Overview of California Local Government

Presented to:
The Conference Committee on the Budget
Local Governments Throughout Nation

☑ **No Mention of Local Government in U.S. Constitution.** States free to design systems that meet residents’ needs and preferences.

☑ **Most States Have County and Municipal Governments That Provide a Wide Array of Region Wide and Municipal Services.** Most states also have special districts that provide a narrow range of services, such as fire protection or flood control.

☑ **Considerable Variation Among the States.**

- In some East Coast states, cities and towns have broad responsibilities and counties have few responsibilities.

- Hawaii has no legal municipalities below the county level.

- Some states have independent school districts. Others have school districts that are under the control of a city or county.
While California’s local governance system appears complex, California has fewer local governments per capita than most other states.

- **58 Counties.** Serve as agents of the state for social services and health programs. Provide countywide services (such as jails, district attorney, assessor, and elections). Provide municipal services in unincorporated areas. Intergovernmental transfers (mostly from the state and federal government) make up nearly two-thirds of county revenues. Property, sales, and other taxes make up one-sixth.

- **480 Cities.** Number of cities is growing slowly as voters create new cities, in search of local control over land use and municipal services. Local taxes make up about one-third of city revenues. Most of the remainder comes from fees and service charges. Full service cities provide a wide range of municipal services (such as police, fire, parks, and library). Other cities rely on their county or special districts to provide some of these services.

- **425 Redevelopment Agencies.** Have two extraordinary powers: property tax increment financing and eminent domain. Number of redevelopment project areas has doubled since the early 1980s.

- **Nearly 3,400 Special Districts.** Most provide a single service (such as fire protection or waste disposal). About two-thirds have independently elected boards or board members appointed for terms.

- **Over 1,000 K-12 and Community College Districts.** Number of K-12 districts has declined somewhat over the years as elementary and high school districts reorganize into unified school districts.
Key Factors in California’s System of Local Governance

☐ **Limited Fiscal Authority.** No authority to increase the 1 percent property tax rate or change allocation of property tax among local governments. Other tax increases require approval by local voters.

☐ **Bigger County Role.** California counties play a larger role concerning administration of safety net programs than counties in many other states.

☐ **Greater Use of Redevelopment.** Statewide, redevelopment agencies receive nearly 12 percent of property tax revenues. In Riverside and San Bernardino Counties, agencies receive more than 25 percent of countywide property taxes.

☐ **Blurred Lines Separate State and Local Resources and Responsibilities.** Difficult for Californians to know which level of government to hold accountable.

☐ **Significant Recent Changes in State-Local Duties and Responsibilities.**

- **Property Tax Limit.** The maximum property tax rate is 1 percent of the “full cash value” of the property. Any property tax rate approved by two-thirds of local voters for debt is in addition to the 1 percent rate.

- **Assessment Limit.** Full cash value is determined when a property changes hands, or 1975-76, whichever is later. Increases in assessed value are limited to 2 percent annually, or the consumer price index, whichever is less.

- **Allocation of Property Tax.** Property tax revenues are to be collected by the counties and apportioned “according to law.”

- **New or Increased Taxes.** New or increased state taxes must be approved by two-thirds of the Legislature. Local governments may impose “special taxes” if they are approved by two-thirds of the local voters.

AB 8 (Chapter 282, Statutes of 1979 [L. Greene]). Proposition 13 implementation provisions:

- **County Program Costs.** State assumed responsibility for $1 billion of county costs (Medi-Cal, Supplemental Security Income/State Supplementary Program, and Aid to Families with Dependent Children).

- **Tax Shift.** Directed county auditors to reallocate some property taxes from schools to cities, counties, and special districts. (The state backfilled schools for their revenue losses.)

- **Property Tax Allocation System.** Designed system to reflect (1) location of growth in assessed valuation and (2) taxation decisions of the mid-1970s (local governments that received high property tax revenues during the mid-1970s get a higher share of tax revenues today).
Components of 1991 Realignment

<table>
<thead>
<tr>
<th>Transferred Programs—State to County</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mental Health</strong>—Community-based mental health programs; state hospital services for county patients; Institutions for Mental Diseases</td>
</tr>
<tr>
<td><strong>Public Health</strong>—AB 8 County Health Services; Local Health Services</td>
</tr>
<tr>
<td><strong>Indigent Health</strong>—Medically Indigent Services Program; County Medical Services Program</td>
</tr>
<tr>
<td><strong>Local Block Grants</strong>—County Revenue Stabilization Program; County Justice Subvention Program</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>County Cost-Sharing Ratio Changes</th>
<th>State/County Shares of Nonfederal Program Costs (Percent)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Prior Law</td>
</tr>
<tr>
<td><strong>Health</strong></td>
<td></td>
</tr>
<tr>
<td>California Children’s Services</td>
<td>75/25</td>
</tr>
<tr>
<td><strong>Social Services</strong></td>
<td></td>
</tr>
<tr>
<td>Aid to Families with Dependent Children—Foster Care (AFDC-FC)</td>
<td>95/5</td>
</tr>
<tr>
<td>Child Welfare Services</td>
<td>76/24</td>
</tr>
<tr>
<td>In-Home Supportive Services</td>
<td>97/3</td>
</tr>
<tr>
<td>County Services Block Grant</td>
<td>84/16</td>
</tr>
<tr>
<td>Adoption Assistance Program</td>
<td>100/0</td>
</tr>
<tr>
<td>Greater Avenues for Independence program</td>
<td>100/0</td>
</tr>
<tr>
<td>AFDC—Family Group and Unemployed Parent (AFDC-FG&amp;U)</td>
<td>89/11</td>
</tr>
<tr>
<td>County Administration (AFDC-FC, AFDC-FG&amp;U, Food Stamps)</td>
<td>50/50</td>
</tr>
</tbody>
</table>

| Local Revenue Fund               |           |             |
| Sales tax—half-cent              |           |             |
| Vehicle License Fee—24.33 percent |           |             |

\[^{a}^{a} The AFDC-FG&U program was subsequently replaced by CalWORKs.\]
Proposition 1A (2004) Changes to Legislative Authority Over Local Finance

Property Tax. The Legislature may not:
- Permanently shift property tax revenues from noneducation local governments to schools.
- Change any city, county, or special district’s share of the property tax without a two-thirds vote of both houses of the Legislature.
- Use property taxes to reimburse noneducation agencies for mandated programs.

Sales Tax. With minor exceptions, the Legislature may not reduce any local sales tax rate, limit existing local authority to levy a sales tax, or change the allocation of local sales tax revenues.

Vehicle License Fee (VLF). The Legislature may not reduce the VLF rate below 0.65 percent, unless it provides replacement funding to cities and counties.

Mandates. Generally requires the state to pay noneducation mandate bills in the annual budget, or suspend or repeal the mandate. Expands the definition of a mandate to include certain shifts of program financial responsibility from the state to local government.
Considerations Relating to Realignment

- Realigning Some State-County Programs Makes Sense
- Programs, Not Taxes, Should Be the Focus of Realignment
- Realignment Plans Are Not Easily Changed
- Counties Will Need Control Over Realigned Programs
- Roughly Match Revenues and Expenditures
- Details Matter in Designing the Structure of Realignment
- Achieving General Consensus Will Be Critical
Factors to Weigh in Assigning Program Responsibilities

- Programs where statewide uniformity is vital, where statewide benefits are the overriding concern, or where the primary purpose of the program is income redistribution—usually are more effectively controlled and funded by the state.
  - Reduces inappropriate service level variation.
  - Focuses state attention on programs integral to state goals.
  - Allows income support programs to reflect the resources of the state—not a single county.

- Programs where innovation and responsiveness to community interests are paramount—usually are more effectively controlled by local governments.
  - Facilitates citizen access to the decision-making process and encourages experimentation.
  - Allows community standards and priorities to influence allocation of scarce resources.

- Coordination of closely linked programs is facilitated when all programs are controlled and funded by one level of government, usually local government.
  - Increases attention to programmatic outcomes.
  - Reduces incentives for cost shifting among programs.

- If state and local governments share a program’s costs, the state’s share should reflect its level of program control. If the costs of closely linked programs are shared, the cost sharing arrangements should be similar across programs.
  - Increases accountability to the public.
  - Promotes efficiency in expenditures and discourages inappropriate cost shifting.