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February 20, 2025

Assemblymember Tina McKinnor Chair, Public Employment and Retirement Committee 1020 N Street, Room 153 Sacramento, CA 95814

RE: Assembly Bill 339 - OPPOSE

Dear Assemblymember McKinnor,

The California Contract Cities Association (CCCA) writes to express our opposition to Assembly Bill 339, which would require cities to give recognized employee organizations 120 days' written notice before issuing requests for proposals or renewing existing various kinds of contracts.

CCCA is concerned AB 339 will unnecessarily place a new financial burden on cities as an unfunded mandate. Further, the legislation will reduce the efficiency of the contract service delivery model that many of our member cities rely upon to provide local services to their communities. By requiring 120 days' written notice for many different kinds of RFPs and contract renewals, the legislation will cause severe delays in procuring services. This will be especially problematic in emergency situations when cities may need to procure services as quickly as possible to respond to a local crisis.

CCCA represents 80 cities throughout California. For more than 65 years, CCCA's mission has been to advance the benefits of the contracting model and strengthen local control. With collaborative governance as a focal point, CCCA has advanced its mission through education, advocacy, networking, and legislative access to protect and enhance the quality of life for more than 7.5 million residents. As a matter of policy, our organization supports and defends the rights of cities on policy issues pertinent to them.

We thank you in advance for your consideration of our opposition to AB 339.

Yours in service,

Marcel Rodarte, Executive Director