2020 Legislative Session Key Bills

Bills to Watch

These are bills that have been tracked by the Chamber Council Directors and marked as significant. The pieces of Legislation listed below are bills that the Chamber currently has a position on or bills the Chamber finds to be crucial to Members’ interests.

Business Regulation

Oppose

- **HB4138** (Morgan) *Multi-State No-Business Incentives Compact*
  - Enters the state of Illinois into a compact, which can be joined by any other state, establishing that each member state will not offer company-specific tax incentives or grants for the purpose of establishing a company headquarters, manufacturing facility or related project.

Monitoring

- **HB5599** (D’Amico) *Auto-Dealer License Task Force*
  - Creates the Automobile Dealer’s License Task Force. Adds provisions governing the composition and duties of the Task Force. Provides that the Secretary of State shall provide administrative support to the Task Force by December of 2022.

- **SB3508** (Villanueva) *Illinois Corporations Female Board Directors Requirement*
  - Provides that by December 31, 2021, a publicly held domestic corporation or foreign corporation whose principal executive office is located in Illinois to have a specified minimum number of female directors.

- **SB3609** (Harris) *Car Sharing Program regulations*
  - Adds provisions governing: insurance coverage requirements during car-sharing periods; notification of implications of lien; exclusions in motor vehicle liability insurance policies; recordkeeping requirements; vicarious liability; contribution against indemnification; insurable interests; consumer protection disclosures; and other requirements.

Employment Law

Support

- **HB4151** (Hoffman) *Workers Compensation Commissioner Eligibility Changes*
  - Amends the workers’ compensation act. Removes provisions regarding the eligibility of commissioner candidates. Amends the provision that arbitrators must rotate their placement every two years and instead every four years. The Chamber supports this bill with amendment.
- **HB4623** (Morgan) **Employee Cannabis Use Termination Guidelines**
  - Seeks to protect registered qualifying patients from having their employment terminated if the registered qualifying patient solely fails a drug test. An employer is allowed to enforce preemployment drug testing, zero tolerance, random drug testing or drug free workplace policies if the policy is applied to registered qualifying patients in safety sensitive positions. Adds that no cause of action is created or implied if an employer disciplines or terminates the employment of a registered qualifying patient when enforcing a drug policy that is in compliance with the Act.

- **SB3307** (Van Pelt) **Employer/Employee Expense Reimbursement Guidelines**
  - In a provision requiring an employer to reimburse an employee for all necessary expenses or losses incurred by the employee within the employee's scope of employment, requires the employer to reimburse the employee within 30 days after receipt of the necessary expenditures or losses. An employer is not liable unless the employer required (rather than authorized or required) the employee to incur the necessary expenditure or the employer failed to comply with its own written expense reimbursement policy. For an expenditure to be reimbursable, the expense must be required by the employer.

**Oppose**

- **HB0009** (Flowers) **Paid Family Leave Act**
  - Requires private employers with 50 or more employees to provide 6 weeks of paid leave for an employee who takes leave: (1) because of the birth of a child of the employee and in order to care for the child; (2) to care for a newly adopted child under 18 years of age or a newly placed foster child under 18 years of age or a newly adopted or newly placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; or (3) to care for a family member with a serious health condition.

- **HB4293** (Guzzardi) **Underpayment damages**
  - Provides that an employee is entitled to recover damages of 5% (rather than 2%) of the amount of any underpayments in wages for each month following the date of payment during which such underpayments remain unpaid.

- **HB4699** (Manley) **Changes to Illinois Freedom to Work Act**
  - Amends the Illinois Freedom to Work Act. Expands the scope of the Act to apply to all employees (rather than only low-wage employees).

- **HB4837** (West) **Employee background check and criminal history**
  - Provides that an employer may not refuse to hire an individual and may not discharge an individual because of the individual's criminal history unless the individual has one or more convictions and there is a direct relationship between
one of more of an individual's convictions and the specific employment sought. Allows civil action for employee wrongfully denied a job under this act.

- **HB5443** (Harris) **Healthcare – State Option**
  - The Department of Healthcare and Family Services, in consultation with the Department of Insurance, shall develop and submit a proposal to the General Assembly and the Governor concerning the design, costs, benefits, and implementation of a State option for health care coverage.

- **SB471** (Lightford) **Paid Sick Days**
  - Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change workdays or hours scheduled to avoid paying sick time.

- **SB3021** (Hunter) **Changes to Illinois Freedom to Work Act**
  - Amends the Illinois Freedom to Work Act. Expands the scope of the Act to apply to all employees (rather than only low-wage employees).

- **SB3194** (Aquino) **Employee background check and criminal history**
  - Provides that an employer may not refuse to hire an individual and may not discharge an individual because of the individual's criminal history unless the individual has one or more convictions and there is a direct relationship between one of more of an individual's convictions and the specific employment sought. Allows civil action for employee wrongfully denied a job under this act.

- **SB3295** (Villivalam) **Underpayment damages**
  - Provides that an employee is entitled to recover damages of 5% (rather than 2%) of the amount of any underpayments in wages for each month following the date of payment during which such underpayments remain unpaid.

- **SB3430** (Steans) **Covenant Not to Compete Enforcement**
  - Provides that a covenant not to compete is illegal and void if the employee does not receive adequate consideration and the covenant is ancillary to a valid employment relationship. Requires covenants not to compete to be no more expansive than required for the protection of legitimate business interests, to not impose undue hardship on the employee, and to not be injurious to the public.

**Monitoring**

- **HB5433** (McCombie) **Industrial New Jobs Training Credit**
  - Provides that community college may enter into an agreement with an employer in which the employer provides certain education and job-training services.
Environmental Regulation

Oppose

- **HB3624** (Williams) **Clean Energy Jobs Act**
  - This bill requires the Department of Commerce and Economic Opportunity to administer a program to increase employment opportunities related to clean energy projects. Provides for the creation of a clean jobs curriculum to increase workforce skills. Provides for the promotion of opportunities for small and disadvantaged businesses in clean energy development. Establishes a framework to achieve 100% reliance on renewable energy.

- **SB2954** (Fine) **Coal Tar Sealant Use Disclosure**
  - Creates the Coal Tar Sealant Disclosure Act. Requires that specified entities, public schools, state agencies, and the such like, to disclose their use of a coal tar-based sealant or high polycyclic aromatic hydrocarbon sealant product. Requires that these entities post signage that tells of the dangers of these products.

- **SB2132** (Castro) **Clean Energy Jobs Act**
  - This bill creates the Clean Energy Jobs Act.

Monitoring

- **HB4606** (Mah) **Environmental Justice Program**
  - Creates an environmental justice program to ensure enhanced public outreach procedures for permitting actions that affect areas of environmental justice concern. Requires the Environmental Protection Agency adopt rules within one year of the amendatory Act's effective date that implement the program and are consistent with the findings presented.

- **HB5518** (Stephens) **Airports and Environmental Impact**
  - Requires the Illinois Environmental Protection Agency, with the assistance of the Department of Transportation, to conduct a study describing the environmental and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport. Requires the Agency, when conducting this study, to pay attention to the impact of air pollution, noise pollution, the emission of gases and fluids by aircraft, and similar factors on the quality of life in the area.

- **SB3313** (Fine) **Gas-powered leaf blower ban**
  - Provides that on and after January 1, 2022, a person may not operate or sell at retail a gas-powered leaf blower in the State. Provides that a person who violates the amendatory Act's provisions shall be subject to a civil penalty not to exceed $500.
Elections

Support

- **HB4120** (Meier) **Judicial elections eligibility guidelines**
  - Amends the election code. With stipulations, establishes that no Judge or Former Judge may submit their candidacy for a judicial position by any other method than seeking retention in their office.

Healthcare

Support

- **HB4263** (Bennett) **Limitation of Civil Action for non-Illinois residents**
  - Removes a provision that allows civil action to be taken in any county if the defendants are nonresidents of Illinois. In cases where no party is a resident of Illinois, the court will dismiss the legal action being taken. Limits the amount that can be recovered for medical care and services to the amount actually paid for those expenses by the party seeking reimbursement.

Oppose

- **HB4139** (Mazzochi) **Restrictions for changes to Medicaid enrollee’s coverage plan**
  - If a Medicaid enrollee of a managed care organization selects a plan based on in-network status of a primary care provider or up to 2 specialty care providers for an existing condition, the organization may not change the Medicaid enrollee’s selected provider for the 12-month period following enrollment.

- **HB4362** (Moeller) **State of Illinois, wholesaler of drugs from Canada.**
  - Creates the Wholesale Importation of Prescription Drugs Act. The Department of Public Health will design an importation program where the state of Illinois becomes the licensed wholesaler of imported, regulated drugs from Canada.

- **SB2457** (Morrison) **Age limitations for Epinephrine coverage**
  - Amends the Illinois Insurance Code. Removes the age limitation for coverage in provisions concerning coverage for epinephrine injectors.

- **SB2470** (Murphy) **Restrictions on changing insured’s coverage during contract**
  - No managed care organization or policy of accident or health insurance shall change an insured’s eligibility or coverage during a contract period. Insured will have continuity of benefits, providers, and medication during contract period.

- **SB2499** (Manar) **Clinical Trial equal coverage**
  - The Illinois Medical Assistance Program will provide coverage for routine care costs accumulated during an approved clinical trial if the program would provide coverage for the same care costs if they had not been incurred in a clinical trial.

- **SB2561** (Fine) **Telehealth reimbursement rate**
  - Requires insurance providers of individual or group policies that provide telehealth services to give reimbursement for such services at the same rate that such services are reimbursed for in-person consultation.
• **SB2739** (Harris) **Power delegation to IIGF not-for-profit corporation**
  ○ Authorizes the Illinois Insurance Guaranty Fund to own and operate a not-for-profit corporation to which the fund may delegate some of its powers and responsibilities. The Corporation may contract to provide services to various health organizations authorized under law.

• **SB2740** (Fine) **Coverage for mental, emotional, substance use disorders**
  ○ Insurance Providers that provide coverage for medical treatment or services must also provide access to treatment for mental, emotional or substance use disorders.

**Infrastructure**

**Oppose**

• **SB3292** (Villivalam) **IDOT Services Selection Committee – Senate Consent**
  ○ Provides that beginning on or after January 1, 2021, the Department of Transportation shall appoint selection committees consisting of 9 members who shall be appointed with the advice and consent of the Senate.

• **HB4217** (Hernandez) **Discounted Community Rail Board transportation services**
  ○ Any fixed-route public transportation services provided through the community rail board will provide a 50% discount rate to all students who present a valid University or College ID issued within the past 12 months.

• **HB4212** (Kalish) **Repeal of Sunday vehicle sales provision**
  ○ Amends the Illinois Vehicle Code. Repeals the provision that no person may operate a place of business for the purpose of buying and selling motor vehicles and other associated activities on Sunday.

• **HB4571** (Lilly) **Gas attendant pumping requirement**
  ○ Creates the Gas Station Attendant Act. Provides that no gas may be pumped at a gas station in this State unless it is pumped by a gas station attendant employed at the gas station. This would make it illegal for customers to pump their own gas at stations.

• **HB5246** (Moeller) **Bicycle Paths Construction**
  ○ Provides that, in and within one mile of an urban area, the Department of Transportation shall establish and solely fund bicycle and pedestrian ways in conjunction with the construction, reconstruction, or other change of any State transportation facility.

**Monitoring**

• **HB5519** (Stephens) **Airport Noise Complaints**
  ○ Provides that the Department of Transportation shall provide residents of Illinois a method of submitting noise complaints concerning airports in the State.

• **HB5520** (Stephens) **Airport Noise – Annoyance Level**
  ○ Provides that "noise annoyance levels" means levels derived from data compiled using the noise annoyance protocol proposed by members of the International Commission on Biological Effects of Noise and adopted by ISO TS 15666.
• SB3407 (Bush) **Toll Highway Board of Directors**  
  o Increases the number of directors of the Illinois State Toll Highway Authority appointed by the Governor from 9 to 11.

• SB3554 (Curran) **State-made vehicle registration cost reduction**  
  o Provides a motor vehicle of the first division, that is 5 model years of age or younger shall pay the Secretary of State an annual registration fee of $74 if the vehicle was assembled or manufactured in Illinois.

**Tax**

**Support**

• HB4017 (Murphy) **Matching Federal estate tax exclusion amount**  
  o For persons dying on or after January 1, 2021, the applicable exclusion amount concerning estate and gift taxes will match the amount under the Federal Internal Revenue Code Section 2010.

• HB4021 (Murphy) **Creates Small Business Asset Purchase Savings Accounts**  
  o Amends the Illinois Income Tax Act. Creates an income tax deduction for an amount of up to $50,000 per tax year contributed to a small business asset purchase account and all interest earned on such accounts during the tax year. This bill is an Illinois Chamber Tax Institute initiative.

• HB4048 (Carroll) **Cigar Tax Cap on premium cigars**  
  o Amends the Tobacco Products Tax Act of 1995. Provides that, beginning on January 1, 2021, the tax per cigar or other rolled tobacco product shall not exceed $0.50 per cigar or roll. This bill is an Illinois Chamber Tax Institute initiative.

• HB4321 (McCombie) **Estate/Transfer Tax exclusion amount increase**  
  o Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Increases the applicable exclusion amount to match the Federal rate under section 2010 of the Internal Revenue Code. This will increase the taxable exclusion amount to $5,000,000.

• HB4670 (McCombie) **Enhance the research and development tax credit by modifying the base period calculation**  
  o Amends the Illinois Income Tax Act. Increases the research and development credit by providing that the increase in research and development activities shall be based on an increase over 50% of the average of the qualifying expenditures. Provide that the credit applies on a permanent basis. This bill is an Illinois Chamber Tax Institute initiative.

• HB4702 (Wehrli) **Property Tax Refunds – Adjustment of the aggregate extension base in the event of refunds**  
  o Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district's aggregate extension base shall be adjusted whenever an assessment decrease due to various reasons results in a refund from the taxing district of a portion of the property tax revenue distributed to the taxing district.
• **HB5135** (Hoffman) **Modify the sales taxation of leases**
  o Provides that, for any leased property (currently, for motor vehicles only), "selling price" means the consideration received by the lessor pursuant to the lease contract and includes certain amounts received by the lessor that are not calculated at the time the lease is executed. This bill is an **Illinois Chamber Tax Institute Initiative**.

• **HB5212** (Wheeler) **Amend the Illinois False Claims Act to correct abuses allowed under current law**
  o This legislation amends the Illinois False Claims Act (the “IFCA”) to correct abuses allowed under current law. Under current law, private parties may bring lawsuits against any other party alleging a failure to property charge and collect taxes. The IFCA exempts the Illinois Income Tax Act from such suits, but all other taxes remain subject to the IFCA. This bill provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. This is an **Illinois Chamber Tax Institute Initiative**.

• **SB2481** (Muñoz) **Selling price no longer includes trade-in value of property**
  o Amends the Use Tax Act and the Retailers’ Occupation Tax Act. Provides that, the term "selling price" no longer includes the value of or credit given for traded-in tangible personal property.

• **SB2516** (Bush) **Permanent research and development tax credit**
  o Amends the Illinois Income Tax Act. The research and development credit will apply on a permanent basis.

• **SB2521** (McConchie) **Modifies the temporary storage exemption**
  o Amends the Use Tax Act and the Service Use Tax Act. Provides that the temporary storage exemption is not lost if property of an out-of-State lessor or purchaser is returned to this State for storage, repair, or refurbishment and not for utilization. This bill is an **Illinois Chamber Tax Institute initiative**.

• **SB2566** (Holmes) **Creates a bonus income tax credit for small businesses**
  o Amends the Illinois Income Tax Act. Creates an income tax credit of an amount equal to 1 percent of the expenses claimed by the taxpayer under Section 179 of the Internal Revenue Code. This bill is an **Illinois Chamber Tax Institute initiative**.

• **SB2567** (Holmes) **Amends the Illinois Income Tax Act to provide a regionalized income tax withholding credit against the minimum wage increase**
  o Provides that the maximum withholding tax credit for full-time equivalent employees is determined by the Metropolitan and Nonmetropolitan area of the State that is the base of operations of the employee. This bill is an **Illinois Chamber Tax Institute Initiative**.

• **SB2906** (McConchie) **Amends the Uniform Penalty and Interest Act to automatically rescind certain underpayment penalties**
• Amends the Uniform Penalty and Interest Act and provided that if a Department of Revenue audit discloses that a taxpayer has paid at least 95% of the tax required to be shown due on the return for the tax period at issue, the underpayment penalty that would otherwise be due is rescinded automatically. This bill is an Illinois Chamber Tax Institute initiative.

• **SB3221** (Wilcox) **Reinstate and extend the sunset date of the expanded temporary storage exemption**
  o Reinstates the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois. Provides that the exemption sunsets on June 30, 2022. This bill is an Illinois Chamber Tax Institute Initiative.

• **SB3014** (Gillespie) **Overcollection of tax and Consumer Fraud Act**
  o Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the Act does not apply to the overcollection of any tax by a person, to the extent such over collected tax is remitted to a government entity or agency.

• **SB3165** (Dewitte) **Enhance the R&D credit by modifying the base period calculation**
  o This bill Increases the research and development credit by providing that the increase in research and development activities shall be based on an increase over 50% of the average of the qualifying expenditures for each year in the base period. Provides that the research and development credit applies on a permanent basis. This bill is an Illinois Chamber Tax Institute initiative.

• **SB3352** (Sims) **Modify the sales taxation of leases**
  o Provides that, for any leased property (currently, for motor vehicles only), "selling price" means the consideration received by the lessor pursuant to the lease contract and includes certain amounts received by the lessor that are not calculated at the time the lease is executed. This bill is an Illinois Chamber Tax Institute Initiative.

• **SB3722** (Weaver) **Amends the Uniform Penalty and Interest Act to automatically rescind certain underpayment penalties**
  o Amends the Uniform Penalty and Interest Act and provides that if a Department of Revenue audit discloses that a taxpayer has paid at least 95% of the tax required to be shown due on the return for tax period at issue, the underpayment penalty that would otherwise be due is rescinded automatically. This bill is an Illinois Chamber Tax Institute initiative.

• **SB3723** (Weaver) **Enhance the Research & Development Credit by modifying the base period calculation**
  o This bill Increases the research and development credit by providing that the increase in research and development activities shall be based on an increase over 50% of the average of the qualifying expenditures for each year in the base period. Provides that the research and development credit applies on a permanent basis. This bill is an Illinois Chamber Tax Institute initiative.

• **SB3724** (Weaver) **Creates Small business asset purchase savings accounts**
• Creates an income tax deduction for an amount of up to $50,000 per tax year contributed to a small business asset purchase account and all interest earned on such accounts during the tax year. This bill is an Illinois Chamber Tax Institute initiative.

• **SB3725** (Weaver) **Reinstates the personal property replacement income tax investment credit**
  o This bill provides that the personal property tax replacement income tax credit for investments in qualified property applies for costs incurred on or after the effective date and on or before December 31, 2024. This bill is an Illinois Chamber Tax Institute initiative.

**Monitoring**

• **HB5378** (Severin) **Rural Jobs Tax Credit**
  o Provides that a taxpayer may claim a nonrefundable income tax credit for rural job creation equal to a percentage of the taxpayer's purchase of an equity interest in a rural investment company or purchase of a debt instrument issued by the rural investment company.

• **SB3386** (Castro) **Short Term Rental Tax**
  o Imposes a tax upon persons engaged in the business of short-term rental at the rate of 5% of 94% of the gross rental receipts from such renting, leasing or letting. Imposes an additional tax at the rate of 1% of 94% of the gross rental receipts from such renting, leasing or letting.

• **SB3466** (Barickman) **Religious Organizations and Parking Tax**
  o This bill provides that parking in a parking area owned by an exempt religious organization is exempt from the tax under the Act.

• **SB3469** (Barickman) **Special Districts and Cannabis**
  o This bill provides that no special district may impose a tax on the cultivation, sale, or use of cannabis.

**Oppose**

• **HB5584** (Hernandez) **Wire Transfer Tax**
  o Provides that a tax of 1% of the amount transferred is imposed on each wire transfer originating from within the State. Provides that the moneys received from the tax shall be deposited into the Illinois DREAM Fund.

• **SB3512** (Martinez) **Ticket Resale Tax**
  o This bill provides that, in addition to any other tax that may be imposed, a municipality may also impose, by ordinance, a tax upon all persons engaged in the municipality in the business of acting as a resale facilitator. Provides that the tax may be imposed, in one percent increments, at a rate not to exceed 5% of the selling price of all tickets or other licenses resold.
• **HB4012** (Didech) **Creation of Technology Exchange Program**
  - Amends the Intergovernmental Cooperation Act. Allows for two or more school districts to create a technology-exchange program to share educational resources, devices, and related items.

• **HB5204** (Wheeler) **Cybersecurity Legal Defense**
  - Creates an affirmative defense for every covered entity that creates, maintains, and complies with a written cybersecurity program that contains safeguards for the protection of either personal information or both personal information and restricted information and conforms to an industry-recognized cybersecurity framework.

• **HB5374** (Durkin) **BIPA right to civil action limitation**
  - Provides that an action brought under the Act shall be commenced within one year after the cause of action. Provides that a prevailing party may recover:
    - against a private entity that negligently violates the Act, actual damages (rather than liquidated damages of $1,000 or actual damages, whichever is greater); or
    - against a private entity that willfully (rather than intentionally or recklessly) violates the Act, actual damages plus liquidated damages up to the amount of actual damages (rather than liquidated damages of $5,000 or actual damages, whichever is greater). This is a Chamber Initiative.

• **HB5375** (Durkin) **BIPA, no right to action**
  - This legislation removes the private right to action and gives the Department of Labor the power of enforcement and regulation. This is a Chamber Initiative.

• **SB3591** (Barickman) **BIPA right to civil action limitation**
  - This bill provides that a prevailing party may recover liquidated damages of $1,000 or actual damages, whichever is greater, and that such damages for a negligent violation by a private entity shall be recovered only for a single collection of each aggrieved party's biometric identifier or biometric information. This is a Chamber Initiative.

• **SB3592** (Barickman) **BIPA, no right to action**
  - This bill deletes a provision regarding a right of action. Provides instead that any violation that results from the collection of biometric information by an employer for employment, human resources, fraud prevention, or security purposes is subject to the enforcement authority of the Department of Labor. This is a Chamber Initiative.

• **SB3593** (Barickman) **BIPA, damages limitation and reform**
  - This bill provides that an action brought under the Act shall be commenced within one year after the cause of action. Provides that a prevailing party may recover:
    - against a private entity that negligently violates the Act, actual damages (rather than liquidated damages of $1,000 or actual damages, whichever is greater); or
    - against a private entity that willfully (rather than intentionally or recklessly)
violates the Act, actual damages plus liquidated damages up to the amount of actual damages (rather than liquidated damages of $5,000 or actual damages, whichever is greater). This is a Chamber Initiative.

- **SB3776** (Cunningham) **BIPA, Right to action recovery amounts/regulation**
  - This bill provides that a prevailing party may only recover liquidated damages of $1,000 or actual damages, whichever is greater, for negligent violation of the Act against a private entity offending party that is not a current or former employer of the prevailing party. Provides that a prevailing party may only recover actual damages.

**Oppose**

- **HB2736** (Buckner) **Right to Action and customer personal data**
  - Creates the Right to Know Act. This creates a new act that would prohibit the handling of customers’ personal data without their consent or knowledge. This bill also creates a Right to Action where customers can sue if their rights are violated under law.

- **HB4061** (McDermeed) **Collection of marketplace seller business data**
  - Creates the Online Marketplace Seller Act. A marketplace operator may not gather or store the business data of a marketplace seller for the purpose of sales or marketing.

- **HB5603** (Mussman) **Consumer Privacy Act and right to request**
  - Provides that a consumer has the right to request that a business that collects the consumer's personal information disclose to that consumer the categories and specific pieces of personal information the business has collected. Requires a business to, at or before the point of collection, inform a consumer as to the categories of personal information to be collected and the purposes

- **SB3299** (Fine) **Consumer Privacy Act and right to request**
  - Provides that a consumer has the right to request that a business that collects the consumer's personal information disclose to that consumer the categories and specific pieces of personal information the business has collected. Requires a business to, at or before the point of collection, inform a consumer as to the categories of personal information to be collected and the purposes

- **SB2330** (Cullerton) **Right to Know and customers’ personal information**
  - Creates the Data Transparency and Privacy Act. Any business that processes personal information of customers must inform the customer that their information is being processed, either through a service agreement or an online website/application. Provides “a right to know” for customers regarding types of information they may request from businesses.

- **HB4145** (Mazzochi) **Third-party vendors, parking services, and cost reimbursement**
  - If a property owner contracts with a third-party vendor to issue parking services through an online third-party parking service, and a vehicle is forcibly removed from the property before the expiration of its allotted time, then the online third-
party parking service will reimburse the vehicle owner for all fees and costs associated with the removal of the vehicle.

- **HB4653 (Mazzochi) Wireless facilities and residential zones**
  - Creates the Local Control, Protection, and Empowering Law in the Small Wireless Facilities Deployment Act. Provides that property owners may, by petition, require a hearing prior to an authority's approval or denial of the installation of a small wireless facility in an area zoned exclusively for residential purposes.

**Monitoring**

- **SB3414 (Castro) Household Privacy, Law Enforcement, and Electronic data**
  - Provides that a law enforcement agency shall not obtain household electronic data or direct the acquisition of household electronic data from a private party or other third party. This bill provides exceptions.

- **SB2263 (Harmon) Data Privacy Act**
  - Establishes consumer rights to copies of information held by persons who control and process data. Provides for the correction of inaccurate data. Provides for restrictions on the use of personal data. Provides for the enforcement of the Act by the Attorney General.