# Santa Barbara Local Agency Formation Commission 105 East Anapamu Street ◆ Santa Barbara CA 93101 805/568-3391 ◆ FAX 805/568-2249 www.sblafco.org ◆ lafco@sblafco.org

April 7, 2022 (Agenda)

Local Agency Formation Commission 105 East AnapamuStreet SantaBarbara CA 93101

# Consider Support for Assembly Bill 2957 – 2022 Omnibus Bill & Senate Bill 938 Protest Bill

Dear Members of the Commission

## **RECOMMENDATION**

It is recommended that the Commission Support Assembly Bill 2957 – 2022 Omnibus Bill and Senate Bill 938 Protest Bill.

DISCUSSION

Assembly Bill 2957, the Assembly's 2022 Omnibus Bill contains "technical and non-substantive corrections" to the Cortese-Knox Herzberg Act (CKH). These are things like: mis-spellings, typographical errors, mistakes iin numbering, incorrect "internal" references (to other sections of CKH), incorrect "external" references (i.e., to other State Codes).

CALAFCO is requesting that LAFCO's support AB 2957.

Senate Bill 938 (Hertzberg) which seeks to amend the protest provisions. The pending amendments are currently being written and will follow the agreed-upon process as unanimously supported by the CALAFCO Board and Leg team. The Bill was set for hearing on March 31 in Senate Governance & Finance Committee. CALAFCO requested that LAFCO's support SB 938. Your Executive Officer conferred with the Chair and Legal Counsel before submitting the attached support letter. If the Commission would like to direct a change to withdrawal, amend, or provide some other direction regarding our submitted letter, staff would amend our action.

CALAFCO is requesting that LAFCO's support SB 938.

A copy of the bills are attached along with the support letters.

**Commissioners:** Roger Aceves ♦ Cynthia Allen ♦ Jay Freeman ♦ Craig Geyer ♦ Joan Hartmann, Vice-Chair ♦ Bob Nelson ♦ Jim Richardson ♦ Holly Sierra ♦ Shane Stark, Chair ♦ Etta Waterfield ♦ Das Williams **Executive Officer:** Mike Prater

<u>Attachments</u>

Attachment A - AB 2957 Omnibus Bill

Attachment B – AB 2957 Support Letter

Attachment C - SB 938 Protest Bill

Attachment D – SB 938 Support Letter

Please contact the LAFCO office if you have any questions.

Sincerely,

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Mike Prater Executive Officer

# ASSEMBLY BILL

No. 2957

### Introduced by Committee on Local Government

March 2, 2022

An act to amend Sections 56102, 56653, 56654, and 56658 of, and to add Section 56078.5 to, the Government Code, relating to local government.

#### LEGISLATIVE COUNSEL'S DIGEST

AB 2957, as introduced, Committee on Local Government. Local government: reorganization.

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, provides the authority and procedure for the initiation, conduct, and completion of changes of organization, reorganization, and sphere of influence changes for cities and districts, as specified. Existing law requires that an applicant seeking a change of organization or reorganization to submit a plan for providing services within the affected territory.

Existing law requires a petitioner or legislative body desiring to initiate proceedings to submit an application to the executive officer of the local agency formation commission, and requires the local agency formation commission, with regard to an application that includes an incorporation, to immediately notify all affected local agencies and any applicable state agency, as specified.

This bill would define the term "successor agency," for these purposes to mean the local agency a commission designates to wind up the affairs of a dissolved district. This bill would also make clarifying changes to the above provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

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

SECTION 1. Section 56078.5 is added to the Government
 Code, to read:

56078.5. "Successor Agency" means the local agency the
commission designates to wind up the affairs of a dissolved district.
SEC. 2. Section 56102 of the Government Code is amended
to read:

56102. For the purpose of any action to determine or contest
the validity of any change of organization or reorganization, the
change of organization or reorganization shall be deemed to-be
completed and in existence *take effect* upon the date of execution

11 of the certificate of completion.

SEC. 3. Section 56653 of the Government Code, as amended
by Section 1 of Chapter 43 of the Statutes of 2017, is amended to
read:

15 56653. (a) If a proposal an application for a change of
organization or reorganization is submitted pursuant to this part,
the applicant shall submit a plan for providing services within the
affected territory.

(b) The plan for providing services shall include all of thefollowing information and any additional information required bythe commission or the executive officer:

(1) An enumeration and description of the services currentlyprovided or to be extended to the affected territory.

24 (2) The level and range of those services.

(3) An indication of when those services can feasibly beextended to the affected territory, if new services are proposed.

(4) An indication of any improvement or upgrading of structures,roads, sewer or water facilities, or other conditions the local agency

would impose or require within the affected territory if the change
 of organization or reorganization is completed.

31 (5) Information with respect to how those services will be 32 financed.

33 (c) (1) In the case of a change of organization or reorganization

34 initiated by a local agency that includes a disadvantaged,

35 unincorporated community as defined in Section 56033.5, a local

1 agency may include in its resolution of application for change of 2 organization or reorganization an annexation development plan 3 adopted pursuant to Section 99.3 of the Revenue and Taxation 4 Code to improve or upgrade structures, roads, sewer or water 5 facilities, or other infrastructure to serve the disadvantaged, 6 unincorporated community through the formation of a special 7 district or reorganization of one or more existing special districts 8 with the consent of each special district's governing body.

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9 (2) The annexation development plan submitted pursuant to this 10 subdivision shall include information that demonstrates that the 11 formation or reorganization of the special district will provide all 12 of the following:

(A) The necessary financial resources to improve or upgrade
structures, roads, sewer, or water facilities or other infrastructure.
The annexation development plan shall also clarify the local entity
that shall be responsible for the delivery and maintenance of the
services identified in the application.

(B) An estimated timeframe for constructing and delivering the
 services identified in the application.

20 (C) The governance, oversight, and long-term maintenance of 21 the services identified in the application after the initial costs are 22 recouped and the tax increment financing terminates.

23 (3) If a local agency includes an annexation development plan 24 pursuant to this subdivision, a local agency formation commission 25 may approve the proposal for a change of organization or 26 reorganization to include the formation of a special district or 27 reorganization of a special district with the special district's 28 consent, including, but not limited to, a community services district, 29 municipal water district, or sanitary district, to provide financing 30 to improve or upgrade structures, roads, sewer or water facilities, 31 or other infrastructure to serve the disadvantaged, unincorporated 32 community, in conformity with the requirements of the principal 33 act of the district proposed to be formed and all required formation 34 proceedings.

(4) Pursuant to Section 56881, the commission shall include in
its resolution making determinations a description of the annexation
development plan, including, but not limited to, an explanation of
the proposed financing mechanism adopted pursuant to Section

39 99.3 of the Revenue and Taxation Code, including, but not limited

to, any planned debt issuance associated with that annexation
development plan.
(d) This section shall not preclude a local agency formation
commission from considering any other options or exercising its
powers under Section 56375.
(e) This section shall remain in effect only until January 1, 2025,
and as of that date is repealed.
SEC. 4. Section 56653 of the Government Code, as amended
by Section 2 of Chapter 43 of the Statutes of 2017, is amended to
read:
56653. (a) If a proposal an application for a change of
organization or reorganization is submitted pursuant to this part,
the applicant shall submit a plan for providing services within the
affected territory.
(b) The plan for providing services shall include all of the
following information and any additional information required by
the commission or the executive officer:
(1) An enumeration and description of the services currently
provided or to be extended to the affected territory.
(2) The level and range of those services.
(3) An indication of when those services can feasibly be
extended to the affected territory, if new services are proposed.
(4) An indication of any improvement or upgrading of structures,
roads, sewer or water facilities, or other conditions the local agency
would impose or require within the affected territory if the change
of organization or reorganization is completed.
(5) Information with respect to how those services will be
financed.
(c) This section shall become operative on January 1, 2025.
SEC. 5. Section 56654 of the Government Code is amended
to read:
56654. (a) A proposal An application for a change of
organization or a reorganization may be made by the adoption of
a resolution of application by the legislative body of an affected
local agency, except as provided in subdivision (b).
(b) Notwithstanding Section 56700, a proposal an application
for a change of organization that involves the exercise of new or
different functions or classes of services, or the divestiture of the
power to provide particular functions or classes of services, within
all or part of the jurisdictional boundaries of a special district, shall
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only be initiated by the legislative body of that special district in
 accordance with Sections 56824.10, 56824.12, and 56824.14.

3 (c) At least 21 days before the adoption of the resolution, the

4 legislative body may give mailed notice of its intention to adopt
5 a resolution of application to the commission and to each interested
6 agency and each subject agency. The notice shall generally describe

7 the proposal *application* and the affected territory.

8 (d) Except for the provisions regarding signers and signatures,9 a resolution of application shall contain all of the matters specified

10 for a petition in Section 56700 and shall be submitted with a plan 11 for services prepared pursuant to Section 56653

for services prepared pursuant to Section 56653.
 SEC. 6. Section 56658 of the Government Code is amended

13 to read:

14 56658. (a) Any petitioner or legislative body desiring to initiate
 15 proceedings shall submit an application to the executive officer of
 16 the principal county.

17 (b) (1) Immediately after receiving an application and before 18 issuing a certificate of filing, the executive officer shall give mailed 19 notice that the application has been received to each affected local 20 agency, the county committee on school district organization, and 21 each school superintendent whose school district overlies the 22 affected territory. The notice shall generally describe the proposal 23 application and the affected territory. The executive officer shall 24 not be required to give notice pursuant to this subdivision if a local 25 agency has already given notice pursuant to subdivision (c) of 26 Section 56654.

27 (2) It is the intent of the Legislature that a proposal an 28 application for incorporation or disincorporation shall be processed 29 in a timely manner. With regard to an application that includes an 30 incorporation or disincorporation, the executive officer shall 31 immediately notify all affected local agencies and any applicable 32 state agencies by mail and request the affected agencies to submit 33 the required data to the commission within a reasonable timeframe 34 established by the executive officer. Each affected agency shall 35 respond to the executive officer within 15 days acknowledging 36 receipt of the request. Each affected local agency and the officers 37 and departments thereof shall submit the required data to the 38 executive officer within the timelines established by the executive 39 officer. Each affected state agency and the officers and departments 40 thereof shall submit the required data to the executive officer within

the timelines agreed upon by the executive officer and the affected
 state departments.

3 (3) If a special district is, or as a result of a proposal will be, 4 located in more than one county, the executive officer of the 5 principal county shall immediately give the executive officer of 6 each other affected county mailed notice that the application has 7 been received. The notice shall generally describe the proposal 8 and the affected territory.

9 (c) Except when a commission is the lead agency pursuant to 10 Section 21067 of the Public Resources Code, the executive officer 11 shall determine within 30 days of receiving an application whether 12 the application is complete and acceptable for filing or whether 13 the application is incomplete.

(d) The executive officer shall not accept an application for
filing and issue a certificate of filing for at least 20 days after giving
the mailed notice required by subdivision (b). The executive officer
shall not be required to comply with this subdivision in the case
of an application which meets the requirements of Section 56662
or in the case of an application for which a local agency has already
given notice pursuant to subdivision (c) of Section 56654.

(e) If the appropriate fees have been paid, an application shall
be deemed accepted for filing if no determination has been made
by the executive officer within the 30-day period. An executive
officer shall accept for filing, and file, any application submitted
in the form prescribed by the commission and containing all of
the information and data required pursuant to Section 56652.

27 (f) When an application is accepted for filing, the executive 28 officer shall immediately issue a certificate of filing to the 29 applicant. A certificate of filing shall be in the form prescribed by 30 the executive officer and shall specify the date upon which the 31 proposal shall be heard by the commission. From the date of 32 issuance of a certificate of filing, or the date upon which an 33 application is deemed to have been accepted, whichever is earlier, 34 an application shall be deemed filed pursuant to this division.

(g) If an application is determined not to be complete, the
executive officer shall immediately transmit that determination to
the applicant specifying those parts of the application which are
incomplete and the manner in which they can be made complete.
(h) Following the issuance of the certificate of filing, the
executive officer shall proceed to set the proposal for hearing and

give published notice thereof as provided in this part. The date of 1

the hearing shall be not more than 90 days after issuance of the 2

3 certificate of filing or after the application is deemed to have been 4

accepted, whichever is earlier. Notwithstanding Section 56106,

the date for conducting the hearing, as determined pursuant to this 5

subdivision, is mandatory. 6

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Santa Barbara Local Agency Formation Commission 105 East Anapamu Street ◆ Santa Barbara CA 93101 805/568-3391 ◆ FAX 805/568-2249 www.sblafco.org ◆ lafco@sblafco.org

April 8, 2022

Honorable Cecilia Aguiar-Curry, Chair Assembly Local Government Committee California State Assembly 1021 O Street, Room Suite 6350 Sacramento, CA 95814

## RE: SUPPORT of AB 2957: Local Government Committee Omnibus Bill

Dear Chair Aguiar-Curry:

The Santa Barbara Local Agency Formation Commission (LAFCo) is pleased to support the Assembly Local Government Committee Bill AB 2957, sponsored by the California Association of Local Agency Formation Commissions (CALAFCO), which makes technical, non-substantive changes to the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 (the Act).

This annual bill includes technical changes to the Act which governs the work of LAFCos. These changes are necessary as Commissions implement the Act and small inconsistencies are found or clarifications are needed to make the law as unambiguous as possible. AB 2957 makes minor technical corrections to language used in the Act. The Santa Barbara LAFCo is grateful to your Committee members and staff, and CALAFCO, all of whom worked diligently on this language to ensure there are no substantive changes while creating a significant increase in the clarity of the Act for all stakeholders.

This legislation helps insure the Cortese-Knox-Hertzberg Act remains a vital and practical law that is consistently applied around the state. We appreciate your Committee's authorship and support of this bill, and your support of the mission of LAFCos.

Yours sincerely,

Mike Prater Executive Officer

cc: Members, Assembly Local Government Committee Jimmy MacDonald, Consultant, Assembly Local Government Committee William Weber, Consultant, Assembly Republican Caucus René LaRoche, Executive Director, CALAFCO

**Commissioners:** Roger Aceves ♦ Cynthia Allen ♦ Jay Freeman ♦ Craig Geyer ♦ Joan Hartmann, Vice-Chair ♦ Bob Nelson ♦ Jim Richardson ♦ Holly Sierra ♦ Shane Stark, Chair ♦ Etta Waterfield ♦ Das Williams **Executive Officer:** Mike Prater

**Introduced by Senator Hertzberg** (Coauthor: Assembly Member Mayes)

February 8, 2022

An act to amend Sections 56824.14, 57075, 57077.1, 57077.2, 57077.3, 57077.4, and 57090 of, to add Sections 57077.5 and 57077.6 to, to add Chapter 4.5 (commencing with Section 57091) to Part 4 of Division 3 of Title 5 of, and to repeal Sections 57076, 57107, and 57113 of, the Government Code, and to amend Section 116687 of the Health and Safety Code, relating to local government.

#### LEGISLATIVE COUNSEL'S DIGEST

SB 938, as introduced, Hertzberg. The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000: protest proceedings: procedural consolidation.

Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000, provides the exclusive authority and procedure for the initiation, conduct, and completion of changes of organization and reorganization for cities and districts, except as specified. Under existing law, in each county there is a local agency formation commission (commission) that oversees these changes of organization and reorganization.

With a specified exception, existing law provides for protest proceedings for a change of organization or reorganization following adoption of a resolution making certain determinations by the commission, as provided. Existing law sets forth required procedures for the commission following a protest hearing depending on the nature of the conducting authority, as defined, the type of change of organization or reorganization, and the results of the protest proceeding.

The bill would reorganize and consolidate the above-described procedures. The bill would make conforming changes and remove obsolete provisions.

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

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

1 SECTION 1. Section 56824.14 of the Government Code is 2 amended to read:

3 56824.14. (a) The commission shall review and approve with or without amendments, wholly, partially, or conditionally, or 4 5 disapprove proposals for the establishment of new or different 6 functions or class of services, or the divestiture of the power to 7 provide particular functions or class of services, within all or part 8 of the jurisdictional boundaries of a special district, after a public 9 hearing called and held for that purpose. The commission shall not approve a proposal for the establishment of new or different 10 11 functions or class of services within the jurisdictional boundaries of a special district unless the commission determines that the 12 13 special district will have sufficient revenues to carry out the 14 proposed new or different functions or class of services except as 15 specified in paragraph (1).

(1) The commission may approve a proposal for the 16 17 establishment of new or different functions or class of services within the jurisdictional boundaries of a special district where the 18 19 commission has determined that the special district will not have 20 sufficient revenue to provide the proposed new or different 21 functions or class of services, if the commission conditions its 22 approval on the concurrent approval of sufficient revenue sources pursuant to Section 56886. In approving a proposal, the 23 24 commission shall provide that if the revenue sources pursuant to Section 56886 are not approved, the authority of the special district 25 26 to provide new or different functions or class of services shall not

- 27 be established.
- 28 (2) Unless otherwise required by the principal act of the subject
- 29 special district, or unless otherwise required by Section 57075 or
- 30 <del>57076,</del> 57075, the approval by the commission for establishment
- 31 of new or different functions or class of services, or the divestiture

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of the power to provide particular functions or class of services,
 shall not be subject to an election.

3 (b) At least 21 days prior to the date of that hearing, the 4 executive officer shall give mailed notice of the hearing to each 5 affected local agency or affected county, and to any interested 6 party who has filed a written request for notice with the executive 7 officer. In addition, at least 21 days prior to the date of that hearing, 8 the executive officer shall cause notice of the hearing to be 9 published in accordance with Section 56153 in a newspaper of 10 general circulation that is circulated within the territory affected 11 by the proposal proposed to be adopted.

12 (c) The commission may continue from time to time any hearing 13 called pursuant to this section. The commission shall hear and 14 consider oral or written testimony presented by any affected local 15 agency, affected county, or any interested person who appears at 16 any hearing called and held pursuant to this section.

17 SEC. 2. Section 57075 of the Government Code is amended 18 to read:

19 57075. In the case of registered voter districts or cities, where 20 Where a change of organization or reorganization consists solely 21 of annexations, detachments, the exercise of new or different 22 functions or class of services or the divestiture of the power to 23 provide particular functions or class of services within all or part 24 of the jurisdictional boundaries of a special district, or any 25 combination of those proposals, the commission, not more than 26 30 days after the conclusion of the hearing, shall make a finding 27 regarding the value of written protests filed and not withdrawn, 28 and take one of the following actions, except as provided in subdivision (b) of Section 57002: take the action set forth in either 29 30 subdivision (a) of Section 57091, in the case of registered voter 31 districts or cities, or subdivision (b) of Section 57091, in the case 32 of landowner-voter districts.

33 (a) In the case of inhabited territory, take one of the following
 34 actions:

35 (1) Terminate proceedings if a majority protest exists in
 36 accordance with Section 57078.

37 (2) Order the change of organization or reorganization subject

38 to confirmation by the registered voters residing within the affected

39 territory if written protests have been filed and not withdrawn by

40 either of the following:

1 2	(A) At least 25 percent, but less than 50 percent, of the registered voters residing in the affected territory.
$\frac{2}{3}$	(B) At least 25 percent of the number of owners of land who
4	also own at least 25 percent of the assessed value of land within
5	the affected territory.
6	(3) Order the change of organization or reorganization without
7	an election if paragraphs (1) and (2) of this subdivision do not
8	apply.
9	(b) In the case of uninhabited territory, take either of the
10	following actions:
11	(1) Terminate proceedings if a majority protest exists in
12	accordance with Section 57078.
13	(2) Order the change of organization or reorganization if written
14	protests have been filed and not withdrawn by owners of land who
15	own less than 50 percent of the total assessed value of land within
16	the affected territory.
17	SEC. 3. Section 57076 of the Government Code is repealed.
18	57076. In the case of landowner-voter districts, where a change
19	of organization or reorganization consists solely of annexations
20	or detachments, the exercise of new or different functions or class
21	of services or the divestiture of the power to provide particular
22	functions or class of services within all or part of the jurisdictional
23	boundaries of a special district, or any combination of those
24	proposals, the commission, not more than 30 days after the
25	conclusion of the hearing, shall make a finding regarding the value
26	of written protests filed and not withdrawn, and take one of the
27	following actions, except as provided in subdivision (b) of Section
28	<del>57002:</del>
29	(a) Terminate proceedings if a majority protest exists in
30	accordance with Section 57078.
31	(b) Order the change of organization or reorganization subject
32	to an election within the affected territory if written protests that
33	have been filed and not withdrawn represent either of the following:
34	(1) Twenty-five percent or more of the number of owners of
35	land who also own 25 percent or more of the assessed value of
36	land within the territory.
37	(2) Twenty-five percent or more of the voting power of
38	landowner voters entitled to vote as a result of owning property
39	within the territory.

1 (c) Order the change of organization or reorganization without

2 an election if written protests have been filed and not withdrawn

3 by less than 25 percent of the number of owners of land who own

4 less than 25 percent of the assessed value of land within the 5 affected territory.

6 SEC. 4. Section 57077.1 of the Government Code is amended 7 to read:

8 57077.1. (a) If a change of organization consists of a 9 dissolution, the commission shall order the dissolution without 10 confirmation of the voters, except if the proposal meets the 11 requirements of subdivision (b), the commission shall order the 12 dissolution subject to confirmation of the voters.

(b) The commission shall order the dissolution subject to theconfirmation of the voters as follows:

15 (1) If the proposal was not initiated by the commission, and if

16 a subject agency has not objected by resolution to the proposal,

17 the commission has found that protests meet-one of the following

*the applicable* protest-thresholds: *thresholds set forth in Section57093.* 

- 20 (A) In the case of inhabited territory, protests have been signed
   21 by either of the following:
- (i) At least 25 percent of the number of landowners within the
   affected territory who own at least 25 percent of the assessed value
   of land within the territory.
- 25 (ii) At least 25 percent of the voters entitled to vote as a result
   26 of residing within, or owning land within, the affected territory.
- 27 (B) In the case of a landowner-voter district, that the territory

is uninhabited and that protests have been signed by at least 25
 percent of the number of landowners within the affected territory
 owning at least 25 percent of the assessed value of land within the

31 territory.

32 (2) If the proposal was not initiated by the commission, and if

a subject agency has objected by resolution to the proposal, written
 protests have been submitted as follows: that meet the applicable

35 protest thresholds set forth in Section 57094.

36 (A) In the case of inhabited territory, protests have been signed
 37 by either of the following:

38 (i) At least 25 percent of the number of landowners within any

39 subject agency within the affected territory who own at least 25

40 percent of the assessed value of land within the territory.

1 (ii) At least 25 percent of the voters entitled to vote as a result 2 of residing within, or owning land within, any subject agency

3 within the affected territory.

4 (B) In the case of a landowner-voter district, that the territory

5 is uninhabited and protests have been signed by at least 25 percent

6 of the number of landowners within any subject agency within the

7 affected territory, owning at least 25 percent of the assessed value

8 of land within the subject agency.

9 (3) If the proposal was initiated by the commission, and 10 regardless of whether a subject agency has objected to the proposal

by resolution, written protests have been submitted that meet the

12 requirements of Section 57113. 57077.6.

13 (c) Notwithstanding subdivisions (a) and (b) and Sections 57102

14 and 57103, if a change of organization consists of the dissolution

of a district that is consistent with a prior action of the commissionpursuant to Section 56378, 56425, or 56430, the commission may

17 do either of the following:

18 (1) If the dissolution is initiated by the district board,19 immediately approve and order the dissolution without an election20 or protest proceedings pursuant to this part.

(2) If the dissolution is initiated by an affected local agency, by
 the commission pursuant to Section 56375, or by petition pursuant

to Section 56650, order the dissolution after holding at least one noticed public hearing, and after conducting protest proceedings

noticed public hearing, and after conducting protest proceedingsin accordance with this part. Notwithstanding any other law, the

26 commission shall terminate proceedings if a majority protest exists

in accordance with Section 57078. If a majority protest is not

28 found, the commission shall order the dissolution without an election.

30 SEC. 5. Section 57077.2 of the Government Code is amended 31 to read:

57077.2. (a) If the change of organization consists of a
 consolidation of two or more districts, the commission shall order
 the consolidation without confirmation by the voters, except that

35 if the proposal meets the requirements of subdivision (b), the

a commission shall order the consolidation subject to confirmation
 of the voters.

38 (b) The commission shall order the consolidation subject to the

39 confirmation of the voters as follows:

1 (1) If the commission has approved a proposal submitted by 2 resolution of a majority of the members of the legislative bodies 3 of two or more local agencies pursuant to Section 56853, and the 4 commission has found that protests meet-one of the following the 5 applicable protest thresholds: thresholds set forth in Section 57093. 6 (A) In the case of inhabited territory, protests have been signed 7 by either of the following: 8 (i) At least 25 percent of the number of landowners within the 9 territory subject to the consolidation who own at least 25 percent 10 of the assessed value of land within the territory. 11 (ii) At least 25 percent of the voters entitled to vote as a result 12 of residing within, or owning land within, the territory. 13 (B) In the case of a landowner-voter district, the territory is

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14 uninhabited and protests have been signed by at least 25 percent 15 of the number of landowners within the territory subject to the 16 consolidation, owning at least 25 percent of the assessed value of 17 land within the territory.

(2) If the commission has approved a proposal not initiated by
the commission and if a subject agency has not objected by
resolution to the proposal, written protests have been submitted
that meet the requirements specified in subparagraph (A) or (B)
of paragraph (1): applicable protest thresholds set forth in Section
57093.

(3) If the proposal was not initiated by the commission, and if
a subject agency has objected by resolution to the proposal, written
protests have been submitted as follows: that meet one of the
protest thresholds set forth in Section 57094.

28 (A) In the case of inhabited territory, protests have been signed
 29 by either of the following:

30 (i) At least 25 percent of the number of landowners within any

31 subject agency within the affected territory who own at least 25

32 percent of the assessed value of land within the territory.

33 (ii) At least 25 percent of the voters entitled to vote as a result

of residing within, or owning land within, any subject agency
 within the affected territory.

(B) In the case of a landowner-voter district, the territory is
 uninhabited, and protests have been signed by at least 25 percent

38 of the number of landowners within any subject agency within the

39 affected territory, owning at least 25 percent of the assessed value

40 of land within the subject agency.

(4) If the commission has approved a proposal initiated by the
 commission, and regardless of whether a subject agency has
 objected to the proposal by resolution, written protests have been
 submitted that meet the requirements of Section 57113. 57077.6.
 SEC. 6. Section 57077.3 of the Government Code is amended

6 to read:

7 57077.3. (a) If a proposal consists of a reorganization not 8 described in Section 57075, <del>57076,</del> 57077, 57077.4, or 57111, the 9 commission shall order the reorganization without confirmation 10 by the voters except that if the reorganization meets the 11 requirements of subdivision (b), the commission shall order the 12 reorganization subject to confirmation of the voters.

(b) The commission shall order the reorganization subject toconfirmation of the voters as follows:

(1) If the commission has approved a proposal submitted by
resolution of a majority of the members of the legislative bodies
of two or more local agencies pursuant to Section 56853, and the
commission has found that protests meet one of the following the *applicable* protest thresholds: thresholds set forth in Section 57093.
(A) In the case of inhabited territory, protests have been signed

21 by either of the following:

(i) At least 25 percent of the number of landowners within the
 affected territory who own at least 25 percent of the assessed value
 of land within the territory.

(ii) At least 25 percent of the voters entitled to vote as a result
 of residing within, or owning land within, the affected territory.

(B) In the case of a landowner-voter district, that the territory
 is uninhabited, and that protests have been signed by at least 25

29 percent of the number of landowners within the affected territory.

30 owning at least 25 percent of the assessed value of land within the 31 territory.

(2) If the commission has approved a proposal not initiated by
the commission, and if a subject agency has not objected by
resolution to the proposal, a written protest has been submitted
that meets the requirements specified in subparagraph (A) or (B)
of paragraph (1): the applicable protest thresholds set forth in

37 Section 57093.

38 (3) If the commission has approved a proposal not initiated by

39 the commission, and if a subject agency has objected by resolution

1 to the proposal, written protests have been submitted as follows:

2 that meet one of the protest thresholds set forth in Section 57094.

3 (A) In the case of inhabited territory, protests have been signed
 4 by either of the following:

5 (i) At least 25 percent of the number of landowners within any

6 subject agency within the affected territory who own at least 25

7 percent of the assessed value of land within the territory.

8 (ii) At least 25 percent of the voters entitled to vote as a result

9 of residing within, or owning land within, any subject agency
 10 within the affected territory.

11 (B) In the case of a landowner-voter district, the territory is

12 uninhabited, and protests have been signed by at least 25 percent

13 of the number of landowners within any subject agency within the

14 affected territory, owning at least 25 percent of the assessed value

15 of land within the subject agency.

(4) If the commission has approved a proposal initiated by the
commission, and regardless of whether a subject agency has
objected to the proposal by resolution, written protests have been
submitted that meet the requirements of Section-57113. 57077.6.

20 (c) This section shall not apply to reorganizations governed by
 21 Sections 56853.5 and 56853.6.

22 SEC. 7. Section 57077.4 of the Government Code is amended 23 to read:

24 57077.4. (a) If a reorganization consists of the dissolution of 25 one or more districts and the annexation of all or substantially all the territory to another district not initiated pursuant to Section 26 27 56853 or by the commission pursuant to Section 56375, the 28 commission shall order the reorganization without confirmation 29 by the voters except that if the reorganization meets the 30 requirements of subdivision (b), (b) or (c), the commission shall 31 order the reorganization subject to confirmation by the voters.

32 (b) The commission shall order the reorganization subject to 33 confirmation by the voters as follows: voters, if written protests 34 have been submitted that meet the applicable protest thresholds

35 set forth in Section 57094.

36 (1) In the case of inhabited territory, protests have been signed
 37 by either of the following:

38 (A) At least 25 percent of the number of landowners within any

39 subject agency within the affected territory who own at least 25

40 percent of the assessed value of land within the territory.

1

(B) At least 25 percent of the voters entitled to vote as a result

2 of residing within, or owning land within, any subject agency3 within the affected territory.

- 4 (2) In the case of a landowner-voter district, the territory is
  5 uninhabited, and protests have been signed by at least 25 percent
  6 of the number of landowners within any subject agency within the
  7 affected territory, owning at least 25 percent of the assessed value
- 8 of land within the subject agency.

9 <del>(3) If</del>

10 (c) The commission shall order the reorganization subject to

11 *confirmation by the voters if* the reorganization has been initiated

12 by the commission pursuant to Section 56375, 56375 and protests

have been submitted that meet the requirements of Section 57113.57077.6.

15 SEC. 8. Section 57077.5 is added to the Government Code, to 16 read:

57077.5. (a) In any resolution ordering a merger or
establishment of a subsidiary district, the commission shall approve
the change of organization without an election except that if the
change of organization meets the requirements of subdivision (b),
the commission shall order the change of organization subject to

22 confirmation of the voters.

(b) The commission shall order the change of organizationsubject to confirmation of the voters within any subject agency asfollows:

(1) If the proposal was not initiated by the commission, and if
a subject agency has not objected by resolution to the proposal,
the commission has found that protests meet the applicable protest
thresholds set forth in Section 57093.

30 (2) If the proposal was not initiated by the commission, and if

a subject agency has objected by resolution to the proposal, writtenprotests have been submitted that meet the applicable protest

33 thresholds set forth in Section 57094.

34 (3) If the proposal was initiated by the commission, and

regardless of whether a subject agency has objected to the proposal
by resolution, written protests have been submitted that meet the
requirements of Section 57077 6

37 requirements of Section 57077.6.

38 (c) Notwithstanding subdivision (a) or (b), the commission shall

39 not order the merger or establishment of a subsidiary district

40 without the consent of the subject city.

1 SEC. 9. Section 57077.6 is added to the Government Code, to 2 read: 3 57077.6. Notwithstanding Section 57102, 57108, or 57111, 4 for any proposal that was initiated by the commission pursuant to 5 subdivision (a) of Section 56375, the commission shall forward 6 the change of organization or reorganization for confirmation by 7 the voters if the commission finds written protests have been 8 submitted that meet the applicable protest thresholds set forth in 9 Section 57094. SEC. 10. Section 57090 of the Government Code is amended 10 11 to read: 12 57090. (a) Except as otherwise provided in subdivision (b), if 13 proceedings are terminated, either by majority protest as provided in Sections-57075, 57076, 57075 and 57077, or if a majority of 14 15 voters do not confirm the change of organization or reorganization as provided in Section 57179, no substantially similar proposal 16 17 for a change of organization or reorganization of the same or 18 substantially the same territory may be filed with the commission 19 within two years after the date of the certificate of termination if the proposal included an incorporation or city consolidation and 20 21 within one year for any other change of organization or 22 reorganization. 23 (b) The commission may waive the requirements of subdivision 24 (a) if it finds these requirements are detrimental to the public 25 interest. 26 SEC. 11. Chapter 4.5 (commencing with Section 57091) is 27 added to Part 4 of Division 3 of Title 5 of the Government Code, 28 to read: 29 30 **Chapter 4.5.** Protest Thresholds 31 32 57091. (a) For purposes of Section 57075, relating to annexations, detachments, and latent powers, in the case of 33 34 registered voter districts or cities: 35 (1) For inhabited territory, the commission shall take one of the 36 following actions: 37 (A) Terminate proceedings if a majority protest exists in accordance with Section 57078. 38 (B) Order the change of organization or reorganization subject 39

40 to confirmation by the registered voters residing within the affected

1	territory if written protests have been filed and not withdrawn by
2	either of the following:

3 (i) At least 25 percent, but less than 50 percent, of the registered 4 voters residing in the affected territory.

5 (ii) At least 25 percent of the number of owners of land who 6 also own at least 25 percent of the assessed value of land within 7 the affected territory.

8 (C) Order the change of organization or reorganization without 9 an election if subparagraphs (A) and (B) of this paragraph do not 10 apply.

11 (2) For uninhabited territory, the commission shall take either 12 of the following actions:

13 (A) Terminate proceedings if a majority protest exists in14 accordance with Section 57078.

15 (B) Order the change of organization or reorganization if written

protests have been filed and not withdrawn by owners of land whoown less than 50 percent of the total assessed value of land withinthe affected territory.

19 (b) For purposes of Section 57075, in the case of 20 landowner-voter districts, the commission shall take one of the 21 following actions:

(1) Terminate proceedings if a majority protest exists inaccordance with Section 57078.

(2) Order the change of organization or reorganization subject
to an election within the affected territory if written protests that
have been filed and not withdrawn represent either of the following:

(A) Twenty-five percent or more of the number of owners of
 land who also own 25 percent or more of the assessed value of
 land within the affected territory.

30 (B) Twenty-five percent or more of the voting power of 31 landowner voters entitled to vote as a result of owning property 32 within the affected territory.

33 (3) Order the change of organization or reorganization without

34 an election if written protests have been filed and not withdrawn

35 by less than 25 percent of the number of owners of land who own

36 less than 25 percent of the assessed value of land within the 37 affected territory.

38 57092. For purposes of Sections 57077.1, relating to

39 dissolution, 57077.2, relating to consolidation, 57077.3, relating

40 to reorganization, 57077.4, relating to dissolution and annexation,

and 57077.5, relating to merger or establishment of a subsidiary
 district, the following protest thresholds shall apply:

3 (a) In the case of inhabited territory, protests have been signed4 by either of the following:

5 (1) At least 25 percent of the number of landowners within the 6 affected territory who own at least 25 percent of the assessed value

of land within the affected territory.

8 (2) At least 25 percent of the voters entitled to vote as a result 9 of residing within, or owning land within, the affected territory.

10 (b) In the case of a landowner-voter district, that the territory

11 is uninhabited and that protests have been signed by at least 25

12 percent of the number of landowners within the affected territory

owning at least 25 percent of the assessed value of land within theaffected territory.

57093. For proposals not initiated by the commission and where a subject agency has objected by resolution to the proposal, for purposes of Sections 57077.1, relating to dissolution, 57077.2, relating to consolidation, 57077.3, relating to reorganization, 57077.4, relating to dissolution and annexation, and 57077.5, relating to merger or establishment of a subsidiary district, the

21 following protest thresholds shall apply:

(a) In the case of inhabited territory, protests have been signedby either of the following:

(1) At least 25 percent of the number of landowners within any
subject agency within the affected territory who own at least 25
percent of the assessed value of land within the affected territory.
(2) At least 25 percent of the voters entitled to vote as a result

(2) At least 25 percent of the voters entitled to vote as a result
of residing within, or owning land within, any subject agency
within the affected territory.

30 (b) In the case of a landowner-voter district, that the territory

31 is uninhabited and protests have been signed by at least 25 percent

32 of the number of landowners within any subject agency within the

affected territory, owning at least 25 percent of the assessed valueof land within the subject agency.

57094. For purposes of Section 57077.6, relating to proposals
initiated by the commission, the following protest thresholds shall
apply:

(a) In the case of inhabited territory, protests have been signedby either of the following:

(1) At least 10 percent of the number of landowners within any
subject agency within the affected territory who own at least 10
percent of the assessed value of land within the territory. However,
if the number of landowners within a subject agency is less than
300, the protests shall be signed by at least 25 percent of the
landowners who own at least 25 percent of the assessed value of
land within the affected territory of the subject agency.

8 (2) At least 10 percent of the voters entitled to vote as a result 9 of residing within, or owning land within, any subject agency 10 within the affected territory. However, if the number of voters entitled to vote within a subject agency is less than 300, the protests 11 12 shall be signed by at least 25 percent of the voters entitled to vote. 13 (b) In the case of a landowner-voter district, the territory is 14 uninhabited and protests have been signed by at least 10 percent 15 of the number of landowners within any subject agency within the affected territory, who own at least 10 percent of the assessed value 16 17 of land within the territory. However, if the number of landowners 18 entitled to vote within a subject agency is less than 300, protests 19 shall be signed by at least 25 percent of the landowners entitled to 20 vote. 21 SEC. 12. Section 57107 of the Government Code is repealed.

SEC. 12. Section 57107 of the Government Code is repeated.
 57107. (a) In any resolution ordering a merger or establishment
 of a subsidiary district, the commission shall approve the change
 of organization without an election except that if the change of
 organization meets the requirements of subdivision (b), the
 commission shall order the change of organization subject to
 confirmation of the voters.
 (b) The commission shall order the change of organization

subject to confirmation of the voters within any subject agency as
follows:

(1) If the proposal was not initiated by the commission, and if
 a subject agency has not objected by resolution to the proposal,
 the commission has found that protests meet one of the following

34 protest thresholds:

35 (A) In the case of inhabited territory, protests have been signed
 36 by either of the following:

37 (i) At least 25 percent of the number of landowners within the

38 affected territory who own at least 25 percent of the assessed value

39 of land within the territory.

1 (ii) At least 25 percent of the voters entitled to vote as a result 2 of residing within, or owning land within, the affected territory. 3 (B) In the case of a landowner-voter district, that the territory 4 is uninhabited and that protests have been signed by at least 25 5 percent of the number of landowners within the affected territory 6 owning at least 25 percent of the assessed value of land within the 7 territory. 8 (2) If the proposal was not initiated by the commission, and if 9 a subject agency has objected by resolution to the proposal, written 10 protests have been submitted as follows: (A) In the case of inhabited territory, protests have been signed 11 12 by either of the following: 13 (i) At least 25 percent of the number of landowners within any 14 subject agency within the affected territory who own at least 25 15 percent of the assessed value of land within the territory. 16 (ii) At least 25 percent of the voters entitled to vote as a result 17 of residing within, or owning land within, any subject agency 18 within the affected territory. 19 (B) In the case of a landowner-voter district, that the territory 20 is uninhabited and protests have been signed by at least 25 percent 21 of the number of landowners within any subject agency within the 22 affected territory, owning at least 25 percent of the assessed value 23 of land within the subject agency. (3) If the proposal was initiated by the commission, and 24 25 regardless of whether a subject agency has objected to the proposal 26 by resolution, written protests have been submitted that meet the 27 requirements of Section 57113. 28 (c) Notwithstanding subdivision (a) or (b), the commission shall 29 not order the merger or establishment of a subsidiary district 30 without the consent of the subject city. 31 SEC. 13. Section 57113 of the Government Code is repealed. 32 57113. Notwithstanding Section 57102, 57108, or 57111, for 33 any proposal that was initiated by the commission pursuant to 34 subdivision (a) of Section 56375, the commission shall forward the change of organization or reorganization for confirmation by 35 36 the voters if the commission finds either of the following: 37 (a) In the case of inhabited territory, protests have been signed 38 by either of the following:

- 39 (1) At least 10 percent of the number of landowners within any
- 40 subject agency within the affected territory who own at least 10

- 1 percent of the assessed value of land within the territory. However,
- 2 if the number of landowners within a subject agency is less than
- 3 300, the protests shall be signed by at least 25 percent of the
- 4 landowners who own at least 25 percent of the assessed value of
- 5 land within the territory of the subject agency.
- 6 (2) At least 10 percent of the voters entitled to vote as a result
- 7 of residing within, or owning land within, any subject agency
- 8 within the affected territory. However, if the number of voters
- 9 entitled to vote within a subject agency is less than 300, the protests
- shall be signed by at least 25 percent of the voters entitled to vote.
   (b) In the case of a landowner-voter district, the territory is
- 12 uninhabited and protests have been signed by at least 10 percent
- 13 of the number of landowners within any subject agency within the
- 14 affected territory, who own at least 10 percent of the assessed value
- 15 of land within the territory. However, if the number of landowners
- 16 entitled to vote within a subject agency is less than 300, protests
- shall be signed by at least 25 percent of the landowners entitled to
   vote.
- SEC. 14. Section 116687 of the Health and Safety Code isamended to read:
- 116687. (a) For purposes of this section, the following termshave the following meanings:
- (1) "District" means the Sativa-Los Angeles County WaterDistrict.
- (2) "Commission" means the Local Agency FormationCommission for the County of Los Angeles.
- (b) To provide affordable, safe drinking water to disadvantaged
  communities, the state board shall order the district to accept
  administrative and managerial services, including full management
  and control, from an administrator selected by the state board, as
  prescribed in Section 116686, except that the state board is not
  required to conduct a public meeting as described in paragraph (2)
- 33 of subdivision (b) of Section 116686.
- 34 (c) (1) Upon the appointment of an administrator, all of the 35 following apply:
- 36 (A) Notwithstanding Article 1 (commencing with Section
  37 30500) of Chapter 1 of Part 3 of Division 12 of the Water Code,
  38 the district's board of directors shall surrender all control to the
- 39 appointed administrator and shall thereafter cease to exist.

1 (B) The members of the board of directors of the district shall 2 have no standing to represent the district's ratepayers, and a 3 member of the board of directors shall have no claim for benefits 4 other than those the member actually received while a member of 5 the board of directors.

6 (C) Any action by the board of directors to divest the district of
7 its assets shall be deemed tampering with a public water system
8 pursuant to Section 116750 and is subject to the criminal penalties
9 provided for in that section.

10 (2) Within 90 days of the appointment of an administrator, the 11 Controller shall perform a desk audit or financial review of the 12 district. The state board shall exercise its legal authority to facilitate 13 the desk audit or financial review, including, but not limited to, 14 its authority to take possession of the district's financial records.

15 (3) Any decision by the commission about the dissolution or 16 consolidation of the district is not subject to the provisions of 17 Section 57113 57077.6 of the Government Code, nor to any other 18 requirement for a protest proceeding or election. The commission 19 shall not impose any condition on the successor agency that requires a protest proceeding or an election, as described in Part 20 21 4 (commencing with Section 57000) and Part 5 (commencing with 22 Section 57300) of Division 3 of Title 5 of the Government Code, 23 respectively.

24 (4) If the commission approves a dissolution of the district 25 initiated by the commission, a successor agency designated in the 26 dissolution by the commission, in consultation with the 27 commission, may solicit proposals, evaluate submittals, and select 28 any public water system to be the receiving water system and 29 subsume all assets, liabilities, adjudicated water rights, 30 responsibilities, and service obligations to provide retail water 31 service to existing and future ratepayers within the former territory 32 of the district. The successor agency shall represent the interests 33 of the public and the ratepayers in the former territory of the 34 district.

(d) The state board may provide additional funding to the
administrator or the Water Replenishment District of Southern
California or the successor agency designated by the commission
for urgent infrastructure repairs to the public water system of the
district without regard to the future ownership of any facilities
affected by this funding. For purposes of this section, "urgent

1 infrastructure repairs" are those that are immediately necessary to

2 protect the public health, safety, and welfare of those served by3 the district.

4 (e) If the district is consolidated with a receiving water system
5 as prescribed in Sections 116682 and 116684, the subsumed
6 territory of the district may include both unincorporated territory
7 of the County of Los Angeles and incorporated territory of the
8 City of Compton.

9 (f) (1) Any administrator appointed pursuant to subdivision (b), any successor agency to the district designated by the 10 commission to take over the district, any receiving operator of a 11 12 public water system that provides service to the territory of the 13 district, any water corporation that acquires the district, and the 14 commission shall not be held liable for claims by past or existing 15 district ratepayers or those who consumed water provided through the district concerning the operation and supply of water from the 16 17 district during the interim operation period specified in subdivision 18 (g) for any good faith, reasonable effort using ordinary care to 19 assume possession of the territory of, to operate, or to supply water to the ratepayers within the territory of, the district. 20

21 (2) Any administrator appointed pursuant to subdivision (b), 22 any successor agency to the district designated by the commission 23 to take over the district, any receiving operator of a public water system that provides service to the territory of the district, any 24 25 water corporation that acquires the district, and the commission 26 shall not be held liable for claims by past or existing district 27 ratepayers or those who consumed water provided through the 28 district for any injury that occurred prior to the commencement of 29 the interim operation period specified in subdivision (g).

30 (g) (1) Notwithstanding subdivision (d) of Section 116684, for 31 any successor agency to the district designated by the commission 32 to take over the district, any receiving operator of a public water 33 system that provides service to the territory of the district, or any 34 water corporation that acquires the district, the interim operation 35 period shall commence upon the execution of an agreement or 36 designation by the commission to provide water services to the 37 district and shall end one year later. Upon the showing of good 38 cause, the interim operation period shall be extended by the 39 commission for up to three successive one-year periods at the 40 request of an entity described in this paragraph.

1 (2) For the administrator appointed pursuant to subdivision (b), the interim operation period commences upon being appointed by 2 3 the state board and ends when a successor agency has been 4 designated by the commission to provide water service to ratepayers of the district, when a receiving water agency is 5 consolidated with or extends service to ratepayers of the district, 6 7 when a water corporation acquires the district with the approval 8 of the Public Utilities Commission, or when the administrator's 9 obligation to provide interim administrative and managerial services has otherwise ended. 10

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March 22, 2022

Honorable Robert Hertzberg California State Senate 1021 O Street, Room 8610 Sacramento, CA 95814

# RE: SUPPORT of SB 938: The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000: protest proceedings: procedural consolidation.

Dear Senator Hertzberg:

The Santa Barbara Local Agency Formation Commission (LAFCo) is pleased to join the California Association of Local Agency Formation Commissions (CALAFCO) in support of your bill, SB 938, which makes changes to the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 (The Act). SB 938 represents a collaborative three-year effort led by CALAFCO to clean up, consolidate, and clarify existing statutory provisions associated with consolidations and dissolutions, as well as codify the conditions under which LAFCo may initiate dissolution of a district at the 25% protest threshold (the latter of which are proposed and pending amendments).

The statutes related to protest provisions and the disparate protest thresholds established for LAFCoinitiated actions (10%) and all other initiated actions (25%) make addressing necessary and appropriate special district consolidations and dissolutions considerably more difficult when initiated by a LAFCo. Further, they serve as a deterrent for LAFCo to initiate action, even if meaningful efficiencies in the provision of public services could be achieved or if a district is failing to meet its statutory requirements.

As introduced, the bill represents the redraft of existing protest statutes with some minor technical clarifications added. The pending proposed amendments from CALAFCO allow LAFCos to initiate dissolution of a district at the 25% protest threshold under specific circumstances. All of this work is in response to a recommendation made in the 2017 Little Hoover Commission report after a year-long study (*Special Districts: Improving Oversight and Transparency*) and the formation of a working group by CALAFCO of stakeholders in early 2019. The intent was to examine the protest process for consolidations and dissolutions of special districts, and after three years of work (delayed due to the pandemic), the working group came to consensus on the redraft of existing protest statutes (representative of SB 938 as introduced) and a new process that allows LAFCos to initiate dissolution of a district at the 25% protest threshold under specific circumstances (pending amendment into SB 938).

The overarching goal of these changes is to ensure that LAFCos have the tools we need to carry out our statutory obligations to ensure orderly and functioning local government services and to create greater consistency in the statute. The specific circumstances under which a dissolution may be initiated are more than reasonable and the subsequent process includes three noticed public hearings, a minimum 12-month remediation period, and a 60-day protest period, all of which are

Commissioners: Roger Aceves ♦ Cynthia Allen ♦ Jay Freeman ♦ Craig Geyer ♦ Joan Hartmann, Vice-Chair ♦ Bob Nelson ♦ Jim Richardson ♦ Holly Sierra ♦ Shane Stark, Chair ♦ Etta Waterfield ♦ Das Williams Executive Officer: Mike Prater ATTACHMENT D extremely practical. Additionally, the proposed process for LAFCo-initiated actions at the 25% protest threshold applies only to dissolutions, making the scope of use exceptionally narrow.

SB 938 makes much needed and long-awaited improvements to The Act through the restructure and clarification of existing protest provisions, and addition of a fair and appropriate process that offers LAFCos additional tools necessary to effectively fulfill their statutory obligations.

We thank you for your authorship of this critical legislation and for continuing your long support of the work of LAFCos. For all these reasons, we are pleased to support your bill SB 938.

Yours sincerely,

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Mike Prater Executive Officer Santa Barbara LAFCO

cc: Members, Senate Governance and Finance Committee Anton Favorini-Csorba, Consultant, Senate Governance and Finance Committee Ryan Eisberg, Consultant, Senate Republican Caucus Rene LaRoche, Executive Director, California Association of Local Agency Formation Commissions