

2025 LEGISLATIVE BILL SUMMARY

California State Legislature
Assembly Committee on Insurance
Lisa Calderon, Chair



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Marc Berman	Cottie Petrie-Norris
Phillip Chen	Michelle Rodriguez
Stan Ellis	Avelino Valencia
Mike A. Gipson	

Staff:

Kathleen O'Malley, Chief Consultant
Landon Klein, Principal Consultant
Stephanie Morwell, Committee Secretary

Bill Lewis, Republican Caucus Consultant

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Automobile Insurance

AB-815 (Ortega) - Vehicle insurance: vehicle classification.

This bill prohibits a motor vehicle from being classified as a common carrier, commercial vehicle, for-hire vehicle, permissive use vehicle, or livery, solely for the reason that the policyholder is using the vehicle for public social services or social service transportation, as defined.

Status: Chaptered by Secretary of State, Chapter 713, Statutes of 2025

SB-371 (Cabaldon) - Transportation network companies: insurance coverage.

This bill reduces uninsured/underinsured motorist (UM/UIM) coverage for transportation network companies (TNC) from \$1 million to \$60,000 per person and \$300,000 per incident from the moment a passenger enters the vehicle of a participating driver until the passenger exits the vehicle (Period 3). Requires the California Public Utilities Commission and California Department of Insurance to study of the impacts of these new UM/UIM coverage requirements to assess whether those requirements are appropriate to the risk of TNC services, and to report the findings to the Legislature on or before December 31, 2030.

Status: Chaptered by Secretary of State, Chapter 314, Statutes of 2025

Employment Development Department

AB-496 (Castillo) - Unemployment and disability insurance: quality of services: reporting.

This bill would require the Legislative Analyst's Office to prepare and submit a report to the Legislature, on or before January 1, 2027, evaluating the quality of unemployment and disability insurance services provided by the Employment Development Department, including review of paid family leave and service wait times.

Status: Pending in the Assembly Insurance Committee

AB-765 (Flora) - Employment Training Fund: federal loan interest payments.

This bill would specify that legislative approval for the use of funds from the Employment Training Fund to pay interest charged on federal loans to the Unemployment Fund must be through statute, and would require the preparation of a public report justifying the necessity for the diversion, transfer, or use of those funds for that purpose.

Status: Pending in the Assembly Insurance Committee

AB-1350 (Hart) - Employment Development Department: policies and practices.

This bill, beginning on January 1, 2027, would reduce the frequency of the mandatory assessment of the effectiveness of fraud prevention and detection tools conducted by the Employment Development Department from annual to biennial.

Status: Pending in the Assembly Insurance Committee

SB-590 (Durazo) - Paid family leave: eligibility: care for designated persons.

This bill, beginning on July 1, 2028, allows an individual caring for a seriously ill "designated person," whose association with the individual is the equivalent of a family relationship, to receive Paid Family Leave benefits.

Status: Chaptered by Secretary of State, Chapter 772, Statutes of 2025

**SB-854 (Committee on Labor, Public Employment and Retirement) -
Unemployment insurance.**

This bill permits electronic transmission of any document that the Unemployment Insurance Code requires to be mailed.

Status: Chaptered by Secretary of State, Chapter 240, Statutes of 2025

General Insurance

AB-487 (Committee on Insurance) - Insurance.

This bill is the annual insurance omnibus bill, which includes several changes that are non-controversial, technical, or otherwise classified as code cleanup.

Status: Chaptered by Secretary of State, Chapter 558, Statutes of 2025

AB-637 (Flora) - False or misleading commercial disaster communication.

This bill would authorize a court to increase civil penalties imposed for unfair insurance practices by up to \$2,500 if the violation was for a commercial disaster communication made during or immediately following a state of emergency or catastrophic disaster.

Status: Pending in the Assembly Insurance Committee

AB-646 (Wallis) - Insurance: warranty: catalytic converter.

This bill would have regulated products designed to deter the theft of a catalytic converter under existing statutes regulating express warranties for vehicle protection products.

Status: Held in the Assembly Appropriations Committee

AB-943 (Michelle Rodriguez) - Insurance agents: prelicensing education.

This bill eliminates the requirement that certain California Department of Insurance (CDI) license applicants complete 20 hours of pre-licensing coursework, and allows CDI to charge fees for these applicants to complete the remaining 12-hour ethics course certification requirement.

Status: Chaptered by Secretary of State, Chapter 566, Statutes of 2025

AB-1236 (Celeste Rodriguez) - Insurance: Climate and Sustainability Insurance and Risk Reduction Grant Program.

This bill would have established the Climate and Sustainability Insurance and Risk Reduction Grant Program within the California Department of Insurance.

Status: Held in the Assembly Appropriations Committee

SB-354 (Limón) - Insurance Consumer Privacy Protection Act of 2025.

This bill would establish the Insurance Consumer Privacy Protection Act of 2025, which would update and expand privacy laws pertaining to personal information processed by insurers and third-party service providers doing business with insurers.

Status: Pending in the Assembly Insurance Committee

SB-583 (Rubio) - Insurer financial statements.

This bill would increase the late filing fee from \$705 to \$800 for an admitted insurer that fails to timely file statements, and would require the Insurance Commissioner to collect an additional late filing fee of \$900 instead of \$849 for each month or part thereof that an insurer continues to transact insurance without filing the required statements.

Status: Pending in the Assembly Insurance Committee

SB-770 (Allen) - Common interest developments: EV charging stations.

This bill removes the requirement that an owner of a separate interest in a common interest development (CID) seeking to install an electric vehicle (EV) charging station in a common area obtain a certificate of insurance for the EV charging station that names the home owners' association for the CID as an insured party.

Status: Chaptered by Secretary of State, Chapter 525, Statutes of 2025

Insurance Adjusters

AB-597 (Harabedian) - Public insurance adjusters.

This bill would have prohibited a public insurance adjuster from charging a policyholder based on any amount paid to the policyholder by the insurer for claims or coverages to which the adjuster's services do not apply. If the claim pertains to a catastrophic disaster or state of emergency, this bill would have prohibited a public adjuster from charging the policyholder based on any amount paid to the policyholder by the insurer prior to the date the written contract between the policyholder and the public adjuster was initiated.

Status: Held in the Senate Appropriations Committee

Liability Insurance

AB-428 (Blanca Rubio) - Joint powers agreements: water corporations.

This bill authorizes water corporations, as defined, to enter into joint powers agreements with public agencies and mutual water companies for purposes of insurance risk pooling.

Status: Chaptered by Secretary of State, Chapter 151, Statutes of 2025

AB-1197 (Calderon) - Rental passenger vehicles: renter liability: loss due to theft.

This bill would have required a rental company to limit its recovery for losses arising from theft to the extent of coverage provided under the renter's or authorized driver's insurance policy, in cases where the renter or authorized driver failed to exercise ordinary care.

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance Committee on March 28, 2025.

Chaptered by Secretary of State, Chapter 449, Statutes of 2025

Property Insurance

AB-1 (Connolly) - Residential property insurance: wildfire risk.

This bill requires, by January 1, 2030 and every five years thereafter, the California Department of Insurance to consider whether to update the Safer from Wildfires regulations to include certain building hardening measures.

Status: Chaptered by Secretary of State, Chapter 472, Statutes of 2025

AB-69 (Calderon) - FAIR Plan policy renewals.

This bill would require a broker of record to determine if a Fair Access to Insurance Requirements (FAIR) Plan policy can be moved to the voluntary market before the FAIR Plan policy is renewed. Additionally, it would require the FAIR Plan to provide all policyholders with a notice regarding their coverage options at least annually.

Status: Pending in the Senate Insurance Committee

AB-75 (Calderon) - Residential property insurance images.

This bill would have required admitted insurers to notify residential property insurance policyholders in advance of taking aerial images of the insured property and to provide access to those images. This bill also would have prohibited insurers from basing decisions to terminate coverage on aerial images older than 180 days, and provided policyholders who have been subject to a decision to terminate coverage based on an aerial image with the right to dispute the accuracy of the image, to verify remediation, and to request an in-person inspection.

Status: Held in the Senate Appropriations Committee

AB-226 (Calderon) - California FAIR Plan Association.

This bill establishes the FAIR Plan Stabilization Act, which authorizes the California Infrastructure and Economic Development Bank (IBank), upon the request of the California Fair Access to Insurance Requirements (FAIR) Plan, to issue bonds to finance the costs of claims, to increase liquidity and claims-paying capacity of the FAIR Plan, and to refund bonds previously issued for that purpose.

Status: Chaptered by Secretary of State, Chapter 473, Statutes of 2025

AB-234 (Calderon) - California FAIR Plan Association governing committee.

This bill allows the Speaker of the Assembly and the Chairperson of the Senate Committee on Rules to serve as nonvoting, ex officio members of the Fair Access to Insurance Requirements Plan Governing Committee.

Status: Chaptered by Secretary of State, Chapter 474, Statutes of 2025

AB-290 (Bauer-Kahan) - California FAIR Plan Association: automatic payments.

This bill requires, by April 1, 2026, the Fair Access to Insurance Requirements (FAIR) Plan to create a system for and accept automatic payments for policyholder premiums. It also prohibits the cancellation or non-renewal of a FAIR Plan policy solely because the policyholder is not enrolled in automatic payments. Additionally, it requires the FAIR Plan to provide a 10-day period for any policyholder to pay an outstanding installment premium, in alignment with existing law.

Status: Chaptered by Secretary of State, Chapter 475, Statutes of 2025

AB-488 (Tangipa) - Insurance: the California FAIR Plan Association.

This bill would delete the requirement of the Fair Access to Insurance Requirements Plan to publish the toll-free telephone number in all general distribution telephone directories in the state.

Status: Pending in the Assembly Insurance Committee

AB-567 (DeMaio) - Insurance: residential and commercial.

This bill would have reduced to 0% the rate of tax on gross premiums received for "residential property insurance policies" on or after January 1, 2026, and would have required the state to subsidize, upon an appropriation and until January 1, 2030, the annual increase in residential property insurance rates approved by the Insurance Commissioner that is above the lower of an annual increase of 7%, or the annual national average increase in residential insurance premiums.

Status: Held in the Assembly Revenue and Taxation Committee

AB-570 (Calderon) - Insurance: policy documents.

This bill would require an insurer, after a covered loss, to provide a policyholder a free copy of their homeowner's policy within 15 calendar days instead of 30 calendar days, once requested by the policyholder.

Status: Pending in the Senate Insurance Committee

AB-888 (Calderon) - California Safe Homes grant program.

This bill establishes a grant program, to be administered by the California Department of Insurance, with the goals of reducing local and statewide wildfire losses, improving insurability and resilience of vulnerable communities, and home hardening to mitigate wildfire risk.

Status: Chaptered by Secretary of State, Chapter 536, Statutes of 2025

AB-1339 (Mark González) - Department of Insurance: housing insurance study.

This bill requires the California Department of Insurance to conduct a study on the availability of property, liability, and builders' risk insurance coverage for certain affordable housing entities.

Status: Chaptered by Secretary of State, Chapter 728, Statutes of 2025

AB-1467 (Hoover) - Residential property insurance: tree fire risks.

This bill would exempt a residential property insurance policyholder from state and local laws, ordinances, fees, and fines associated with the removal of a tree if their insurer identifies the tree as a fire risk and the Department of Forestry and Fire Protection confirms that the tree is a fire risk.

Status: Pending in the Assembly Insurance Committee

AB-1531 (Committee on Emergency Management) - Office of Emergency Services: comprehensive wildfire mitigation program.

This bill requires the California Department of Insurance to be added to the California Wildfire Mitigation Program Board on or before July 1, 2026.

Status: Chaptered by Secretary of State, Chapter 204, Statutes of 2025

SB-429 (Cortese) - Wildfire Safety and Risk Mitigation Program.

This bill provides an outline for the creation of a “public wildfire catastrophe model,” as defined, within the California Department of Insurance.

Status: Chaptered by Secretary of State, Chapter 541, Statutes of 2025

SB-495 (Allen) - Insurance.

This bill makes various changes to California’s Insurance Code relevant to the California Department of Insurance.

Status: Chaptered by Secretary of State, Chapter 542, Statutes of 2025

SB-525 (Jones) - California FAIR Plan: manufactured homes.

This bill requires the California Fair Access to Insurance Requirements Plan to cover manufactured homes and mobile homes.

Status: Chaptered by Secretary of State, Chapter 476, Statutes of 2025

SB-547 (Pérez) - Commercial property insurance cancellation and nonrenewal.

This bill expands to commercial property insurance the prohibition against an insurer canceling or refusing to renew a residential property insurance policy for one year from the declaration of a state of emergency, if the residential property is located within the perimeter of a wildfire or in an adjacent ZIP Code.

Status: Chaptered by Secretary of State, Chapter 544, Statutes of 2025

SB-616 (Rubio) - Community Hardening Commission: wildfire mitigation program.

This bill would have created an independent Community Hardening Commission within the California Department of Insurance with the goals of developing a unified and centralized fire mitigation standard for all levels of government across the state, and generating guidelines to enable the creation of a wildfire data sharing platform.

Status: Vetoed by Governor

Governor's Veto Message:

Governor's veto message: To the Members of the California State Senate:

I am returning Senate Bill 616 without my signature.

This bill would establish an independent Community Hardening Commission within the Department of Insurance (CDI) to review current and develop new wildfire community hardening standards every quarter starting January 1, 2026, and make recommendations to expedite certain community hardening practices.

At a time when Californians are grappling with rising insurance costs due to natural disasters exacerbated by climate change, the state has launched multiple efforts to expedite proven and cost-effective home hardening practices, aiming to improve insurability for millions of homeowners. CAL FIRE currently administers California's Wildfire Mitigation Program, established in 2019 to strengthen community-wide resilience against wildfires. The California Governor's Office of Emergency Services (Cal OES) and CAL FIRE, working side-by-side with counties and cities, have launched a statewide wildfire home-hardening playbook that at-risk communities can lift straight off the shelf. In 2022, CDI introduced its "Safer from Wildfires" framework, a first-of-its-kind regulation that requires insurance companies to offer discounts to homeowners and businesses that take specific wildfire mitigation steps. These are just a few examples demonstrating the state's commitment to tackling this important issue.

This year, the Legislature sent me multiple bills with the intention of building upon this ongoing work. Unfortunately, rather than providing a coordinated approach, these measures are in conflict with one another, tasking different state entities with similar objectives. The lack of harmony between these efforts will not only result in conflicting outcomes but also in confusion for consumers, insurance companies, local governments, and emergency responders.

I encourage the Legislature to revisit this important issue next year and work collaboratively to navigate the different approaches to setting hardening standards, including determining the responsible state entity. In the meantime, California will continue to aggressively implement the multiple initiatives underway to mitigate wildfire risk, encourage cost-effective structure hardening and retrofitting, facilitate vegetation management, and address the availability and cost of insurance.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

SB-805 (Pérez) – Homeowners’ insurance: declared disaster areas.

This bill would have reduced the time from 90 to 75 days for an issuing insurer to respond to a property owner in a declared disaster area who cannot identify their insurer, and has sought assistance from and provided their information to the Insurance Commissioner to transmit to insurers that issue homeowner’s insurance policies covering fire risks.

Status: This measure was substantially amended outside the jurisdiction of the Assembly Insurance committee on June 23, 2025.

Chaptered by Secretary of State, Chapter 126, Statutes of 2025

Workers' Compensation

AB-1048 (Chen) - Workers' compensation.

This bill would require an employer to provide a medical provider treating an industrial injury with an explanation of review including specified information pertaining to the basis for any adjustment, change, or denial of an itemization of medical services, and information on any contract underlying that action. This bill would also authorize the medical provider to request a copy of that contract, and, if the contract is not received by the provider within 30 business days of the request, would require the bill to be reprocessed and paid at the official medical fee schedule rate.

Status: Pending in the Senate Rules Committee

AB-1125 (Nguyen) - Workers' compensation: peace officers.

This bill expands an existing rebuttable presumption of occupational injury for heart trouble in security officers at Atascadero State Hospital to include any officer or employee of the Department of Corrections and Rehabilitation having custodial duties and any peace officer employed by the Department of State Hospitals.

Status: Chaptered by Secretary of State, Chapter 291, Statutes of 2025

AB-1209 (Michelle Rodriguez) - Workers' compensation: cannabis industry.

This bill would authorize the administrative director (AD) of the Division of Workers' Compensation to require employers in the cannabis industry to annually report compliance with existing requirements to secure payment of workers' compensation, would require the AD to provide administrative assistance to cannabis employers in securing the payment of workers' compensation, and would grant safe harbor for cannabis employers for prior failure to secure payment of workers' compensation if they come into compliance in accordance with the bill.

Status: Pending in the Assembly Business and Professions Committee

AB-1293 (Wallis) - Workers' compensation: qualified medical evaluators.

This bill requires the administrative director of the Division of Workers' Compensation to develop and make available a template qualified medical evaluator (QME) report form and a medical evaluation request form for parties to communicate with a panel QME.

Status: Chaptered by Secretary of State, Chapter 298, Statutes of 2025

AB-1329 (Ortega) - Workers' Compensation: Subsequent injuries payments.

This bill would have made various changes to the process of filing, evaluating, and paying claims for special additional compensation from the Subsequent Injuries Benefits Trust Fund, including establishing a five year statute of limitations for filing an application, and prohibiting consideration of acid reflux, diabetes, sleep apnea, and sexual dysfunction as preexisting labor disabling disabilities for purposes of determining eligibility for benefits.

Status: Vetoed by Governor

Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 1329 without my signature.

This bill would make assorted changes to the Subsequent Injury Benefit Trust Fund (SIBTF), a World War II-era program created to protect disabled veterans entering the workforce. Proposed changes include incorporating a Qualified Medical Evaluator (QME) process, excluding certain medical conditions from the definition of pre-existing disabilities, and adding a statute of limitations on claims.

I commend the author for identifying the SIBTF as needing significant reform. Over the past decade, SIBTF has expanded significantly beyond its original purpose. The number of claims has skyrocketed, leading to an unsustainable future for the program. The Department of Industrial Relations estimates that, without comprehensive reform, the annual assessment paid by all employers will increase from \$372 million in FY 2021-22 to \$1.5 billion in FY 2029-30. As the Legislative Analyst's Office noted in a July 2025 report, workers submitting SIBTF claims today could see processing delays of up to ten years unless we take comprehensive action. Notably, other states, facing similar

pressures, have chosen to eliminate their programs rather than reform them. This situation is dire and the state must act immediately.

Unfortunately, AB 1329 does not contain the comprehensive reforms necessary to save SIBTF. While some of the changes, such as the proposed QME process and the statute of limitations, are important, other changes take the program in the wrong direction. For example, including the impact on the “activities of daily living” in the determination of a prior disability contradicts the concept that the prior disability must be labor-disabling. This change would increase SIBTF claims and liabilities.

To ensure this program continues to serve workers as intended, comprehensive SIBTF reform must be pursued next year. I am directing the Department of Industrial Relations and its Division of Workers’ Compensation to develop a proposal for comprehensive reform to include in January’s 2026-27 budget proposal. I look forward to working with the Legislature to ensure this program continues to serve California workers.

For those reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

AB-1336 (Addis) - Farmworkers: benefits.

This bill would have created a rebuttable presumption that a heat-related injury arose out of the course of employment where an employer in the agriculture industry, as defined, failed to comply with existing heat illness prevention standards, and would have established the Farmworker Climate Change Heat Injury and Death Fund to pay associated administrative costs.

Status: Vetoed by Governor

Governor's Veto Message:

To the Members of the California State Assembly:

I am returning Assembly Bill 1336 without my signature.

This bill would establish a presumption, for purposes of a workers' compensation claim, that a worker's heat-related injury arose out of their employment if their employer failed to comply with the Division of Occupational Safety and Health (Cal/OSHA)'s heat illness prevention standards.

Last year, I vetoed a nearly identical bill, stating that creating a presumption in the workers' compensation system is not an effective way to protect California farmworkers from the risk of heat-related illnesses. Current laws establishing, regulating, and enforcing heat illness prevention standards fall under the jurisdiction of Cal/OSHA, not the Division of Workers' Compensation. The workers' compensation system is not equipped to make determinations about employers' compliance with Cal/OSHA standards. This tension will lead to excessive delays and dilute the bill's potential benefits to workers.

I share the author's goal of protecting workers from the dangers of excessive heat. Cal/OSHA recently established a dedicated Agricultural Enforcement Task Force and Outreach Unit, which has opened more than 250 proactive inspections. Moreover, Cal/OSHA's Consultation Services Unit, which provides free assistance to employers to help them comply with health and safety standards, has addressed heat illness at 395 worksites since May 2025. I remain committed to working with the Legislature, workers, and worker advocates to explore how to bolster and complement Cal/OSHA's ongoing efforts to improve working conditions for agricultural workers.

For these reasons, I cannot sign this bill.

Sincerely,

Gavin Newsom

AB-1398 (Valencia) - Workers' compensation.

This bill clarifies that existing laws concerning referrals for workers' compensation-related services to an entity in which the referrer holds a financial interest, do not preclude the applicability of any other law that may apply to the transaction. This bill also clarifies that a disclosure of financial interest made pursuant to existing law when providing such a referral must be made in writing, at the time the claim for payment is presented, to a third-party payer or other entity to whom a claim for payment is presented for the services furnished pursuant to a referral.

Status: Chaptered by Secretary of State, Chapter 640, Statutes of 2025

AB-1498 (Soria) - Workers' compensation: medical treatment.

This bill would establish a statewide medical provider network (MPN) database consisting of physicians willing and able to provide treatment to injured workers in the Central Valley, and would authorize an employee to seek treatment with a physician within the statewide MPN database if they demonstrate an inability to obtain a visit with a physician in the employer's MPN within 30 days of the request for medical treatment.

Status: Pending in the Assembly Insurance Committee

SB-8 (Ashby) - Peace officers: injury or illness: leaves of absence.

This bill expands the availability of enhanced temporary disability benefits (commonly referred to as "4850 time") to peace officers employed by Sacramento County on a full-time basis.

Status: Chaptered by Secretary of State, Chapter 733, Statutes of 2025

SB-230 (Laird) - Workers' compensation: firefighters.

This bill expands the classes of firefighters who receive presumptions for specific injuries or illnesses in the workers' compensation system to include firefighters servicing United States Department of Defense installations, National Aeronautics and Space Administration installations, and commercial airports regulated by the Federal Aviation Administration, for injuries occurring on or after January 1, 2026.

Status: Chaptered by Secretary of State, Chapter 404, Statutes of 2025

SB-291 (Grayson) - Contractors: workers' compensation insurance.

This bill increases penalties for workers' compensation violations by contractors.

Status: Chaptered by Secretary of State, Chapter 455, Statutes of 2025

SB-447 (Umberg) - Workers' compensation: death benefits.

This bill increases from 21 to 26 the age that minor dependents can continue to receive health benefits under the workers' compensation death benefits coverage when specified firefighters, peace officers, or Orange County Sheriff's Special Officers die in the line of duty.

Status: Chaptered by Secretary of State, Chapter 653, Statutes of 2025

SB-487 (Grayson) - Workers' compensation.

This bill, under specified circumstances, prohibits an employer from recovering more than one-third of the defendant's liability policy limit in a third-party civil suit brought by an injured public safety worker.

Status: Chaptered by Secretary of State, Chapter 763, Statutes of 2025

SB-536 (Archuleta) - Workers' compensation insurance fraud reporting.

This bill would require the Employment Development Department to, upon request, provide payroll information to insurers for purposes of fraud detection.

Status: Pending in the Assembly Insurance Committee

SB-632 (Arreguín) - Workers' compensation: hospital employees.

This bill would create a rebuttable presumption for acute care hospital employees who provide direct patient care that infectious diseases, cancer, musculoskeletal injuries, post-traumatic stress disorder and respiratory diseases including COVID-19 arose out of the course of employment.

Status: Pending in the Assembly Insurance Committee

SB-847 (Reyes) - Workers' compensation: uninsured employer: transfer of real property.

This bill authorizes the Director of the Department of Industrial Relations to make a prima facie finding under specified circumstances that a transfer of property by an "uninsured employer" was executed to avoid the lawful imposition lien on the property.

Status: Chaptered by Secretary of State, Chapter 790, Statutes of 2025

LEGISLATIVE OFFICE BUILDING
1020 N STREET, ROOM 369
SACRAMENTO, CA 95814
(916) 319-2086
FAX (916) 319-2186
CHIEF CONSULTANT
KATHLEEN O'MALLEY
PRINCIPAL CONSULTANT
LONDON KLEIN
COMMITTEE SECRETARY
STEPHANIE MORWELL



VICE CHAIR
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MICHELLE RODRIGUEZ
AVELINO VALENCIA

Wednesday, March 19, 2025

9:30a.m. - State Capitol, Room 437

REGULAR ORDER OF BUSINESS

2 Witnesses Per Side, 2 Minutes Each

1. AB 597 Harabedian Public insurance adjusters

Assembly Insurance Committee

Oversight Hearing

California Department of Insurance:

Sustainable Insurance Strategy:

Post Southern California Wildfires

I. Welcome and Opening Remarks

Assemblymember Lisa Calderon, Chair, Assembly Insurance Committee

II. Sustainable Insurance Strategy: Post Southern California Wildfires

Honorable Ricardo Lara, Insurance Commissioner, California Department of Insurance

III. Public Comment

Committee hearing documents located at: <https://ains.assembly.ca.gov/hearings/2025-informational-oversight-hearings>

LEGISLATIVE OFFICE BUILDING
1020 N STREET, ROOM 369
SACRAMENTO, CA 95814
(916) 319-2086
FAX (916) 319-2186
CHIEF CONSULTANT
KATHLEEN O'MALLEY
PRINCIPAL CONSULTANT
LONDON KLEIN
COMMITTEE SECRETARY
STEPHANIE MORWELL



VICE CHAIR
GREG WALLIS
MEMBERS
DAWN ADDIS
DAVID A. ALVAREZ
ANAMARIE ÁVILA FARIAS
MARC BERMAN
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MICHELLE RODRIGUEZ
AVELINO VALENCIA

Assembly Insurance Committee Oversight Hearing

The California FAIR Plan

Wednesday, May 28, 2025

9:30 a.m.

California State Capitol, Room 437

I. Welcome and Opening Remarks

Assemblymember Lisa Calderon, Chair, Assembly Insurance Committee

II. The California FAIR Plan

Victoria Roach, President, California FAIR Plan

III. Public Comment

Committee hearing documents located at: <https://ains.assembly.ca.gov/hearings/2025-informational-oversight-hearings>

LEGISLATIVE OFFICE BUILDING
1020 N STREET, ROOM 369
SACRAMENTO, CA 95814
(916) 319-2086
FAX (916) 319-2186
CHIEF CONSULTANT
KATHLEEN O'MALLEY
PRINCIPAL CONSULTANT
LONDON KLEIN
COMMITTEE SECRETARY
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Assembly Insurance Committee

Oversight Hearing

California Department of Insurance

Sustainable Insurance Strategy:

Moving Forward

Wednesday, July 2, 2025

10 a.m.

California State Capitol, Room 126

I. Welcome and Opening Remarks

Assemblymember Lisa Calderon, Chair, Assembly Insurance Committee

II. The California Department of Insurance

Honorable Ricardo Lara, Insurance Commissioner, Department of Insurance

III. Public Comment

Committee hearing documents located at: <https://ains.assembly.ca.gov/hearings/2025-informational-oversight-hearings>