

# Assembly California Legislature Committee on Rules

RICHARD S. GORDON CHAIR



Thursday, May 05, 2016 8:50 AM State Capitol, Room 3162

CONSENT AGENDA

#### **Referrals**

1. Consent Bill Referrals		Page 2
Resolutions		
2. ACR 152 (Bloom)	Relative to California Holocaust Memorial Day.	Page 5
3. ACR 171 (Rodriguez)	Relative to Emergency Medical Services Week.	Page 8
<b>Requests to Add Urgency</b>	<u>Clause</u>	
4. SB 746 (Wolk)	Relative to Olive Oil Commission of California: chair of advisory committee.	Page 11
Administrative Item		
5. Assembly Minimum Wage Policy		Page 20

# REFERRAL OF BILLS TO COMMITTEE

05/05/2016

Pursuant to the Assembly Rules, the following bills were referred to committee:

the to the resentery reales, the following on	
Assembly Bill No.	Committee:
<u>ACR 176</u>	JUD.
<u>ACR 177</u>	TRANS.
<u>ACR 179</u>	RLS.
<u>HR 51</u>	RLS.
<u>SB 867</u>	PUB. S.
<u>SB 906</u>	HIGHER ED.
<u>SB 906</u>	HUM. S.
<u>SB 909</u>	L. GOV.
<u>SB 909</u>	REV. & TAX.
<u>SB 927</u>	L. GOV.
<u>SB 927</u>	E. & R.
<u>SB 936</u>	J., E.D. & E.
<u>SB 952</u>	B. & P.
<u>SB 954</u>	L. & E.
<u>SB 1005</u>	JUD.
<u>SB 1027</u>	L. GOV.
<u>SB 1027</u>	W.,P. & W.
<u>SB 1054</u>	PUB. S.
<u>SB 1087</u>	JUD.
<u>SB 1089</u>	W.,P. & W.
<u>SB 1128</u>	TRANS.
<u>SB 1133</u>	NAT. RES.
<u>SB 1162</u>	P.E.,R. & S.S.
<u>SB 1172</u>	NAT. RES.
<u>SB 1172</u>	L. GOV.
<u>SB 1178</u>	ED.
<u>SB 1211</u>	ED.
<u>SB 1229</u>	JUD.
<u>SB 1242</u>	PUB. S.
<u>SB 1273</u>	HEALTH
<u>SB 1315</u>	L. GOV.
<u>SB 1324</u>	PUB. S.
<u>SB 1352</u>	P.E.,R. & S.S.
<u>SB 1431</u>	JUD.
<u>SB 1473</u>	W.,P. & W.
<u>SB 1473</u>	NAT. RES.
<u>SB 1474</u>	PUB. S.
<u>SB 1476</u>	REV. & TAX.

<u>SB</u>	1477
SB	1480

HEALTH REV. & TAX.



STATE CAPITOL P.O. BOX 942849 SACRAMENTO, CA 94249-0124 (916) 319-2800 FAX (916) 319-2810 Assembly California Legislature Committee on Rules RICHARD S. GORDON CHAIR VICE CHAIR LING LING CHANG MEMBERS JOAQUIN ARAMBULA WILLIAM P. BROUGH KEN COOLEY JIMMY GOMEZ CHRIS R. HOLDEN BRIAN W. JONES BILL QUIRK FREDDIE RODRIGUEZ MARIE WALDRON

PATTY LOPEZ (D-ALT.) JAY OBERNOLTE (R-ALT.)

# Memo

To:	Rules Committee Members	
From:	Michael Erke, Bill Referral Consultant	
Date:	5/4//2016	
Re:	Consent Bill Referrals	

Since you received your preliminary list of bill referrals, ACR 179 was added.

The referrals for ACR 176 and SB 1087 have been changed.

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Assembly Concurrent Resolution No. 152

#### Introduced by Assembly Members Bloom, Levine, Linder, Medina, Nazarian, and Thurmond

(Principal coauthors: Senators Allen, Block, Glazer, Hertzberg, Jackson, Leno, Stone, and Wolk)

March 8, 2016

Assembly Concurrent Resolution No. 152—Relative to California Holocaust Memorial Day.

#### LEGISLATIVE COUNSEL'S DIGEST

ACR 152, as introduced, Bloom. California Holocaust Memorial Day.

This measure would proclaim May 16, 2016, as California Holocaust Memorial Day and would urge all Californians to observe this day of remembrance for the victims of the Holocaust in an appropriate manner.

Fiscal committee: no.

1 WHEREAS, The Holocaust was a tragedy of proportions the

2 world had never before witnessed; and

3 WHEREAS, More than 70 years have passed since the tragic

4 events we now refer to as the Holocaust transpired, in which the

5 dictatorship of Nazi Germany murdered six million Jews as part

6 of a systematic program of genocide known as "The Final Solution7 of the Jewish Question"; and

8 WHEREAS, Jews were the primary victims, but they were not 9 alone. Five million other people were murdered in Nazi

10 concentration camps as part of a carefully orchestrated,

state-sponsored program of cultural, social, and political
 annihilation under the Nazi tyranny; and

3 WHEREAS, We must recognize the heroism of those who 4 provided assistance to the victims of the Nazi regime, including 5 the many soldiers who liberated concentration camps and provided 6 comfort to those suffering; and

WHEREAS, We must teach our children, and future generations,
that the individual and communal acts of heroism during the
Holocaust serve as a powerful example of how our nation and its
citizens can, and must, respond to acts of hatred and inhumanity;
and

12 WHEREAS, We must always remind ourselves of the horrible 13 events of the Holocaust and remain vigilant against hatred, 14 persecution, and tyranny lest these atrocities be repeated; and

WHEREAS, We, the people of California, should actively rededicate ourselves to the principles of human rights, individual freedom, and equal protection under the laws of a just and democratic society; and

WHEREAS, Each person in California should set aside moments
of his or her time every year to give remembrance to those who
lost their lives in the Holocaust; and

WHEREAS, The United States Holocaust Memorial Council recognizes the Days of Remembrance of the Victims of the Holocaust, including the Day of Remembrance, known as Yom

25 Hashoah; and

WHEREAS, According to Elie Wiesel, a Holocaust survivor and nationally recognized scholar, "a memorial unresponsive to the future would violate the memory of the past"; now, therefore,

29 be it

30 *Resolved by the Assembly of the State of California, the Senate* 

31 *thereof concurring*, That the Legislature proclaims May 16, 2016,

32 as "California Holocaust Memorial Day," and that Californians

33 are urged to observe this day of remembrance for victims of the

34 Holocaust in an appropriate manner; and be it further

35 *Resolved*, That the Chief Clerk of the Assembly transmit 36 sufficient copies of this resolution to the author for appropriate

37 distribution.

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Date of Hearing: May 5, 2016

# ASSEMBLY COMMITTEE ON RULES Richard S. Gordon, Chair ACR 152 (Bloom) – As Introduced March 8, 2016

#### **SUBJECT**: California Holocaust Memorial Day

**SUMMARY**: Proclaims May 16, 2016, as California Holocaust Memorial Day and would urge Californians to observe this day of remembrance for the victims of the Holocaust in an appropriate manner. Specifically, **this resolution** makes the following legislative findings:

- 1) More than 70 years have passed since the tragic events we now call the Holocaust transpired, in which six million Jews and five million others were murdered as part of a carefully orchestrated, state-sponsored program of cultural, social, and political annihilation under Nazi tyranny.
- 2) We must recognize the heroism of those who provided assistance to the victims of the Nazi regime and teach our children and future generations that acts of heroism during the Holocaust serve as a powerful example of how our nation and its citizens can, and must, respond to acts of hatred and inhumanity.
- 3) The United States Holocaust Memorial Council recognizes the Days of Remembrance of the Victims of the Holocaust, including the Day of Remembrance, known as Yom Hashoah.

# FISCAL EFFECT: None

#### **REGISTERED SUPPORT / OPPOSITION:**

#### Support

None on file

#### **Opposition**

None on file

Analysis Prepared by: Nicole Willis / RLS. / (916) 319-2800

Assembly Concurrent Resolution No. 171

#### Introduced by Assembly Member Rodriguez

April 18, 2016

Assembly Concurrent Resolution No. 171—Relative to emergency medical services.

#### LEGISLATIVE COUNSEL'S DIGEST

ACR 171, as introduced, Rodriguez. Emergency Medical Services Week.

This measure would proclaim the week of May 15, 2016, to May 21, 2016, as Emergency Medical Services Week.

Fiscal committee: no.

1 WHEREAS, It is estimated that there are over 840,000 2 emergency medical services personnel in the United States,

3 including over 80,000 in the State of California; and

4 WHEREAS, Emergency medical services are a vital public

5 service and the members of emergency medical services teams are

6 ready to provide lifesaving care to those in need 24 hours a day,

7 seven days a week; and

8 WHEREAS, The emergency medical services system consists

9 of emergency physicians, emergency nurses, emergency medical

10 technicians, paramedics, firefighters, educators, administrators,

11 and others; and

12 WHEREAS, The members of emergency medical services teams,

13 whether career or volunteer, engage in thousands of hours of

14 specialized training and continuing education to enhance their

15 lifesaving skills; and

1 WHEREAS, Emergency medical services providers are 2 dedicated to saving lives and possess a sense of duty to aid others

3 that is inherent in the profession and stays with an emergency 4 medical services provider for life; and

5 WHEREAS, Approximately 25 to 30 million patients nationwide and over two million patients throughout California receive 6

7 emergency medical services each year; and

8 WHEREAS, Access to quality emergency medical care 9 dramatically improves the survival and recovery rates of those who experience sudden illness or injury; and 10

WHEREAS, The American College of Emergency Physicians 11

12 was instrumental in establishing National Emergency Medical 13 Services Week to honor the lifesaving efforts of emergency medical

14 services personnel; and

15 WHEREAS, President Gerald Ford proclaimed the first Emergency Medical Services Week in November of 1974; and 16

17 WHEREAS, This is the 42nd anniversary of National Emergency 18 Medical Services Week; and

19 WHEREAS, The theme of Emergency Medical Services (EMS) 20 Week is "Called to Care": and

21 WHEREAS, It is appropriate to recognize the value and

22 accomplishments of emergency medical services personnel by 23

designating Emergency Medical Services Week in California; now, therefore, be it 24

25 Resolved by the Assembly of the State of California, the Senate

26 thereof concurring, That the Legislature proclaims the week of

27 May 15, 2016, to May 21, 2016, as Emergency Medical Services Week in California; and be it further

28

29 Resolved, That the Chief Clerk of the Assembly transmit copies

30 of this resolution to the author for appropriate distribution.

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Date of Hearing: May 5, 2016

## ASSEMBLY COMMITTEE ON RULES Richard S. Gordon, Chair ACR 171 (Rodriguez) – As Introduced April 18, 2016

#### SUBJECT: Emergency Medical Services Week

**SUMMARY**: Proclaims the week of May 15, 2016, to May 21, 2016, as Emergency Medical Services Week. Specifically, **this resolution** makes the following legislative findings:

- 1) It is estimated that there are over 840,000 emergency medical services personnel in the United States, including over 80,000 in the State of California.
- 2) The emergency medical services system consists of emergency physicians, emergency nurses, emergency medical technicians, paramedics, firefighters, educators, administrators, and others who engage in thousands of hours of specialized training and continuing education to enhance their lifesaving skills.
- 3) Access to quality emergency medical care dramatically improves the survival and recovery rates of those who experience sudden illness or injury.
- 4) This is the 42nd anniversary of National Emergency Medical Services Week; and, the theme of EMS Week is "Called to Care."

#### FISCAL EFFECT: None

#### **REGISTERED SUPPORT / OPPOSITION:**

#### Support

None on file

#### Opposition

None on file

Analysis Prepared by: Nicole Willis / RLS. / (916) 319-2800

# **SENATE BILL**

#### No. 746

Introduced by Senator Wolk (Principal coauthor: Assembly Member Dodd)

February 27, 2015

An act to amend Sections 110480 and 113789 of the Health and Safety Code, relating to food safety. An act to amend Sections 79831 and 79835 of the Food and Agricultural Code, relating to olive oil.

#### LEGISLATIVE COUNSEL'S DIGEST

SB 746, as amended, Wolk. Food safety: grist mills. Olive Oil Commission of California: chair of advisory committee.

Existing law provides for the establishment of an advisory committee to advise the board of directors of the Olive Oil Commission of California, as specified, and provides that the chair of the advisory committee shall be an ex officio member of the commission board of directors.

This bill would instead require the chair of the advisory committee to be a member, rather than an ex officio member, of the commission board of directors. The bill would also require the chair of the advisory committee to designate an alternate advisory committee member to serve in the chair's absence.

Existing law prohibits, with some exceptions, the manufacture, packing, or holding of processed food without a valid registration from the State Department of Public Health. A violation of these provisions is a crime.

This bill would, beginning January 1, 2018, exempt from the registration requirements the milling, packaging, and selling of grain produced and sold at a water-driven grist mill on the National Register

of Historic Places, provided best management practices suitable for a historic water-driven grist mill are followed for the processing and handling of the product, the flour is identified as being produced in a historic mill using traditional methods, and the product meets applicable federal food adulteration purity standards.

Existing law, the California Retail Food Code, provides for the regulation of health and sanitation standards for retail food facilities, as defined, by the department and is primarily enforced by local health agencies. A violation of any provision of the code is a misdemeanor.

This bill would, beginning January 1, 2018, exclude from the definition of a retail food facility a water-driven grist mill that is on the National Register of Historic Places and that has onsite sales of grain that is milled at the facility. The bill would make related findings, declarations, and statements of legislative intent.

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

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

1 SECTION 1. Section 79831 of the Food and Agricultural Code 2 is amended to read:

3 79831. (a) There is in the state government the Olive Oil
4 Commission of California. Except as provided in subdivision (d),
5 the commission board of directors shall be composed of the
6 following:

- 7 (1) Six producers, two from each district.
- 8 (2) Three handlers, one from each district.

9 (3) One public member who shall be appointed to the 10 commission board of directors by the secretary from nominees 11 recommended by the commission board of directors.

(b) The chair of the advisory committee *described in subdivision*(e) shall be an ex officio a member of the commission board of
directors.

15 (c) The secretary and other appropriate persons as determined 16 by the commission board of directors shall be ex officio members.

(d) The commission board of directors may modify the numberof producers and handlers who serve on the commission board of

19 directors by a two-thirds vote that is concurred in by the secretary,

20 if proper notice is provided to all persons subject to this chapter

21 prior to before the action.

(e) An advisory committee shall meet periodically to review
 issues affecting the purposes of this chapter and shall advise the
 commission board of directors. The *advisory* committee shall
 consist of seven members who shall each serve three-year terms.
 The chair of the *advisory* committee shall be selected by the
 members.

7 SEC. 2. Section 79835 of the Food and Agricultural Code is 8 amended to read:

9 (a) Except for the ex officio members of the 79835. 10 commission board of directors, each member of the commission 11 board of directors shall have an alternate member elected in the 12 same manner as the member. An alternate member, in the absence 13 of the member for whom he or she is an alternate, shall serve in 14 place of the member. An alternate member may also serve in place 15 of any other absent member of the same classification, producer 16 or handler, if the member's alternate is also absent. However, an 17 alternate member may not serve in place of more than one absent 18 member at a meeting. An alternate member serving in place of a 19 member shall have and be able to exercise all rights, privileges, 20 and powers of the member when serving. In the event of death, 21 removal, resignation, or the disqualification of a member, the 22 alternate for the member, or another alternate of the same 23 classification if the alternate member for the member is absent, 24 shall act as the member until a qualified successor is elected.

(b) The chair of the advisory committee shall designate a
member of the advisory committee to serve as an alternate in place
of the chair in the chair's absence. An alternate advisory committee
member serving in the place of the chair shall have and be able
to exercise all rights, privileges, and powers of the chair when
serving.

31 SECTION 1. (a) The Legislature finds and declares all of the
 32 following:

33 (1) Recent legislation that established a moratorium on closure
 34 of state parks and a matching funds program to help keep state

35 parks open have increased outreach to the public through the use

of creative partnerships and other innovative tools, and other
 provisions have helped stabilize the Department of Parks and

38 Recreation and broaden its financial base.

39 (2) Ongoing efforts by the Parks Forward Commission, the State

40 Park and Recreation Commission, and the Department of Parks

- 1 and Recreation to develop a more secure financial base for the
- 2 department through the increased use of pilot projects, the sale of
- 3 specialized or regional passes, and other internal reforms are
- 4 providing early signs of success that should be strengthened.
- 5 (3) A stable funding structure must be established for the state
- 6 parks, including a more entrepreneurial and robust
- 7 revenue-generation strategy with increased efficiency and
- 8 accountability, and a dedicated, reliable source of public funding
- 9 that will meet ongoing operating needs and continually reduce the
- 10 backlog of unmet maintenance needed to protect valuable park
- 11 assets.
- 12 (b) It is the intent of the Legislature in enacting this act to
- 13 encourage the Department of Parks and Recreation and the State
- 14 Department of Public Health to consult with each other to develop
- 15 and implement additional, reasonable improvements designed to
- 16 increase public health security at the Bale Grist Mill State Historie
- Park, without impairing or adversely affecting historical, cultural,
   or natural resources.
- 19 SEC. 2. Section 110480 of the Health and Safety Code is
- 20 amended to read:
- 21 110480. (a) The registration provisions of this article shall not
- 22 apply to any person whose manufacturing, packing, or holding of
- 23 processed food is limited solely to temporarily holding processed
- 24 foods for up to seven days for further transport if the foods are not
- 25 potentially hazardous foods, as defined in Section 110005, or to
- 26 any person whose manufacturing, packing, or holding of processed
- 27 food is limited solely to activities authorized pursuant to any of
- 28 the following:
- 29 (1) A valid bottled water or water vending machine license
- 30 issued pursuant to Article 12 (commencing with Section 111070).
- 31 (2) A valid pet food license issued pursuant to Chapter 10
- 32 (commencing with Section 113025) of Part 6.
- 33 (3) A valid permit issued pursuant to Chapter 4 (commencing
- 34 with Section 113700) of Part 7 to a food facility including a food
- 35 facility that manufactures, packs, or holds processed food for sale
- 36 at wholesale, provided the food facility that manufactures, packs,
- 37 or holds processed food for sale at wholesale does not meet any
- 38 of the following conditions:
- 39 (A) Has gross annual wholesale sales of processed foods of
- 40 more than 25 percent of total food sales.

- (B) Sells processed foods outside the jurisdiction of the local
   health department.
- 3 (C) Sells processed foods that require labeling pursuant to this
   4 part.
- 5 (D) Processes or handles fresh seafood, frozen seafood held in
  6 bulk for further processing, or fresh or frozen raw shellfish.

7 (E) Salvages processed foods for sale other than at the retail 8 food facility.

- 9 (4) A valid cold storage license issued pursuant to Chapter 6
   10 (commencing with Section 112350) of Part 6.
- (5) A valid cannery license issued pursuant to Chapter 8
   (commencing with Section 112650) of Part 6.
- (6) A valid shellfish certificate issued pursuant to Chapter 5
   (commencing with Section 112150) of Part 6.
- (7) A valid frozen food locker plant license issued pursuant to
   Chapter 7 (commencing with Section 112500) of Part 6.
- 17 (8) A valid winegrower's license or wine blender's license
- 18 pursuant to Division 9 (commencing with Section 23000) of the
- 19 Business and Professions Code.
- 20 (9) A valid milk products plant, margarine, imitation ice cream,
- 21 imitation ice milk, or a products resembling milk products plant
- license, issued pursuant to Division 15 (commencing with Section
   32501) of the Food and Agricultural Code.
- 24 (10) A valid permit issued by a local health department to
- 25 operate a processing establishment, as defined in Section 111955,
- 26 that only holds or warehouses processed food, pursuant to Article
- 27 1 (commencing with Section 111950) of Chapter 4 of Part 6,
- 28 provided that all of the following conditions are met:
- 29 (A) The warehouse does not manufacture or pack processed
   30 food.
- 31 (B) The warehouse does not hold fresh seafood, frozen seafood
- 32 held in bulk for further processing, or fresh or frozen raw shellfish.
- 33 (C) The warehouse is not operated as an integral part of a food
   34 processing facility required to be registered pursuant to Section
- 35 <del>110460.</del>
- 36 (D) The warehouse facilities are located entirely within the area
   37 under the jurisdiction of the local health department.
- 38 (E) The warehouse does not salvage food as the primary 39 business.
  - 98

1 (11) Beginning January 1, 2018, the milling, packaging, and 2 selling of grain produced and sold at a water-driven grist mill on the National Register of Historic Places, provided best management 3 4 practices suitable for a historic water-driven grist mill are followed 5 for the processing and handling of the product, the flour is 6 identified as being produced in a historic mill using traditional 7 methods, and the product meets applicable federal food adulteration 8 purity standards. 9 (b) This section shall not be construed to limit the authority of 10 Los Angeles, San Bernardino, and Orange Counties, or of the City 11 of Vernon, to conduct any inspections otherwise authorized by 12 Chapter 4 (commencing with Section 111950) of Part 6. 13 SEC. 3. Section 113789 of the Health and Safety Code is 14 amended to read: 15 113789. (a) "Food facility" means an operation that stores, 16 prepares, packages, serves, vends, or otherwise provides food for 17 human consumption at the retail level, including, but not limited 18 to, the following: 19 (1) An operation where food is consumed on or off the premises, 20 regardless of whether there is a charge for the food. 21 (2) A place used in conjunction with the operations described 22 in this subdivision, including, but not limited to, storage facilities 23 for food-related utensils, equipment, and materials.

- 23 for food-related itensity, equipment, and materials.
   24 (b) "Food facility" includes permanent and nonpermanent food
- 25 facilities, including, but not limited to, the following:
- 26 (1) Public and private school cafeterias.
- 27 (2) Restricted food service facilities.
- 28 (3) Licensed health care facilities, except as provided in
- 29 paragraph (13) of subdivision (c).
- 30 (4) Commissaries.
- 31 (5) Mobile food facilities.
- 32 (6) Mobile support units.
- 33 (7) Temporary food facilities.
- 34 (8) Vending machines.
- 35 (9) Certified farmers' markets, for purposes of permitting and
- 36 enforcement pursuant to Section 114370.
- 37 (10) Farm stands, for purposes of permitting and enforcement
- 38 pursuant to Section 114375.
- 39 (c) "Food facility" does not include any of the following:

1 (1) A cooperative arrangement wherein no permanent facilities 2 are used for storing or handling food. 3 (2) A private home, including a cottage food operation that is 4 registered or has a permit pursuant to Section 114365. 5 (3) A church, private club, or other nonprofit association that 6 gives or sells food to its members and guests, and not to the general 7 public, at an event that occurs not more than three days in any 8 90-day period. 9 (4) A for-profit entity that gives or sells food at an event that 10 occurs not more than three days in a 90-day period for the benefit 11 of a nonprofit association, if the for-profit entity receives no 12 monetary benefit, other than that resulting from recognition from 13 participating in an event. 14 (5) Premises set aside for wine tasting, as that term is used in 15 Section 23356.1 of the Business and Professions Code and in the regulations adopted pursuant to that section, that comply with 16 17 Section 118375, regardless of whether there is a charge for the 18 wine tasting, if no other beverage, except for bottles of wine and 19 prepackaged nonpotentially hazardous beverages, is offered for 20 sale for onsite consumption and no food, except for crackers, is 21 served. 22 (6) Premises operated by a producer, selling or offering for sale 23 only whole produce grown by the producer or shell eggs, or both, 24 provided the sales are conducted on premises controlled by the 25 producer. 26 (7) A commercial food processing establishment as defined in 27 Section 111955. 28 (8) A child day care facility, as defined in Section 1596.750. 29 (9) A community care facility, as defined in Section 1502. 30 (10) A residential care facility for the elderly, as defined in 31 Section 1569.2. 32 (11) A residential care facility for the chronically ill, which has 33 the same meaning as a residential care facility, as defined in Section 34 <del>1568.01.</del> 35 (12) Premises set aside by a beer manufacturer, as defined in 36 Section 25000.2 of the Business and Professions Code, that comply 37 with Section 118375, for the purposes of beer tasting, regardless 38 of whether there is a charge for the beer tasting, if no other 39 beverage, except for beer and prepackaged nonpotentially 40 hazardous beverages, is offered for sale for onsite consumption,

- 1 and no food, except for crackers, pretzels, or prepackaged food
- 2 that is not potentially hazardous food is offered for onsite3 consumption.
- 4 (13) (A) An intermediate care facility for the developmentally
- 5 disabled, as defined in subdivisions (e), (h), and (m) of Section 6 1250 with a capacity of six bods or fewer
- 6 1250, with a capacity of six beds or fewer.
- 7 (B) A facility described in subparagraph (A) shall report any
- 8 foodborne illness or outbreak to the local health department and
- 9 to the State Department of Public Health within 24 hours of the 10 illness or outbreak
- 10 illness or outbreak.
- 11 (14) A community food producer, as defined in Section 113752.
- 12 (15) Beginning January 1, 2018, a water-driven grist mill that
- 13 is on the National Register of Historic Places and that has onsite
- 14 sales of grain that is milled at the facility.

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MEMBERS LOIS WOLK CHAIR

TOM BERRYHILL ANTHONY CANNELLA CATHLEEN GALGIANI DR. RICHARD PAN

# California Legislature

SENATE SUBCOMMITTEE ON OLIVE OIL PRODUCTION AND EMERGING PRODUCTS LEGISLATIVE OFFICE BUILDING 1020 N STREET, SUITE 5568 SACRAMENTO, CA 95814 TEL (916) 651-1896 FAX (916) 323-2603

> SUSAN BOYD PRINCIPAL CONSULTANT SUSAN BOYDIISEN CA GOV



LOIS WOLK

May 3, 2016

The Honorable Richard S. Gordon, Chair Assembly Rules Committee State Capitol, Room 3016 Sacramento, CA 95814

Dear Mr. Chair:

I respectfully request to add an urgency clause to SB 746 (Wolk) – Olive Oil Commission of California.

In order for small and artisan producers to fully participate in the policy, standards and regulation of California's olive oil industry through representation on the California Olive Oil Commission Board of Directors, this legislation needs to be enacted immediately rather than waiting until the first of 2017.

Thank you for your expeditious response to this request.

Sincerely,

fois Wolk

LOIS WOLK Senator, Third District

printed on recycled paper Page 19 of 21 Assembly Rules Committee May 5, 2016

#### ADMINISTRATIVE ITEM: MINIMUM WAGE POLICY FOR HOURLY EMPLOYEES

#### **Issue:**

Should the Assembly adopt a Minimum Wage Policy for hourly employees?

#### **Background:**

Early this year, the Legislature passed Senate Bill 3 (Chapter 4, Statutes of 2016), which increased California's minimum wage to \$15 per hour by 2022, according to a schedule outlined in the legislation.

The proposed Assembly Minimum Wage Policy would achieve \$15 per hour for all hourly Assembly employees by December 1, 2020, which is a slightly more aggressive timeline than required by SB 3.

The timing of the proposed Assembly minimum wage adjustments for hourly employees is designed to align with the budget process for Assemblymembers. Rather than use the January 1<sup>st</sup> dates contained in SB 3, Assembly adjustments are proposed for December 1<sup>st</sup> of every even year to coincide with the start of the two-year legislative session. The initial adjustment to the minimum wage on July 1<sup>st</sup> of this year takes advantage of available funds.

#### **Recommendation:**

Approve an Assembly Minimum Wage Policy for hourly employees.

#### Assembly Minimum Wage Policy for Hourly Employees

#### 1. General Statement

In order to comply with California law regarding minimum wage, enacted by Senate Bill 3 (Chapter 4, Statutes of 2016), it is the intention of the California State Assembly to ensure that all hourly Assembly employees will receive a minimum wage of \$15 per hour by the year 2020.

#### 2. Implementation Plan

On July 1, 2016, the minimum wage for hourly Assembly employees will be raised to \$12.50 per hour.

On December 1, 2016, the minimum wage for hourly Assembly employees will be raised to \$13.50 per hour.

On December 1, 2018, the minimum wage for hourly Assembly employees will be raised to \$14.25 per hour.

On December 1, 2020, the minimum wage for hourly Assembly employees will be raised to \$15.00 per hour.