementation*

*Location: 8/20/2018-Chaptered by the Secretary of State, Chapter 168, Statutes of 2018.*

**AB 2415 (Calderon)**  Enrollment: 9/6/2018  
CalPERS Position: Sponsor

**Appointment and Compensation Authority for a Chief Health Director and Chief Operating Officer.** Adds a Chief Health Director and a Chief Operating Officer to the group of key executives for which the CalPERS Board of Administration has authority to set compensation, conditions of employment, and performance standards. It also limits salary increases for an incumbent that is selected to continue service in either of these positions, to an increase of ten percent in the first fiscal year, and five percent in any subsequent fiscal year.

*Action Taken: Monitoring*

*Location: 9/6/2018-Assembly Enrolled*

**AB 3245 (Committee on Public Employees, Retirement, and Social Security)**  Amended: 4/9/2018  
CalPERS Position: Sponsor

**CalPERS 2018 Omnibus Bill.** Makes minor policy and technical changes to the Public Employees’ Retirement Law (PERL).

*Action Taken: N/A*

*Location: 8/31/2018-Senate Dead. Failed pursuant to Rule 61(b)(18)*

**SB 1022 (Pan)**  Enrollment: 8/22/2018  
CalPERS Position: Sponsor

**CalPERS Terminating Agency Process.** Shortens the timeframe in which a contracting agency can voluntarily terminate its participation in CalPERS and requires a terminating agency to notify past and present employees of its intention to terminate.

*Action Taken: Monitoring*

*Location: 8/22/2018-Senate Enrolled*
**Active State Bills**

**AB 161 (Levine)**  Amended: 8/6/2018  
Sponsor: Author  
Investment Return Guarantees for CalPERS Investments in California Infrastructure Projects. Requires CalPERS to work with other state agencies to identify infrastructure projects in California which are most suitable for investments by public retirement systems.  
Action Taken: N/A  
Location: 8/31/2018-Senate Dead. Failed pursuant to Rule 61(b)(18)

**AB 315 (Wood)**  Enrollment: 9/6/2018  
Sponsor: Author  
Pharmacy Benefit Management. Among other things, requires Pharmacy Benefit Managers (PBMs) to register with the Department of Managed Health Care. For agreements between a PBM and a purchaser or pharmacy network provider entered into, issued, amended, renewed, or delivered on and after January 1, 2019, it requires a PBM to exercise good faith and fair dealing in the performance of its contractual duties to a purchaser and requires a PBM to notify purchasers in writing of any activity, policy, or practice that directly or indirectly presents a conflict of interest. It also requires a PBM to provide quarterly disclosure, upon request, to a purchaser subject to their agreement to keep any proprietary information confidential: 1) the aggregate wholesale acquisition cost from a drug manufacturer or labeler for each therapeutic category of drugs; 2) the aggregate amount of rebates received from drug manufacturers; 3) any administrative fees received from drug manufacturers; 4) whether the PBM has a contract, agreement, or other arrangement with a drug manufacturer to exclusively dispense or provide a drug to the purchaser’s enrollees and the economic benefits received from that arrangement; 5) prescription drug utilization information for the purchaser’s enrollees; 6) the aggregate of payments, or the equivalent economic benefit, made to pharmacies they own and those they do not owned; and 7) the aggregate amount of fees imposed on or collected from network pharmacies. Furthermore, the bill requires consumer notification at point of sale if the retail price is lower than the applicable cost-sharing amount, creates a pilot program to assess the impact of contract provisions that prohibit the dispensing of certain amount of prescription drug by network pharmacy in Riverside and Sonoma counties, and establishes a task force to determine what information related to pharmaceutical costs are required to be reported.  
Action Taken: Monitoring  
Location: 9/6/2018-Assembly Enrolled
AB 587 (Chiu) Amended: 7/12/2017  CalPERS Position: N/A

Sponsor: Author

**California Pharmaceutical Collaborative.** Requires the Department of General Services (DGS) to convene the California Pharmaceutical Collaborative (CPC), whose membership would be comprised of state agencies, legislative and stakeholder appointees, and CalPERS, Covered California, and University of California with agreements from their respective Boards. Among other things, it requires the CPC to identify and implement best value treatment protocols and procurement practices, savings strategies such as adopting a common drug formulary under DGS control, and establishing a drug purchasing consortium for the Department of State Hospitals, Department of Corrections and Rehabilitation, Department of Developmental Services, and any other state or local governmental entity that elects to participate. It also authorizes DGS to contract with a Pharmacy Benefits Manager to purchase drugs, negotiate discounts, and act as a consultant to DGS and the CPC. Finally, the bill requires DGS, on or before July 1, 2018, and annually until 2022, to submit a report to the Legislature on the activities of the CPC.

*Action Taken: N/A*

*Location: 8/17/2018-Senate Dead. Failed pursuant to Rule 61(b)(15)*

AB 595 (Wood) Chaptered: 9/7/2018  CalPERS Position: N/A

Sponsor: Health Access California

**Mergers and Acquisitions of Health Care Service Plans.** Requires health plans seeking to merge or consolidate to provide notice and secure prior approval of the transaction or agreement from the Director of the Department of Managed Health Care (DMHC). It allows the Director to disapprove the transaction or agreement if it could substantially lessen competition in health plan products or create a monopoly in this state, and to give conditional approval to the transaction or agreement if the parties commit to fulfill one or more conditions that benefits subscribers and enrollees, provide for a stable health care delivery system, and other conditions specific to the transaction or agreement. For a major transaction or agreement that affects a significant number of enrollees, involves a material amount of assets, and adversely affects either the subscribers or enrollees or the stability of the health care delivery system, it requires DMHC to obtain an independent analysis, hold a public meeting, prepare a statement describing the proposed transaction or agreement and make it available to the public and the health plans to reimburse DMHC for the reasonable costs of the independent analysis, opinion, the public meeting, and the statement.

*Action Taken: Implementation*

*Location: 9/7/2018- Chaptered by the Secretary of State, Chapter 292, Statutes of 2018.*


Sponsor: Author

**Divestment from Turkish Investment Vehicles.** Among other things, requires the California Public Employees’ Retirement System (CalPERS) and the California State Teachers’ Retirement System (CalSTRS) to divest from any investment vehicle in Turkey that is issued, owned, controlled, or managed by the government of Turkey, upon the passage of a federal law imposing sanctions on the government of Turkey for failure to acknowledge the Armenian Genocide, as specified.

*Action Taken: Monitoring*

*Location: 9/11/2018-Assembly Enrolled*

*Newly added to the Legislative Update Report*
**AB 1912 (Rodriguez)**  Enrollment: 9/11/2018  CalPERS Position: Support

Sponsor: SEIU

**Retirement Contracting Requirements for Joint Powers Authorities (JPAs).** Among other things, AB 1912 requires the member agencies of a Joint Powers Authority (JPA) that participates in a public retirement system to reach mutual agreement on the apportionment of JPA retirement obligations to the retirement system prior to the termination of its retirement contract, as specified. Removes existing authority of member agencies of a JPA to disclaim the retirement liability if it participates in a public retirement system. It also requires a retirement board to apportion those liabilities among the member agencies when they fail to reach agreement, and authorizes the member agencies to challenge that determination through arbitration, as specified. Requires member agencies with a pension liability to California Public Employees’ Retirement System (CalPERS) that is subject to an involuntary termination of its contract to provide a copy of an agreement signed by all of parties within 60 days of receiving notice from CalPERS of the involuntary termination that sets forth the apportionment of 100 percent of the JPA’s retirement liability. It also extends CalPERS lien authority to member agencies of a JPA that terminates its contract and requires CalPERS to consider and exhaust all options and necessary actions prior to reducing retirement benefits paid to former employees of JPAs from the Terminated Agency Pool.

*Action Taken: Monitoring*

*Location: 9/11/2018-Assembly Enrolled*

**AB 2310 (Aguiar-Curry)**  Chaptered: 8/28/2018  CalPERS Position: N/A

Sponsor: County of Napa

**Contracting Agency Cost Sharing.** Existing law allows CalPERS contracting agencies to share the costs of the employer contribution for retirement benefits with their employees by specifying the exact percentage of member compensation to be allocated to the employer contribution in a collective bargaining agreement (CBA) ratified by both parties and executed through a contract or contract amendment. This bill allows contracting agencies to also negotiate cost-sharing through a ratified memorandum of understanding (MOU) and executed through a contract or contract amendment. It also allows agencies that negotiate a cost-sharing methodology in a CBA or MOU, to notify CalPERS of the exact percentage of member compensation to be allocated to the employer contribution pursuant to that methodology, by providing a signed side letter ratified by the employee bargaining unit and the agency at least ninety days prior to the effective date of the change.

*Action Taken: Implementation*

*Location: 8/28/2018-Chaptered by the Secretary of State, Chapter 213, Statutes of 2018.*

**AB 2342 (Burke)**  Enrollment: 9/12/2018  CalPERS Position: N/A

Sponsor: City of Los Angeles

**Breast and Ovarian Cancer Susceptibility Screening.** Requires health care service plan contracts and health insurance policies issued, renewed, or amended on or after January 1, 2019 to be deemed to cover breast and ovarian cancer susceptibility screening as recommend by the United States Preventative Services Task Force.

*Action Taken: Monitoring*

*Location: 9/12/2018-Assembly Enrolled*
**AB 2384 (Arambula)**  
Enrollment: 9/6/2018  
CalPERS Position: N/A

Sponsor: California Medical Association

**Health Care Coverage: Medication-Assisted Treatment.** Requires, until January 1, 2024, a health care service plan and health insurer that cover prescription drugs to include, at a minimum, at least one form of each of the medication assisted treatment (MAT), relapse prevention, or overdose reversal prescriptions drugs that the Food and Drug Administration (FDA) approved for opioids use disorder (OUD). It prohibits MAT, relapse prevention, or overdose reversal prescriptions drugs from being subject to various drug utilization strategies and policies. It also specifies that the bill only applies to an FDA-approved drug for use in MAT, relapse prevention, or overdose reversal for OUD that an enrollee or insured is being prescribed as of January 1, 2019, or, for a new enrollee or insured being prescribed at the time of enrollment.

*Action Taken: Monitoring*

*Location: 9/6/2018-Assembly Enrolled*

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**AB 2696 (Rodriguez)**  
Enrollment: 9/11/2018  
CalPERS Position: N/A

Sponsor: Author

**Penalties for Out-of-Class Appointments.** Increases penalties in existing law for temporary appointments of CalPERS school and contracting agency members to positions that are vacant during recruitment for a permanent appointee that exceed 960 hours per fiscal year. Specifically, it requires an employer that violates these provisions to pay the System three times the difference between the employee and employer contributions on compensation that would have been paid and reported to the System for the vacant position as provided by a publicly available pay schedule, and the contributions the employer reported for the member's temporary position for the entire period or periods the member serves in the out-of-class appointment.

*Action Taken: Monitoring*

*Location: 9/11/2018-Assembly Enrolled*
**AB 2731 (Gipson)**  Amended: 5/25/2018  CalPERS Position: N/A

Co-Sponsors: United Teachers Los Angeles; Alliance of Californians for Community Empowerment; Hedge Clippers; Patriotic Millionaires; LA Alliance for a New Economy; Students Deserve

State Personal Income Taxation of an Investment Management Services Interest. Among other things, imposes an additional personal income tax of 17 percent for California-based natural persons, estates and trusts on income derived from an interest in a business, where the individual provides to the business, a substantial quantity of investment advisory, management, financing, or supporting services with respect to specified assets. These assets include securities, as defined in Internal Revenue Code (IRC) Section 475(c)(2) relating to security defined, real estate held for rental or investment, interest in partnerships, commodities; or as defined in IRC Section 475(e)(2) relating to commodity, or options or derivative contracts to any of these. Requires that moneys derived from the imposition of the state tax be deposited in the newly established College, Career, and Community Ready Fund, to be apportioned by the State Department of Education to local educational agencies. It also requires the Franchise Tax Board to notify the Legislature if federal tax law is amended to have an identical effect as the state tax described above, and requires the Legislature, upon Franchise Tax Board notification, to consider the disposition of the state tax provision. As an urgency measure, its provisions would take effect immediately.

*Action Taken: N/A*

*Location: 8/31/2018-Assembly Dead. Failed pursuant to Rule 61(b)(18)*

**ACA 15 (Brough)**  Introduced: 5/9/2017  CalPERS Position: N/A

Sponsor: Author

Protecting Schools and Keeping Pension Promises Act of 2018. Among other things, amends the State Constitution to prohibit a government employer from enhancing employee pension benefits, enrolling a new government employee in a defined benefit (DB) pension plan, or paying more than half of the total cost of retirement benefits unless approved by the voters of that jurisdiction. It also prohibits retirement boards from imposing termination fees or other financial conditions on a government employer attempting to close its DB plan to new members, unless approved by the voters or the sponsoring government employer.

*Action Taken: N/A*

*Location: 8/31/2018-Assembly Dead. Failed pursuant to Rule 61(b)(18)*

**AJR 41 (Thurmond)**  Chaptered: 9/5/2018  CalPERS Position: N/A

Sponsor: Author

GPO/WEP Repeal. Requests the United States Congress to pass and the President to sign legislation to repeal the Government Pension Offset (GPO) and the Windfall Elimination Provision (WEP) from the Social Security Act, which impacts state and local government retirees that have earned pensions through employment not coordinated with Social Security.

*Action Taken: N/A*

*Location: 8/28/2018-Chaptered by the Secretary of State, Chapter 197, Statutes of 2018.*

*Newly added to the Legislative Update Report*
<table>
<thead>
<tr>
<th><strong>SB 199 (Hernandez)</strong></th>
<th>Amended: 3/30/2017</th>
<th>CalPERS Position: N/A</th>
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<tbody>
<tr>
<td>Sponsor: Author</td>
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<tr>
<td><strong>The California Health Care Cost, Quality, and Equity Atlas.</strong> Requires the Secretary of the California Health and Human Services Agency (CHHS) to convene an advisory committee composed of health care plans, insurers, providers, suppliers, and purchasers to review and make recommendations on the appropriate data sources, technology, governance, financing and priorities necessary to implement a health care cost, quality, and equity atlas, based on research performed by CCHS and contained in a report to the Legislature that is due by March 1, 2017.</td>
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<td>Action Taken: N/A</td>
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<td>Location: 8/17/2018-Assembly Dead. Failed pursuant to Rule 61(b)(15)</td>
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<thead>
<tr>
<th><strong>SB 656 (Moorlach)</strong></th>
<th>Enrollment: 9/12/2018</th>
<th>CalPERS Position: N/A</th>
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</thead>
<tbody>
<tr>
<td>Sponsor: Alliance of California Judges</td>
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<tr>
<td><strong>Judges’ Retirement System II Deferred Retirement.</strong> Allows a member of the Judges’ Retirement System II age 60 years or older with a minimum of five years of service, or who accrues a minimum of twenty years of service, to leave the bench and to elect to receive a monthly defined benefit allowance upon attaining the existing age and service requirements of age 65 with at least 20 years of service, or age 70 with at least five years of service.</td>
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<td>Action Taken: Monitoring</td>
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<td>Location: 9/12/2018-Senate Enrolled</td>
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<thead>
<tr>
<th><strong>SB 783 (Pan)</strong></th>
<th>Amended: 6/14/2018</th>
<th>CalPERS Position: Oppose</th>
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<tr>
<td>Sponsor: Author</td>
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<tr>
<td><strong>Pension Divestment Review Program.</strong> Requests the University of California establish the Pension Divestment Review Program (Program) pursuant to its provisions, to produce specified written analysis and relevant data on any divestment-related legislation that impacts the California Public Employees Retirement System (CalPERS) and the California State Teachers Retirement System (CalSTRS). It requires the Program to produce its analysis within 60 days of a request by the President pro Tempore of the Senate, Speaker of the Assembly, chairperson of the Senate Committee on Public Employment and Retirement, or chairperson of the Assembly Committee on Public Employment, Retirement and Social Security. It makes findings and declarations that, among other things, the Legislature should take into account CalPERS’ and CalSTRS’ funding levels when considering divestment proposals. In addition, it expresses Legislative intent that divestment proposals should only be considered under specified conditions. It also appropriates $2 million from the General Fund for Fiscal Year 2018-19 to support the Program, into a newly established Divestment Proposal Research Fund.</td>
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<td>Action Taken: N/A</td>
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<td>Location: 8/31/2018-Assembly Dead</td>
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*Newly added to the Legislative Update Report*
Gender Diversity on Corporate Boards. Among other things, requires publicly held corporations whose principal executive offices are located in California, to have at least one female director on its board of directors by the end of the 2019 calendar year, and to have at least two female directors on boards with five directors, or three female directors on boards with six or more directors by the end of the 2021 calendar year. It also requires the Secretary of State (SOS) to post a report on its website documenting the number of publicly held corporations whose principal executive offices are located in California and who have at least one female director by July 1, 2019, and thereafter post an annual compliance report, as specified. The bill also permits the SOS to impose fines for the first violation of its provision in the amount of $100,000 and $300,00 for a second or subsequent violation.

Action Taken: Monitoring

Location: 9/10/2018-Senate Enrolled

Employment Budget Trailer Bill. Among other things, allows the Director of the California Department of Human Resources (CalHR) to establish the total employee contribution toward prefunding state retiree health care coverage under the CalPERS Annuitant's Health Care Coverage Fund, for state employees who are not represented by a bargaining unit and executive branch officers and employees who are not a member of the civil service, with the goal of reaching a 50-percent cost sharing of actuarially determined normal costs by July 1, 2020 and requires matching state contributions. It also requires CalPERS to provide retiree names and addresses to CalHR for the purposes of notifying those retirees of their eligibility for enrollment into specified benefit programs offered by CalHR. The bill specifies any information provided to CalHR must be treated as confidential by the department.

Action Taken: Implementation

State Public Employment: Memoranda of Understanding. Ratifies the memoranda of understanding for Bargaining Units (BU) 9 (Professional Engineers) and 10 (Professional Scientists). For BU 9, if the conditions specified by the bill are met, adjusts the normal rate of contribution to 50 percent of the normal cost rate rounded to the nearest one-quarter of one percent, not to increase by more than one-half percent for state miscellaneous, industrial, and safety members of BU 9. After June 30, 2020, the normal rate of contribution shall return to the normal contribution rate established by existing law. For BU 10, if the conditions specified by the bill are met, adjusts the normal rate of contribution to 50 percent of the normal cost rate rounded to the nearest one-quarter of one percent, not to increase or decrease by more than one percent for state miscellaneous, industrial, and safety members. After July 1, 2021, the normal rate of contribution shall return to the normal contribution rate established by existing law. It also requires the employees of BU 10 to prefund retiree health care at 2.8 percent of pensionable compensation effective July 1, 2021 and establishes a minimum 15 year retiree dental vesting schedule for employees who are first employed on or after January 1, 2019 in BU 9 or 10.

Action Taken: Implementation

Location: 9/17/2018-Chaptered by the Secretary of State, Chapter 452, Statutes of 2018.

Reporting of Climate-Related Financial Risk. Requires the CalPERS Board of Administration and the Teachers’ Retirement Board to analyze climate-related financial risk, as defined, of any fund they administer, to the extent they identify the risk as a material risk. It also requires each Board to publicly report, beginning on or before January 1, 2020 and every three years thereafter, on the climate-related financial risk of their respective public market investment portfolios, including alignment with the Paris Climate Agreement and California climate policy goals; the exposure to long-term risks; and engagements with portfolio companies that are the most carbon intense, as specified. It repeals these requirements effective January 31, 2035.

Action Taken: Monitoring

Location: 9/6/2018-Senate Enrolled

Gender Representation on Appointed State Boards and Commissions. Requires the composition of each appointed state board and commission to have a specified minimum number of women board members or commissioners based on the total number of board members or commissioners. It also requires the office of the Governor to collect and release aggregated demographic data provided by board and commission applicants, nominees, and appointees.

Action Taken: N/A

Location: 8/17/2018-Assembly Dead. Failed pursuant to Rule 61(b)(15)
SB 1021 (Wiener)  Enrollment: 9/5/2018  CalPERS Position: N/A

Sponsor: Health Access California

**Prescription Drug Coverage.** Prohibits health plan or insurers from having utilization management policies or procedures, including a standard of care, which relies on a multitablet drug regimen instead of single-tablet drug regimen, as specified. The bill also extends, from January 1, 2020 to January 1, 2024, existing law that limits cost sharing for covered outpatient prescription drugs to $250/$500 for a 30-day supply, prohibits health plans from having more than four drug formulary tiers; and codifies an existing the Department of Managed Health Care regulation that caps the copays at the pharmacy’s retail price if the prescription drug is less than the applicable copayment or coinsurance.

*Action Taken: Monitoring*

*Location: 9/5/2018-Senate Enrolled*

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SB 1060 (Mendoza)  Introduced: 2/12/2018  CalPERS Position: N/A

Sponsor: Author

**Member Notification for Delinquent Payments by Contracting Agencies.** Requires a CalPERS contracting agency whose payment of employer contributions for member benefits is delinquent, to notify members by mail within 30 days of its delinquent payment.

*Action Taken: N/A*

*Location: 8/31/2018-Senate Dead. Failed pursuant to Rule 61(b)(18)*

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SB 1062 (Mendoza)  Introduced: 2/12/2018  CalPERS Position: N/A

Sponsor: Author

**Member Notification for Delinquent Payments by CalPERS and CalSTRS Employers.** Requires a CalPERS contracting agency whose payment of employer contributions for member benefits is delinquent, to notify members by mail within 30 days of its delinquent payment. It also requires a CalSTRS employer whose payment of employer contributions for member benefits is delinquent, to notify members by mail within 30 days of its delinquent payment.

*Action Taken: N/A*

*Location: 8/31/2018-Senate Dead. Failed pursuant to Rule 61(b)(18)*

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*Newly added to the Legislative Update Report*
**SB 1085 (Skinner)**  Enrollment: 9/6/2018  CalPERS Position: N/A

Sponsor: SEIU

**Public Employee Leaves of Absence to Perform Union Duties.** Among other things, requires public employers to grant leaves of absence to employees serving as stewards or officers of an employee organization, or of any affiliated statewide or national employee organization, without loss of compensation, benefits, seniority, rank or classification. Requires any reimbursement to the public employer by the employee organization as specified. It also requires that compensation must include the employer’s retirement fund contributions, and that the employee will earn full service credit during the leave and pay his or her employee retirement contributions.

*Action Taken: Monitoring*

*Location: 9/6/2018-Senate Enrolled*

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**SB 1124 (Leyva)**  Enrollment: 9/5/2018  CalPERS Position: N/A

Sponsor: California Professional Firefighters

**Administration of Reportable Compensation.** Among other things, requires for active state and contracting agency members, the retirement contributions made on compensation reported to the System and determined not to be pensionable, to be credited against future contributions on behalf of the state or contracting agency that reported the disallowed compensation, and requires the employer to return to the member any contributions paid by the member. It also requires, for specified retired state and contracting agency members, survivors, or beneficiaries whose benefit is based on compensation reported to the System and determined not to be pensionable, the following: 1) CalPERS to permanently adjust the benefit to reflect the exclusion of the disallowed compensation and credit against future contributions all contributions made on the disallowed compensation to the misreporting state or contracting agency employer; 2) The misreporting employer to pay CalPERS any benefit overpayment made to the retired member, survivor, or beneficiary based on the disallowed compensation, to reach a settlement or agreement to pay the actuarial equivalent present value of the benefit that would have been based on the disallowed compensation. It also applies these requirements to retired state and contracting agency members, survivors, or beneficiaries, who received a similar determination or on or after January 1, 2017 where their determination has been appealed and administrative or legal remedies have not been exhausted.

*Action Taken: Monitoring*

*Location: 9/5/2018-Senate Enrolled*

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**SB 1156 (Leyva)**  Enrollment: 9/10/2018  CalPERS Position: N/A

Sponsor: Author

**Health care service plans: third-party payments.** Establishes reporting requirements for financially-interested third-party entities and prohibits them from making a premium payment unless it discloses the enrollee’s name to the health care service plan in advance. It limits any reimbursements to the enrollee’s policy rate or the Medicare rate, whichever is lower. If the third-party payor does not meet the disclosure requirements, it allows the health care service plan to recover 120 percent of the payment differences from the health care provider, as specified.

*Action Taken: N/A*

*Location: 9/10/2018-Senate Enrolled*
SB 1166 (Pan) Amended: 6/18/2018  
Sponsor: Author  
**Member Notification for Delinquent Payments by Contracting Agencies.** Requires a CalPERS contracting agency whose payment of employer contributions for member benefits is delinquent, to notify its current and past employees by mail within 30 days of its payment becoming delinquent, as specified.  
*Action Taken: N/A*  
*Location: 8/31/2018-Assembly Dead. Failed pursuant to Rule 61(b)(18)*

SB 1195 (Portantino) Enrollment: 8/22/2018  
Sponsor: Peace Officers Research Association of California (PORAC)  
**PEMHCA: Association Health Plans.** Allows the PORAC Insurance and Benefits Trust to offer different health benefit plan designs with varying premiums in different areas of the state. It also prohibits the PORAC Insurance and Benefits Trust and the California Correctional Peace Officer Association (CCPOA) Health Benefits Trust from using regions different than those established by the CalPERS Board for contracting agencies regional premiums, unless they only provide for a north and south geographic region.  
*Action Taken: Monitoring*  
*Location: 8/22/2018-Senate Enrolled*

SB 1413 (Nielsen) Enrollment: 9/12/2018  
Sponsor: Author  
**California Employers’ Pension Prefunding Trust Program.** Establishes the California Employers’ Pension Prefunding Trust (CEPPT) program to allow state and local public agency employers who provide a defined benefit pension plan to their employees to prefund their required pension contributions. It gives the CalPERS Board of Administration (Board) the authority to administer and invest the CEPPT Fund under the requirements of Section 115 of the Internal Revenue Code and establishes the requirements for employer participation and the conditions under which a participating employer can terminate participation or transfer funds. In addition, it requires the Board to offer, for funds in the CEPPT, cost-effective, diversified investment options that do not exceed the risk and return profiles of CalPERS California Employers’ Retiree Benefit Trust and authorizes the Board to adopt emergency regulations necessary for implementation. It also makes an appropriation of $695,140 to fund CalPERS development and implementation of the CEPPT.  
*Action Taken: Monitoring*  
*Location: 9/12/2018-Senate Enrolled*
<table>
<thead>
<tr>
<th>Bill</th>
<th>Introduced</th>
<th>Sponsor</th>
<th>Action Taken</th>
<th>Location</th>
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<tbody>
<tr>
<td>SCA 1 (Moorlach)</td>
<td>12/5/2016</td>
<td>Author</td>
<td>N/A</td>
<td>8/31/2018-Senate Dead. Failed pursuant to Rule 61(b)(18)</td>
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<tr>
<td><strong>Secure Choice Retirement Savings Program.</strong> Amends the State Constitution to prohibit the state from incurring any liability for payment of the retirement savings benefit earned by program participants in the California Secure Choice Retirement Savings Program. It also prohibits the appropriation, transfer, or encumbrance of General Fund moneys for the Program, except to fund its startup and first-year administrative costs.</td>
<td>CalPERS Position: N/A</td>
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<td><strong>Retirement Benefits for Future Service.</strong> Amends the State Constitution to specifically allow all state, school, and local government employers to reduce promised retirement benefits to existing public employees for work performed in the future. Benefits affected would include defined benefit pension plans, defined contribution plans, retiree health care plans, or any form of deferred compensation.</td>
<td>Action Taken: N/A</td>
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<td><strong>Voter Approval of Public Retirement Benefit Increases.</strong> Prohibits a state or local government employer from providing public employees any retirement benefit increase, to include a defined benefit pension plan, defined contribution plan, retiree health care plan, or any form of deferred compensation, unless approved by a two-thirds vote of the electorate of the applicable jurisdiction.</td>
<td>Action Taken: N/A</td>
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<td><strong>Firearms Engagement and Divestment.</strong> Urges CalPERS to engage with portfolio companies that produce or sell firearms to determine a reasonable method for them to withdraw from the production and sale of firearms, or if they refuse to engage, develop a plan to divest from those companies. It also calls on Congress to reauthorize and strengthen the federal assault weapons ban and for the President to approve the Assault Weapons Ban of 2018.</td>
<td>Action Taken: N/A</td>
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*Newly added to the Legislative Update Report*
Federal Bills

H.R. 1 – Brady, Kevin (R-TX) Introduced: 11/2/2017  
CalPERS Position: N/A

The Tax Cuts and Jobs Act. The bill, among other things, amends the Internal Revenue Code to reduce tax rates and modify policies, credits, and deductions for individuals and businesses.

*Action Taken: Advocated for removal of the House Unrelated Business Income Tax (UBIT) to state and local pension plans provision, Section 5001.*

*Status: 12/22/2017 — Signed by the President.*

H.R. 10 – Hensarling, Jeb (R-TX) Introduced: 4/26/2017  
CalPERS Position: N/A

Financial CHOICE Act of 2017. The bill would, among many things, comprehensively reform the Dodd-Frank Wall Street Reform and Consumer Protection Act and many other laws concerning regulation and regulatory agencies in the financial industry. H.R. 10 would repeal the Federal Deposit Insurance Corporation’s authority to use the Orderly Liquidation Fund and would change how the operations of the National Credit Union Administration and Consumer Financial Protection Bureau are operated and funded. The bill also prohibits the Securities and Exchange Commission (SEC) from requiring the use of a universal proxy ballot, revises the SEC Rule 14a-8 to require one percent ownership in a company over a three-year period to submit a shareholder proposal, and increases resubmission thresholds for shareholder proposals.

*Action Taken: Conducted educational briefings with relevant House and Senate committee members.*

*Status: 6/13/2017 — Referred to the Senate Banking, Housing and Urban Affairs Committee.*

CalPERS Position: N/A

Extension of Short-Term Appropriations for Fiscal 2018. The bill extends stop-gap funding to keep the federal government fully operational until February 8, 2018. It also suspends or delays three health related taxes that were enacted as part of the Patient Protection and Affordable Care Act (PPACA), P.L. 111-148. Under the measure, the Cadillac Tax is extended for two more years until 2022; the current suspension on the Medical Device Tax is extended through December 31, 2019, with an effective date of December 31, 2017; and the Health Insurance Tax is suspended for one year until 2019.

*Action Taken: Monitored*

*Status: 1/22/2018 — Signed by the President.*
H.R. 435 – Ellison, Keith (D-MN) Introduced: 1/11/2017  
CalPERS Position: Support

Credit Access and Inclusion Act of 2017. The bill would amend the Fair Credit Reporting Act to allow the reporting of certain positive consumer-credit information to consumer reporting agencies. Specifically, a person or the Department of Housing and Urban Development may report information related to a consumer’s performance in making payments either under a lease agreement for a dwelling or pursuant to a contract for a utility or telecommunications service. However, information about a consumer’s usage of any utility or telecommunications service may be reported only to the extent that the information relates to payment by the consumer for such service or other terms of the provision of that service. Furthermore, an energy-utility firm may not report a consumer’s outstanding balance as late if the firm and the consumer have entered into a payment plan and the consumer is meeting the obligations of that plan.

Action Taken: Sent letter to House Majority Leader Kevin McCarthy and House Minority Leader Nancy Pelosi urging a bipartisan approach to considerations in S. 2155 and expressing support for H.R. 435 on May 17, 2018.

Status: 6/26/2018 — Reviewed in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

H.R. 1205 – Davis, Rodney (R-IL) Introduced: 2/21/2017  
CalPERS Position: N/A


Action Taken: Monitoring

Status: 3/6/2017 — Read twice and referred to the House Ways and Means Committee, Subcommittee on Social Security.

H.R. 1312 – Poliquin, Bruce (R-ME) Introduced: 3/2/2017  
CalPERS Position: Support

Small Business Capital Formation Enhancement Act. The bill would amend the Small Business Investment Incentive Act of 1980 with respect to the annual government-business forum of the Securities and Exchange Commission (SEC) to review the current status of problems and programs relating to small business capital formation.

The SEC would be required to review the forum’s findings and recommendations and issue a public statement promptly assessing each submitted finding or recommendation and disclosing any action the SEC intends to take on it.

Nothing in this bill requires the SEC to agree to or act upon any finding or recommendation.

Action Taken: Sent a letter to Senators Crapo and Brown requesting inclusion of H.R. 1312 in S. 2155 on December 4, 2017. Conducted educational briefings with relevant House and Senate committee members.

Status: 5/2/2017 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

5/24/2018 — Another bill, S. 2155, which is described below, incorporated H.R. 1312 and was signed by the President.
H.R. 1628 – Black, Diane (R-TN) Introduced: 3/20/2017  
CalPERS Position: N/A

American Health Care Act of 2017. The bill would, among many things, amend the Patient Protection and Affordable Care Act (PL 111-148 and PL 111-152) to eliminate funding for the Prevention and Public Health Fund and increase funding for community health centers; impose a one-year freeze on mandatory funding to a class of providers designated as prohibited entities that includes Medicaid, the Children’s Health Insurance Program, Maternal and Child Health Services Block Grants, and Social Services Block Grants; delay the Cadillac tax until 2025 (the proposed manager’s amendment would delay the tax for an additional year, until 2026); and, repeal the health insurance tax beginning in 2018. The legislation would codify that the Medicaid expansion is a state option upon enactment.

Action Taken: Sent a letter to Senate Finance Committee Chairman Orrin Hatch requesting bipartisan approach to health reform on May 23, 2017.

Status: 7/28/2017 — Considered by the Senate.

CalPERS Position: N/A

Bipartisan Budget Act of 2018. The bill, among other things, amends Title XVIII (Medicare) of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit.

Action Taken: Monitored

Status: 2/09/2018 — Signed by the President.

CalPERS Position: Support

The Improving Access to Capital Act. The bill would exempt, under Regulation A+, certain fully reporting issuers of securities from specified disclosure requirements. Under current law, Regulation A+ exempts certain smaller offerings from securities registration requirements but applies only to non-reporting issuers.

Action Taken: Sent a letter to Senators Crapo and Brown requesting inclusion of H.R. 2864 in S. 2155 on December 4, 2017. Conducted educational briefings with relevant House and Senate committee members.

Status: 9/6/2017 — Referred to the Senate Banking, Housing and Urban Affairs Committee.

5/24/2018 — Another bill, S. 2155, which is described below, incorporated H.R. 2864 and was signed by the President.
H.R. 3903 – Budd, Ted (R-NC) Introduced: 10/2/2017

Encouraging Public Offerings Act of 2017. The bill would amend the Securities Act of 1933 to allow an issuer of securities to communicate with potential investors to ascertain interest in a contemplated securities offering, either before or after the filing of a registration statement (i.e., “test the waters”). Under current law, only emerging growth companies may engage in such communications.

The bill would also allow an issuer to submit a confidential draft registration statement to the Securities and Exchange Commission for review prior to public filing or within one year after the initial public offering or registration.

Action Taken: Sent letter to House Majority Leader Kevin McCarthy and House Minority Leader Nancy Pelosi urging a bipartisan approach to considerations in S. 2155 and expressed support for H.R. 3903 on May 17, 2018.

Status: 11/2/2017 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

H.R. 3973 – Duffy, Sean P. (R-WI) Introduced: 10/5/2017

Market Data Protection Act of 2017. The bill would amend the Securities Exchange Act of 1934 to require the Securities and Exchange Commission, the Financial Industry Regulatory Authority, and the operator of the consolidated audit trail (a database that tracks trading in equities and options markets) to develop internal risk control mechanisms to protect stored market data.

The operator of the consolidated audit trail may not accept market data until these mechanisms are developed.

Action Taken: Sent letter to House Majority Leader Kevin McCarthy and House Minority Leader Nancy Pelosi urging a bipartisan approach to considerations in S. 2155 and expressed support for H.R. 3973 on May 17, 2018.

Status: 11/14/2017 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

H.R. 4015 – Duffy, Sean P. (R-WI) Introduced: 10/11/2017

Corporate Governance Reform and Transparency Act of 2017. The bill would, among other things, establish a new registration regime for proxy advisory firms and subject such firms to additional regulatory requirements.

Action Taken: Signed a stakeholder opposition letter that was sent to the House Financial Services Committee on November 9, 2017.

Status: 6/28/18 — Senate Banking, Housing, and Urban Affairs Committee. Hearing held.
**H.R. 4279 – Hollingsworth, Trey (R-IN) Introduced: 11/7/2017**  
CalPERS Position: Support

**Expanding Investment Opportunities Act.** The bill would direct the Securities and Exchange Commission to revise any rules necessary to enable closed-end companies to use the securities offering and proxy rules that are available to other issuers of securities.

*Action Taken:* Sent a letter to Senators Crapo and Brown requesting inclusion of H.R. 4279 in S. 2155 on December 4, 2017. Conducted educational briefings with relevant House and Senate committee members.

*Status:* 1/18/2018 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

5/24/2018 — Another bill, S. 2155, which is described below, incorporated H.R. 4279 and was signed by the President.

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**H.R. 4292 – Zeldin, Lee (R-NY) Introduced: 11/7/2017**  
CalPERS Position: Support

**Financial Institution Living Will Improvement Act.** The bill would amend the Dodd-Frank Wall Street Reform and Consumer Protection Act to reform the resolution plan submission (“living will”) process by requiring bank holding companies to submit to the Federal Reserve Board (Federal Reserve) and the Federal Deposit Insurance Corporation (FDIC) resolution plans every two years.

This bill would also require the Federal Reserve and FDIC to provide feedback regarding a submitted resolution plan within six months after a bank holding company submission.

This bill would also require the Federal Reserve and FDIC to publicly disclose the assessment framework used to review the adequacy of resolution plans.

*Action Taken:* Sent letter to House Majority Leader Kevin McCarthy and House Minority Leader Nancy Pelosi urging a bipartisan approach to considerations in S. 2155 and expressed support for H.R. 4292 on May 17, 2018.

*Status:* 2/05/2018 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.

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**H.R. 4792 – Velázquez, Nydia M. (D-NY) Introduced: 1/12/2018**  
CalPERS Position: Support

**Small Business Access to Capital After a Natural Disaster Act.** The bill would amend the Securities Exchange Act of 1934 to require the Advocate for Small Business Capital Formation within the Securities and Exchange Commission to report on issues encountered by small businesses affected by hurricanes or other natural disasters.

*Action Taken:* Sent letter to House Majority Leader Kevin McCarthy and House Minority Leader Nancy Pelosi urging a bipartisan approach to considerations in S. 2155 and expressed support for H.R. 435 on May 17, 2018.

*Status:* 1/30/2018 — Received in the Senate and referred to the Senate Banking, Housing and Urban Affairs Committee.
H.R. 6276 – Bishop, Mike (R-MI) Introduced: 6/28/2018  
CalPERS Position: N/A  

Strengthening Pensions through Investment in Infrastructure Act. The bill would allow public pension funds to invest in infrastructure projects that are financed by tax-exempt bonds. The bonds would not be treated as private activity bonds that may be taxable.  

Action Taken: Monitoring  


H.R. 6290 – Nunes, Devin (R-CA) Introduced: 6/28/2018  
CalPERS Position: N/A  

Public Employee Pension Transparence Act (PEPTA). The bill would amend the Internal Revenue Code of 1986 to provide for reporting and disclosure by State and local public employee retirement pension plans. This bill would require state and local pension plans to disclose their liabilities based on U.S. Treasury rates in a uniform and transparent manner to the U.S. Secretary of the Treasury each plan year beginning on or after January 1, 2019, require the Secretary of the Treasury to provide these disclosures to the public through a searchable website, and eliminate the federal tax-exempt bonding authority of state and local governments that do not comply with these requirements.  

The bill also states that the federal government will not be liable for any current or future obligation shortfall in any state or local pension plan.  


H.R 6757 – Kelly, Mike (R-PA) Introduced: 9/10/2018  
CalPERS Position: N/A  

Family Savings Act of 2018. The bill would allow businesses to offer multi-employer pooled retirement plans, including Employee Retirement Income Security Act defined contribution plans. Among many things, the bill would also provide that the act of a government employee electing an employee contribution alternative benefit formula does not disqualify that contribution from being “picked up” by the employer and revise safe harbor rules for the non-elective contribution 401(k) including the elimination of the safe harbor notice requirements.  

Action Taken: Monitoring.  

Status: 9/13/2018 — Passed House Ways and Means Committee; Also referred to House Education and the Workforce Committee.

S. 536 – Reed, Jack (D-RI) Introduced: 3/7/2017  
CalPERS Position: Support  

Cybersecurity Disclosure Act of 2017. The bill would require the Securities and Exchange Commission to issue a final rule to require publicly traded companies to disclose in their annual report or annual proxy statement whether any member of their governing body, such as a board of directors, has expertise or experience in cybersecurity issues.  

Action Taken: Sent a letter of support to Senators Reed on July 26, 2017.  

S. 637 – Wyden, Ron (D-OR)  Introduced: 3/15/2017  
CalPERS Position: N/A

Creating Transparency to Have Drug Rebates Unlocked (C-THRU) Act of 2017. The bill would require public disclosure of the total amount of rebates provided to drug manufacturers to pharmacy benefit managers and the proportion of those rebates that are passed on to health plans.

Action Taken: Monitoring

Status: 3/15/2017 — Read twice and referred to the Senate Finance Committee.

S. 870 – Hatch, Orrin G. (R-UT)  Introduced: 4/6/2017  
CalPERS Position: N/A

Creating High-Quality Results and Outcomes Necessary to Improve Chronic (CHRONIC) Care Act of 2017. The bill would amend Title XVIII (Medicare) of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit.

Action Taken: Monitoring


Status: 2/09/2018 — H.R. 1892, which incorporated S. 870, signed by the President.

S. 915 – Brown, Sherrod (D-OH)  Introduced: 4/24/2017  
CalPERS Position: N/A


Action Taken: Monitoring

Status: 4/24/2017 — Read twice and referred to the Senate Finance Committee.

S. 2155 – Crapo, Michael D. (R-ID)  Introduced: 11/16/2017  
CalPERS Position: Support

The Economic Growth, Regulatory Relief, and Consumer Protection Act. The bill, among other things, promotes economic growth, provides tailored regulatory relief, and enhances consumer protections.


Status: 5/24/2018 — Signed by the President.