File No. <u>250268</u>

Committee Item No. _____ Board Item No. _____

COMMITTEE/BOARD OF SUPERVISORS

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Committee: _____ Board of Supervisors Meeting

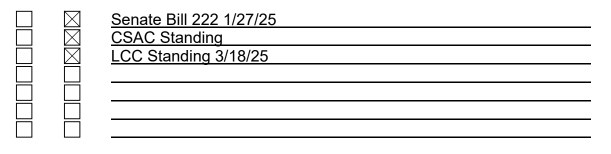
Date:

Date: March 25, 2025

Cmte Board

	Motion
\square	Resolution
	Ordinance
	Legislative Digest
	Budget and Legislative Analyst Report
	Youth Commission Report
\bowtie	Introduction Form
	Department/Agency Cover Letter and/or Report
	MOU
	Grant Information Form
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OTHER



Prepared by:	Lisa Lew	Date:	March 21, 2025
Prepared by:		Date:	

1	[Supporting California State Senate Bill No. 222 (Wiener; Muratsuchi, et al.) - The Affordable Insurance and Climate Recovery Act]
2	
3	Resolution supporting California State Senate Bill No. 222, introduced by Senator Scott
4	Wiener and principal coauthor Assembly Member Al Muratsuchi and others, to address
5	the insurance crisis in California by shifting the burden of increased insurance costs
6	away from California residents and small businesses to fossil fuel companies that have
7	created the climate and insurance crises.
8	
9	WHEREAS, Climate change is increasing the frequency and severity of climate
10	disasters across California, including devastating wildfires, extreme heat events, floods,
11	hurricane-force winds, droughts, mud slides, and sea level rise; and
12	WHEREAS, The Palisades and Eaton fires in Los Angeles caused over \$250 billion in
13	damages, burning 58.5 square miles of land and destroying 16,200 structures, resulting in the
14	displacement of tens of thousands of families; and
15	WHEREAS, A series of atmospheric rivers that impacted Northern California in 2024
16	caused \$4.5 billion in damages; and
17	WHEREAS, These climate disasters have caused insurance prices to skyrocket across
18	California, resulting in some major insurers raising rates by as much as 48% in 2024; and
19	WHEREAS, Between 2020 and 2022, insurance companies declined to renew 2.8
20	million homeowner policies in California, including 531,000 in Los Angeles County; and
21	WHEREAS, Skyrocketing prices and the unavailability of coverage have pushed many
22	families into the State's insurer of last resort, the FAIR Plan; and
23	WHEREAS, Between 2020 and 2024, the number of homes covered by the FAIR plan
24	tripled to a value of \$458 billion, and the number of covered businesses rose 464% to a value
25	of \$26.6 billion; and

Supervisor Mandelman BOARD OF SUPERVISORS

1 WHEREAS, This explosive growth dramatically increased the risk held by the FAIR 2 Plan, which assesses a fee on all California policyholders to cover losses that exceed its 3 reserves; and 4 WHEREAS, Tens of thousands of homeowners are at risk of shouldering unsustainable 5 cost increases; and 6 WHEREAS, Major fossil fuel companies have emitted billions of tons of climate 7 warming gasses while generating billions of dollars in profits; and 8 WHEREAS, California has a long and successful history of holding industries 9 accountable for the harm of their operations and the impacts of their products through 10 Extended Producer Responsibility laws, litigation, and other means; and 11 WHEREAS, Senate Bill No. 222 (SB 222), authored by State Senator Scott Wiener, will 12 establish a private right of action so individuals harmed by climate disasters can recover their 13 losses from the oil and gas companies, incentivizes private insurers to similarly seek and 14 recover damages for their increased costs, and when appropriate, requires the FAIR Plan to 15 exercise its right of subrogation against oil and gas companies; and 16 WHEREAS, SB 222 can provide a major infusion of financial support to stabilize the 17 insurance market and help Californians; and 18 WHEREAS, SB 222 is sponsored by a broad array of state legislators, consumer 19 advocates and environmental organizations, including the Center for Climate Integrity, 20 California Environmental Voters, and Extreme Weather Survivors; and 21 WHEREAS, San Francisco remains committed to cutting emissions citywide while 22 supporting racial and social equity and resilience through our Climate Action Plan; now, 23 therefore, be it 24 RESOLVED, That the Board of Supervisors of the City and County of San Francisco 25 supports Senate Bill 222; and, be it

1	FURTHER RESOLVED, That the Board of Supervisors urges our local delegation
2	representing San Francisco in the State Legislature to support SB 222 and further urges the
3	California State Legislature and Governor Gavin Newsom to sign SB 222 into law; and, be it
4	FURTHER RESOLVED, That the Clerk of the Board shall send a copy of this
5	Resolution to Governor Gavin Newsom, President pro-Tempore Mike McGuire, Speaker of
6	the State Assembly Robert Rivas, the offices of San Francisco's State delegation, and
7	Insurance Commissioner Ricardo Lara.
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Introduced by Senator Wiener (Principal coauthor: Assembly Member Muratsuchi) (Coauthors: Senators Gonzalez, McNerney, Menjivar, Pérez, and Stern) (Coauthor: Assembly Member Addis)

January 27, 2025

An act to add Part 3.5 (commencing with Section 3508.5) to Division 4 of the Civil Code, and to add Sections 540 and 10100.3 to the Insurance Code, relating to climate disasters, and declaring the urgency thereof, to take effect immediately.

LEGISLATIVE COUNSEL'S DIGEST

SB 222, as introduced, Wiener. Climate disasters: civil actions.

(1) Existing law gives a person the right of protection from bodily harm and the right to possess and use property. If a person suffers bodily harm or a loss of their property because of the unlawful act or omission of another, existing law authorizes them to recover compensation from the person at fault, which is known as damages.

This bill would authorize a person to bring a civil action, if specified criteria are met, including damages of \$10,000 or more, against a party responsible for a climate disaster or extreme weather or other events attributable to climate change due to the responsible party's misleading and deceptive practices or the provision of misinformation or disinformation about the connection between its fossil fuel products and climate change and extreme weather or other events attributable to climate change and extreme weather or other events attributable to climate change. The bill would make responsible parties jointly, severally, and strictly liable to a plaintiff for the climate disaster or extreme weather or other events attributable to climate change. The bill would set forth venue requirements and prohibited defenses for that

action, and would require the court to award a prevailing plaintiff the full extent of noneconomic, compensatory, and punitive damages allowable, as specified. The bill would provide that the connection of a climate disaster, extreme weather or other events attributable to climate change, or harms resulting from long-term changes to the climate system to alleged injuries are an injury in fact for all residents of the state harmed by the event and would give those persons standing to bring a civil action pursuant to the above-described provisions. The bill would also make a person who seeks declaratory or injunctive relief to prevent enforcement of the above-described provisions or any other related law, as specified, jointly and severally liable to pay the attorney's fees and costs of the prevailing party, as specified.

(2) Existing law generally regulates the business of insurance in the state. The California FAIR Plan Association is a joint reinsurance association in which all insurers licensed to write basic property insurance participate in administering a program for the equitable apportionment of basic property insurance for persons who are unable to obtain that coverage through normal channels. Under existing law, a member insurer participates in the writings, expenses, and profits and losses of the association in proportion to its written premiums, as specified. Existing law authorizes the association, with the Insurance Commissioner's approval, to assess member insurers in amounts sufficient to operate the association.

This bill would authorize an insurer to seek damages against a responsible party for a climate disaster, pursuant to the above-described provisions. Within 90 calendar days of its operative date, the bill would require the commissioner to establish an independent advisory body of industry experts to conduct cost-benefit analyses of the effect of a climate disaster, or extreme weather or other events attributable to climate change, on the association. The bill would require the association to exercise its right of subrogation against a responsible party for a climate disaster or extreme weather or other events attributable to climate change, if the association pays claims and the independent advisory body determines the benefits of subrogation outweigh the costs. The bill would authorize the association to assess member insurers in amounts if the claims paid after a climate disaster or extreme weather or other events attributable to climate change exhaust the association's claims-paying capacity, but would provide for adjusting an assessment amount if the insurer does or does not exercise its right of subrogation against a responsible party.

(3) This bill would declare that it is to take effect immediately as an urgency statute.

urgency statute. Vote: ²/₃. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1	SECTION 1. Part 3.5 (commencing with Section 3508.5) is
2	added to Division 4 of the Civil Code, to read:
3	
4	PART 3.5. CLIMATE DISASTER ACTIONS
5	
6	3508.5. For purposes of this part:
7	(a) "Climate disaster" means an event that meets any of the
8	following threshold qualifications and is determined by impact
9	attribution science or extreme event attribution science to be
10	substantially worsened or caused by climate change from
11	responsible parties' fossil fuel products, or extreme weather or
12	other events attributable to climate change from responsible parties'
13	fossil fuel products:
14	(1) A natural catastrophe, including a hurricane, tornado, storm,
15	high water, wind-driven water, tidal wave, tsunami, earthquake,
16	volcanic eruption, landslide, mudslide, snowstorm, or drought, or,
17	regardless of cause, a fire, flood, or explosion, that, in the
18	determination of the President of the United States causes damage
19	of sufficient severity and magnitude to warrant major disaster
20	assistance under the federal Robert T. Stafford Disaster Relief and
21	Emergency Assistance Act, as amended (Public Law 93-288) to
22	supplement the efforts and available resources of states, local
23	governments, and disaster relief organizations in alleviating the
24	damage, loss, hardship, or suffering caused by the catastrophe.
25	(2) A catastrophic incident that is a natural or manmade incident
26	that results in extraordinary levels of mass casualties, damage, or
27	disruption severely affecting the population, infrastructure,
28	environment, economy, national morale, or government functions.
29	A catastrophic incident could result in sustained national impacts
30	over a prolonged period of time, almost immediately exceeds
31	resources normally available to local, state, tribal, and private
32	sector authorities in the impacted area, and significantly interrupts
33	governmental operations and emergency services to such an extent

that national security could be threatened. A catastrophic incident
 does not include an event linked to terrorism.

3 (3) An event that qualifies, or would have qualified, for inclusion

4 on the federal National Centers for Environmental Information's

5 "Billion-Dollar Weather and Climate Disasters" program and data

6 list as it existed in December 2024.

7 (4) A state of emergency or local emergency as defined in8 Section 8558 of the Government Code.

9 (5) An event or occurrence linked to extreme weather or other 10 events attributable to climate change for which insurer losses in 11 the aggregate across carriers in this state exceed one hundred 12 million dollars (\$100,000,000).

13 (b) "Extreme event attribution science" means research aimed 14 at understanding how human-induced changes in the global climate system affect the probability, severity, and other characteristics of 15 extreme weather events, such as wildfires and flooding. Often, this 16 17 is done by determining the likelihood of the particular event 18 happening today compared to how it might have unfolded without 19 human-caused increase in concentration of greenhouse gasses in 20 the atmosphere.

21 (c) "Extreme weather or other events attributable to climate 22 change" means weather, climate, or environmental conditions, 23 including temperature, precipitation, drought, flooding, or wildfires, that are consistent with impacts or events that are attributable to 24 25 climate change and in which the intensity, magnitude, location, 26 timing, or extent of the event are shown by peer-reviewed studies 27 or assessments using peer-reviewed methods, to be attributable in 28 part to climate change. These events include those that extreme 29 event attribution science determines were made more likely or 30 severe by climate change.

31 (d) "Fossil fuel product" includes crude petroleum oil and all 32 other hydrocarbons, regardless of gravity, that are produced at the 33 wellhead in liquid form by ordinary production methods, natural, 34 manufactured, mixed, and byproduct hydrocarbon gas, refined 35 crude oil, crude tops, topped crude, processed crude, processed crude petroleum, residue from crude petroleum, cracking stock, 36 37 uncracked fuel oil, fuel oil, treated crude oil, residuum, gas oil, 38 casinghead gasoline, natural-gas gasoline, kerosene, benzine, wash 39 oil, waste oil, blended gasoline, lubricating oil, and blends or

mixtures of oil with one or more liquid products or byproducts
 derived from oil or gas.

3 (e) "Impact attribution science" means research aimed at 4 understanding how global climate change affects human and natural 5 systems, including localized physical impacts, such as floods, 6 droughts, and sea level rise, and the corresponding effects on 7 infrastructure, public health, ecosystems, agriculture, and 8 economies.

9 (f) "Responsible party" means a firm, corporation, company, 10 partnership, society, joint stock company, or any other entity or 11 association that engaged in misleading and deceptive practices, 12 including intentional lies, or the provision of misinformation or 13 disinformation about the connection between its fossil fuel products 14 and climate change and extreme weather or other events attributable 15 to climate change. "Responsible party" does not include the federal 16 government, tribal governments, the state, a political subdivision 17 of the federal, tribal, or state government, or an employee of the 18 federal, tribal, or state government on the basis of acts or omissions 19 in the course of official duties. 20 3508.5.1. (a) A person, other than an officer or employee of

a state or local governmental entity, may bring a civil action against
 a responsible party when the following conditions are met:

(1) The person has damages of at least ten thousand dollars
(\$10,000) as a result of a climate disaster or extreme weather or
other events attributable to climate change. Multiple plaintiffs,
regardless of association in a class action, may aggregate claims
with a common injury and connection to a climate disaster or
extreme weather or other events attributable to climate change to
reach this amount in controversy threshold.

(2) During any time since the year 1965, the responsible party
did business in the state, was registered to do business in the state,
was appointed an agent of the state, or otherwise had sufficient
contacts with the state to give the state jurisdiction over the
responsible party.

(3) Notwithstanding any other applicable statute of limitations,
the action is filed within three years of the date that the injury was
or should have been discovered.

(b) A person may bring a civil action pursuant to subdivision(a) in any of the following:

1 (1) The county in which all or a substantial part of the events 2 giving rise to the action occurred.

3 (2) The county of residence for any one of the natural person4 defendants at the time the cause of action accrued.

5 (3) The county of the principal office in this state of any one of 6 the defendants that is not a natural person.

7 (4) The county of residence for a plaintiff if the plaintiff is a 8 natural person residing in this state.

9 (c) Responsible parties are jointly, severally, and strictly liable 10 to a plaintiff for the climate disaster or extreme weather or other

11 events attributable to climate change.

(d) The connection of a climate disaster, extreme weather or
other events attributable to climate change, or harms resulting from
long-term changes to the climate system to alleged injuries shall
be deemed an injury in fact for all residents of this state who are
harmed by that event. Those persons shall have standing to bring

17 a civil action pursuant to this section.

(e) Notwithstanding any other law, none of the following is adefense to an action brought pursuant to this section:

20 (1) A defendant's ignorance or mistake of law.

(2) A defendant's belief that the requirements of this act areunconstitutional or were unconstitutional.

(3) A defendant's reliance on a court decision that has been
overruled on appeal or by a subsequent court, even if that court
decision had not been overruled when the defendant engaged in
conduct that gave rise to an action brought pursuant to this section.

(4) A defendant's reliance on a state or federal court decisionthat is not binding on the court in which the action has beenbrought.

30 (5) Nonmutual issue preclusion or nonmutual claim preclusion.

31 (6) A claim that the enforcement of this section or the imposition
32 of civil liability against the defendant will violate a constitutional
33 right of a third party.

34 (7) A defendant's assertion that this section proscribes conduct35 that is separately prohibited by any other law of this state.

36 (8) A claim that defendant's fossil fuel products were not37 misused, or were not intended to be misused, in an unlawful38 manner.

39 (9) A defendant's assertion that state or federal laws relating to

40 fossil fuel products and a responsible party's operations displace,

1 abrogate, or supersede the actions authorized by this section, the

2 authority of the courts of this state to provide a forum for the action,

3 or the authority of the courts of this state to provide a remedy to4 plaintiffs.

5 (10) A defendant's assertion that a choice-of-law or 6 choice-of-forum clause governs the action, regardless of whether 7 the clause applies to a plaintiff on the basis of consumer 8 transactions.

9 (11) A defendant's assertion that the plaintiff assumed a risk of 10 harm through the use of their products.

11 (12) A defendant's assertion that the forum is inconvenient, if 12 the jurisdictional requirements of this section are satisfied.

(f) (1) The state, a political subdivision, a district attorney, a
county or city counsel, or an executive or administrative officer
or employee of the state or a political subdivision shall not bring
a civil action pursuant to this section or take action to enforce this
part.

18 (2) Notwithstanding any other law, the state, a state official, or 19 a public prosecutor shall not intervene in a civil action brought 20 pursuant to this section. However, this paragraph does not prohibit 21 the state, a state official, or a public prosecutor from filing an 22 amicus curiae brief in the action.

3508.5.2. (a) If appropriate, the court is encouraged to process
actions brought pursuant to Section 3508.5.1 in limited civil cases
with simplified procedural rules and streamlined enforcement and
remedial mechanisms. Allegations of the amount in controversy
at the pleading stage shall be afforded judicial deference.

(b) (1) If a plaintiff prevails in an action brought pursuant toSection 3508.5.1, the court shall award all of the following:

30 (A) The full extent of noneconomic, compensatory, and punitive31 damages allowable.

32 (B) Compensatory damages in an amount of not less than the 33 fair market value of recovering, recouping, rebuilding, or 34 remediating the value of lost, damaged, and destroyed property.

35 (C) Compensatory damages in an amount not less than the cost 36 of the natural person's injuries, including medical care, mental 37 and behavioral health care, past and present pain and suffering, or 38 emotional distress.

39 (2) Notwithstanding any other law, a court shall not award40 attorney's fees or costs to a defendant in an action brought pursuant

1 to this section, unless the plaintiff was represented by counsel in

2 the action and plaintiff's counsel is found by the court or the State

3 Bar to be in violation of applicable rules of professional conduct

4 or rules of civil procedure.

5 (c) Damages awarded pursuant to this section may be offset by 6 any of the following:

(1) Payments made to a harmed party pursuant to a contract of
insurance. In addition to an action brought pursuant to Section
3508.5.1, an insurer may bring a subrogation action against a
responsible party for recovery of payments made to insureds
harmed by the responsible party pursuant to a contract of insurance,

12 regardless of whether or not the insured has been made whole.

13 (2) Evidence that a plaintiff fully recovered from a public body14 for their alleged injuries.

15 3508.5.3. (a) Notwithstanding any other law, a person, including an entity, attorney, or law firm, who seeks declaratory 16 17 or injunctive relief to prevent this state, a political subdivision of 18 this state, a governmental entity or public official in this state, or 19 a person in this state from enforcing any portion of this part, state rules of civil procedure, or any other related law that promotes 20 21 consumer protection and remedies for injuries from climate 22 disasters, extreme weather or other events attributable to climate 23 change, or harms resulting from long-term changes to the climate 24 system, or that represents any litigant seeking that relief, is jointly 25 and severally liable to pay the attorney's fees and costs of the 26 prevailing party.

(b) Regardless of whether or not a prevailing party sought to
recover attorney's fees or costs in the underlying civil action, a
prevailing party may bring a civil action to recover attorney's fees
and costs against a person, including an entity, attorney, or law
firm, that sought declaratory or injunctive relief described by
subdivision (a) no later than three years after the date that either
of the following occurs:

34 (1) The action is dismissed or the judgment becomes final after35 appellate review.

36 (2) The time for seeking appellate review expires.

37 (c) None of the following are a defense to an action brought by38 a prevailing party:

39 (1) The prevailing party failed to seek recovery of attorney's40 fees or costs in the underlying action.

1 (2) The court in the underlying action declined to recognize or 2 enforce the requirements of this section.

3 (3) The court in the underlying action held that a provision of 4 this section is invalid, unconstitutional, or preempted by federal 5 law, notwithstanding the doctrines of issue or claim preclusion.

6 (d) (1) For purposes of this section, a party is considered a 7 prevailing party if a court does either of the following:

8 (A) Dismisses a claim or cause of action brought by the party 9 seeking the declaratory or injunctive relief described in subdivision 10 (a), regardless of the reason for the dismissal.

11 (B) Enters judgment in favor of the party that opposed the 12 declaratory or injunctive relief described in subdivision (a) on a 13 claim or cause of action.

(2) A person, including an entity, attorney, or law firm, who
seeks declaratory or injunctive relief as described in subdivision
(a), shall not be deemed a prevailing party pursuant to this section
or this part.

18 3508.5.4. The existence of a civil action against a responsible 19 party pursuant to Section 3508.5.1 is not an independent basis for 20 enforcement of any other law, the denial, revocation, suspension, 21 or withholding of a right or privilege conferred by the state or a 22 political subdivision, or a threat of the denial, revocation, 23 suspension, or withholding of a right or privilege conferred by the 24 state, a political subdivision, a district attorney, a county or city 25 counsel, an executive or administrative officer or employee of the 26 state or a political subdivision, or a board, commission, or similar 27 body with relevant authority.

28 3508.5.5. This part does not do any of the following:

29 (a) Limit the enforceability of existing laws concerning30 consumer protection, climate, environment, energy, or natural31 resources.

(b) Limit the enforceability of existing laws that regulate or
 prohibit conduct relating to climate disasters, extreme weather,
 greenhouse gas emissions, or consumer protection.

35 (c) Replace legally mandated disaster recovery funds, designated
36 disaster recovery funds established via legislation or administrative
37 rule, or contractually obligated or court-ordered insurance claim
38 payouts.

39 (d) Relieve the liability of an entity for damages resulting from40 climate change, as provided by any other law.

1 (e) Preempt, displace, or restrict any rights or remedies of a

2 person, the state, local government entities, or a tribal government3 pursuant to law relating to a past, present, or future allegation of

4 any of the following:

5 (1) Deception concerning the effect of fossil fuels on climate 6 change.

7 (2) Damage or injury resulting from the role of fossil fuels in 8 contributing to climate change.

9 (3) Failure to avoid damage or injury related to climate change,

10 including claims for nuisance, trespass, design defect, negligence,

- failure to warn, or deceptive on unfair practices or claims forinjunctive, declaratory, monetary, or other relief.
- 13 (f) Preempt, supersede, or displace any state law or local 14 ordinance, regulation, policy, or program that does any of the 15 following:

16 (1) Limit, set, or enforce standards for emissions of greenhouse17 gasses.

18 (2) Monitor, report, or keep records of emissions of greenhouse19 gases.

20 (3) Collect revenue through fees or levy taxes.

(4) Conduct or support investigations.

22 (g) Impose liability on speech or conduct protected by the First

23 Amendment to the United States Constitution, as made applicable

to the states through the Fourteenth Amendment to the UnitedStates Constitution, or by Section 2 of Article I of the California

26 Constitution.

21

SEC. 2. Section 540 is added to the Insurance Code,immediately following Section 533.7, to read:

29 540. In addition to its right of subrogation, an insurer may seek

30 damages against a responsible party for a climate disaster or 31 extreme weather or other events attributable to climate change

32 pursuant to Part 3.5 (commencing with Section 3508.5) of Division

- 33 4 of the Civil Code.
- 34 SEC. 3. Section 10100.3 is added to the Insurance Code, 35 immediately following Section 10100.2, to read:
- 36 10100.3. (a) If claims are paid by the association, it shall

exercise its right of subrogation against a responsible party if theindependent advisory body established pursuant to subdivision (c)

determines that the benefits of subrogation outweigh the costs.

Subrogation shall be pursued in good faith and with a fiduciary's
 level of care.

3 (b) If the claims paid after a climate disaster or extreme weather 4 or other events attributable to climate change exhaust the 5 association's claims-paying capacity, the association shall assess 6 member insurers based on each insurer's market share and pursuant 7 to subdivision (c) of Section 10094. A member insurer's share of 8 the assessment shall be reduced by 10 percent if the insurer 9 exercises its right of subrogation against a responsible party. A 10 member insurer's share of the assessment shall be increased by 10 11 percent if the insurer does not exercise its right of subrogation 12 against a responsible party. Assessment reductions for insurers 13 utilizing subrogation shall be covered by remaining insurers who 14 do not utilize their right of subrogation.

(c) Within 90 calendar days of the operative date of this section,
the commissioner shall establish an independent advisory body of
industry experts to conduct cost-benefit analyses of the effect of
a climate disaster, or extreme weather or other events attributable
to climate change, on the association.

(d) For purposes of this section, "climate disaster," "extreme
weather or other events attributable to climate change," and
"responsible party" have the same meanings as defined in Section
3508.5 of the Civil Code.

SEC. 4. The provisions of this act are severable. If any
provision of this act or its application is held invalid, that invalidity
shall not affect other provisions or applications that can be given
effect without the invalid provision or application.

28 SEC. 5. This act is an urgency statute necessary for the 29 immediate preservation of the public peace, health, or safety within 30 the meaning of Article IV of the California Constitution and shall 31 go into immediate effect. The facts constituting the necessity are: 32 (a) The deaths of at least 24 people, with many more

33 unaccounted for or missing, in the January 2025 fires.

34 (b) Estimated losses of at least twenty billion dollars

35 (\$20,000,000,000) across the insured marketplace, at least fifty

billion dollars (\$50,000,000,000) in economic damages, and up to
one hundred fifty billion dollars (\$150,000,000,000) in total

38 damages as a result of numerous fires in January 2025.

39 (c) The destruction of at least 12,000 structures in the greater

40 Los Angeles metropolitan region as of January 13, 2025.

1 (d) More than 10,000 homes, businesses, and other buildings

2 that have been destroyed by fire since 2020, according to data from3 the Department of Forestry and Fire Protection.

4 (e) Growing nonrenewal rates for property and casualty 5 insurance across the state.

6 (f) Increasing premiums for property and casualty insurance 7 across the state.

8 (g) Sharp increases in the price of reinsurance for insurers 9 operating in the state.

10 (h) The number of FAIR Plan policies has grown by more than

- 11 40 percent since late 2023, and the value of the residential
- 12 properties insured by the FAIR Plan Association is 300 percent
- 13 higher than in 2020.

Ο

Search Results

Bill	Торіс	Lobbyist	CSAC Position
<u>SB 222</u>	(<u>Wiener</u> D) Climate disasters: civil actions.	Catherine Freeman	Pending
<u>SB 222</u>	(Wiener D) Climate disasters: civil actions.	Ryan Morimune	Pending



Search Results Tuesday, March 18, 2025

SB 222 (Wiener D) Climate disasters: civil actions.

Current law gives a person the right of protection from bodily harm and the right to possess and use property. If a person suffers bodily harm or a loss of their property because of the unlawful act or omission of another, current law authorizes them to recover compensation from the person at fault, which is known as damages. This bill would authorize a person to bring a civil action, if specified criteria are met, including damages of \$10,000 or more, against a party responsible for a climate disaster or extreme weather or other events attributable to climate change due to the responsible party's misleading and deceptive practices or the provision of misinformation or disinformation about the connection between its fossil fuel products and climate change and extreme weather or other events attributable to climate change. The bill would make responsible parties jointly, severally, and strictly liable to a plaintiff for the climate disaster or extreme weather or other events attributable to climate change. The bill would set forth venue requirements and prohibited defenses for that action, and would require the court to award a prevailing plaintiff the full extent of noneconomic, compensatory, and punitive damages allowable, as specified. The bill would provide that the connection of a climate disaster, extreme weather or other events attributable to climate change, or harms resulting from longterm changes to the climate system to alleged injuries are an injury in fact for all residents of the state harmed by the event and would give those persons standing to bring a civil action pursuant to the above-described provisions.

Cal Cities Position: Watch

Primary Lobbyist: Melissa Sparks-Kranz

Policy Committee : EQ

Desk	Policy	Fiscal	Floor	Desk	Policy	Fiscal	Floor	Conf.	Enrolled	Veteral	Chartened
	1st House			2nd House			Conc.	Enrolled	Vetoed	Chaptered	

Introduction Form

(by a Member of the Board of Supervisors or the Mayor)

I hereby submit the following item for introduction (select only one): \square 1. For reference to Committee (Ordinance, Resolution, Motion or Charter Amendment) \square 2. Request for next printed agenda (For Adoption Without Committee Reference) (Routine, non-controversial and/or commendatory matters only) \square 3. Request for Hearing on a subject matter at Committee Request for Letter beginning with "Supervisor 4. inquires..." 5. City Attorney Request Call File No. \square 6. from Committee. Budget and Legislative Analyst Request (attached written Motion) 7. Substitute Legislation File No. 8. Reactivate File No. 9. \square Topic submitted for Mayoral Appearance before the Board on 10. The proposed legislation should be forwarded to the following (please check all appropriate boxes): □ Small Business Commission □ Ethics Commission □ Youth Commission □ Planning Commission □ Building Inspection Commission □ Human Resources Department General Plan Referral sent to the Planning Department (proposed legislation subject to Charter 4.105 & Admin 2A.53): \Box Yes \square No (Note: For Imperative Agenda items (a Resolution not on the printed agenda), use the Imperative Agenda Form.) Sponsor(s): Subject: Long Title or text listed:

Signature of Sponsoring Supervisor:

