



February 24, 2021

The Honorable Maria Elena Durazo
California State Senate
State Capitol, Room 5066
Sacramento, CA 95814

Subject: SB 270 (Durazo) – Paperwork Penalties for Public Employers
OPPOSED

Dear Senator Durazo,

We, the undersigned organizations, write today to respectfully **OPPOSE** your **SB 270**, which would create new types of damages in litigation against California’s public agencies while those public agencies, and much of the legislature, are actively calling for federal stimulus to help public agencies continue to provide services to the general public as we enter year two of the COVID-19 pandemic.

We agree with the assertion that public agencies should make a good faith effort to comply with provisions of current law that require the production of information on new hires to labor union representatives. However, we are not aware of any information suggesting that there is a widespread record of public agency failure to comply. In instances where a problem exists, there are remedies that can be pursued with relative ease.

New Damages and More Litigation

Creating new financial damages to be paid to labor unions by public agencies that fail to comply with a mostly bureaucratic task will only increase compliance and litigation costs in public agency budgets and divert those funds away from public benefit. We would oppose this type of diversion of important public funds in good times, and we certainly object during the current pandemic, economic insecurity, and public agency budget instability. In addition, allowing unions to recover attorney’s fees for bringing such claims will only encourage unions to threaten to bring lawsuits rather than encourage them to work cooperatively with public agencies. Unfortunately, in this scenario, attorneys make money to the detriment of the general public.

Unfair Rules for Public Agencies

SB 270 contains a limited right to cure the violation that doesn't apply uniformly. Moreover, public employers would be limited in the number of times they could exercise their right to cure in a 12-month period. After correcting three data errors in a 12-month period, a public employer would be subject to an unfair labor practice claim and subject to unspecified civil penalties. Some public agencies are quite large and have dozens of unions for which they must file regularly, but those agencies would only be allowed to cure data errors three times in a year. The limitation is arbitrary and would mostly result in large public agencies being vulnerable to sizeable civil penalties for data errors without an opportunity to cure more than three errors.

Diverting Funds from Public Benefit

California is entering the second year of the COVID-19 pandemic and public agency budgets – especially local public agencies – are stressed under the combined weight of limited resources and increased demand for public services. SB 270 will divert much needed public resources away from public benefit and into the pockets of labor unions who are having disputes with their employers. There continues to be a lack of data suggesting that there is even a meaningful problem that needs to be addressed. When this bill was advanced last year (SB 1173), the analyses contained only anecdotal evidence of problems with timely and accurate reporting.

There is no data supporting the need for this bill, the “right to cure” contained in the bill is illusory, and the legislation would divert much needed funds away from public benefit in the middle of a pandemic. For these reasons, and more, we respectfully **OPPOSE** your **SB 270**.

Sincerely,



Jen Hamelin
Public Risk Innovation, Solutions,
And Management (PRISM)



Paul Smith
Rural County Representatives of California



Dillon Gibbons
California Special Districts Association



Faith Borges
California Association of Joint Powers Authorities



Amber King
Association of California Healthcare Districts



Jean Kinney Hurst
Urban Counties of California



Bijan Mehryar
League of California Cities



Geoff Neill
California State Association of Counties



April 7, 2021

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California State Senate
State Capitol, Room 5066
Sacramento, CA 95814

Subject: SB 270 (Durazo) – Paperwork Penalties for Public Employers
OPPOSED

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We do not disagree with the assertion that public agencies should make a good faith effort to comply with provisions of current law that require the production of information on new hires to labor union representatives. We also are not aware of any information suggesting that there is a widespread record of public agency failure to comply. In instances where a problem exists, there are remedies that can be pursued with relative ease.

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June 18, 2021

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California State Senate
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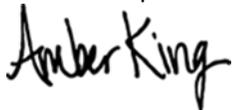
Faith Borges
California Association of Joint Powers Authorities



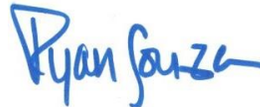
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Ryan Souza
California State Association of Counties



Bijan Mehryar
League of California Cities



Chris Reefer
California School Boards Association



Staci Heaton
Rural County Representatives of California



Elizabeth Esquivel
California Association of School Business Officials

Cc: Members, Assembly Public Employment &
Retirement Committee



June 23, 2021

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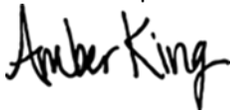
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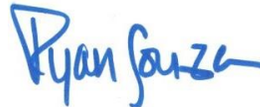
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Cc: Members & Consultants, Assembly Judiciary
Committee