The last actions of the 2019 California legislative session took place on October 13, 2019, which was the deadline for Gov. Newsom to sign or veto legislation. WACA once again had a very successful legislative session with victories in the areas of prompt payment relating to change orders, the expansion of the skilled and trained workforce provisions, and much-needed industry relief to comply with the state’s new sexual harassment training requirements. WACA also took the leading role in opposing or amending dozens of measures that would have been harmful to our contractors and the industry overall.

Below is a summary of the key bills WACA took positions on this year and the outcome.

### Legislation Sponsored/Supported by WACA

- **AB 456 – Public Contracts: Change Order Claims Resolutions**
  WACA supported legislation to extend the sunset for seven years in Public Contract Code §9204. That section of law provides California public works contractors an avenue to pursue prompt payment for change order/extra work performed.
  **Status:** Signed by Governor

- **AB 520 – Public Works: Public Subsidy**
  State Building & Construction Trades Council sponsored legislation to provide that a public subsidy, for the purpose of triggering prevailing wage, is de minimis if it is both less than $500,000 and less than 2 percent of the total project cost.
  **Status:** Vetoed by Governor

- **AB 1736 – Bid Notification Requirements**
  American Subcontractors Association sponsored a measure to require a local agency to create a policy for notifying bidders of the award of a bid within a reasonable timeframe.
  **Status:** Vetoed by Governor

- **SB 197 – Department of Transportation: Retention Proceeds**
  Makes permanent state law prohibiting Caltrans from withholding any retention funds from contractors when making progress payments for work performed on a Caltrans project.
  **Status:** Signed by Governor
SB 530 – Construction Industry: Discrimination and Sexual Harassment Training
WACA amended a measure to provide that discrimination and sexual harassment training certificates, which are valid for two years, shall be portable for CBA-covered construction employees working for employers who are signatory to the same CBA. The measure also authorizes joint labor management apprenticeship committees and labor management cooperation committees to provide the requisite training and be the custodian of records.
Status: Signed by Governor

SB 610 – Contractors State License Board
The Contractors’ State License Law provides for the licensure and regulation of contractors by the Contractors State License Board (CSLB). This measure extended the operation of the CSLB to January 1, 2024.
Status: Signed by Governor

SB 778 – Employers: Sexual Harassment Training: Requirement Extension
WACA supported measure to extend the deadline for covered employers to provide sexual harassment prevention training and education to their existing supervisory and nonsupervisory employees to January 1, 2021.
Status: Signed by Governor

Legislation Opposed by WACA

AB 882 – Termination of Employment: Drug Testing
This bill would have prohibited an employer from discharging an employee for testing positive for a drug that is being used as a medical-assisted treatment under the care of a physician or licensed treatment program.
Status: Failed Passage

AB 1339 – Mechanics Liens: Attachment Date
This bill proposed to change the priority of a lien, mortgage, deed of trust or other encumbrance on a work of improvement to ensure that lenders had priority over contractors, workers, material suppliers and trust funds.
Status: Failed Passage

SB 171 – Annual Pay Data Reports
This measure would have required large employers to annually report payroll data broken down by race, ethnicity and sex to the Department of Fair Employment and Housing.
Status: Failed Passage

SB 297 – School Facilities: Approval of Plans: Preliminary Build Contract
This bill would have authorized a school district to enter into a construction contract for the construction or alteration of a school building, without the plans having final approval from the Division of the State Architect (DSA). No protections were provided for contractors regarding who would be responsible for any changes and associated costs should DSA make changes to the plans after the bid was awarded.
Status: Held – 2 Year Bill

SB 566 – Professional Land Surveyors and Engineers
This measure would have dramatically expanded the definitions of civil engineering and land surveying into work currently being performed by industry personnel.
Status: Failed Passage
**Bills Amended to Address Concerns**

- **AB 572 – California Deforestation-Free Procurement Act: Wood Products on Public Works Projects**
  This bill would have established the Deforestation-Free Procurement Act and required contractors that contract with state agencies and utilized wood or wood products to certify that the commodities were not grown, derived, harvested, reared or produced on land where tropical deforestation occurred. The bill was amended to exempt construction contractors on public works projects from the certification requirements.  
  **Status: Failed Passage**

- **AB 971 – Public Contracts: Contractor Evaluations**
  This bill requires an awarding state department on state contracts to conduct a post-evaluation of all contractors providing services with a value of $500,000 or more, and post the results of the evaluation on their website. The bill was amended to remove its application to construction contractors on public works contracts.  
  **Status: Signed by Governor**

- **SB 142 – Wiener. Employees: Lactation Accommodation**
  The bill, in general, requires employers with more than 50 employees to provide private space (other than a bathroom) for lactating employees. The bill was amended to provide workable construction industry protocols that require a general contractor, coordinating a multiemployer worksite, to either provide lactation accommodations or provide a safe and secure location for a subcontractor employer to provide lactation accommodations on the worksite, within two business days, upon written request of any subcontractor employer with an employee that requests an accommodation.  
  **Status: Signed by Governor**

- **SB 588 – Disabled Veteran Business Enterprise Program**
  Originally required the Department of General Services to suspend contractors that failed to comply with the Disabled Veteran Business Enterprise certification requirements and prohibit them from bidding on state contracts. The bill was amended to remove the contractor suspension provisions.  
  **Status: Held – 2 Year Bill**

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**ABOUT THE AWARD**

WACA offers this elite safety recognition focused on best practices that excel in multiple areas of safety and health programs by member contractors. Winning contractors will be selected based on the highest quality of safety program practices. Get the accolades deserved for the excellent safety program and dedication to keeping the workforce safe!

**APPLICATION DEADLINE: MARCH 5, 2020**

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  - Over 1 Million Annual Hours
  - 500,000 - 1 Million Annual Hours
  - 250,000 - 500,000 Annual Hours
  - 125,000 - 250,000 Annual Hours

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If you have any questions on the safety award application process, contact WCB Technical Advisor Mike Nonn at (925) 337-9706 or mike@wcbureau.org.