AMENDED IN ASSEMBLY SEPTEMBER 10, 2017 AMENDED IN ASSEMBLY SEPTEMBER 5, 2017 AMENDED IN ASSEMBLY JULY 18, 2017 AMENDED IN SENATE MAY 26, 2017 AMENDED IN SENATE MAY 10, 2017 AMENDED IN SENATE MARCH 28, 2017 AMENDED IN SENATE MARCH 15, 2017 AMENDED IN SENATE FEBRUARY 23, 2017

No. 5

Introduced by Senator De León (Principal coauthor: Senator Portantino) (Principal coauthor: Assembly Member Eduardo Garcia) (Coauthors: Senators Atkins, Dodd, Hueso, and Skinner Skinner, Allen, Beall, McGuire, Monning, and Hernandez) (Coauthors: Assembly Members Gonzalez Fletcher, Kalra, Levine, Limón, Aguiar-Curry, Berman, Bloom, Bonta, Caballero, Calderon,

Limón, Aguiar-Curry, Berman, Bloom, Bonta, Caballero, Calderon, Chiu, Chu, Friedman, Cristina Garcia, Holden, McCarty, Mullin, Reyes, Mark Stone, and Ting)

December 5, 2016

An act to add Sections 5096.611 and 75089.5 to, and to add Division 45 (commencing with Section 80000) to to, the Public Resources Code, and to add Section 79772.5 to the Water Code, relating to a drought, water, parks, climate, coastal protection, and outdoor access for all program, by providing the funds necessary therefor through an election for the issuance and sale of bonds of the State of California and for the

Revised 9-14-17—See last page.

handling and disposition of those funds, and declaring the urgency thereof, to take effect immediately.

LEGISLATIVE COUNSEL'S DIGEST

SB 5, as amended, De León. California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018.

Under existing law, programs have been established pursuant to bond acts for, among other things, the development and enhancement of state and local parks and recreational facilities. Existing law, the Water Quality, Supply, and Infrastructure Improvement Act of 2014, approved by the voters as Proposition 1 at the November 4, 2014, statewide general election, authorizes the issuance of general obligation bonds in the amount of \$7,545,000,000 to finance a water quality, supply, and infrastructure improvement program. Existing law, the Safe Drinking Water, Water Quality and Supply, Flood Control, River and Coastal Protection Bond Act of 2006, an initiative measure approved by the voters as Proposition 84 at the November 7, 2006, statewide general election, authorizes the issuance of bonds in the amount of *\$5,388,000,000 for the purposes of financing safe drinking water, water* quality and supply, flood control, natural resource protection, and park improvements. Existing law, the California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Act of 2002, approved by the voters as Proposition 40 at the March 5, 2002, statewide primary election, authorizes the issuance of bonds in the amount of \$2,600,000,000, for the purpose of financing a program for the acquisition, development, restoration, protection, rehabilitation, stabilization, reconstruction, preservation, and interpretation of park, coastal, agricultural land, air, and historical resources.

This bill would enact the California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For All Act of 2018, which, if approved by the voters, would authorize the issuance of bonds in an amount of \$3,997,000,000 \$4,000,000 pursuant to the State General Obligation Bond Law to finance a drought, water, parks, climate, coastal protection, and outdoor access for all program. The bill would, each fiscal year that principal or interest on bonds issued and sold for the program are due and payable, appropriate \$10,000,000 from the General Fund to the Department of Parks and Recreation for the purpose of paying costs associated with operating and maintaining certain parks projects funded by the program. The bill, upon voter approval, would

reallocate \$100,000,000 of the unissued bonds authorized for the purposes of Propositions 1, 40, and 84 to finance the purposes of a drought, water, parks, climate, coastal protection, and outdoor access for all program.

The bill would provide for the submission of these provisions to the voters at the June 5, 2018, statewide primary direct election.

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

Vote: $\frac{2}{3}$. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

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

1 SECTION 1. Section 5096.611 is added to the Public Resources 2 *Code*, to read:

- 3 5096.611. Notwithstanding any other law, two million five
- 4 hundred fifty-seven thousand dollars (\$2,557,000) of the unissued
- 5 bonds authorized for the purposes of subdivision (b) of Section
- 6 5096.610, and eight hundred thousand dollars (\$800,000) of the
- 7 unissued bonds authorized for the purposes of subdivisions (b)
- 8 and (c) of Section 5096.652 from the amount allocated pursuant
- 9 to subdivision (d) of Section 5096.610 are reallocated to finance
- 10 the purposes of, and shall be authorized, issued, and appropriated
- 11 in accordance with, Division 45 (commencing with Section 80000). 12 SEC. 2. Section 75089.5 is added to the Public Resources Code, 13 to read:
- 14 75089.5. Notwithstanding any other law, twelve million dollars
- 15 (\$12,000,000) of the unissued bonds authorized for the purpose
- of subdivision (a) of Section 75063, three hundred fifteen thousand 16
- 17 dollars (\$315,000) of the unissued bonds authorized for the
- 18 purposes of subdivision (b) of Section 75063, and four million
- 19 three hundred twenty-eight thousand dollars (\$4,328,000) of the
- 20 unissued bonds authorized for the purposes of subdivision (b) of
- 21 Section 75065 are reallocated to finance the purposes of, and shall
- 22 be authorized, issued, and appropriated in accordance with,
- 23 Division 45 (commencing with Section 80000).

24 SECTION 1.

25 SEC. 3. Division 45 (commencing with Section 80000) is added

26 to the Public Resources Code, to read: **SB 5**

1 2 3	DIVISION 45. CALIFORNIA DROUGHT, WATER, PARKS, CLIMATE, COASTAL PROTECTION, AND OUTDOOR ACCESS FOR ALL ACT OF 2018
4	
5	Chapter 1. General Provisions
6	
7	80000. This division shall be known, and may be cited, as the
8	California Drought, Water, Parks, Climate, Coastal Protection,
9	and Outdoor Access For All Act of 2018.
10	80001. (a) The people of California find and declare all of the
11	following:
12	(1) From California's beautiful rivers, streams, coastal
13	shorelines, and other waterways, to our federal, state, local, and
14	regional parks and outdoor settings, to our vast network of trails
15	connecting people with natural landscapes, Californians value the
16	rich diversity of outdoor experiences afforded to this state and its
17	citizens.
18	(2) Demand for local parks has exceeded available funding by
19	a factor of 8 to 1, with particularly high demand in urban,
20	disadvantaged communities.
21	(3) Many Californians across the state lack access to safe parks,
22	wildlife, trails, and recreation areas, which limits their ability to
23	experience the outdoors, improve their physical and emotional
24	health, exercise, and connect with their communities.
25	(4) Investments to create and improve parks and recreation
26	areas, and to create trail networks that provide access from
27	neighborhoods to parks parks, wildlife, and recreational
28	opportunities, will help ensure all Californians have access to safe
29	places to exercise and enjoy recreational activities.
30 31	(5) The California Center for Public Health Advocacy estimates
32	that inactivity and obesity cost California over forty billion dollars
32 33	(\$40,000,000,000) annually, through increased health care costs and lost productivity due to obesity-related illnesses, and that even
33 34	modest increases in physical activity would result in significant
35 36	savings. Investments in infrastructure improvements such as biking and walking trails and pathways, whether in urban or natural areas,
30 37	are cost-effective ways to promote physical activity.
38	(6) Continued investments in the state's parks, <i>wildlife and</i>
38 39	<i>ecological areas</i> , trails, and natural resources, and greening urban
40	areas will help mitigate the effects of climate change, making cities
	and the manufactor and officers of children change, making officer

more livable, and will protect California's natural resources for
 future generations.

3 (7) California's outdoor recreation economy represents an 4 eighty-seven-billion-dollar (\$87,000,000,000) industry, providing

over 700,000 jobs and billions of dollars in local and state revenues.
(8) California's state, local, and regional park system
infrastructure and national park system infrastructure are aging,
and a significant infusion of capital is required to protect this
investment.

(9) There has been a historic underinvestment in parks, trails,
and outdoor infrastructure in disadvantaged areas and many
communities throughout California.

13 (10) Tourism is a growing industry in California and remains14 an economic driver for the more rural parts of the state.

(11) California's highly variable hydrology puts at risk the
state's supply of clean and safe water. In recent years, California
has experienced both the state's worst drought and also the wettest
winter in recorded history.

19 (12) Extreme weather changes such as prolonged drought,
20 intense heat events, and a changing snowpack are real climate

21 impacts happening right now in California, and these changes 22 increase the need to safeguard water supply for the quality of life

increase the need to safeguard water supply for the quality of lifefor all Californians.

(13) Every Californian should have access to clean, safe, and
 reliable drinking water.

26 (14) California's water infrastructure continues to age and 27 deteriorate.

(15) Encouraging water conservation and recycling are
 commonsense actions to improve California's water future.

30 (16) Successfully implementing the Sustainable Groundwater
31 Management Act in collaboration with local government and
32 communities is a key state priority.

33 (17) Flooding can devastate communities and infrastructure.

34 (18) Protecting and restoring lakes, rivers, streams, and the 35 state's diverse ecosystems is a critical part of the state's water

36 *future and ensures the quality of life for all Californians.*

37 (19) This division provides funding to implement the California38 Water Action Plan.

39 (20) Periodic investments are needed to protect, restore, and
 40 enhance our natural resources and parks to ensure all Californians

1 have safe, clean, and reliable drinking water, prevent pollution

2 and disruption of our water supplies, prepare for future droughts
3 and floods, and protect and restore our natural resources for the

4 benefit and enjoyment of our children and future generations.

5 (b) It is the intent of the people of California that all of the 6 following shall occur in the implementation of this division:

7 (1) The investment of public funds pursuant to this division will 8 result in public benefits that address the most critical statewide

9 needs and priorities for public funding.

10 (2) In the appropriation and expenditure of funding authorized

by this division, priority will be given to projects that leverage private, federal, or local funding or produce the greatest public

13 benefit.

14 (3) To the extent practicable, a project that receives moneys

pursuant to this division will include signage informing the publicthat the project received funds from the California Drought, Water,

Parks, Climate, Coastal Protection, and Outdoor Access For All
 Act of 2018

18 Act of 2018.

19 (4) To the extent practicable, when developing program 20 guidelines for urban recreation projects and habitat protection or

restoration projects, administering entities are encouraged to give

22 favorable consideration to projects that provide urban recreation

and protect or restore natural resources. Additionally, the entitiesmay pool funding for these projects.

25 (5) To the extent practicable, a project that receives moneys 26 pursuant to this division will provide workforce education and 27 training, contractor, and job opportunities for disadvantaged 28 communities.

29 (6) To the extent practicable, priority for funding pursuant to

30 this division will be given to local parks projects that have obtained

31 all required permits and entitlements and a commitment of 32 matching funds, if required.

(7) To the extent practicable, administering entities should
 measure or require measurement of greenhouse gas emissions

35 reductions and carbon sequestrations associated with projects

36 that receive moneys pursuant to this division.

37 (6)

38 (8) To the extent practicable, as identified in the "Presidential

39 Memorandum--Promoting Diversity and Inclusion in Our National

40 Parks, National Forests, and Other Public Lands and Waters,"

dated January 12, 2017, the public agencies that receive funds
 pursuant to this division will consider a range of actions that
 include, but are not limited to, the following:

4 (A) Conducting active outreach to diverse populations,
5 particularly minority, low-income, and disabled populations and
6 tribal communities, to increase awareness within those communities
7 and the public generally about specific programs and opportunities.
8 (B) Mentoring new environmental, outdoor recreation, and

9 conservation leaders to increase diverse representation across these 10 areas.

(C) Creating new partnerships with state, local, tribal, private,
and nonprofit organizations to expand access for diverse
populations.

(D) Identifying and implementing improvements to existing
programs to increase visitation and access by diverse populations,
particularly minority, low-income, and disabled populations and
tribal communities.

- (E) Expanding the use of multilingual and culturally appropriate
 materials in public communications and educational strategies,
 including through social media strategies, as appropriate, that target
 diverse populations.
- (F) Developing or expanding coordinated efforts to promote
 youth engagement and empowerment, including fostering new
 partnerships with diversity-serving and youth-serving
 organizations, urban areas, and programs.
- 26 (G) Identifying possible staff liaisons to diverse populations.
 27 (7)
- (9) To the extent practicable, priority for grant funding under
 this division will be given to a project that advances solutions to
 prevent displacement if a potential unintended consequence
 associated with park creation pursuant to the project is an increase
 in the cost of housing.
- 33 80002. As used in this division, the following terms have the34 following meanings:
- 35 (a) "Committee" means the California Drought, Water, Parks,
- 36 Climate, Coastal Protection, and Outdoor Access For All Finance
- 37 Committee created by Section 80162.
- 38 (b) "Community access" means engagement programs, technical
- 39 assistance, or facilities that maximize safe and equitable physical
 - 91

admittance, especially for low-income communities, to natural or 1 2 cultural resources, community education, or recreational amenities. 3 (c) "Conservation actions on private lands" means projects with 4 willing landowners that involve the adaptive flexible management 5 or protection of natural resources in response to changing 6 conditions and threats to habitat and wildlife. The actions may 7 include the acquisition of conservation interests or fee interests in 8 the land. These projects result in habitat conditions on private lands 9 that, when managed dynamically over time, contribute to the long-term health and resiliency of vital ecosystems and enhance 10 wildlife populations. 11 12 (d) "Department" means the Department of Parks and 13 Recreation. 14 (e) "Disadvantaged community" has the same meaning as set 15 forth in subdivision (g) of Section 75005. means a community with a median household income less than 80 percent of the statewide 16 17 average. 18 (f) "Fund" means the California Drought, Water, Parks, Climate, 19 Coastal Protection, and Outdoor Access For All Fund, created by 20 Section 80032. 21 (g) "Heavily urbanized city" means a city with a population of 22 300,000 or more. 23 (h) "Heavily urbanized county" means a county with a 24 population of 3,000,000 or more. 25 (i) "Interpretation" includes, but is not limited to, a visitor-serving amenity that enhances the ability to understand and 26 27 appreciate the significance and value of natural, historical, and 28 cultural resources and that may utilize educational materials in 29 multiple languages, digital information, and the expertise of a 30 naturalist or other skilled specialist. 31 (j) "Nonprofit organization" means a nonprofit corporation 32 qualified to do business in California and qualified under Section 33 501(c)(3) of the Internal Revenue Code. 34 (k) "Preservation" means rehabilitation, stabilization, restoration, 35 conservation, development, and reconstruction, or any combination 36 of those activities. 37 (*l*) "Protection" means those actions necessary to prevent harm 38 or damage to persons, property, or natural, cultural, and historic 39 resources, actions to improve access to public open-space areas, 40 or actions to allow the continued use and enjoyment of property

or natural, cultural, and historic resources, and includes site
 monitoring, acquisition, development, restoration, preservation,
 and interpretation.

4 (m) "Restoration" means the improvement of physical structures 5 or facilities and, in the case of natural systems and landscape 6 features, includes, but is not limited to, projects for the control of 7 erosion, stormwater capture and storage or to otherwise reduce 8 stormwater pollution, the control and elimination of invasive 9 species, the planting of native species, the removal of waste and 10 debris, prescribed burning, fuel hazard reduction, fencing out threats to existing or restored natural resources, road elimination, 11 12 improving instream, riparian, or managed wetland habitat 13 conditions, and other plant and wildlife habitat improvement to increase the natural system value of the property. property or 14 15 coastal or ocean resource. Restoration also includes activities described in subdivision (b) of Section 79737 of the Water Code. 16 17 Restoration projects shall include the planning, monitoring, and 18 reporting necessary to ensure successful implementation of the 19 project objectives. 20 (n) "Severely disadvantaged community" means a community 21 with a median household income less than 60 percent of the

22 statewide average.

80004. An amount that equals not more than 5 percent of the
funds allocated for a grant program pursuant to this division may
be used to pay the administrative costs of that program.

80006. (a) Except as provided in subdivision (b), up to 10 26 27 percent of funds allocated for each program funded by this division 28 may be expended, including, but not limited to, by grants, for 29 planning and monitoring necessary for the successful design, 30 selection, and implementation of the projects authorized under that 31 program. This section shall not otherwise restrict funds ordinarily 32 used by an agency for "preliminary plans," "working drawings," and "construction" as defined in the annual Budget Act for a capital 33 34 outlay project or grant project. Planning may include feasibility 35 studies for environmental site cleanup that would further the 36 purpose of a project that is eligible for funding under this division. 37 Monitoring may include measuring greenhouse gas emissions 38 reductions and carbon sequestration associated with program

39 *expenditures under this division.*

1 (b) Funds used for planning projects that benefit disadvantaged

2 communities may exceed 10 percent of the funds allocated if the
3 state agency administering the moneys determines that there is a
4 need for the additional funding.

80008. (a) (1) Except as provided in paragraph (2), at least
20 percent of the funds available pursuant to each chapter of this
division shall be allocated for projects serving severely
disadvantaged communities.

9 (2) At least 15 percent of the funds available pursuant to Chapter 10 9 (commencing with Section 80120) and Chapter 10 (commencing 11 with Section 80130) shall be allocated for projects serving severely

disadvantaged communities.
(b) (1) Except as provided in subdivision (c), up to 10 percent
of the funds available pursuant to each chapter of this division may
be allocated for technical assistance to disadvantaged communities.

16 The agency administering the moneys shall operate a17 multidisciplinary technical assistance program for disadvantaged18 communities.

19 (2) Funds used for providing technical assistance to20 disadvantaged communities may exceed 10 percent of the funds

allocated if the state agency administering the moneys determines

22 that there is a need for the additional funding.

23 (c) (1) Up to 5 percent of funds available pursuant to each

chapter of this division shall shall, to the extent permissible under
 the State General Obligation Bond Law (Chapter 4 (commencing)

26 with Section 16720) of Part 3 of Division 4 of Title 2 of the

27 Government Code) and with the concurrence of the Director of

28 *Finance*, be allocated for community access projects that include,

- 29 but are not limited to, the following:
- 30 (A) Transportation.
- 31 (B) Physical activity programming.
- 32 (C) Resource interpretation.
- 33 (D) Multilingual translation.
- 34 (E) Natural science.
- 35 (F) Workforce development and career pathways.
- 36 (G) Education.
- 37 (H) Communication related to water, parks, climate, coastal
- 38 protection, and other outdoor pursuits.

1 (2) This subdivision does not apply to *Chapter 11.1* 2 (*commencing with Section 80141*) and Chapter 12 (commencing 3 with Section 80150).

4 80009. Funding pursuant to this division may be used for grants
5 and loans to nonprofit organizations to repay financing described
6 in Section 22064 of the Financial Code for projects that are
7 consistent with the purposes of this division.

8 80010. Before disbursing grants pursuant to this division, each
9 state agency that receives funding to administer a competitive grant
10 program under this division shall do the following:

(a) (1) Develop and adopt project solicitation and evaluation
guidelines. The guidelines shall include monitoring and reporting
requirements and may include a limitation on the dollar amount
of grants to be awarded. If the state agency has previously
developed and adopted project solicitation and evaluation
guidelines that comply with the requirements of this subdivision,
it may use those guidelines.

18 (2) Guidelines adopted pursuant to this subdivision shall 19 encourage, where feasible, inclusion of the following project 20 components:

21 (A) Efficient use and conservation of water supplies.

22 (B) Use of recycled water.

(C) The capture of stormwater to reduce stormwater runoff,
 reduce water pollution, or recharge groundwater supplies, or a
 combination thereof.

26 (D) Provision of safe and reliable drinking water supplies to 27 park and open-space visitors.

28 (b) Conduct three public meetings to consider public comments 29 before finalizing the guidelines. The state agency shall publish the 30 draft solicitation and evaluation guidelines on its Internet Web site 31 at least 30 days before the public meetings. One meeting shall be 32 conducted at a location in northern California, one meeting shall 33 be conducted at a location in the central valley of California, and 34 one meeting shall be conducted at a location in southern California. (c) Submit-For statewide competitive grant programs, submit 35 36 the guidelines to the Secretary of the Natural Resources Agency. 37 The Secretary of the Natural Resources Agency shall verify that 38 the guidelines are consistent with applicable statutes and for all 39 the purposes enumerated in this division. The Secretary of the

40 Natural Resources Agency shall post an electronic form of the

1 guidelines submitted by state agencies and the subsequent 2 verifications on the Natural Resources Agency's Internet Web site.

3 (d) Upon adoption, transmit copies of the guidelines to the fiscal 4 committees and the appropriate policy committees of the 5 Legislature.

6 (e) Chapter 3.5 (commencing with Section 11340) of Part 1 of 7 Division 3 of Title 2 of the Government Code does not apply to 8 the development and adoption of program guidelines and selection 9 oritoria adopted purpugat to this division

9 criteria adopted pursuant to this division.

10 80012. (a) The Department of Finance shall provide for an independent audit of expenditures pursuant to this division. The 11 12 Secretary of the Natural Resources Agency shall publish a list of 13 all program and project expenditures pursuant to this division not less than annually, in written form, and shall post an electronic 14 15 form of the list on the agency's Internet Web site in a downloadable spreadsheet format. The spreadsheet shall include information 16 17 about the location and footprint of each funded project, the 18 project's objectives, the status of the project, anticipated outcomes, 19 any matching moneys provided for the project by the grant recipient, and the applicable chapter of this division pursuant to 20 21 which the grant recipient received moneys.

(b) If an audit, required by statute, of any entity that receives
funding authorized by this division is conducted pursuant to state
law and reveals any impropriety, the California State Auditor or
the Controller may conduct a full audit of any or all of the activities
of that entity.

(c) The state agency issuing any grant with funding authorized
by this division shall require adequate reporting of the expenditures
of the funding from the grant.

30 (d) The costs associated with the publications, audits, statewide 31 bond tracking, cash management, and related oversight activities 32 provided for in this section shall be funded from this division. 33 These costs shall be shared proportionally by each program 34 through this division. Actual costs incurred to administer nongrant 35 programs authorized by this division shall be paid from the funds 36 authorized in this division. 37 80014. If any moneys allocated pursuant to this division are

80014. If any moneys allocated pursuant to this division are
 not encumbered or expended by the recipient entity within the time
 period specified by the administering agency, the unexpended

moneys shall revert to the administering agency for allocation
 consistent with the applicable chapter.

3 80016. To the extent feasible, a project whose application

4 includes the use of services of the California Conservation Corps,

5 Corps or certified community conservation corps, as defined in

6 Section 14507.5, or other nonprofit entities that provide job training

7 and education opportunities for veterans, foster care recipients,
 8 farmworkers, or local youth in conservation or restoration projects

8 farmworkers, or local youth in conservation or restoration projects
 9 14507.5, shall be given preference for receipt of a grant under this

10 division.

11 80018. To the extent feasible, a project that includes water

12 efficiencies, stormwater capture, capture for infiltration or reuse,

or carbon sequestration features in the project design may be givenpriority for grant funding under this division.

80020. Moneys allocated pursuant to this division shall not be
 used to fulfill any mitigation requirements imposed by law.

80022. (a) To the extent feasible in implementing this division
and except as provided in subdivision (b), a state agency receiving

19 funding under this division shall seek to achieve wildlife 20 conservation objectives through projects on public lands or

voluntary projects on private lands. Private lands that provide
 permanent protections to ensure the durability of investments shall

23 be given priority. Projects on private lands shall be evaluated

24 based on the durability of the benefits created by the investment.

25 Funds may be used for payments for the protection or creation of

26 measurable habitat improvements or other improvements to the

condition of endangered or threatened species, including throughthe development and implementation of habitat credit exchanges.

29 (b) This section shall not apply to Chapter 2 (commencing with

30 Section 80050), Chapter 3 (commencing with Section 80060),

31 Chapter 5 (commencing with Section 80080), Chapter 6

32 (commencing with Section 80090), Chapter 11 (commencing with

33 Section 80140), Chapter 11.5 (commencing with Section 80145),

34 or Chapter 12 (commencing with Section 80150).

35 80024. A state agency that receives funding to administer a

36 grant program under this division shall report to the Legislature 37 by January 1, 2027, on its expenditures pursuant to this division

by January 1, 2027, on its expenditures pursuant to this divisionand the public benefits received from those expenditures.

and the public benefits received from those expenditures.
80026. A state conservancy receiving funding pursuant to this

40 division shall endeavor to allocate funds that are complementary,

1 but not duplicative, of authorized expenditures made pursuant to

2 Chapter 188 of the Statutes of 2014. the Water Ouality, Supply, 3 and Infrastructure Improvement Act of 2014.

4 80028. Funding pursuant to this division may be used for grants

5 and loans to nonprofit organizations to repay financing described in Section 22064 of the Financial Code for projects that are 6

7 consistent with the purposes of this division.

80028. Funds provided pursuant to this division, and any 8 9 appropriation or transfer of those funds, shall not be deemed to

be a transfer of funds for the purposes of Chapter 9 (commencing 10 with Section 2780) of Division 3 of the Fish and Game Code.

11 For grants awarded for projects that serve a 12 80030.

13 disadvantaged community, the administering entity-shall may provide advanced payments in the amount of 25 percent of the 14 15 grant award to the recipient to initiate the project in a timely manner. The administering entity-may shall adopt additional 16 17 requirements for the recipient of the grant regarding the use of the 18 advanced payments to ensure that the moneys are used properly.

80032. (a) The proceeds of bonds issued and sold pursuant to 19

20 this division division, exclusive of refunding bonds issued and sold

21 pursuant to Section 80172, shall be deposited in the California

22 Drought, Water, Parks, Climate, Coastal Protection, and Outdoor 23

Access For All Fund, which is hereby created in the State Treasury.

24 (b) Proceeds of bonds issued and sold pursuant to this division 25 shall be allocated according to the following schedule:

26 (1) Two billion eight hundred twenty-two thirty million dollars 27 (\$2,822,000,000) (\$2,830,000,000) for purposes of Chapter 2 (commencing with Section 80050), Chapter 3 (commencing with 28 29 Section 80060), Chapter 4 (commencing with Section 80070), 30 Chapter 5 (commencing with Section 80080), Chapter 6 31 (commencing with Section 80090), Chapter 7 (commencing with

32 Section 80100), Chapter 8 (commencing with Section 80110),

33 Chapter 9 (commencing with Section 80120), and Chapter 10 34

(commencing with Section 80130).

(2) Four hundred twenty-five million dollars (\$425,000,000) 35 Two hundred fifty million dollars (\$250,000,000) for Chapter 11 36

37 (commencing with Section 80140).

(3) Eighty million dollars (\$80,000,000) for Chapter 11.1 38 39 (commencing with Section 80141).

40 (3) Seven

1 (4) Five hundred fifty million dollars (\$750,000,000) 2 (\$550,000,000) for Chapter 11.5 (commencing with Section 3 80145). 4 (5) Three hundred ninety million dollars (\$390,000,000) for 5 Chapter 11.6 (commencing with Section 80146). 6 80034. The Legislature may enact legislation necessary to 7 implement programs funded by this division. 8 9 Chapter 2. Investments in Environmental and Social 10 EQUITY, ENHANCING CALIFORNIA'S DISADVANTAGED **COMMUNITIES** 11 12 13 80050. (a) The sum of eight hundred seven hundred twenty-five million dollars (\$800,000,000) (\$725,000,000) shall be available 14 15 to the department, upon appropriation by the Legislature, for the creation and expansion of safe neighborhood parks in park-poor 16 17 neighborhoods in accordance with the Statewide Park Development 18 and Community Revitalization Act of 2008's competitive grant 19 program described in Chapter 3.3 (commencing with Section 5640) 20 of Division 5. 21 (b) When developing or revising criteria or guidelines for the 22 grant program, the department may give additional consideration 23 to projects that incorporate stormwater capture and storage or 24 otherwise reduce stormwater pollution. The 25 (c) The department shall perform its due diligence by conducting 26 a rigorous prequalification process to determine the fiscal and 27 operational capacity and ability of a potential grant recipient to 28 *manage a project to* do both of the following: 29 (1) Manage a project to maximize public benefit in perpetuity. 30 Maximize the project's public benefit. 31 (2) Implement the project in a timely manner. 32 80051. Of the amount available pursuant to subdivision (a) of 33 Section 80050, not less than 20 percent shall be available for the 34 rehabilitation, repurposing, or substantial improvement of existing 35 park infrastructure in communities of the state that will lead to 36 increased use and enhanced user experiences. 37 80052. (a) Of the amount available pursuant to subdivision 38 (a) of Section 80050, to correct historic underinvestments in the 39 central valley, Inland Empire, gateway, rural, and desert 40 communities, the sum of forty-eight million dollars (\$48,000,000)

1 shall be available for local park creation and improvement grants 2 to the communities identified by the department as park deficient 3 within those areas for active recreational projects, including aquatic 4 centers, to encourage youth health, fitness, and recreational 5 pursuits. Projects that include the partial or full donation of land, materials, or volunteer services and that demonstrate collaborations 6 7 of multiple entities and the leveraging of scarce resources may be 8 given consideration. Entities that receive a grant under this section 9 may also be eligible to receive other grants under subdivision (a) 10 of Section 80050. (b) Of the amount subject to this section, twenty-two million 11 12 dollars (\$22,000,000) shall be available to the department, upon 13 appropriation by the Legislature, for grants to desert community towns in the County of San Bernardino, incorporated after 1990, 14 with a population estimate of less than 22,000 according to the 15 United States Census Bureau Population Estimates as of July 1, 16 17 2016, that have adopted a master plan as of 2008 that includes recommendations for the development of public facilities that will 18 19 assist in achieving active recreational projects, including aquatic 20 and fitness centers.

21

Chapter 3. Investments in Protecting, Enhancing, and
 Accessing California's Local and Regional Outdoor Spaces
 24

25 80060. For purposes of this chapter, "district" means any 26 regional park district, regional park and open-space district, or regional open-space district formed pursuant to Article 3 27 28 (commencing with Section 5500) of Chapter 3 of Division 5, any 29 recreation and park district formed pursuant to Chapter 4 30 (commencing with Section 5780) of Division 5, or any authority 31 formed pursuant to Division 26 (commencing with Section 35100). 32 With respect to any community or unincorporated region that is 33 not included within a district, and in which no city or county 34 provides parks or recreational areas or facilities, "district" also 35 means any other entity, including, but not limited to, a district operating multiple-use parklands pursuant to Division 20 36 37 (commencing with Section 71000) of the Water-Code, that is 38 authorized by statute to operate and manage parks or recreational 39 areas or facilities, employs a full-time park and recreation director, 40 offers year-round park and recreation services on land and facilities

owned by the entity, and allocates a substantial portion of its annual
 operating budget to parks or recreation areas or facilities. *Code*.

3 80061. (a) The sum of two hundred-forty million dollars 4 (\$240,000,000) million dollars (\$200,000,000) shall be available 5 to the department, upon appropriation by the Legislature, for local 6 park-rehabilitation rehabilitation, creation, and improvement grants 7 to local governments on a per capita basis. Grant recipients shall 8 be encouraged to utilize awards to rehabilitate existing 9 infrastructure and to address deficiencies in neighborhoods lacking 10 access to the outdoors.

11 (b) The sum of fifteen million dollars (\$15,000,000) shall be 12 available to the department, upon appropriation by the Legislature, 13 for grants to cities and districts in urbanized counties providing 14 park and recreation services within jurisdictions of 200,000 or less 15 in population. For purposes of this subdivision, "urbanized county" 16 means a county with a population of 500,000 or more. An entity 17 eligible to receive funds under this subdivision shall also be eligible 18 to receive funds available under subdivision (a).

(c) Unless the <u>entity</u> project has been identified as<u>-a</u> serving a
severely disadvantaged community, an entity that receives an award
pursuant to this section shall be required to provide a match of 20
percent as a local share.

23 80062. (a) (1) The department shall allocate 60 percent of the 24 funds available pursuant to each of subdivisions (a) and (b) 25 subdivision (a) of Section 80061 to cities and districts, other than 26 a regional park district, regional park and open-space district, 27 open-space authority, or regional open-space district. Each city's 28 and district's allocation shall be in the same ratio as the city's or 29 district's population is to the combined total of the state's 30 population that is included in incorporated and unincorporated 31 areas within the county, except that each city or district shall be 32 entitled to a minimum allocation of one hundred twenty-five 33 thousand dollars (\$125,000). two hundred thousand dollars 34 (\$200,000). If the boundary of a city overlaps the boundary of a 35 district, the population in the overlapping area shall be attributed 36 to each jurisdiction in proportion to the extent to which each 37 operates and manages parks and recreational areas and facilities 38 for that population. If the boundary of a city overlaps the boundary 39 of a district, and in the area of overlap the city does not operate

1 and manage parks and recreational areas and facilities, all grant 2 funds for that areas shall be allocated to the district

2 funds for that area shall be allocated to the district.3 (2) On or before April 1, 2020, a city and a district that are

(2) On or before April 1, 2020, a city and a district that are
subject to paragraph (1), and whose boundaries overlap, shall
collaboratively develop and submit to the department a specific
plan for allocating the grant funds in accordance with the formula
specified in paragraph (1). If, by that date, the plan has not been
developed and submitted to the department, the director shall
determine the allocation of the grant funds between the affected
jurisdictions.

(b) (1) The department shall allocate 40 percent of the funds
available pursuant to-each of subdivisions (a) and (b) subdivision
(a) of Section 80061 to counties and regional park districts,
regional park and open-space districts, open-space authorities
formed pursuant to Division 26 (commencing with Section 35100),
and regional open-space districts formed pursuant to Article 3
(commencing with Section 5500) of Chapter 3 of Division 5.

(commencing with Section 5500) of Chapter 5 of Division 5.
(2) Each county's allocation under paragraph (1) shall be in the same ratio that the county's population is to the total state population, except that each county shall be entitled to a minimum allocation of two four hundred thousand dollars (\$200,000).
(\$400,000).

23 (3) In any county that embraces all or part of the territory of a 24 regional park district, regional park and open-space district, 25 open-space authority, or regional open-space district, and whose 26 board of directors is not the county board of supervisors, the 27 amount allocated to the county shall be apportioned between that 28 district and the county in proportion to the population of the county 29 that is included within the territory of the district and the population 30 of the county that is outside the territory of the district.

(c) For the purpose of making the calculations required by this section, population shall be determined by the department, in cooperation with the Department of Finance, on the basis of the most recent verifiable census data and other verifiable population data that the department may require to be furnished by the applicant city, county, or district.

(d) The Legislature intends all recipients of funds pursuant to
subdivision (a) or (b) of Section 80061 to use those funds to
supplement local revenues in existence on the effective date of the
act adding this division. To receive an allocation pursuant to

1 subdivision (a) or (b) of Section 80061, the recipient shall not 2 reduce the amount of funding otherwise available to be spent on 3 parks or other projects eligible for funds under this division in its 4 jurisdiction. A one-time allocation of other funding that has been 5 expended for parks or other projects, but which is not available on 6 an ongoing basis, shall not be considered when calculating a 7 recipient's annual expenditures. For purposes of this subdivision, 8 the Controller may request fiscal data from recipients for the 9 preceding three fiscal years. Each recipient shall furnish the data 10 to the Controller no later than 120 days after receiving the request 11 from the Controller. 12 80063. (a) The director of the department shall prepare and 13 adopt criteria and procedures for evaluating applications for grants allocated pursuant to subdivision (a) or (b) of Section 80061. The 14 15 application shall be accompanied by certification that the project 16 is consistent with the park and recreation element of the applicable 17 city or county general plan or the district park recreation plan, as 18 the case may be. 19 (b) To utilize available grant funds as effectively as possible, 20 overlapping and adjoining jurisdictions and applicants with similar 21 objectives are encouraged to combine projects and submit a joint 22 application. A recipient may allocate all or a portion of its per 23 capita share for a regional or state project. 24 80064. (a) The director of the department shall annually 25 forward a statement of the total amount to be appropriated each 26 fiscal year for projects approved for grants pursuant to this chapter 27 to the Director of Finance for inclusion in the annual Budget Act. 28 A list of eligible jurisdictions and the amount of grant funds to be 29 allocated to each jurisdiction shall also be made available by the 30 department. 31 (b) Funds appropriated pursuant to this chapter shall be 32 encumbered by the recipient within three years from the date the 33 appropriation is effective. Regardless of the date of encumbrance 34 of the granted funds, the recipient is expected to complete all 35 funded projects within eight years of the effective date of the 36 appropriation. 37 80065. (a) The sum of twenty million dollars (\$20,000,000)38 thirty million dollars (\$30,000,000) shall be available to the department, upon appropriation by the Legislature, for grants to 39 40 regional park districts, counties, and regional open-space districts,

1 open-space authorities formed pursuant to Division 26 2 (commencing with Section 35100), joint powers authorities, and 3 eligible nonprofit organizations on a competitive grant basis to 4 create, expand, improve, rehabilitate, or restore parks and park 5 facilities, including, but not limited to, trails, regional trail networks, regional sports complexes, low-cost accommodations 6 7 in park facilities, and visitor, outdoor, and interpretive facilities 8 serving youth and communities of color. 9 (b) In awarding moneys, the department shall encourage applicants seeking funds for acquisition projects to perform projects 10 in conjunction with new or enhanced public use and public access 11 12 opportunities. 13 (c) Preference may be given to multiuse trail projects over 14 single-use trail projects. 15 (d) Of Notwithstanding paragraph (a), of the amount subject to this section, the sum of five million dollars (\$5,000,000) shall 16 17 be available for projects in units of the state parks system that are 18 managed by nonprofit organizations that have entered into operating agreements with the department. Not less than two 19 20 million five hundred thousand dollars (\$2,500,000) of the amount 21 subject to this subdivision shall be available to nonprofit 22 organizations that operate a unit in the Inland Empire State Park 23 Program. 24 80066. The sum of forty million dollars (\$40,000,000) shall 25 be available to the department, upon appropriation by the 26 Legislature, for grants, awarded proportionally based on populations served, to local agencies that have obtained voter 27 28 approval between November 1, 2012, through November 30, 2018, 29 inclusive, for revenue enhancement measures aimed at improving 30 and enhancing local or regional park infrastructure. A recipient of 31 a grant under this section shall receive at least two hundred fifty 32 thousand dollars (\$250,000) for the purposes of the revenue 33 enhancement measure. 34 CHAPTER 4. RESTORING CALIFORNIA'S NATURAL, HISTORIC, 35 AND CULTURAL LEGACY 36

37

38 80070. The sum of two hundred-five eighteen million dollars 39 (\$205,000,000) (\$218,000,000) shall be available to the department,

40 upon appropriation by the Legislature, for-restoration and 1 preservation restoration, preservation, and protection of existing

state park facilities and units, to promote greater access to those
 units through the provision of low-cost overnight accommodations

4 in ways that enhance access and recreational opportunities for

5 disadvantaged communities, to preserve and increase public access

6 to those facilities and units, and to protect the natural, cultural, and

7 historic resources of those facilities and units. First priority shall

8 be given for capital improvements that address the department's

9 backlog of deferred maintenance. units. Eligible project types

10 *include, but are not limited to, the following:*

(a) Protection of natural resources to provide climate resilience,
water supply, and water quality benefits.

(b) Enhancement of access to state park facilities and units,
including protection and improvement of lands adjacent to state
park facilities to improve access or management efficiency.

(c) The provision of low-cost overnight accommodations in
ways that enhance access and recreational opportunities for
disadvantaged community residents and low-income park visitors.
(d) Implementation of projects that address the department's

20 backlog of deferred maintenance.

21 80071. The department, in expending the funding available 22 under this chapter, shall endeavor, where practical, to partner with 23 cities, counties, nonprofit organizations, and nongovernmental 24 organizations to maximize leveraging opportunities to enhance 25 tourism, visitation, and visitor experiences.

80072. Of the amount made available pursuant to Section
80070, ten million dollars (\$10,000,000) shall be available for
enterprise projects that facilitate new or enhanced park use and
user experiences and increase revenue generation to support
operations of the department.

80073. (a) Of the amount made available pursuant to Section
80070, five million dollars (\$5,000,000) shall be available for
grants to local agencies that operate a unit of the state park system
to address urgent need for the restoration of aging infrastructure.

54 to address digent need for the restoration of aging infrastructure.

(b) For the purpose of awarding a grant under this section, a
local cost share of not less than 25 percent of the total costs of the
project shall be required. The cost-sharing requirement may be
waived or reduced for a disadvantaged community.

39 80074. Of the amount made available pursuant to Section 40 80070,-five *eighteen* million dollars (\$5,000,000) (\$18,000,000)

1 shall be available to the Division of Fairs and Expositions of the

2 Department of Food and Agriculture to provide for facility

3 improvements to county fairgrounds. for county fairs, district

4 agricultural associations, including the Sixth District Agricultural

5 Association, as described in Section 4101 of the Food and

6 Agricultural Code, and the Forty-Fifth District Agricultural

7 Association, citrus fruit fairs, and the California Exposition and8 State Fair.

9 80075. Of the amount made available pursuant to Section 10 80070, fifty million dollars (\$50,000,000) thirty million dollars

11 (\$30,000,000) shall be available to the department to provide for

12 lower cost coastal accommodation grants to public agencies and

nonprofit organizations. project development in units of the state
 park system.

15 80076. Of the amount made available pursuant to Section 16 80070, not less than twenty-five million dollars (\$25,000,000)

17 *shall be available to the department for the protection, restoration,*

18 and enhancement of the natural resource values of the state park

19 system, which may include all of the following:

(a) Protection and improvement of water quality and biological
health in streams, aquifers, and estuarine ecosystems.

(b) Protection and restoration of natural resources and
 ecosystems representative of California's diverse landscapes,
 including landform, habitat, and biological community restoration.

(c) Acquisition, rehabilitation, restoration, protection, and
 expansion of wildlife corridors, including projects to improve
 compactivity and reduce barriers between belitat array

27 connectivity and reduce barriers between habitat areas.

(d) Improvements of native ecosystem resilience and adaptation
to climate change.

30 (e) Enhancement of the health of redwood forests in order to 31 accelerate old growth characteristics, maximize carbon 32 sequestration, improve water quality, and build climate resilience.

33 (f) Protection and enhancement of tribal cultural resources.

80077. (a) In expending funds made available pursuant to
Section 80070, and giving first priority to the department's criteria
for expenditure of funds for deferred maintenance including
infrastructure needs to protect public safety, the department shall
use best efforts to expend at least ten million dollars (\$10,000,000)
in each of the following regions for state park units and properties

deferred maintenance projects and projects that may increase
 tourism and visitor experiences in those regions:

3 (1) Central Valley, from the City of Sacramento to the base of 4 the Tehachapi Mountains.

5 (2) Central Coast.

(3) East Bay.

7 (4) County of Imperial and the Coachella Valley.

8 (5) Inland Empire.

9 (b) To the extent the department is unable to allocate funds for

10 parks deferred maintenance in the regions identified in this section,

11 it shall report to the appropriate policy and fiscal committees of

12 the Legislature on the reasons it is unable to do so.

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Chapter 5. Trails and Greenway Investment

15 16 80080. (a) The sum of thirty million dollars (\$30,000,000)17 shall be available to the Natural Resources Agency, working in 18 cooperation with the department, upon appropriation by the 19 Legislature, for competitive grants to local agencies, state 20 conservancies, federally recognized Native American tribes, 21 nonfederally recognized California Native American tribes listed 22 on the California Tribal Consultation List maintained by the Native 23 American Heritage Commission, joint powers authorities, and nonprofit organizations to provide nonmotorized infrastructure 24 25 development and enhancements that promote new or alternate 26 access to parks, waterways, outdoor recreational pursuits, and 27 forested or other natural environments to encourage health-related 28 active transportation and opportunities for Californians to reconnect 29 with nature. 30 (b) Of the amount made available pursuant to this section, up

to 25 percent may be made available to communities for innovative
transportation programs projects that provide new and expanded
outdoor experiences to disadvantaged youth.

34 (c) Alignment, development, and improvement of nonmotorized
 35 infrastructure and trails that lead to safer interconnectivity among
 36 parks, waterways, and natural areas may be encouraged.

37 (d) The Natural Resources Agency is encouraged, when
38 designing guidelines for grants awarded under this chapter, to
39 utilize existing program guidelines, including, if applicable,
40 guidelines that have been established for the California

1 Recreational Trails Act (Article 6 (commencing with Section 5070) 2 of Chapter 1 of Division 5) and, to the extent possible, to design 3 guidelines that are consistent with the California Recreational 4 Trails Plan, as described in Article 6 (commencing with Section 5 5070) of Chapter 1 of Division 5. 80081. Unless the entity project has been identified as serving 6 7 a disadvantaged community, an entity that receives an award under 8 this chapter shall be required to provide a match of 20 percent. 9 CHAPTER 6. RURAL RECREATION, TOURISM, AND ECONOMIC 10 11 **ENRICHMENT INVESTMENT** 12 13 80090. (a) The sum of twenty-five million dollars 14 (\$25,000,000) shall be available to the department, upon 15 appropriation by the Legislature, to administer a competitive grant program for cities, counties, and districts in nonurbanized areas, 16 17 that are eligible for a grant under the Roberti-Z'berg-Harris Urban Open-Space and Recreation Program Act (Chapter 3.2 18 19 (commencing with Section 5620) of Division 5). Notwithstanding 20 subdivisions (c) and (e) of Section 5621 and for the purposes of 21 this section, the definition of "nonurbanized area" shall be updated 22 by the department to reflect current population levels. A nonurbanized area shall include counties with populations of less 23 than 500,000 people and low population densities per square mile, 24 25 as determined by the department. In awarding the grants, the department may consider the following factors: 26 27 (1) Whether the project would provide new recreational 28 opportunities in rural communities that have demonstrated 29 deficiencies and lack of outdoor infrastructure in support of 30 economic and health-related goals.

(2) Whether the project proposes to acquire and develop lands
to enhance residential recreation while promoting the quality of
tourism experiences and the economic vitality of the community.
These enhancements may include accessibility for individuals with
disabilities, trails, bikeways, regional or destination-oriented
recreational amenities, and visitor centers.
(3) Whether the project includes collaboration between public

and nonprofit organizations, including, but not limited to, nonprofit
 land trusts, to facilitate public access to privately owned lands for

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regional trail development for wildlife viewing, recreation, or outdoor experiences for youth. (b) Unless the entity project has been identified as serving a disadvantaged community, an entity that receives an award under this chapter shall be required to provide a match of 20 percent. CHAPTER 7. CALIFORNIA RIVER RECREATION, CREEK, AND WATERWAY IMPROVEMENTS PROGRAM 80100. (a) The sum of one hundred forty-two sixty-two million dollars (\$142,000,000) (\$162,000,000) shall be available, upon appropriation by the Legislature, for grants pursuant to the California River Parkways Act of 2004 (Chapter 3.8 (commencing with Section 5750) of Division 5) and the Urban Streams Restoration Program pursuant to Section 7048 of the Water Code. Eligible projects shall include, but are not limited to, projects that protect and enhance urban creeks. (1) (A) Of the amount made available pursuant to this subdivision, not less than fifty million dollars (\$50,000,000) thirty-seven million five hundred thousand dollars (\$37,500,000) shall be available to the Santa Monica Mountains Conservancy. Notwithstanding subdivision (c) of Section 5753, of that amount, fifteen million dollars (\$15,000,000) shall be available for projects within the San Fernando Valley that protect or enhance the Los Angeles River watershed and its tributaries or headwaters, pursuant to Division 23 (commencing with Section 33000). (2)(B) Of the amount made available pursuant to this subdivision, not less than twenty-five million dollars (\$25,000,000) thirty- seven million five hundred thousand dollars (\$37,500,000) shall be available to the San Gabriel and Lower Los Angeles Rivers and Mountains Conservancy. (C) Funds allocated pursuant to this paragraph shall be expended pursuant to Section 79508 of the Water Code and Division 22.8 (commencing with Section 32600) and Division 23 (commencing with Section 33000). (3)(2) Of the amount made available pursuant to this subdivision, not less than three million dollars (\$3,000,000) sixteen million dollars (\$16,000,000) shall be available to the Santa Ana River 91

1 Conservancy Program pursuant to Chapter 4.6 (commencing with

2 Section 31170) of Division 21. To the extent possible, the

3 conservancy shall distribute funds equitably geographically along

4 the Santa Ana River.

5 (4)

6 (3) Of the amount made available pursuant to this subdivision, 7 twenty million dollars (\$20,000,000) ten million dollars 8 (\$10,000,000) shall be available to the Lower American River 9 Conservancy Program pursuant to Chapter 10.5 (commencing with 10 Section 5845) of Division 5.

11 (5)

12 (4) Of the amount made available pursuant to this subdivision, 13 three million dollars (\$3,000,000) shall be available to the Guadalupe River upon the enactment of subsequent legislation 14 15 that demonstrates a comprehensive local and regional approach to restoration, public recreation, and management of the river corridor. 16 17 Natural Resources Agency for projects supporting the preservation of the Los Gatos Creek and Upper Guadalupe River Watersheds 18 19 and the protection of associated redwoods. 20 (6)

21 (5) Of the amount made available pursuant to this subdivision,

three million dollars (\$3,000,000) shall be available to the *Natural Resources Agency for projects supporting a comprehensive*

24 regional use management plan for the Russian River-upon the

25 enactment of subsequent legislation that provides a comprehensive

26 regional use management plan to reduce conflict and promote

27 cooperative public recreation, commercial activity, water supply

28 improvements, and habitat restoration and protection. protection,

29 cooperative public recreation, and commercial activity.

30 (7) The remainder of the amount available pursuant to this

31 chapter shall be available to the Natural Resources Agency for

32 grants pursuant to this subdivision.

33 (6) Of the amount made available pursuant to this subdivision,

34 ten million dollars (\$10,000,000) shall be available to the State

35 Coastal Conservancy for river parkway projects along the Santa

36 Margarita River in San Diego County.

37 (7) Of the amount made available pursuant to this subdivision,

38 five million dollars (\$5,000,000) shall be available to the Natural

39 Resources Agency for improvements in and around Clear Lake

40 and its watershed that demonstrate a comprehensive local and

regional approach to restoration, public recreation, and 1 2 management of the lake and its surrounding resources and 3 recreation areas.

4 (8) Of the amount made available pursuant to this subdivision, 5 ten million dollars (\$10,000,000) shall be available for purposes of the California River Parkways Act of 2004 (Chapter 3.8 6 7 (commencing with Section 5750)).

8 (9) Of the amount made available pursuant to this subdivision, 9 ten million dollars (\$10,000,000) shall be made available to the 10 Department of Water Resources, upon appropriation by the Legislature, to implement the Urban Streams Restoration Program, 11 12 established pursuant to Section 7048 of the Water Code.

13 (10) Of the amount made available pursuant to this subdivision, 14 twenty million dollars (\$20,000,000) shall be available to the

15 Natural Resources Agency for river parkway projects along the Los Angeles River in the City of Glendale that include connectivity 16

17 to parks and open space in neighboring communities.

18 (b) Unless the entity project has been identified as serving a 19 disadvantaged community, an entity that receives an award under

20 this chapter shall be required to provide a match of 20 percent.

21 (c) To maximize cooperation and leverage resources, the Natural 22 Resources Agency may give priority to projects that include 23 partnerships among federal, state, and local agencies and to projects

24 proposed by nonprofit organizations, including, but not limited to,

25 nonprofit land trusts. trusts, and grants that may complement a

26 natural community conservation plan.

27 80101. To the maximum extent feasible, the Natural Resources 28 Agency is encouraged, when developing guidelines for grants 29 awarded under this chapter, to utilize existing programs where 30 communities enter into partnerships with state agencies for 31 multibenefit projects to enhance and restore waterways, including, 32 but not limited to, the Riverine Stewardship Technical Assistance 33 program.

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CHAPTER 8. STATE CONSERVANCY, WILDLIFE CONSERVATION 35 BOARD, AND AUTHORITY FUNDING 36

37

80110. The sum of six hundred fifty-two million dollars 38 39 (\$652,000,000) seven hundred sixty-seven million dollars 40 (\$767,000,000) shall be available, upon appropriation by the

1 Legislature, as described in subdivisions (a) to (c), inclusive. this 2 chapter. 3 (a) The sum of two hundred eighty million dollars (\$280,000,000) Thirty million dollars (\$30,000,000) shall be 4 5 available to the Salton Sea Authority for capital outlay projects that provide air quality and habitat benefits and that implement 6 7 the Natural Resources Agency's Salton Sea Management Program. 8 Of this amount, not less than ten million dollars (\$10,000,000) 9 shall be available to the Salton Sea Authority for purposes consistent with the New River Water Quality, Public Health, and 10 River Parkway Development Program, as described in Section 11 12 71103.6. 13 (b) Two hundred seven million dollars (\$207,000,000) One 14 hundred eighty million dollars (\$180,000,000) shall be available to the following conservancies according to their governing 15 statutes for their specified purposes in accordance with the 16 17 following schedule: 18 (1) Baldwin Hills Conservancy, three six million dollars 19 (\$3,000,000). (\$6,000,000). 20 (2) California Tahoe Conservancy, twenty-seven million dollars 21 (\$27,000,000). 22 (3) Coachella Valley Mountains Conservancy, seven million 23 dollars (\$7,000,000). (4) Sacramento-San Joaquin Delta Conservancy, twelve million 24 25 dollars (\$12,000,000). (5) San Diego River Conservancy, twelve million dollars 26 27 (\$12,000,000). 28 (6) San Gabriel and Lower Los Angeles Rivers and Mountains 29 Conservancy, thirty million dollars (\$30,000,000). 30 (7) San Joaquin River Conservancy, six million dollars 31 (\$6.000.000). 32 (8) Santa Monica Mountains Conservancy, thirty million dollars 33 (\$30,000,000). 34 (9) Sierra Nevada Conservancy, thirty million dollars 35 (\$30,000,000). (10) State Coastal Conservancy, fifty twenty million dollars 36 37 (\$50,000,000) (\$20,000,000) for grants pursuant to Section 66704.5 38 of the Government Code for the purpose of San Francisco Bay restoration in accordance with the San Francisco Bay Restoration 39 40 Authority Act (Title 7.25 (commencing with Section 66700) of

1 the Government Code). Notwithstanding subdivision (e) of Section

2 66704.5 of the Government Code, the State Coastal Conservancy

3 shall establish a matching grant requirement for a grant awarded4 pursuant to this paragraph.

5 (c) One hundred—sixty-five *thirty-seven* million dollars 6 (\$165,000,000) (\$137,000,000) shall be available to the Wildlife

7 Conservation Board.

8 80111. (a) Of the *The* amount available to the Wildlife
9 Conservation Board pursuant to subdivision (c) of Section 80110,
10 at least fifty-five million dollars (\$55,000,000) 80110 is allocated
11 as follows:

(a) Five million dollars (\$5,000,000) shall be available for the
development of regional conservation investment-strategies, or
strategies that are not otherwise funded pursuant to Section 800
of the Streets and Highways Code or any other law.

16 (b) At least fifty-two million dollars (\$52,000,000) shall be 17 available for the acquisition, development, rehabilitation, 18 restoration, protection, and expansion of habitat that furthers the 19 implementation of natural community conservation plans adopted 20 pursuant to the Natural Community Conservation Planning Act 21 (Chapter 10 (commencing with Section 2800) of Division 3 of the 22 Fish and Game Code) to help resolve resource conflicts by 23 balancing communitywide conservation, planning, and economic 24 activities. activities or other large-scale habitat conservation plans 25 that resolve resource conflicts with provisions for conservation, 26 planning, and economic activities. Funding pursuant to this-section 27 paragraph shall not be used to offset mitigation obligations

28 otherwise required. required, but may be used as part of a funding

29 partnership to enhance, expand, or augment conservation efforts30 required by mitigation.

30 *required by n* 31 (b)

32 (c) Up to twenty-five ten million dollars (\$25,000,000) 33 (\$10,000,000) may be granted to the University of California 34 Natural Reserve System for matching grants for acquisition of 35 land, construction and development of research facilities to improve 36 the management of natural lands, for preservation of California's

37 wildlife resources, and to further research related to climate change.

38 The Wildlife Conservation Board shall establish a matching grant

39 requirement for grants awarded pursuant to this subdivision.

1 (d) The remainder of the amount available shall be available 2 to the Wildlife Conservation Board to provide funding for the

3 following projects:

4 (1) Projects to protect and enhance national recreation areas 5 serving heavily urbanized areas or, in coordination with the State

6 Lands Commission, to acquire an interest in federal public lands

7 that may be proposed for sale or disposal.

8 (2) Projects according to the Wildlife Conservation Board's 9 governing statutes for its specified purposes.

10 80112. A receiving entity listed in subdivision (b) of Section 11 80110 shall develop and adopt a strategic master plan that identifies 12 priorities and specific criteria for selecting projects for funding.

13 The strategic plan shall include strategies for providing public 14 access to conserved lands wherever feasible and be consistent with

15 project goals and objectives.

16 80113. Entities, in expending the funding available under this 17 chapter, shall endeavor, where practical, to partner with cities, 18 counties, nonprofit organizations, joint powers authorities, and 19 nongovernmental organizations to acquire open space and create 20 urban greenway corridors.

21 80114. (a) Of the amount made available pursuant to Section 22 80110, two hundred million dollars (\$200,000,000) shall be 23 available to the Natural Resources Agency for implementation of voluntary agreements that provide multibenefit water quality, 24 25 water supply, and watershed protection and restoration for the 26 watersheds of the state to achieve the objectives of integrating regulatory and voluntary efforts, implementing an updated State 27 28 Water Resources Control Boards' San Francisco 29 Bay/Sacramento-San Joaquin Delta Estuary Water Ouality Control 30 Plan, and ensuring ecological benefits. Expenditure of funds 31 provided in this section shall be in accordance with the following: 32 (1) For the purposes of this section, watershed restoration 33 includes activities to fund wetland habitat, salmon, steelhead, and 34 fishery benefits, improve and restore river health, modernize stream 35 crossings, culverts, and bridges, reconnect historical flood plains, 36 install or improve fish screens, provide fish passages, restore river 37 channels, restore or enhance riparian, aquatic, and terrestrial 38 habitat, improve ecological functions, acquire from willing sellers 39 conservation easements for riparian buffer strips, improve local

watershed management, predation management, hatchery
 management, and remove sediment or trash.

3 (2) For purposes of this section, funds may be used for projects 4 that measurably enhance streamflows at a time and location 5 necessary to provide fisheries or ecosystem benefits or 6 improvements that improve upon existing flow conditions. Project 7 types that may be eligible include, but are not limited to, water 8 transactions such as lease, purchase, or exchange, change of use 9 petitions to benefit fish and wildlife, surface storage to be used to 10 enhance streamflow, forbearance of water rights, changes in water 11 management, groundwater storage and conjunctive use, habitat 12 restoration projects that reshape the stream hydrograph, water 13 efficiency generally, irrigation efficiency and water infrastructure 14 improvements that save water and enable reshaping of the stream 15 hydrograph, reconnecting flood flows with restored flood plains, and reservoir reoperations both at existing and new storage sites. 16 17 (b) The funds authorized by this section shall be available for 18 direct expenditures and local assistance grants by the Natural 19 Resources Agency, in consultation with the Department of Fish 20 and Wildlife, that satisfy all of the following: 21 (1) Implement voluntary agreements executed by the Department 22 of Fish and Wildlife with federal and state agencies, local 23 government, water districts and agencies, and nongovernmental 24 organizations that improve ecological flows and habitat for species, 25 create water supply and regulatory certainty for water users, and 26 foster a collaborative approach to facilitate implementation of the 27 State Water Resources Control Board's Bay-Delta Water Quality 28 Control Plan. 29 (2) Implement a voluntary agreement submitted by the 30 Department of Fish and Wildlife to the State Water Resources 31 Control Board on or before June 1, 2018, for consideration. 32 (3) Implement a voluntary agreement that is of statewide significance, restores natural aquatic or riparian functions or 33

wetlands habitat for birds and aquatic species, protects or
promotes the restoration of endangered or threatened species,
enhances the reliability of water supplies on a regional or
interregional basis, and provides significant regional or statewide

38 economic benefits.

1 (c) Funds provided by this section shall not be expended to pay 2 the costs of the design, construction, operation, mitigation, or 3 maintenance of Delta conveyance facilities. 4 (d) If the Department of Fish and Wildlife submits a voluntary 5 agreement that satisfies paragraph (2) of subdivision (b), unencumbered funds available pursuant to this section to 6 7 implement that voluntary agreement shall no longer be available 8 15 years after the date the State Water Resources Control Board approves the submitted agreement, at which point funds remaining 9 available pursuant to this section shall become available to the 10 Natural Resources Agency for the purposes of Sections 79732 and 11 79736 of the Water Code. If no voluntary agreements are submitted 12 on or before June 1, 2018, any remaining funds shall be available 13 to the Natural Resources Agency for the purposes of Sections 14 15 79732 and 79736 of the Water Code. The Secretary of the Natural Resources Agency shall ensure an annual reporting of the funds 16 17 pursuant to Section 80012. 80115. Of the amount made available pursuant to Section 18 19 80110, fifty million dollars (\$50,000,000) shall be available to the 20 Department of Fish and Wildlife for capital improvements that address the Department of Fish and Wildlife's backlog of deferred 21 22 maintenance. Where practical, the Department of Fish and Wildlife shall partner with nonprofit organizations and nongovernmental 23 organizations to inform the expenditure of these funds, enhance 24 25 visitor experience, and where feasible, increase engagement with vouth and disadvantaged communities. 26 27 80116. Of the amount made available pursuant to Section 28 80110, one hundred seventy million dollars (\$170,000,000) shall 29 be available to the Natural Resources Agency for restoration 30 activities identified in the Salton Sea Management Program Phase 31 I: 10 Year Plan, dated March 2017, the final management plan 32 report, and any subsequent revisions to this plan. 33 34 CHAPTER 9. OCEAN, BAY, AND COASTAL PROTECTION 35 36 80120. The sum of one hundred-fifty seventy-five million

30 80120. The sum of one hundred-htty seventy-five million
37 dollars-(\$150,000,000) (\$175,000,000) shall be available, upon
38 appropriation by the Legislature, to fund projects that enhance and
39 protect coastal and ocean resources, as follows:

1 (a) The sum of forty million dollars (\$40,000,000) thirty-five 2 million dollars (\$35,000,000) shall be available for deposit into 3 the California Ocean Protection Trust Fund for grants consistent 4 with Section 35650. Priority shall be given to projects that 5 conserve, protect, and restore marine wildlife and healthy ocean 6 and coastal ecosystems with a focus on the state's system of marine 7 protected areas and sustainable fisheries and that reflect 8 consultation with the California Ocean Science Trust. fisheries. 9 (b) The sum of fifty million dollars (\$50,000,000) thirty million dollars (\$30,000,000) shall be available to the State Coastal 10 11 Conservancy to provide for lower cost coastal accommodation 12 grants and project development to public agencies and nonprofit 13 organizations. 14 (c) The sum of sixty million dollars (\$60,000,000) eighty-five

15 million dollars (\$85,000,000) shall be available to the State Coastal 16 Conservancy for the protection of beaches, bays, wetlands, and 17 coastal watershed resources, including the protection of coastal 18 agricultural resources pursuant to Section 31150 and projects to 19 complete the California Coastal Trail pursuant to Section 31408. 20 resources pursuant to Division 21 (commencing with Section 21 31000). This shall include the acquisition of, or conservation 22 easements on, land in or adjacent to the California coastal zone 23 with open space, recreational, biological, cultural, scenic, or 24 agricultural values, or lands adjacent to marine protected areas, 25 including marine conservation areas, whose preservation will 26 contribute to the ecological quality of those marine protected 27 areas. This shall also include the protection of coastal agricultural 28 resources pursuant to Section 31150 and projects to complete the 29 California Coastal Trail pursuant to Section 31408. 30 (d) Thirty-Twenty-five percent of the amount available pursuant 31 to subdivision (c) shall be available to the San Francisco Bay Area

32 Conservancy Program (Chapter 4.5 (commencing with Section 33 31160) of Division 21).

(e) The sum of twenty million dollars (\$20,000,000) shall be
available to the State Coastal Conservancy for grants and
expenditures for the protection, restoration, and improvement of
coastal forest watersheds, including managed forest lands, forest
reserve areas, redwood forests, and other forest types. Eligible
project types shall include projects that improve water quality and
supply, increase coastal watershed storage capacity, reduce fire

1	risk, provide habitat for fish and wildlife, or improve coastal forest
2	health.
3	(f) The sum of five million dollars (\$5,000,000) shall be
4	available to the State Coastal Conservancy for acquisition of
5	parcels that will allow for protection and restoration of coastal
6	dune, wetland, upland, and forest habitat associated with estuarine
7	lagoons and designated wildlife areas.
8	80121. In implementing Section 80120, the administering entity
9	may give special consideration to the acquisition of lands that are
10	in deferred certification areas of county local coastal-plans. plans
11	or that complement natural community conservation plans.
12	
13	Chapter 10. Climate Preparedness, Habitat Resiliency,
14	Resource Enhancement, and Innovation
15	
16	80130. The sum of five hundred three million dollars
17	(\$503,000,000) four hundred forty-three million dollars
18	(\$443,000,000) shall be available, upon appropriation by the
19	Legislature, as competitive grants for projects that plan, develop,
20	and implement climate adaptation and resiliency projects. Eligible
21	projects shall improve a community's ability to adapt to the
22	unavoidable impacts of climate change, improve and protect coastal
23	and rural economies, agricultural viability, wildlife corridors, or
24	habitat, develop future recreational opportunities, or enhance
25	drought tolerance, landscape resilience, and water retention.
26	80131. In implementing Section 80130, special consideration
27	may be given to the acquisition of lands that are in deferred
28	certification areas of county local coastal plans.
29	80132. (a) Of the amount made available pursuant to Section
30	80130, two hundred twenty-three eighteen million dollars
31	(\$223,000,000) (\$18,000,000) shall be available to the Wildlife
32	Conservation Board for direct expenditures pursuant to the Wildlife
33	Conservation Law of 1947 (Chapter 4 (commencing with Section
34	1300) of Division 2 of the Fish and Game Code) and for grants
35	for any of the following:
36	(1) Projects for the acquisition, development, rehabilitation,
37	restoration, protection, and expansion of wildlife corridors and
38	open space, including projects to improve connectivity and reduce
39	barriers between habitat areas. In awarding grants pursuant to this
40	paragraph, the Wildlife Conservation Board may shall give priority

1 to projects that protect-state-designated wildlife corridors and

2 *wildlife corridors, including* wildlife corridors threatened by urban3 development.

4 (2) Projects for the acquisition, development, rehabilitation, 5 restoration, protection, and expansion of habitat that promote the 6 recovery of threatened and endangered species.

7 (3) Projects to improve climate adaptation and resilience of 8 natural systems.

9 (4) Projects to protect and improve existing open-space corridors

10 and trail linkages related to utility, transportation, or water 11 infrastructure that provide habitat connectivity and public access 12 or trails.

(5) Projects to operate for wildlife rehabilitation facilities by a
 nongovernmental entity. after consultation with the Department
 of Fish and Wildlife.

16 (6) Projects to control invasive plants or insects that degrade 17 wildlife corridors or habitat linkages, inhibit the recovery of 18 threatened or endangered species, or reduce the climate resilience 19 of a natural system.

20 (7) Projects to enhance wildlife habitat, recognizing the highly 21 variable habitat needs required by fish and wildlife. Eligible 22 projects include acquisition of water or water rights from willing 23 sellers, acquisition of land that includes water rights or contractual 24 rights to water, short- or long-term water transfers and leases, 25 projects that provide water for fish and wildlife, projects that 26 improve aquatic or riparian habitat conditions, or projects to 27 benefit salmon and steelhead. 28 (8) Implementation of conservation actions and habitat

(3) Implementation of conservation actions and nabilat
enhancement actions that measurably advance the conservation
objectives of regional conservation investment strategies approved
pursuant to Chapter 9 (commencing with Section 1850) of Division

32 2 of the Fish and Game Code.

33 (9) Provision of hunting and other wildlife-dependent 34 recreational opportunities to the public through voluntary 35 agreement with private landowners, including opportunities

36 pursuant to Section 1572 of the Fish and Game Code.

37 (b) In implementing this section, the Wildlife Conservation

38 Board may provide matching grants for incentives to landowners

39 for conservation actions on private lands or use of voluntary habitat

1 credit exchange mechanisms. A matching grant shall not exceed

2 50 percent of the total cost of the incentive program.

3 (c) Of the amount-subject to this section, not less than made 4 available pursuant to Section 80130, thirty million dollars 5 (\$30,000,000) shall be available for the acquisition, development, rehabilitation, restoration, protection, and expansion of wildlife 6 7 corridors and open space to improve connectivity and reduce 8 barriers between habitat areas and to protect and restore habitat 9 associated with the Pacific Flyway. In awarding grants pursuant to this subdivision, priority may be given to projects that protect 10 wildlife corridors. Of the amount described in this subdivision, 11 ten million dollars (\$10,000,000) shall be available for the 12 13 California Waterfowl Habitat Program. 14 (d) Of the amount subject to this section, made available 15 pursuant to Section 80130, not less than thirty-five twenty-five million dollars (\$35,000,000) (\$25,000,000) shall be available to 16 17 the Department of Fish and Wildlife for projects to restore rivers 18 and streams in support of fisheries and wildlife, including, but not 19 limited to, reconnection of rivers with their flood plains, riparian 20 and side-channel habitat restoration-pursuant to the California 21 Riparian Habitat Conservation Program (Chapter 4.1 (commencing 22 with Section 1385) of Division 2 of the Fish and Game Code), activities described in subdivision (b) of Section 79737 of the Water 23 24 *Code*, and restoration and protection of upper watershed forests 25 and meadow systems that are important for fish and wildlife 26 resources. Subdivision (f) of Section 79738 of the Water Code 27 applies to this subdivision. Of the amount available pursuant to 28 this subdivision, at least five million dollars (\$5,000,000) shall be 29 available for restoration projects in the Klamath-Trinity watershed 30 for the benefit of salmon and steelhead. Priority shall be given to 31 projects supported by multistakeholder public or private 32 partnerships, or both, using a science-based approach and 33 measurable objectives to guide identification, design, and 34 implementation of regional actions to benefit salmon and steelhead. 35 (e) Of the amount subject to this section, not less than one 36 hundred million dollars (\$100,000,000) shall be available for 37 construction, repair, modification, or removal of transportation or 38 water resources infrastructure to improve wildlife or fish passage. Of this amount, at least thirty million dollars (\$30,000,000) shall 39

40 be available to the State Coastal Conservancy for restoration of

southern California steelhead habitat consistent with the
 Department of Fish and Wildlife's Steelhead Restoration and
 Management Plan and the National Marine Fisheries Service's
 Southern California Steelhead Recovery Plan. Projects that remove
 significant barriers to steelhead migration and include other habitat
 restoration and associated infrastructure improvements shall be

7 the highest priority.

8 (e) (1) Of the amount made available pursuant to Section 80130, 9 not less than sixty million dollars (\$60,000,000) shall be available 10 to the Wildlife Conservation Board for construction, repair, 11 modification, or removal of transportation or water resources 12 infrastructure to improve wildlife or fish passage.

13 (2) Of the amount subject to paragraph (1), at least thirty million 14 dollars (\$30,000,000) shall be available to the Department of Fish 15 and Wildlife for restoration of Southern California Steelhead 16 habitat consistent with the Department of Fish and Wildlife's 17 Steelhead Restoration and Management Plan and the National 18 Marine Fisheries Service's Southern California Steelhead Recovery 19 Plan. Projects that remove significant barriers to steelhead 20 migration and include other habitat restoration and associated 21 infrastructure improvements shall be the highest priority.

22 (f) Of the amount-subject to this section, made available 23 *pursuant to Section 80130*, not less than fifty sixty million dollars 24 (\$50,000,000) (\$60,000,000) shall be available to acquire, manage, 25 develop, rehabilitate, restore, or protect source watersheds that increase water retention, quality, or supply in Sierra Nevada 26 27 watersheds. to the Wildlife Conservation Board for the protection, 28 restoration, and improvement of upper watershed lands in the 29 Sierra Nevada and Cascade Mountains, including forest lands, 30 meadows, wetlands, chaparral, and riparian habitat, in order to 31 protect and improve water supply and water quality, improve forest 32 health, reduce wildfire danger, mitigate the effects of wildfires on 33 water quality and supply, increase flood protection, or to protect 34 or restore riparian or aquatic resources. 35 (g) Of the amount made available pursuant to Section 80130, 36 at least thirty million dollars (\$30,000,000) shall be available to 37 the Department of Fish and Wildlife to improve conditions for fish 38 and wildlife in streams, rivers, wildlife refuges, wetland habitat

39 areas, and estuaries. Eligible projects include acquisition of water

40 from willing sellers, acquisition of land that includes water rights

1 or contractual rights to water, short- or long-term water transfers

2 or leases, provision of water for fish and wildlife, or improvement

3 of aquatic or riparian habitat conditions. In implementing this

4 section, the Department of Fish and Wildlife may provide grants under the Fisheries Restoration Grant Program with priority given

5 to coastal waters.

6

7 (g)

8 (*h*) The Wildlife Conservation Board shall update its strategic 9 master plan that identifies priorities and specific criteria for 10 selecting projects pursuant to subdivision (a).

11 (h)

12 (i) Activities funded pursuant to this section shall be consistent 13 with the state's climate adaptation strategy, as provided in Section

71153, and the statewide objectives provided in Section 71154. 14

15 80133. (a) Of the amount made available pursuant to Section

80130, eighty forty million dollars (\$80,000,000) (\$40,000,000) 16

17 shall be available for deposit into the California-Climate Resilience

18 Account, Ocean Protection Trust Fund, established pursuant to

19 Section 31012, 35650, for projects that assist coastal communities,

20 including those reliant on commercial fisheries, with adaptation 21

to climate change, including projects that address ocean 22 acidification, sea level rise, or habitat restoration and protection.

23 protection, including, but not limited to, the protection of coastal

24 habitat associated with the Pacific Flyway.

25 (b) Thirty-Thirty-five percent of the amount available pursuant 26 to this section shall be available to the San Francisco Bay Area 27 Conservancy Program (Chapter 4.5 (commencing with Section 28 31160) of Division 21).

29 (c) Twelve percent of the amount available pursuant to this 30 section shall be available to the State Coastal Conservancy to fund 31 a conservation program at West Coyote Hills if that program is

32 established by Senate Bill 714 of the 2017-18 Regular Session or

33 other legislation. Hills.

34 (d) The remainder of the amount available pursuant to this 35 section shall be available pursuant to Section 31113.

80134. (a) Of the amount made available pursuant to Section 36 37

80130, forty million dollars (\$40,000,000) thirty million dollars 38 (\$30,000,000) shall be available to plan, develop, and implement

39 innovative farm and ranch management practices and protections

40 that improve climate adaptation and resiliency by improving the

1 soil health, carbon sequestration, and habitat of California's farm

2 and ranch lands and affiliated habitat, including working lands,

3 open space, or riparian corridors, and that increase water retention

4 and absorption, habitat values, species protection, and economic

5 viability to reduce development pressure.

6 (b) Of the amount subject to this section, the sum of fifteen ten

7 million dollars (\$15,000,000) (\$10,000,000) shall be available to 8 the Department of Food and Agriculture for grants to promote

9 practices on farms and ranches that improve agricultural and

10 open-space soil health, carbon soil sequestration, erosion control,

11 water quality, and water retention.

12 (c) (1) Of the amount subject to this section, the sum of 13 twenty-five twenty million dollars (\$25,000,000) (\$20,000,000) shall be available to the Department of Conservation to protect, 14 15 restore, or enhance working lands and riparian corridors through 16 conservation easements or other conservation actions, including 17 actions pursuant to Section 9084 and the California Farmland 18 Conservancy Program (Division 10.2 (commencing with Section 19 10200)).

(2) Up to fifty percent of the funds available pursuant to this
 subdivision may be allocated to the Department of Conservation
 for watershed restoration and conservation projects on agricultural

23 lands pursuant to Section 9084.

80135. (a) Of the amount made available pursuant to Section 24 25 80130, fifty million dollars (\$50,000,000) shall be available to the 26 Department of Forestry and Fire Protection, except as provided in 27 subdivision (c), for projects that provide ecological restoration of 28 forests. Projects may include, but are not limited to, forest 29 restoration activities that include hazardous fuel reduction, postfire 30 watershed rehabilitation, prescribed or managed burns, acquisition 31 of forest conservation easements or fee interests, and forest 32 management practices that promote forest resilience to severe 33 wildfire, climate change, and other disturbances. The Department 34 of Forestry and Fire Protection shall achieve geographic balance 35 with the moneys allocated pursuant to this section and may, where 36 appropriate, include activities on lands owned by the United States. 37 (b) Not less than 30 percent of the amount available pursuant 38 to this section shall be allocated for urban forestry projects pursuant 39 to Section 4799.12. The Department of Forestry and Fire Protection 40 shall allocate no less than 50 percent of the moneys allocated

1 pursuant to this subdivision for the expansion of the urban forestry

2 program to previously underserved local entities in order to achieve3 geographic balance.

4 (c) The Department of Forestry and Fire Protection and the

5 California Tahoe Conservancy shall equally administer funds for

6 activities within the boundaries of the California Tahoe

7 Conservancy.

8 (d)

(c) Of the amount subject to this section, 50 percent shall be 9 allocated directly to the Sierra Nevada Conservancy to administer 10 projects pursuant to this section within the boundaries of the Sierra 11 12 Nevada Conservancy. for purposes of implementing the Sierra Nevada Watershed Improvement Program. For purposes of this 13 14 section, the Sierra Nevada Conservancy may allocate funds to the 15 California Tahoe Conservancy for projects within the jurisdiction of the California Tahoe Conservancy. 16

17 80136. Of the amount made available pursuant to Section 80130, forty million dollars (\$40,000,000) shall be available to 18 19 the California Conservation Corps for projects to rehabilitate or improve local and state parks, restore watersheds and riparian 20 21 zones, regional and community-level fuel load reduction, compost 22 application and food waste management, resources conservation 23 and restoration projects, and for facility or equipment acquisition, 24 development, restoration, and rehabilitation. Not less than 50 25 percent of the amount available pursuant to this section shall be 26 allocated for grants to certified local community conservation 27 corps, as defined in Section 14507.5. 28 80137. (a) Of the amount made available pursuant to Section

29 80130, seventy sixty million dollars (\$70,000,000) (\$60,000,000) 30 shall be made available to the Natural Resources Agency for 31 activities identified by competitive grants to local agencies, 32 nonprofit organizations, nongovernmental land conservation 33 organizations, federally recognized Native American tribes, or 34 nonfederally recognized California Native American tribes listed 35 on the California Tribal Consultation List maintained by the Native 36 American Heritage Commission, to do-one *any* of the following:

37 (1) Restore, protect, and acquire Native American, natural,38 cultural, and historic resources within the state.

39 (2) Convert and repurpose properties or parts of properties 40 formerly operating as fossil fuel powerplants that served as the

1 site of a fossil fuel powerplant that had been retired on the effective

2 date of this division division, or were scheduled to be retired prior

3 *to January 1, 2021,* to create permanently protected open space, 4 tourism, and park opportunities through fee title or conservation

5 easements.

6 (3) Enhance visitor experiences through development,
7 expansion, and improvement of science centers operated by
8 foundations or other nonprofit organizations in heavily urbanized
9 areas.

10 (4) Enhance park, water, and natural resource values through

11 improved recreation, tourism, and natural resource investments in

12 those areas of the state not within the jurisdiction of a state 13 conservancy.

14 (5) Provide hunting and other wildlife-dependent recreational

15 opportunities to the public through voluntary agreement with

16 private landowners, including opportunities pursuant to Section

17 1572 of the Fish and Game Code.

18 (6)

- 19 (5) Promote, develop, and improve any of the following:
- 20 (A) Community, civic, or athletic venues.

21 (B) Cultural or visitor centers that recognize that contributions

of California's ethnic communities or celebrate the unique
traditions of these communities, including those of Asian and
Hispanic descent.

(C) Visitor centers or nonprofit aquariums that educate the
 public about natural landscapes, aquatic species, or wildlife
 migratory patterns.

(b) Of the amount subject to this section, twenty million dollars
(\$20,000,000) shall be available for multibenefit green
infrastructure investments pursuant to Section 12802.10 of the
Government Code. in or benefiting disadvantaged or severely
disadvantaged communities.

33 (c) Of the amount subject to this section, not less than 50 percent

34 shall be available for the purposes of paragraph (3) of subdivision

35 (a).

1 CHAPTER 11. CLEAN DRINKING WATER AND DROUGHT 2 Preparedness 3 4 80140. (a) The sum of four hundred twenty-five two hundred fifty million dollars (\$425,000,000) (\$250,000,000) shall be 5 available, upon appropriation by the Legislature, as follows: for 6 7 the purposes described in Chapter 5 (commencing with Section 8 79720) of Division 26.7 of the Water Code. 9 (a) One hundred seventy-five million dollars (\$175,000,000) 10 shall be available, upon appropriation by the Legislature, for the purposes described in Chapter 5 (commencing with Section 79720) 11 of Division 26.7 of the Water Code. 12 13 (b) One hundred twenty-five million dollars (\$125,000,000) shall be available, upon appropriation by the Legislature, for the 14 15 purposes described in Chapter 9 (commencing with Section 79765) of Division 26.7 of the Water Code. 16 17 (c) One hundred twenty-five million dollars (\$125,000,000) 18 shall be available, upon appropriation by the Legislature, for the 19 purposes described in Chapter 10 (commencing with Section 20 79770) of Division 26.7 of the Water Code. (b) Of the funds authorized by subdivision (a), thirty million 21 22 dollars (\$30,000,000) shall be available for grants to regional water supply projects within the San Joaquin River hydrologic 23 unit that diversify local water supplies by providing local surface 24 25 water to communities that are dependent on contaminated 26 groundwater, reduce municipal groundwater pumping, and benefit 27 agricultural and municipal water supplies. 28 Chapter 11.1. Groundwater Sustainability 29 30 31 80141. (a) The sum of eighty million dollars (\$80,000,000) 32 shall be available, upon appropriation by the Legislature, to the 33 state board for competitive grants for projects for treatment and 34 remediation activities that prevent or reduce the contamination of 35 groundwater that serves as a source of drinking water. (b) Projects shall be prioritized based upon the following 36 37 criteria: 38 (1) The threat posed by groundwater contamination to the 39 affected community's overall drinking water supplies, including

- 40 an urgent need for treatment of alternative supplies, increased
 - 91

1 water imports if groundwater is not available due to contamination.

2 For the purposes of this paragraph, treatment includes ongoing3 operation and maintenance of existing facilities.

4 (2) The potential for groundwater contamination to spread and 5 impair drinking water supply and water storage for nearby

6 population areas.

7 (3) The potential of the project, if fully implemented, to enhance8 local water supply reliability.

9 (4) The potential of the project to maximize opportunities to 10 recharge vulnerable, high-use groundwater basins and optimize 11 groundwater supplies.

12 (5) The project addresses contamination at a site for which the 13 courts or the appropriate regulatory authority has not yet identified responsible parties, or where the identified responsible parties 14 15 are unwilling or unable to pay for the total cost of cleanup, including water supply reliability improvement for critical urban 16 17 water supplies in designated superfund areas with groundwater 18 contamination listed on the National Priorities List established 19 pursuant to Section 105(a)(8)(B) of the federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980 20 21 (42 U.S.C. Sec. 9605(a)(8)(B)).

22 (c) Funding authorized by this chapter shall not be used to pay 23 any share of the costs of remediation recovered from parties 24 responsible for the contamination of a groundwater storage 25 aquifer, but may be used to pay costs that cannot be recovered 26 from responsible parties. Parties that receive funding for 27 remediating groundwater storage aquifers shall exercise 28 reasonable efforts to recover the costs of groundwater cleanup 29 from the parties responsible for the contamination. Funds 30 recovered from responsible parties may only be used to fund 31 treatment and remediation activities including operations and 32 maintenance.

33 (d) The contaminants that may be addressed with funding 34 pursuant to this chapter may include, but shall not be limited to, nitrates, perchlorate, MTBE (methyl tertiary butyl ether), arsenic, 35 36 selenium, hexavalent chromium, *mercury*, PCE(perchloroethylene), 37 DCE TCE(trichloroethylene), DCA 38 (dichloroethene), (dichloroethane), 1,2,3-TCP 39 (trichloropropane), tetrachloride, 1,4-dioxane, carbon

1 1,4-dioxacyclohexane, nitrosodimethylamine, bromide, iron, 2 manganese, and uranium. 3 (e) A project that receives funding pursuant to this chapter shall 4 be selected by a competitive grant process with added 5 consideration for those projects that leverage private, federal, or 6 local funding. 7 (f) For the purposes of awarding funding under this chapter, a 8 local cost share of not less than 50 percent of the total costs of the 9 project shall be required. The cost-sharing requirement may be waived or reduced for projects that directly benefit a disadvantaged 10 community or an economically distressed area. 11 12 (g) The state board may assess the capacity of a community to 13 pay for the operation and maintenance of a facility to be funded 14 by a grant awarded under this chapter. 15 (h) At least 10 percent of the funds available pursuant to this chapter shall be allocated for projects serving severely 16 17 disadvantaged communities. (i) Funding authorized by this chapter may include funding for 18 19 technical assistance to disadvantaged communities. The agency 20 administering this funding shall operate a multidisciplinary 21 technical assistance program for small and disadvantaged 22 communities. 23 (*j*) Subdivisions (a) and (b) of Section 16727 of the Government 24 *Code do not apply to this chapter.* 25 26 CHAPTER 11.5. FLOOD PROTECTION AND REPAIR 27 28 80145. (a) The sum of seven five hundred fifty million dollars 29 (\$750,000,000) (\$550,000,000) shall be available, upon 30 appropriation by the Legislature, for flood protection and repair. (1) (A) Of the funds available pursuant to this subdivision, two 31 32 *three* hundred fifty million dollars (\$250,000,000) (\$350,000,000) 33 shall be available to the Department of Water Resources for flood 34 protection facilities, levee improvements, and related investments 35 that protect persons and property from flood-damage. Moneys provided under this paragraph shall be matched by local and 36 37 regional flood protection agencies. damage in the Central Valley. 38 The Department of Water Resources may require that moneys provided under this paragraph be matched by local and regional 39 40 public agencies.

1 (2)

2 (B) Of the funds available pursuant to this subdivision, one 3 hundred amount subject to this paragraph, fifty million dollars

3 hundred amount subject to this paragraph, fifty million dollars 4 (\$100,000,000) (\$50,000,000) shall be available for levee repairs

5 and restoration within the Sacramento-San Joaquin Delta.

6 (C) Of the amount subject to this paragraph, three hundred

7 million dollars (\$300,000,000) shall be available for multibenefit

8 projects that achieve public safety improvements and measurable

9 fish and wildlife enhancement. The Department of Water Resources

10 shall coordinate the expenditure of multibenefit funds with the

11 Central Valley Flood Protection Board and the Department of

12 Fish and Wildlife. Eligible projects include, but are not limited to,

13 levee setbacks, creation or enhancement of flood plains or

14 bypasses, groundwater recharge projects in flood plains, and land

15 acquisition and easements necessary for these projects.

16 (3) (A)

(2) Of the funds available pursuant to this subdivision, three
hundred fifty million dollars (\$350,000,000) one hundred million
dollars (\$100,000,000) shall be available for the purposes of
stormwater, mudslide, and other flash-flood-related protections.
(B)

22 (3) Of the amount made available pursuant to this paragraph, 23 two hundred fifty million dollars (\$250,000,000) subdivision, one hundred million dollars (\$100,000,000) shall be available to the 24 25 Natural Resources Agency for competitive grants for the purposes 26 of multibenefit projects in urbanized areas to address flooding. 27 Eligible projects shall include, but are not limited to, stormwater 28 capture and reuse, planning and implementation of low-impact 29 development, restoration of urban streams and watersheds, and

30 increasing permeable surfaces to help reduce flooding. Unless the

31 entity has been identified as a disadvantaged community, an entity

32 that receives an award pursuant to this section shall be required to

33 provide a match of 25 percent as a local share.

34 (4) Of the funds available pursuant to this subdivision, fifty

35 million dollars (\$50,000,000) shall be available to the Department

36 of Water Resources, in coordination with the Central Valley Flood

37 Protection Board and the Wildlife Conservation Board, for

38 multibenefit flood management projects that are designed to protect

39 public safety and provide measurable improvements to fish and

40 wildlife habitat. Eligible projects shall include levee setbacks,

1 creation or enhancement of flood plains and bypasses, groundwater

2 recharge projects in flood plains, and land acquisition and

3 easements necessary for these projects. To the extent feasible, the

4 Central Valley Flood Protection Board and the Wildlife

5 Conservation Board shall coordinate funding pursuant to this

6 paragraph with funding available pursuant to paragraphs (1) and
 7 (2).

(b) Where feasible, first priority shall be given to investments
 in projects that provide multiple benefits consisting of flood

9 in projects that provide multiple benefits consisting of flood 10 protection, water quality, recreation, groundwater recharge, and

11 habitat protection and restoration and other fish and wildlife

12 benefits. Of the amounts made available pursuant to paragraphs

13 (1) and (2) of subdivision (a), two hundred twenty-five million

14 dollars (\$225,000,000) shall be available for projects consistent

15 with this subdivision.

(4) Funding made available pursuant to paragraphs (2) and
(3) shall support projects that protect persons and property from
flood damage. Unless the project has been identified as serving a
disadvantaged community, an entity that receives an award
pursuant to paragraphs (2) or (3) shall be required to provide a

21 match of 25 percent as a local share.

22 (c)

(b) Funds provided by this chapter shall not be expended to pay
the costs of the design, construction, operation, mitigation, or
maintenance of Delta conveyance facilities. Those costs shall be
the responsibility of the water agencies that benefit from the design,
construction, operation, mitigation, or maintenance of those
facilities.

29

Chapter 11.6. Regional Sustainability for Drought and Groundwater, and Water Recycling

32
33 80146. (a) The sum of two hundred ninety million dollars
34 (\$290,000,000) shall be available, upon appropriation by the
35 Legislature, for drought and groundwater investments to achieve
36 regional sustainability. Expenditure of these funds may include
37 planning, design, and implementation projects through competitive

38 grants and loans for investments in groundwater recharge with

39 surface water, stormwater, recycled water, and other conjunctive

1 use projects, and projects to prevent or clean up contamination 2 of groundwater that serves as a source of drinking water.

3 (b) Of the funds made available pursuant to this section, fifty

4 million dollars (\$50,000,000) shall be available pursuant to

5 Chapter 10 (commencing with Section 79770) of Division 26.7 of 6 the Water Code for the purposes described in Section 79775 of

7 the Water Code.

(a) The sum of one hundred million dollars 8 80147. 9 (\$100,000,000) shall be available, upon appropriation by the 10 Legislature, pursuant to Chapter 9 (commencing with Section 11 79765) of Division 26.7 of the Water Code, except that the provisions of Section 79143 of the Water Code shall not apply to 12 13 a loan or grant awarded under this section.

14 (b) Of the funds made available pursuant to this section, up to 15 twenty million dollars (\$20,000,000) shall be available for the 16 State Water Efficiency and Enhancement Program administered

17 by the Department of Food and Agriculture.

18 19 CHAPTER 12. Advance Payment for Water Projects 20

21 80150. (a) Within 90 days of notice that a grant under this 22 division for projects included and implemented in an integrated 23 regional water management plan has been awarded, the regional 24 water management group shall provide the administering agency 25 with a list of projects to be funded with the grant funds where the 26 project proponent is a nonprofit organization or a disadvantaged 27 community, or the project benefits a disadvantaged community. 28 The list shall specify how the projects are consistent with the 29 adopted integrated regional water management plan and shall 30 include all of the following information: 31

(1) Descriptive information concerning each project identified.

32 (2) The names of the entities that will receive the funding for 33 each project, including, but not limited to, an identification as to 34 whether the project proponent or proponents are nonprofit 35 organizations or a disadvantaged community.

36 (3) The budget of each project.

37 (4) The anticipated schedule for each project.

38 (b) Within 60 days of receiving the project information pursuant

39 to subdivision (a), the administering agency-shall may provide

- 1 advance payment of 50 percent of the grant award for those projects
- 2 that satisfy both of the following criteria:

3 (1) The project proponent is a nonprofit organization or a 4 disadvantaged community, or the project benefits a disadvantaged 5 community.

6 (2) The grant award for the project is less than one million 7 dollars (\$1,000,000).

8 (c) Funds advanced pursuant to subdivision (b) shall comply9 with the following requirements:

10 (1) The recipient shall place the funds in a noninterest-bearing 11 account until expended.

- (2) The funds shall be spent within six months of the date of
 receipt, unless the administering agency waives this requirement.
 (3) The recipient shall, on a quarterly basis, provide an
 accountability report to the administering agency regarding the
 expenditure and use of any advance grant funds that provides, at
 a minimum, the following information:
- 18 (A) An itemization as to how advance payment funds provided19 under this section have been expended.
- (B) A project itemization as to how any remaining advance
 payment funds provided under this section will be expended over
 the period specified in paragraph (2).

(C) A description of whether the funds are placed in a
noninterest-bearing account, and if so, the date that occurred and
the dates of withdrawals of funds from that account, if applicable.

(4) If funds are not expended, the unused portion of the grant
shall be returned to the administering agency within 60 days after
project completion or the end of the grant performance period,
whichever is earlier.

30 (5) The administering agency may adopt additional requirements
31 for the recipient regarding the use of the advance payment to ensure
32 that the funds are used properly.

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Chapter 13. Fiscal Provisions

80160. (a) Bonds in the total amount of three four billion nine
hundred ninety-seven million dollars (\$3,997,000,000), dollars
(\$4,000,000,000), and any additional bonds authorized, issued,
and appropriated in accordance with this division pursuant to

40 other provisions of law, not including the amount of any refunding

1 bonds issued in accordance with Section 80172, may be issued

2 and sold to provide a fund to be used for carrying out the purposes 3 expressed in this division and to reimburse the General Obligation

4 Bond Expense Revolving Fund pursuant to Section 16724.5 of the

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Government Code. The bonds, when sold, issued, and delivered, 6 shall be and constitute a valid and binding obligation of the State

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of California, and the full faith and credit of the State of California 8 is hereby pledged for the punctual payment of both the principal

9 of, and interest on, the bonds as the principal and interest become

10 due and payable.

(b) The Treasurer shall sell the bonds authorized by the 11 12 committee pursuant to this section. The bonds shall be sold upon 13 the terms and conditions specified in a resolution to be adopted 14 by the committee pursuant to Section 16731 of the Government

15 Code.

16 80161. The bonds authorized by this division shall be prepared, 17 executed, issued, sold, paid, and redeemed as provided in the State 18 General Obligation Bond Law (Chapter 4 (commencing with 19 Section 16720) of Part 3 of Division 4 of Title 2 of the Government 20 Code), as amended from time to time, and all of the provisions of 21 that law apply to the bonds and to this division, except subdivisions

22 (a) and (b) of Section 16727 of the Government Code. division.

23 80162. (a) Solely for the purpose of authorizing the issuance 24 and sale, pursuant to the State General Obligation Bond Law

25 (Chapter 4 (commencing with Section 16720) of Part 3 of Division 26 4 of Title 2 of the Government Code), of the bonds authorized by

this division, the California Drought, Water, Parks, Climate, 27

28 Coastal Protection, and Outdoor Access For All Finance Committee

29 is hereby created. For purposes of this division, the California

30 Drought, Water, Parks, Climate, Coastal Protection, and Outdoor

31 Access For All Finance Committee is the "committee" as that term

32 is used in the State General Obligation Bond Law.

33 (b) The committee consists of the Director of Finance, the

34 Treasurer, and the Controller. Notwithstanding any other law, any

member may designate a representative to act as that member in 35

36 his or her place for all purposes, as though the member were 37 personally present.

38 (c) The Treasurer shall serve as the chairperson of the 39 committee.

40 (d) A majority of the committee may act for the committee.

1 80163. The committee shall determine whether or not it is 2 necessary or desirable to issue bonds authorized by this division 3 in order to carry out the actions specified in this division and, if 4 so, the amount of bonds to be issued and sold. Successive issues 5 of bonds may be authorized and sold to carry out those actions progressively, and it is not necessary that all of the bonds 6 7 authorized to be issued be sold at any one time.

8 80164. For purposes of the State General Obligation Bond 9 Law, "board," as defined in Section 16722 of the Government 10 Code, means the Secretary of the Natural Resources Agency.

11 80165. There shall be collected each year and in the same 12 manner and at the same time as other state revenue is collected, 13 in addition to the ordinary revenues of the state, a sum in an amount 14 required to pay the principal of, and interest on, the bonds each 15 year. It is the duty of all officers charged by law with any duty in regard to the collection of the revenue to do and perform each and 16 17 every act that is necessary to collect that additional sum.

80166. Notwithstanding Section 13340 of the Government 18 19 Code, there is hereby appropriated from the General Fund in the 20 State Treasury, for the purposes of this division, an amount that 21 will equal the total of the following:

22 (a) The sum annually necessary to pay the principal of, and 23 interest on, bonds issued and sold pursuant to this division, as the principal and interest become due and payable. 24

25 (b) The sum that is necessary to carry out the provisions of 26 Section 80169, appropriated without regard to fiscal years.

27 80166.5. Notwithstanding Section 13340 of the Government 28 Code, each fiscal year that principal and interest on bonds issued 29 and sold pursuant to this division are due and payable, the sum of

30 ten million dollars (\$10,000,000) is hereby appropriated to the

31 department from the General Fund for the purpose of paying costs

32 associated with operating and maintaining projects funded pursuant 33

to Chapter 2 (commencing with Section 80050).

34 80167. The board may request the Pooled Money Investment 35 Board to make a loan from the Pooled Money Investment-Account

36 Account, including other authorized forms of interim financing

37 that include, but are not limited to, commercial paper, in

38 accordance with Section 16312 of the Government Code for the

39 purpose of carrying out this division less any amount withdrawn

40 pursuant to Section 80169. division. The amount of the request 1 shall not exceed the amount of the unsold bonds that the committee

2 has, by resolution, authorized to be sold for the purpose of carrying 3

out this division, excluding refunding bonds authorized pursuant 4 to Section 80172, less any amount-withdrawn loaned and not yet

5 repaid pursuant to this section and Section 80169. withdrawn from

6 the General Fund pursuant to Section 80169 and not yet returned

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to the General Fund. The board shall execute those documents 8 required by the Pooled Money Investment Board to obtain and

9 repay the loan. Any amounts loaned shall be deposited in the fund

10 to be allocated in accordance with this division.

11 80168. Notwithstanding any other provision of this division, 12 or of the State General Obligation Bond Law, if the Treasurer sells 13 bonds that include a bond counsel opinion to the effect that the 14 interest on the bonds is excluded from gross income for federal 15 tax purposes under designated conditions or is otherwise entitled 16 to any federal tax advantage, the Treasurer may maintain separate 17 accounts for the bond proceeds invested and for the investment 18 earnings on those proceeds, and may use or direct the use of those 19 proceeds or earnings to pay any rebate, penalty, or other payment required under federal law or take any other action with respect 20 21 to the investment and use of those bond proceeds, as may be 22 required or desirable under federal law in order to maintain the 23 tax-exempt status of those bonds and to obtain any other advantage 24 under federal law on behalf of the funds of this state.

25 80169. For the purposes of carrying out this division, the 26 Director of Finance may authorize the withdrawal from the General 27 Fund of an amount or amounts not to exceed the amount of the 28 unsold bonds that have been authorized by the committee to be 29 sold for the purpose of carrying out this division, excluding 30 refunding bonds authorized pursuant to Section 80172, less any 31 amount borrowed loaned pursuant to Section 80167. 80167 and 32 not yet repaid and any amount withdrawn from the General Fund 33 pursuant to this section and not yet returned to the General Fund. 34 Any amounts withdrawn shall be deposited in the fund to be 35 allocated in accordance with this division. Any moneys made 36 available under this section shall be returned to the General Fund, 37 with interest at the rate earned by the moneys in the Pooled Money 38 Investment Account, from proceeds received from the sale of bonds for the purpose of carrying out this division. 39

1 80170. All moneys deposited in the fund that are derived from 2 premium and accrued interest on bonds sold pursuant to this 3 division shall be reserved in the fund and shall be available for 4 transfer to the General Fund as a credit to expenditures for bond 5 interest, except that amounts derived from premiums may be 6 reserved and used to pay the cost of bond issuance prior to any 7 transfer to the General Fund.

80171. Pursuant to Chapter 4 (commencing with Section 8 9 16720) of Part 3 of Division 4 of Title 2 of the Government Code, the cost of bond issuance shall be paid or reimbursed out of the 10 bond proceeds, including premiums, if any. To the extent the cost 11 of bond issuance is not paid from premiums received from the sale 12 13 of bonds, these costs shall be allocated proportionally to each program funded through this division by the applicable bond sale. 14 15 80172. The bonds issued and sold pursuant to this division may be refunded in accordance with Article 6 (commencing with 16 17 Section 16780) of Chapter 4 of Part 3 of Division 4 of Title 2 of 18 the Government Code, which is a part of the State General 19 Obligation Bond Law. Approval by the voters of the state for the 20 issuance of the bonds under this division shall include approval 21 of the issuance of any bonds issued to refund any bonds originally 22 issued under this division or any previously issued refunding bonds. Any bond refunded with the proceeds of a refunding bond as 23 24 authorized by this section may be legally defeased to the extent 25 permitted by law in the manner and to the extent set forth in the 26 resolution, as amended from time to time, authorizing that refunded 27 bond. 28 80173. The proceeds from the sale of bonds authorized by this 29 division are not "proceeds of taxes" as that term is used in Article 30 XIII B of the California Constitution, and the disbursement of

31 these proceeds is not subject to the limitations imposed by that 32 article.

SEC. 4. Section 79772.5 is added to the Water Code, to read:
79772.5. Notwithstanding any other law, eighty million dollars
(\$80,000,000) of the unissued bonds authorized for the purposes
of Section 79772 are reallocated to finance the purposes of, and
shall be authorized, issued, and appropriated in accordance with,

38 Division 45 (commencing with Section 80000) of the Public

39 Resources Code.

40 **SEC. 2.** Section 1

1 SEC. 5. Sections 1 to 4, inclusive, of this act shall take effect 2 upon the approval by the voters of the California Drought, Water, 3 Parks, Climate, Coastal Protection, and Outdoor Access For All 4 Act of 2018, as set forth in Section 1 of this act. 3 of this act, 5 including changes to the California Clean Water, Clean Air, Safe Neighborhood Parks, and Coastal Protection Act of 2002, as set 6 7 forth in Section 1 of this act, the Safe Drinking Water, Water 8 Quality and Supply, Flood Control, River and Coastal Protection 9 Bond Act of 2006, as set forth in Section 2 of this act, and the Water Quality, Supply, and Infrastructure Improvement Act of 10 2014, as set forth in Section 4 of this act. 11 12 SEC. 3. Section 1 13 SEC. 6. Sections 1 to 4, inclusive, of this act shall be submitted to the voters at the June 5, 2018, statewide primary direct election 14 15 in accordance with provisions of the Government Code and the Elections Code governing the submission of a statewide measure 16 17 to the voters. 18 **SEC.** 4. 19 SEC. 7. This act is an urgency statute necessary for the immediate preservation of the public peace, health, or safety within 20 21 the meaning of Article IV of the Constitution and shall go into 22 immediate effect. The facts constituting the necessity are: 23 In order to fund a California drought, water, parks, climate, 24 coastal protection, and outdoor access for all program at the earliest 25 possible date, it is necessary that this act take effect immediately. 26 27 28 **REVISIONS:** 29 Heading-Lines 5, 6, and 7.

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