Los Angeles County Metropolitan Transportation Authority One Gateway Plaza 3rd Floor Board Room Los Angeles, CA



**Board Report** 

File #: 2016-0791, File Type: Informational Report

Agenda Number: 33.

#### EXECUTIVE MANAGEMENT COMMITTEE OCTOBER 20, 2016

## SUBJECT: STATE AND FEDERAL REPORT

ACTION: RECEIVE AND FILE

RECOMMENDATION

RECEIVE AND FILE State and Federal Legislative Report.

#### DISCUSSION

#### Executive Management Committee Remarks Prepared By Raffi Haig Hamparian Government Relations Director, Federal Affairs

Chairman Fasana and members of the Executive Management Committee, I am pleased to provide an update on a number of federal matters of interest to our agency. This report was prepared on October 6, 2016 and will be updated, as appropriate, at the Executive Management Committee meeting on October 20, 2016.

### Federal Grants for Fiscal Year 2016

As you are well aware Chairman Fasana, Metro celebrated the award of the largest TIGER Grant received in the State of California at the end of August. Following the award of \$15 million through the U.S. Department of Transportation's TIGER Grant program for the Rosecrans/Marquardt Grade Separation Project, Metro was awarded another grant in September through the Federal Transit Administration under the Bus and Bus Facilities Program in the amount of \$10.5 million. Similar to TIGER, this award was the largest award in the State of California. The Federal funding will be used to replace some of the last remaining diesel buses being used by contract services (Bus Routes 125, 128, 130, 205, 232, 607 and 625). Metro's grant request also included an innovative workforce development component.

Most recently, just yesterday in fact, we were notified that our agency will be receiving a \$2 million Transit Oriented Development Grant from the Federal Transit Administration for the West Santa Ana Branch project. This is welcome news.

We are very appreciative of the strong partnership and confidence that U.S. Department of

Transportation has had and continues to have in our agency to delivery these and other critical federally funded projects.

Metro's Government Relations team will continue to actively seek Congressional support for our other grant applications which include an FTA Mobility on Demand Sandbox Program grant and an FHWA Advanced Transportation and Congestion Management Technology Grant. Both grants are expected to be announced in the near future.

## Federal Appropriations for Fiscal Year 2017

As Federal Fiscal Year 2016 came to a close on September 30th, Congress was unable to agree on passing a full year funding bill and instead approved a short term Continuing Resolution that will fund the Federal Government at Fiscal Year 2016 levels until December 9, 2016.

We will be working to make sure the final federal spending bill includes \$100 million for the Regional Connector, \$100 million for Purple Line Extension (Segment 1), and \$100 million for Purple Line Extension (Section 2).

## Local Hire

We are very pleased that our Board of Directors is circulating a letter calling on the Obama Administration - through the U.S. Department of Transportation - to make permanent their Local Hire Pilot Program.

At present, the U.S. Department of Transportation's (USDOT) Local Hire Pilot Program is slated to expire in March of 2017. Metro - through our America Fast Forward initiative - has been at the forefront of efforts to reform the USDOT's local hire rules. Specifically - in September of 2011 - our Board added the reforming of federal local hire rules to our existing America Fast Forward initiative. In November of 2013 Congresswoman Karen Bass introduced - after consulting with Metro - H.R. 3620 - The Local Hire Act. In December of 2014 - Congresswoman Bass was successful in embedding language in the Fiscal Year 2015 federal spending bill that permitted the use of local hire practices around the nation. The following year - in 2015 - the USDOT announced that they would be launching a Local Hire Pilot Program.

We look forward to securing a favorable reply to our Board's letter requesting that the Local Hire Pilot Program be made permanent.

### Conclusion

I look forward to expanding on this brief report at the Executive Management Committee meeting with any new developments that occur in the days ahead.

This concludes my remarks before the committee. I would welcome the opportunity to answer any questions from you Mr. Chairman or from members of this committee.

### **Executive Management Committee**

### Remarks Prepared By Michael Turner Deputy Executive Officer Government Relations

#### Conclusion of the 2015-16 Legislative Session

As of the writing of this report the Governor has concluded acting on all bills passed by the Legislature. The following summarizes some of the key actions taken by the Governor.

#### AB 2710 (Frazier) Vetoed

As expected Governor Brown issued a veto notice on AB 2710 (Frazier). The legislation would have outlined provisions for federal freight funds to be allocated through the Trade Corridors Improvement Fund (TCIF) program. The Governor, in the accompanying, directed the Secretary of Transportation to continue to work with the CTC, author to ensure that these funds are allocated to high-priority trade projects.

#### AB 1889 (Mullin) Signed into Law

The Governor also signed AB 1889 (Mullin), a Metro Board supported bill, into law. This bill clarifies language that secures funding for the "bookend" projects for the High Speed Rail project.

#### AB 620 (Hernandez) Signed into Law

Governor Brown also signed AB 620 (Hernandez) into law. The bill requires that Metro report to the legislature on outreach efforts to increase participation in the ExpressLanes Low Income Assistance Plan program in 2018. Metro Board of Directors opposed the original form of the bill that would have made substantial changes to the administration of the ExpressLanes program. The final version of the bill was amended to remove those provisions that would have negatively impacted program operations.

### Major Greenhouse Gas Emissions Reduction Legislation Passes

At the end of session the Legislature passed and the Governor also signed a series of bills advancing the state's GHG reductions programs. These include the following:

- SB 32 (Pavley) which extends the state's basic GHG law and requires further emission reductions in that period.
- AB 197 (Garcia) which reforms the California Air Resources Board and implements additional legislative oversight.
- AB 1550 (Gomez) which restructures the requirements for allocating funds to disadvantaged communities.
- SB 824 (Beall) which will allow local agencies more flexibility in managing the cap and trade funds.
- AB 1613 (Committee on Budget) amends the Budget Act of 2016 to make

appropriations to GHG reduction programs, GGRF, including TIRCP, Sustainable Communities, Strategic Growth Council and other sustainability programs.

### Assemblymember Chris Holden Holds Oversight Hearing at Metro

The Assembly Select Committee on Regional Transportation and Interconnectivity Solutions conducted an oversight hearing titled "Funding Transportation: Meeting the Challenge" on September 29th. Assemblymember Chris Holden who Chairs the Assembly Select Committee on Regional Transportation and Interconnectivity Solutions invited state government officials and a number of other members discussed timely transportation funding and policy issues for the state.

### Potential Special Session on Transportation Funding

Legislative leadership in Sacramento continues to explore the possibility of acting in special session on a transportation funding proposal by the end of the year. While no date is scheduled for a vote the Chairmen of both policy committees are continuing discussions on their joint proposal and exploring the possibility of securing a two-thirds vote in each house. Metro's advocacy team is actively briefing key offices on our priorities to support a robust funding package that aggressively addresses Metro's key priorities.

### The Legislative Analyst's Office issues The 2016-17 Budget: California Spending Plan

Each year, the Legislative Analyst's Office (LAO) publishes the California Spending Plan, a summary of the State's budget. This report highlights the evolution of the 2016-17 Budget Act from its January proposal, May revision and other major budget actions approved during 2016. The LAO finds that General Fund spending is up 6 percent from 2015-16 at \$122.5 billion with the State's reserve balance at \$8.5 billion as included in the June 2016 Budget package.

The Governor approved increases in spending for affordable housing, university funding, public safety, and Proposition 98. The LAO report makes mention of the Governor's special legislative session being unsuccessful in passing a comprehensive package to increase transportation funding. For transportation, the Governor and legislature approved \$15.5 billion in spending for transportation programs, a decrease of 3 percent from 2015-16 spending. The budget package was revised in August to include provisions that are outlined in Assembly Bill 1613 and Senate Bill 838, which detailed how state funds and cap-and-trade funds will be apportioned to transportation programs throughout the state.

### Conclusion

We will expand on this brief report at the Executive Management Committee meeting with any new developments that occur in the days ahead.

We welcome the opportunity to answer any questions from Mr. Chairman or from members of this committee.

### **ATTACHMENTS**

Attachment A - October 2016 - Legislative Matrix

Prepared by: Michael Turner, DEO, Government Relations, (213) 922-2122 Raffi Hamparian, Director, Government Relations, (213) 922-3769

Reviewed by: Pauletta Tonilas, Chief Communications Officer, (213) 922-3777

Phillip A. Washington Chief Executive Officer

## Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2016 Metro Government Relations

### STATE LEGISLATION

| Bill ID/Topic   | Location   | Summary   | Position |
|---|--|---|----------|
| AB 33<br>Quirk D<br>Electrical<br>corporations: energy<br>storage systems: long<br>duration bulk energy<br>storage resources. | 9/26/2016-A. CHAPTERED<br>9/26/2016-Chaptered by<br>Secretary of State - Chapter 680,<br>Statutes of 2016. | Current law requires the Public Utilities Commission to open a proceeding to determine<br>appropriate targets, if any, for each load-serving entity, as defined, to procure viable and<br>cost-effective energy storage systems to be achieved by December 31, 2020. This bill would<br>require the commission to evaluate and analyze the potential for all types of long duration<br>bulk energy storage resources to help integrate renewable generation into the electrical<br>grid, as specified.<br>SUPPORT: Brookfield Renewable, Clean Power Campaign, EDF Renewable Energy, Eagle<br>Crest Energy, Inc., San Diego County Water Authority<br>OPPOSITION: None received | Monitor  |
| AB 133<br>Committee on<br>Budget<br>Budget Act of 2015.   | 3/1/2016-A. CHAPTERED<br>3/1/2016-Chaptered by<br>Secretary of State - Chapter No.<br>2, Statutes of 2016  | The Budget Act of 2015 appropriated specified amounts for the support of state government<br>for the 2015-16 fiscal year. This bill would amend the Budget Act of 2015 by adding and<br>amending items of appropriation. This bill contains other related provisions.<br>SUPPORT: None received<br>OPPOSITION: None received  | Monitor  |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| State and Federal Legislative Matrix                             |
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**Metro Government Relations** 

| Bill ID/Topic                      | Location   | Summary   | Position |
|------------------------------------|--|---|----------|
| AB 156<br>McCarty D<br>Ammunition. | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was INACTIVE FILE<br>on 6/30/2016) | Current law requires the Attorney General to maintain records, including fingerprints, licenses to carry concealed firearms, and information from firearms dealers pertaining to firearms, for purposes of assisting in the investigation of crimes and specified civil actions. In regard to certain of those records, current law authorizes specified peace officers to disseminate the name of the subject of the record, the number of firearms listed in the record, the description of any firearm, and other information reported to the Department of Justice, as specified, if the subject of the record has been arraigned, is being prosecuted, or is serving a sentence for domestic violence or is the subject of specified protective orders. This bill would require the Attorney General to also maintain information about ammunition |          |
|                                    |  | transactions and ammunition vendor licenses for those purposes.<br>SUPPORT: California Chapters of the Brady Campaign to Prevent Gun Violence, Coalition<br>Against Gun Violence, a Santa Barbara County Coalition, Law Center to Prevent Gun Violence<br>OPPOSITION: California Sportsman's Lobby, California State Sheriffs' Association,<br>Crossroads of the Wes, Firearms Policy Coalition, National Rifle Association, National<br>Shooting Sports Foundation, Outdoor Sportsmen's Coalition of California, Safari Club<br>International, Several individuals   |          |

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**Metro Government Relations** 

| Bill ID/Topic  | Location  | Summary   | Position |
|--|---|---|----------|
| AB 326<br>Frazier D<br>Public works:<br>prevailing wage<br>rates: wage and<br>penalty assessments.                                 | 9/14/2016-A. CHAPTERED<br>9/14/2016-Chaptered by<br>Secretary of State - Chapter 345,<br>Statutes of 2016.                      | Current law provides that there is no liability for liquidated damages if a contractor,<br>subcontractor, or surety deposits the full amount of the assessment or notice, including<br>penalties, with the Department of Industrial Relations to hold in escrow pending<br>administrative or judicial review. This bill would require the department to release the funds<br>deposited in escrow plus interest earned to those persons and entities within 30 days<br>following either the conclusion of all administrative and judicial review or upon the<br>department receiving written notice from the Labor Commissioner or his or her designee of<br>a settlement or other final disposition of an assessment issued, as specified, or from the<br>authorized representative of the awarding body of a settlement or other final disposition of<br>a notice issued, as specified.<br>SUPPORT: Associated General Contractors (source), Associated Builders & Contractors of<br>California, Construction Employers' Association, California Professional Association of<br>Specialty Contractors, Southern California Contractors Association | Monitor  |
| AB 338<br>Hernández, Roger D<br>Los Angeles County<br>Metropolitan<br>Transportation<br>Authority:<br>transactions and use<br>tax. | 7/1/2016-S. DEAD<br>7/1/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(13).<br>(Last location was 2 YEAR on<br>7/17/2015) | Would authorize the Los Angeles County Metropolitan Transportation Authority (MTA) to<br>impose an additional transportation transactions and use tax at a rate of 0.5%, for a period<br>not to exceed 30 years, subject to various requirements, including the adoption of an<br>expenditure plan and voter approval. This bill contains other related provisions and other<br>existing laws.  | Monitor  |

| State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations             |  |  |          |
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| Bill ID/Topic  | Location   | Summary  | Position |
| AB 620<br><u>Hernández, Roger</u> D<br>High-occupancy toll<br>lanes: exemptions<br>from tolls. | 9/28/2016-A. CHAPTERED<br>9/28/2016-Chaptered by<br>Secretary of State - Chapter 738,<br>Statutes of 2016. | Would require Los Angeles County Metropolitan Transportation Authority to take additional<br>steps, beyond the previous implementation of a low-income assistance program, to increase<br>enrollment and participation in the low-income assistance program, as specified, through<br>advertising and work with community organizations and social service agencies. The bill<br>would also require LACMTA and the Department of Transportation to report to the<br>Legislature by December 31, 2018, on efforts to improve the HOT lane program, including<br>efforts to increase participation in the low-income assistance program. This bill contains<br>other existing laws.<br>SUPPORT: None received<br>OPPOSITION: None received |          |

Los Angeles County Metropolitan Transportation Authority (Metro)

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| State and Federal Legislative Matrix                             |
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| Bill ID/Topic  | Location   | Summary   | Position |
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| AB 626<br>Chiu D<br>Public contracts:<br>claim resolution. | 9/29/2016-A. CHAPTERED<br>9/29/2016-Chaptered by<br>Secretary of State - Chapter 810,<br>Statutes of 2016. | Current law applicable to state public contracts generally requires that the resolution of claims related to those contracts be subject to arbitration. Current law applicable to local agency contracts prescribes a process for the resolution of claims related to those contracts of \$375,000 or less. This bill would establish, for contracts entered into on or after January 1, 2017, a claim resolution process applicable to any claim by a contractor in connection with a public works project.<br>SUPPORT: Air Conditioning Sheet Metal Association, Air-Conditioning & Refrigeration Contractors Association, Advanced Cable Solutions, Inc., Architectural Glass& Aluminum, Associated General Contractors, Ayoob & Perry Plumbing Co., Baker Electric, Big Sky Electric, California Chapters of the National Electrical Contractors Association, California Legislative Conference of the Plumbing, California-Nevada Conference of Operating Engineers, California State Association of Electrical Workers, California State Pipe Trades Council, Collins Electrical Company, Inc., Creative Shower Door Corp., Cupertino Electric, Inc., Electro Construction Corp., Finishing Contractors Association of Southern California, Fuller Electric, Giroux Glass, Inc., Heating and Piping Industry, International Union of Elevator Constructors, RBI Painting, Inc., Mike Cox Electric Company, Inc., Morrow-Meadows Corporation, Neal Electric Corp., Neubauer Electric, Inc., Northern California Allied Trades, Pacific Glazing Contractors, Painting and Decorating Contractors Association of Sacramento, Piping Industry Progress & Education Trust Fund, Pyramid Painting, Inc., Roundtree Glass Company, Santa Barbara Glass Company, Schetter Electric, Inc., Smith and Sons Electric, Inc., State Building and Construction Trades Council, AFL-CI, TNT Industrial Contractors, Inc., Wall and Ceiling Alliance, Western States Council of Sheet Metal Workers, 44 individuals | Monitor  |
|  |  | OPPOSITION: San Diego County Regional Airport Authority   |          |

**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary   | Position |
|---|--|---|----------|
| AB 779<br>Garcia, Cristina D<br>Local government:<br>financial disclosures.                         | 8/18/2016-A. L. GOV.<br>8/25/2016-From committee:<br>That the Senate amendments be<br>concurred in. (Ayes 8. Noes 0.) .                  | Would require a city, county, city and county, or special district, on or before April 30 of<br>each year, to post compensation information in a conspicuous location on its Internet Web<br>site that contains the names, positions, and total compensation, including a breakdown of<br>the types of compensation provided, of each elected official within that entity for the<br>previous calendar year. By increasing the duties of local officials, this bill would impose a<br>state-mandated local program. This bill contains other related provisions and other existing<br>laws.   | Monitor  |
|   |  | SUPPORT: California League of Conservation Voters, Sierra Club California<br>OPPOSITION: Association of California Healthcare Districts, California Special Districts<br>Association, California State Association of Counties, Cities of Cloverdale, Hesperia, Indian<br>Wells, Lake Elsinore, Murrieta, Rocklin, and San Carlos, League of California Cities, Rural<br>County Representatives of California, Urban Counties of California   |          |
| AB 869<br>Cooper D<br>Public transportation<br>agencies: fare<br>evasion and<br>prohibited conduct. | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was INACTIVE FILE<br>on 8/30/2016) | Current law authorizes a public transportation agency to adopt and enforce an ordinance to impose and enforce civil administrative penalties for fare evasion or other passenger misconduct, other than by minors, on or in a transit facility or vehicle in lieu of the criminal penalties otherwise applicable, with specified administrative procedures for the imposition and enforcement of the administrative penalties, including an initial review and opportunity for a subsequent administrative hearing. This bill would provide that a person who fails to pay the administrative penalty when due or successfully complete the administrative process to dismiss the notice of fare evasion or passenger conduct violation may be subject to those criminal penalties. | Support  |
|   |  | SUPPORT: Amalgamated Transit Union, Sacramento Regional Transit District<br>OPPOSITION: None received   |          |

| Los Angeles County Metropolitan Transportation Authority (Metro) |  |
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**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary   | Position |
|---|--|---|----------|
| AB 1419<br>Eggman D<br>Hazardous waste:<br>cathode ray tube<br>glass. | 9/22/2016-A. CHAPTERED<br>9/22/2016-Chaptered by<br>Secretary of State - Chapter 445,<br>Statutes of 2016. | Current law requires the Department of Toxic Substances Control to regulate the<br>management and disposal of hazardous waste. Under current regulations, the department<br>classifies a waste as hazardous waste if the waste exceeds certain total threshold limitation<br>concentrations, which are established by the department for various substances, including<br>barium. This bill, except as specified, would provide that used, broken cathode ray tube<br>(CRT) panel glass and processed CRT panel glass that exceeds the total threshold limit<br>concentration only for barium is not a waste and is not subject to regulation by the<br>department if that panel glass meets certain requirements.<br>SUPPORT: Californians Against Waste – sponsor, All eWaste, Inc., Association of California<br>Recycling Industries, Cali Resources, Inc., California Association of Local Conservation Corps,<br>California Electronic Asset Recovery, California League of Conservation Voters, Cal Micro<br>Recycling, Ecology Action, ECS Refining, Electronic Recyclers International, E-Recycling of<br>California, Environmental Working Group, Fireclay Tile, Institute of Scrap Recycling<br>Industries (ISRI), West Coast Chapter, Kleen Blast Abrasives, Marin County Hazardous & Solid<br>Waste Management Joint Powers Authority, Napa Recycling & Waste Services, Northern<br>California Recycling Association (NCRA), Rural County Representatives of California (RCRC),<br>Sonoma County AB 939 Local Task Force, Sonoma County Waste Management Agency<br>Stopwaste, Technologies Displays Americas, LLC, Tycoon Materials, Inc. DBA Happy<br>Recyclers | Monitor  |
| •   |  | <ul> <li>(CRT) panel glass and processed CRT panel glass that exceeds the total threshold limit concentration only for barium is not a waste and is not subject to regulation by the department if that panel glass meets certain requirements.</li> <li>SUPPORT: Californians Against Waste – sponsor, All eWaste, Inc., Association of California Recycling Industries, Cali Resources, Inc., California Association of Local Conservation Corps, California Electronic Asset Recovery, California League of Conservation Voters, Cal Micro Recycling, Ecology Action, ECS Refining, Electronic Recyclers International, E-Recycling of California, Environmental Working Group, Fireclay Tile, Institute of Scrap Recycling Industries (ISRI), West Coast Chapter, Kleen Blast Abrasives, Marin County Hazardous &amp; Solid Waste Management Joint Powers Authority, Napa Recycling &amp; Waste Services, Northern California Recycling Association (NCRA), Rural County Representatives of California (RCRC), Sonoma County AB 939 Local Task Force, Sonoma County Waste Management Agency Stopwaste, Technologies Displays Americas, LLC, Tycoon Materials, Inc. DBA Happy</li> </ul>   |          |

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| Bill ID/Topic  | Location   | Summary   | Position |
| AB 1550<br>Gomez D<br>Greenhouse gases:<br>investment plan:<br>disadvantaged<br>communities. | 9/14/2016-A. CHAPTERED<br>9/14/2016-Chaptered by<br>Secretary of State - Chapter 365,<br>Statutes of 2016. | Current law requires the Department of Finance, in consultation with the State Air<br>Resources Board and any other relevant state agency, to develop, as specified, a 3-year<br>investment plan for the moneys deposited in the Greenhouse Gas Reduction Fund. This bill<br>would require the investment plan to allocate (1) a minimum of 25% of the available<br>moneys in the fund to projects located within, and benefiting individuals living in,<br>disadvantaged communities, (2) an additional minimum of 5% to projects that benefit low-<br>income households or to projects located within, and benefiting individuals living in, low-<br>income communities located anywhere in the state, and (3) an additional minimum of 5%<br>either to projects that benefit low-income households that are outside of, but within a 1/2<br>mile of, disadvantaged communities, or to projects located within the boundaries of, and<br>benefiting individuals living in, low-income communities that are outside of, but within a 1/2<br>mile of, disadvantaged communities.<br>SUPPORT: Alameda County Board of Supervisors, Amigos de los Rios, Asian Pacific<br>Environmental Network, Asian Pacific Policy and Planning Council, California Association of<br>Local Conservation Corps, California Bicycle Coalition, California Black Health Network,<br>California Center for Public Health Advocacy, California Interfaith Power & Light, California<br>League of Conservation Voters, California ReLeaf, California Urban Forests Council, California<br>Vanpool Authority, California Voices for Progress, Canopy, Catholic Charities<br>Catholic Charities, Diocese of Stockton, Center for Community Action and Environmental<br>Justice, Center on Race, Poverty and the Environment, Central California Asthma<br>Collaborative, Central Coast Alliance United for a Sustainable Economy, Central Coast Energy<br>Services, City Project, Coalition for Clean Air, Community Action to Fight Asthma, Community Health for Asian Americans, Defenders of<br>Wildlife, Energy Solidarity Cooperative, Environment California, Environmental Defense<br>Fund, Environmental Health Co | Monitor  |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

| State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |          |   |          |
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| Bill ID/Topic  | Location | Summary   | Position |
|  |          | Fresno Interdenominational Refugee Ministries, Friends Committee on Legislation of<br>California, Grayson Neighborhood Council, Green Education, Inc., Green for All, Greenlining<br>Institute, Greenspace-The Cambria Land Trust, GRID Alternatives, Growing Together,<br>Huntington Beach Tree Society, Inc., Liberty Hill Foundation, Little Tokyo Service Center, Los<br>Angeles Conservation Corps, Los Angeles Neighborhood Land Trust, Move LA, National<br>Parks Conservation Association, Natural Resources Defense Council, Pacific Asian<br>Consortium in Employment, Pacoima Beautiful, People Organizing to Demand<br>Environmental and Economic Rights, Physicians for Social Responsibility – Los Angeles,<br>Placer Land Trust, Propel Fuels, Public Advocates, Regional Asthma Management and<br>Prevention, Rising Sun Energy Center, Rural County Representatives of California,<br>Sacramento Tree Foundation, Safe Routes to School National Partnership, Santa Clara Valley<br>Open Space Authority, Save the Bay, SCOPE, Sierra Business Council, Sierra Climate<br>Adaptation and Mitigation Partnership, Sierra Club California, Sierra Foothill Conservancy,<br>Solar-Oversight, Stone Soup Fresno, Strategic Actions for a Just Economy, Strategic<br>Concepts in Organizing and Policy Education, The Nature Conservancy,<br>TransForm, Tree Davis, Tree San Diego, Truckee Donner Land Trust, Trust for Public Land,<br>TRUST South LA, Union of Concerned Scientists, Urban Releaf, Valley Clean Air Now,<br>Watershed Conservation Authority<br>OPPOSITION: Bay Area Air Quality Management District Legislative Committee, California<br>Chamber of Commerce, California Taxpayers Association, Metropolitan Transportation<br>Commission |          |

Los Angeles County Metropolitan Transportation Authority (Metro)

**Metro Government Relations** 

| Bill ID/Topic                                      | Location   | Summary  | Position |
|--|--|--|----------|
| AB 1591<br>Frazier D<br>Transportation<br>funding. | ASSEMBLY DEAD<br>8/31/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was TRANS. on<br>2/1/2016) | Existing law provides various sources of funding for transportation purposes, including funding for the state highway system and the local street and road system. These funding sources include, among others, fuel excise taxes, commercial vehicle weight fees, local transactions and use taxes, and federal funds. Existing law imposes certain registration fees on vehicles, with revenues from these fees deposited in the Motor Vehicle Account and used to fund the Department of Motor Vehicles and the Department of the California Highway Patrol. Existing law provides for the monthly transfer of excess balances in the Motor Vehicle Account to the State Highway Account. This bill would create the Road Maintenance and Rehabilitation Program to address deferred maintenance on the state highway system and the local street and road system. The bill would require the California Transportation Commission to adopt performance criteria to ensure efficient use of the funds available for the program. The bill would provide for the deposit of various funds for the program in the Road Maintenance and Rehabilitation Fund, including revenues attributable to a \$0.225 per gallon increase in the motor vehicle fuel (gasoline) tax imposed by the bill, including an inflation adjustment as provided, an increase of \$38 in the annual vehicle registration fee, and a new \$165 annual vehicle registration fee applicable to zero-emission motor vehicles, as defined. This bill contains other related provisions and other existing laws. SUPPORT: None listed b/c no analysis | Support  |
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| Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |  |          |
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| Bill ID/Topic  | Location   | Summary  | Position |
| AB 1592<br>Bonilla D<br>Autonomous<br>vehicles: pilot<br>project.  | 9/29/2016-A. CHAPTERED<br>9/29/2016-Chaptered by<br>Secretary of State - Chapter 814,<br>Statutes of 2016. | Current law permits the operation of an autonomous vehicle on public roads for testing purposes if, among other requirements, a driver is seated in the driver's seat and is capable of taking immediate manual control of the vehicle in the event of an autonomous technology failure or other emergency. This bill would, notwithstanding the above provision, until 180 days after the operative date of regulations promulgated by the Department of Motor Vehicles to allow testing of autonomous vehicles without a driver in the vehicle, authorize the Contra Costa Transportation Authority to conduct a pilot project for the testing of autonomous vehicles that do not have a driver seated in the driver's seat and are not equipped with a steering wheel, a brake pedal, or an accelerator if the testing is conducted only at specified locations and the autonomous vehicle operates at speeds of less than 35 miles per hour. |          |

**Metro Government Relations** 

| Bill ID/Topic  | Location  | Summary   | Position |
|--|---|---|----------|
| AB 1595<br>Campos D<br>Employment: human<br>trafficking training:<br>mass transportation<br>employers. | ASSEMBLY DEAD<br>5/27/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(8).<br>(Last location was APPR.<br>SUSPENSE FILE on 5/11/2016) | Existing law establishes the Division of Labor Standards Enforcement in the Department of Industrial Relations for the enforcement of labor laws, and establishes certain obligations on an employer, including, requiring an employer to post specified wage and hour information in a location where it can be viewed by employees. Under existing law, any person who deprives or violates the personal liberty of another with the intent to obtain forced labor or services is guilty of the crime of human trafficking. This bill would require a private or public employees, who are likely to interact or come into contact with victims of human trafficking, in recognizing the signs of human trafficking and how to report those signs to the appropriate law enforcement agency. The bill would require the Department of justice to develop guidelines for the training, including, but not limited to, guidance on how to report human traffic king. The bill would require that all existing employees receive the training. Last Amended on 3/29/2016 | Support  |
| AB 1610<br>Committee on<br>Budget<br>Transportation.   | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was INACTIVE FILE<br>on 8/24/2016)    | The net proceeds of the sale of the compact assets are required to be deposited into certain transportation funds in a specified order. This bill would provide that after the amounts described have been fully paid to the transportation funds named, or in any year during which any portion of these amounts are repaid from the General Fund pursuant to specified provisions of the California Constitution in an amount greater than or equal to the amount of tribal gaming revenues remitted pursuant to the amended tribal compacts in that year, the revenues received by the state from the compact would be required to be remitted to the California Gambling Control Commission for deposit in the General Fund. This bill contains other related provisions and other existing laws.   | Monitor  |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

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| Bill ID/Topic  | Location   | Summary   | Position            |
| AB 1640<br>Stone, Mark D<br>Retirement: public<br>employees.                       | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was INACTIVE FILE<br>on 8/29/2016) | PEPRA exempts from its provisions certain public employees whose collective bargaining rights are subject to specified provisions of federal law until a specified federal district court decision on a certification by the United States Secretary of Labor, or until January 1, 2016, whichever is sooner. This bill would extend indefinitely that exemption for those public employees, whose collective bargaining rights are subject to specified provisions of federal law and who became a member of a state or local public retirement system prior to December 30, 2014. | Work with<br>Author |
|  |  | SUPPORT: Santa Clara Valley Transportation Authority (source), California Conference Board<br>of the Amalgamated Transit Union, California Teamsters Public Affairs Council, California<br>Transit Association, Monterey-Salinas Transit, Peninsula Corridor Joint Powers Board, San<br>Mateo County Transit District, San Mateo County Transportation Authority<br>OPPOSITION: None received   |                     |

Los Angeles County Metropolitan Transportation Authority (Metro)

| Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |   |          |
|--|--|---|----------|
| Bill ID/Topic  | Location   | Summary   | Position |
| AB 1641<br>Allen, Travis R<br>Shuttle services:<br>loading and<br>unloading of<br>passengers.  | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was TRANS. on<br>2/4/2016) | Under current law, a person may not stop, park, or leave a vehicle standing alongside a curb<br>space authorized for the loading or unloading of passengers of a bus engaged as a common<br>carrier in local transportation when indicated by a sign or red paint on the curb, except that<br>existing law allows local authorities to permit schoolbuses to stop alongside these curb<br>spaces upon agreement between a transit system operating buses as common carriers in<br>local transportation and a public school district or private school. This bill would also allow<br>local authorities to permit shuttle service vehicles, as defined, to stop for the loading or<br>unloading of passengers.<br>SUPPORT: None on file<br>OPPOSITION: Amalgamated Transit Union, American Federation of State, County and<br>Municipal Employees, California Council of the Blind, Cultural Space Coalition, Haight<br>Ashbury Neighborhood Council, Potrero Hill Democratic Club, San Francisco Green Party,<br>Services Employees International Union, United Transportation Union, 36 private citizens | Monitor  |

**Metro Government Relations** 

| Bill ID/Topic   | Location  | Summary  | Position |
|---|---|--|----------|
| <u>AB 1657</u><br><u>O'Donnell</u> D                        | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17). | Would establish the Zero- and Near-Zero-Emission Intermodal Terminals Program to be<br>administered by the State Air Resources Board to fund equipment upgrades and<br>investments at intermodal terminals, as defined, to help transition the state's freight system  | Monitor  |
| Air pollution: public<br>ports and intermodal<br>terminals. | (Last location was APPR.<br>SUSPENSE FILE on 5/11/2016)                             | to be zero- and near-zero-emission operations. The bill would authorize the program to be<br>implemented with moneys from the Greenhouse Gas Reduction Fund. This bill contains<br>other related provisions and other existing laws.   |          |
|   |   | SUPPORT: APM Terminal, Associated General Contractors, California Association of Port<br>Authorities, California Railroad Industry, Center for Sustainable Energy, Los Angeles County<br>Business Federation, Los Angeles County Economic Development Corporation, Los Angeles<br>County Economic Development Corporation, Maersk Line, Pacific Merchant Shipping<br>Association, Philips Lighting, San Diego County Regional Airport Authority, Wilmington<br>Chamber of Commerce |          |
|   |   | OPPOSITION: None on file   |          |

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|--|--|---|----------|
| Bill ID/Topic  | Location   | Summary   | Position |
| AB 1661<br>McCarty D<br>Local government:<br>sexual harassment<br>prevention training<br>and education.  | 9/29/2016-A. CHAPTERED<br>9/29/2016-Chaptered by<br>Secretary of State - Chapter 816,<br>Statutes of 2016. | <ul> <li>Would require local agency officials, as defined, to receive sexual harassment prevention training and education if the local agency provides any type of compensation, salary, or stipend to those officials, and would allow a local agency to require employees to receive sexual harassment prevention training or information. The bill would also require an entity that develops curricula to satisfy this requirement to consult with the city attorney or county counsel regarding the sufficiency and accuracy of that proposed content.</li> <li>SUPPORT: Equal Rights Advocates (source), AFSCME, Association of California Water Agencies, California Association of Parks and Recreation Districts, California Fire Chiefs Association, California Women's Law Center, City of West Hollywood, CSAC Excess Insurance Authority, Fire Districts Association of SMUD Employees, Sacramento Collective for Women's Rights, San Diego County Court Employees Association, San Luis Obispo County Employees Association</li> <li>OPPOSITION: None received</li> </ul> | Monitor  |

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|--|--|---|----------|
| Bill ID/Topic  | Location   | Summary   | Position |
| AB 1669<br>Hernández, Roger D<br>Displaced<br>employees: service<br>contracts: collection<br>and transportation of<br>solid waste. | 9/30/2016-A. CHAPTERED<br>9/30/2016-Chaptered by<br>Secretary of State - Chapter 874,<br>Statutes of 2016. | Current law requires a local government agency letting a public transit service contract out<br>to bid to give a bidding preference for contractors and subcontractors who agree to retain<br>for a specified period certain employees who were employed to perform essentially the<br>same services by the previous contractor or subcontractor. Such a contractor or<br>subcontractor is required to offer employment to those employees, except for reasonable<br>and substantiated cause. This bill would expand the application of these provisions to<br>exclusive contracts for the collection and transportation of solid waste. The bill would<br>require the information provided to a bona fide bidder to be made available in writing at<br>least 30 days before bids for the service contract are due.<br>SUPPORT: California Teamsters Public Affairs Council (source), California Labor Federation,<br>AFL-CIO, Recology<br>OPPOSITION: California Special Districts Association, California State Association of Counties,<br>Inland Empire Disposal Association, Integrated Waste Management Task Force, League of<br>California Cities, Los Angeles County Solid Waste Management Committee, Los Angeles<br>County Waste Management Association, Solid Waste Association of Northern America, Solid<br>Waste Association of Orange County, Waste Connections Inc. | Monitor  |

Los Angeles County Metropolitan Transportation Authority (Metro)

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| Bill ID/Topic   | Location   | Summary  | Position |
|---|--|--|----------|
| AB 1685<br>Gomez D<br>Vehicular air<br>pollution: zero-<br>emission vehicles:<br>civil penalties. | 9/25/2016-A. CHAPTERED<br>9/25/2016-Chaptered by<br>Secretary of State - Chapter 604,<br>Statutes of 2016.                       | Current law provides that a manufacturer or distributor who does not comply with the<br>emission standards or the test procedures adopted by the State Air Resources Board is<br>subject to a civil penalty of \$50 per vehicle. This bill would increase those penalties to up to<br>\$37,500 per violation. The bill would require the state board to adjust those maximum<br>penalties for inflation, as specified, and would exempt those adjustments from the<br>Administrative Procedure Act.<br>SUPPORT: American Lung Association in California, Bay Area Air Quality Management<br>District, Breathe California, California Air Pollution Control Officers Association, CALPIRG,<br>Clean Power Campaign, Coalition for Clean Air, Environment California, Natural Resources<br>Defense Council, Sierra Club California | Monitor  |
| AB 1725<br>Wagner R<br>Vehicles: automated<br>traffic enforcement<br>systems.                     | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was APPR. on<br>8/11/2016) | Current law defines an "official traffic control signal" as any device, whether manually,<br>electrically, or mechanically operated, by which traffic is alternately directed to stop and<br>proceed and which is erected by authority of a public body or official having jurisdiction. This<br>bill would expressly state that a stop is required to be made at an official traffic control<br>signal erected and maintained at a freeway or highway on ramp. This bill would also make<br>technical, nonsubstantive changes to that provision. This bill contains other current laws.<br>SUPPORT: Automobile Club of Southern California, Conference of California Bar<br>Associations, Safer Streets L.A.<br>OPPOSITION: None received   | Monitor  |

|                                      | Los Angeles County Metropolitan Transportation Authority (Metro) |                            |         |
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|                                      |  | Metro Government Relations |         |
| Горіс                                | Location   | Summary Pe                 | osition |

| Bill ID/Topic  | Location                          | Summary  | Position |
|----------------|-----------------------------------|--|----------|
| <u>AB 1732</u> | 9/29/2016-A. CHAPTERED            | Would, commencing March 1, 2017, require all single-user toilet facilities in any business   | Monitor  |
| <u>Ting</u> D  | 9/29/2016-Chaptered by            | establishment, place of public accommodation, or government agency to be identified as all-  |          |
|                | Secretary of State - Chapter 818, | gender toilet facilities, as specified. The bill would authorize inspectors, building officials, or  |          |
| Single-user    | Statutes of 2016.                 | other local officials responsible for code enforcement to inspect for compliance with these  |          |
| restrooms.     |                                   | provisions during any inspection.  |          |
|                |                                   | SUPPORT: California NOW (co-source), Equality California (co-source), Transgender Law<br>Center (co-source), American Academy of Pediatrics, American Civil Liberties Union, Anti-<br>Defamation League, City of West Hollywood, HP Inc., National Association of Social Workers,<br>PayPal, SacLEGAL, Salesforce, San Francisco Unified School District, San Mateo County Board<br>of Supervisors, Santa Clara County Board of Supervisors, The Secular Coalition for California<br>OPPOSITION: None received | 1        |
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**Metro Government Relations** 

| Bill ID/Topic   | Location  | Summary   | Position |
|---|---|---|----------|
| Bill ID/Topic<br>AB 1746<br>Stone, Mark D<br>Transit buses. | Location<br>SENATE DEAD<br>7/1/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(13).<br>(Last location was T. & H. on<br>5/24/2016) | Existing law authorizes the Monterey-Salinas Transit District and the Santa Cruz<br>Metropolitan Transit District to conduct a transit bus-only program using the shoulders of<br>certain state highways as transit bus-only traffic corridors, subject to approval by the<br>Department of Transportation and the Department of the California Highway Patrol. Existing<br>law requires that the highway segments to be used for the program are to be jointly<br>determined by the districts, the department, and the Department of the California Highway<br>Patrol, and imposes other conditions and requirements. This bill would additionally<br>authorize the operation of transit buses on the shoulder of a segment of a state highway<br>designated under the program within the areas served by the transit services of the 8<br>entities described above, subject to the same conditions and requirements. Two years after<br>commencing the operation of the program, the bill would require a participating entity, in<br>conjunction with the department and the Department of the California Highway Patrol, to | Support  |
|   |   | submit a report to the Legislature that includes specified information about the program.<br>The bill would also require the participating entity to post the report on its Internet Web site<br>to enable the public to access the report. This bill contains other existing laws. Last<br>Amended on 5/24/2016  |          |

**Metro Government Relations** 

| Bill ID/Topic  | Location  | Summary  | Position |
|--|---|--|----------|
| AB 1768<br>Gallagher R<br>Bonds:<br>transportation.                  | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was TRANS. on<br>4/12/2016) | Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to<br>the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as<br>specifically provided with respect to an existing appropriation for high-speed rail purposes<br>for early improvement projects in the Phase 1 blended system. The bill, subject to the above<br>exception, would require redirection of the unspent proceeds received from outstanding<br>bonds issued and sold for other high-speed rail purposes prior to the effective date of these<br>provisions, upon appropriation, for use in retiring the debt incurred from the issuance and<br>sale of those outstanding bonds.<br>SUPPORT: Howard Jarvis Taxpayers Association | Monitor  |
|  |   | OPPOSITION: California Conference of Machinists, California Teamsters Public Affairs<br>Council, State Building and Construction Trades Council, AFL-CIO   |          |
| AB 1813<br>Frazier D<br>High-Speed Rail<br>Authority:<br>membership. | 7/25/2016-A. CHAPTERED<br>7/25/2016-Chaptered by<br>Secretary of State - Chapter 117,<br>Statutes of 2016.                        | Would provide for appointment of one Member of the Senate by the Senate Committee on<br>Rules and one Member of the Assembly by the Speaker of the Assembly to serve as ex<br>officio members of the High-Speed Rail Authority. The bill would provide that the ex officio<br>members shall participate in the activities of the authority to the extent that participation is<br>not incompatible with their positions as Members of the Legislature.<br>SUPPORT: Association for California High Speed Trains  | Monitor  |
|  |   | OPPOSITION: None received  |          |

**Metro Government Relations** 

| Bill ID/Topic        | Location                          | Summary   | Position |
|----------------------|-----------------------------------|---|----------|
| AB 1866              | 8/31/2016-A. DEAD                 | Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to    | Monitor  |
| <u>Wilk</u> R        | 8/31/2016-Failed Deadline         | the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as        |          |
|                      | pursuant to Joint Rule 61(b)(17). | specifically provided with respect to an existing appropriation for high-speed rail purposes  |          |
| High-speed rail bond | (Last location was TRANS. on      | for early improvement projects in the Phase 1 blended system. The bill, subject to the above  |          |
| proceeds:            | 4/12/2016)                        | exception, would require redirection of the unspent proceeds received from outstanding        |          |
| redirection: water   |                                   | bonds issued and sold for other high-speed rail purposes prior to the effective date of these |          |
| projects.            |                                   | provisions, upon appropriation, for use in retiring the debt incurred from the issuance and   |          |
|                      |                                   | sale of those outstanding bonds.  |          |
|                      |                                   | SUPPORT: Associated Builders and Contractors of California, Howard Jarvis Taxpayer            |          |
|                      |                                   | Association, Southwest California Legislative Council, Valley Ag Water Coalition              |          |
|                      |                                   | OPPOSITION: California Conference of Machinists, California Teamsters Public Affairs          |          |
|                      |                                   | Council, Sierra Club California, State Building and Construction Trades Council               |          |

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| AB 1889<br>Mullin D<br>High-Speed Rail<br>Authority: high-<br>speed train<br>operation.  | ASSEMBLY CHAPTERED<br>9/28/2016 - Chaptered by<br>Secretary of State - Chapter 744,<br>Statutes of 2016. | Existing law creates the High-Speed Rail Authority with specified powers and duties relative to the development and implementation of a high-speed train system. Existing law, pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved by the voters as Proposition 1A at the November 4, 2008, statewide general election, provides for the issuance of \$9.95 billion for high-speed train capital projects and other associated purposes. The bond act requires the authority to expend the proceeds of the bond act pursuant to certain planning and reporting requirements, which require the authority to approve that the corridor or usable segment would be suitable and ready for high-speed train operations. This bill would provide for the purposes of a certain required | Support |
| speed train  |  | other associated purposes. The bond act requires the authority to expend the proceeds of<br>the bond act pursuant to certain planning and reporting requirements, which require the<br>authority to approve that the corridor or usable segment would be suitable and ready for   |         |
|  |  | the use of these bond proceeds demonstrating that the investments made are consistent<br>with the authority's current business plan and advance the development of the Phase I<br>blended system as described in the business plan. Last Amended on 8/19/2016<br>SUPPORT: Bay Area Council, Metropolitan Transportation Commission, Peninsula Corridor<br>Joint Powers Board, Silicon Valley Leadership Group, Santa Clara County Board of  |         |
|  |  | Supervisors, Santa Clara Valley Transportation Authority, San Mateo County Transit District,<br>San Mateo County Transportation Authority, Southern California Association of<br>Governments<br>OPPOSITION: The California Rail Foundation, The Community Coalition on High Speed Rail,<br>Transportation Solution Defense and Education Fund   |         |

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| Bill ID/Topic   | Location  | Summary  | Position |
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| AB 1908<br>Harper R<br>High-occupancy<br>vehicle lanes. | ASSEMBLY DEAD<br>4/22/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(5).<br>(Last location was A. TRANS. on<br>3/28/2016) | Existing law authorizes the Department of Transportation to designate certain lanes for the exclusive or preferential use of high-occupancy vehicles. When those exclusive or preferential use lanes are established and double parallel solid lines are in place to the right thereof, existing law prohibits any person driving a vehicle from crossing over those double lines to enter into or exit from the lanes, and entrance or exit from those lanes is authorized only in areas designated for these purposes or where a single broken line is in place to the right of the lanes, except as specified. This bill would prohibit, commencing July 1, 2017, a high-occupancy vehicle lane from being established on a state highway in southern California, unless that lane is established as a high-occupancy vehicle lane only during the hours of heavy commuter traffic, as determined by the department. The bill would require any existing high-occupancy vehicle lane in southern California to be modified to conform with those requirements. The bill would authorize the department, on or after May 1, 2018, to reinstate 24-hour high-occupancy vehicle lanes in southern California if the department makes a specified determination, and would require the department to report to the Legislature on the impact on traffic of limiting the use of high-occupancy lanes only during the hours of heavy commuter traffic, as provided in the bill. Last Amended on 3/17/2016 | Oppose   |
|   |   | Opposition: None on file   |          |

**Metro Government Relations** 

| Bill ID/Topic  | Location   | Summary   | Position |
|--|--|---|----------|
| AB 1919<br>Quirk D<br>Local transportation<br>authorities: bonds.        | 9/28/2016-A. CHAPTERED<br>9/28/2016-Chaptered by<br>Secretary of State - Chapter 745,<br>Statutes of 2016. | The Local Transportation Authority and Improvement Act provides for the creation in any county of a local transportation authority and authorizes the imposition of a retail transactions and use tax by ordinance, subject to approval of the ordinance by 2/3 of the voters. Current law requires the bond proceeds to be placed in the treasury of the local transportation authority and to be used for allowable transportation purposes, except that accrued interest and premiums received on the sale of the bonds are required to be placed in a fund to be used for the payment of bond debt service. This bill would require the premiums received on the sale of the bonds to be placed in the treasury of the local transportation authority to be used for allowable transportation purposes. SUPPORT: Alameda County Transportation Commission OPPOSITION: Howard Jarvis Taxpayers Association | Monitor  |
| AB 1943<br>Linder R<br>Parking: county<br>transportation<br>commissions. | 9/23/2016-A. CHAPTERED<br>9/23/2016-Chaptered by<br>Secretary of State - Chapter 512,<br>Statutes of 2016. | Would authorize the Riverside County Transportation Commission to enter into contracts<br>with private vendors for the enforcement of parking regulations and the removal of vehicles<br>parked in violation of parking regulations adopted by the commission. This bill contains<br>other related provisions and other existing laws.<br>SUPPORT: Riverside County Transportation Commission<br>OPPOSITION: None received  | Monitor  |

**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary  | Position            |
|---|--|--|---------------------|
| AB 1964<br>Bloom D<br>High-occupancy<br>vehicle lanes: vehicle<br>exceptions. | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was THIRD<br>READING on 8/17/2016) | Current authorizes super ultra-low emission vehicles, ultra-low emission vehicles, partial<br>zero-emission vehicles, or transitional zero-emission vehicles, as specified, that display a<br>valid identifier issued by the Department of Motor Vehicles to use these HOV lanes until<br>January 1, 2019, or until the date federal authorization expires, or until the Secretary of<br>State receives a specified notice, whichever occurs first. This bill would extend the operation<br>of the provisions allowing specified vehicles to use HOV lanes until the date federal<br>authorization expires, or until the Secretary of State receives a specified notice, whichever<br>occurs first.<br>SUPPORT: Alliance of Automobile Manufacturers (source), California Electric Transportation<br>Coalition, California Natural Gas Vehicle Coalition, ChargePoint, Clean Energy, Silicon Valley<br>Leadership Group  | Work with<br>Author |
| AB 2049<br>Melendez R<br>Bonds:<br>transportation.                            | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was TRANS. on<br>4/12/2016)        | <ul> <li>OPPOSITON: Plug In America</li> <li>Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, expect as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase I blended system.</li> <li>SUPPORT: Howard Jarvis Taxpayer Association, Southwest California Legislative Council</li> <li>OPPOSITION: California Conference Board of the Amalgamated Transit Union, California Conference of Machinists, California Teamsters Public Affairs Council, Engineer and Scientists of California, Local 20, IFPTE Local 20, AFL-CIO, International Longshore and Warehouse Union, Professional and Technical Engineers, IFPTE Local 21, AFL-CIO, State Building and Construction Trades Council of California, UNITE-HERE, AFL-CIO, Utilities Workers Union of America, Local 132, AFL-CIO</li> </ul> | Monitor             |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

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| Bill ID/Topic  | Location  | Summary  | Position |
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| AB 2126<br>Mullin D<br>Public contracts:<br>Construction<br>Manager/General<br>Contractor contracts. | 9/28/2016-A. CHAPTERED<br>9/28/2016-Chaptered by<br>Secretary of State - Chapter 750,<br>Statutes of 2016.                        | Current law authorizes the Department of Transportation to use the Construction<br>Manager/General Contractor method on no more than 6 projects, and requires 4 out of the<br>6 projects to use department employees or consultants under contract with the department<br>to perform all project design and engineering services, as specified. This bill would authorize<br>the department to use this method on 12 projects and would require 8 out of the 12<br>projects to use department employees or consultants under contract with the department<br>to perform all project design and engineering services.<br>SUPPORT: Associated General Contractors, Bay Area Council, California Transportation<br>Commission, City/County Association of Governments of San Mateo County, San Mateo<br>County Economic Development Association, San Mateo County Transportation Authority<br>OPPOSITION: None received | Monitor  |
| AB 2152<br>Gray D<br>Elections: ballots:<br>ballot order.  | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was E. & R. on<br>3/8/2016) | <ul> <li>Would, for the November 8, 2016, statewide general election only, authorize a county board of supervisors to direct the county elections official to place a local measure related to local transportation finance above state measures. This bill contains other related provisions.</li> <li>SUPPORT: Merced County Association of Governments, Merced County Board of Supervisors, Stanislaus County Board of Supervisors</li> <li>OPPOSITION: None on file</li> </ul>   |          |

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| Bill ID/Topic  | Location   | Summary   | Position |
|--|--|---|----------|
| AB 2170<br>Frazier D<br>Trade Corridors<br>Improvement Fund:<br>federal funds. | 9/28/2016-A. VETOED<br>9/28/2016-Vetoed by the<br>Governor | The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006<br>(Proposition 1B) created the Trade Corridors Improvement Fund and provided for allocation<br>by the California Transportation Commission of \$2 billion in bond funds for infrastructure<br>improvements on highway and rail corridors that have a high volume of freight movement,<br>and specified categories of projects eligible to receive these funds. Existing law continues<br>the Trade Corridors Improvement Fund in existence in order to receive revenues from<br>sources other than the bond act for these purposes. This bill would require revenues<br>apportioned to the state from the National Highway Freight Program established by the<br>federal Fixing America's Surface Transportation Act to be allocated for trade corridor<br>improvement projects approved pursuant to these provisions. This bill contains other<br>related provisions and other existing laws. Last Amended on 8/17/2016<br>SUPPORT: Southern California Association of Governments (source), Alameda Corridor-East<br>Construction Authority, Alameda County Transportation Commission, Automobile Club of<br>Southern California, California Asphalt Pavement Association, California Association of Port<br>Authorities, California Trade Coalition, Imperial County Transportation Commission, Los<br>Angeles Area Chamber of Commerce, Los Angeles County Metropolitan Transportation<br>Authority, Metropolitan Transportation Commission, Not of Long Beach, Port of<br>Los Angeles, Port of San Diego, Riverside County Transportation Commission, San<br>Bernardino Associated Governments, San Diego Association of Governments, San Gabriel<br>Valley Council of Governments, Ventura County Transportation Commission | Support  |
| <u> </u>   |  |   |          |

**Metro Government Relations** 

| AB 2222<br>Holden D       8/12/2016-S. DEAD       Existing law establishes the California Community Colleges, under the administration of the<br>pursuant to Joint Rule 61(b)(14).       Support         Transit Pass Program:<br>free or reduced-fare       (Last location was APPR. on<br>8/11/2016)       Existing law establishes the California Community Colleges, the California State University,<br>under the administration of the Trustees of the California State University of<br>California, as the 3 segments of public postsecondary education in this state. Each of these<br>segments is authorized to provide instruction and other services to the students who attend<br>the institutions under their respective jurisdictions. Existing law also authorizes the<br>governing board of a school district to provide for the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation of pupils to and from<br>school whenever in the judgment of the board the transportation is advisable and good<br>reasons exist to do so. This bill would establish the Transit Pass Program to be administered<br>by the Department of Transportation with moneys made available, upon appropriation by<br>the Legislature, to support transit pass programs that provide free or reduced-fare transit<br>passes to specified pupils and students. The bill would require<br>eligible transit providers are legible participants. The bill would<br>exempt those guidelines from the Administrative Procedure Act. The bill would require<br>eligible transit providers and eligible participants to enter into agreements for the<br>distribution of free or r | Bill ID/Topic   | Location  | Summary  | Position |
|---|---|---|--|----------|
|   | Holden D<br>Transit Pass Program:<br>free or reduced-fare | 8/12/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(14).<br>(Last location was APPR. on | Board of Governors of the California Community Colleges, the California State University, under the administration of the Trustees of the California State University, and the University of California, under the administration of the Regents of the University of California, as the 3 segments of public postsecondary education in this state. Each of these segments is authorized to provide instruction and other services to the students who attend the institutions under their respective jurisdictions. Existing law also authorizes the governing board of a school district to provide for the transportation of pupils to and from school whenever in the judgment of the board the transportation is advisable and good reasons exist to do so. This bill would establish the Transit Pass Program to be administered by the Department of Transportation with moneys made available, upon appropriation by the Legislature, to support transit pass programs that provide free or reduced-fare transit passes to specified pupils and students. The bill would require the department to develop guidelines that describe the criteria that eligible transit providers are required to use to make available free or reduced-fare transit passes to eligible participants. The bill would require eligible transit providers and eligible participants to enter into agreements for the distribution of free or reduced-fare transit passes to students. This bill contains other | Support  |

|                                |   | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016  |          |  |  |  |  |  |
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|                                | Metro Government Relations  |   |          |  |  |  |  |  |
| Bill ID/Topic                  | Location  | Summary   | Position |  |  |  |  |  |
| Maienschein R 9/9/20<br>Secret | 2016-Chaptered by<br>etary of State - Chapter 265,<br>utes of 2016. | The Ralph M. Brown Act requires the legislative body of a local agency to post, at least 72<br>hours before the meeting, an agenda containing a brief general description of each item of<br>business to be transacted or discussed at a regular meeting, in a location that is freely<br>accessible to members of the public and to provide a notice containing similar information<br>with respect to a special meeting at least 24 hours prior to the special meeting. This bill<br>would require an online posting of an agenda for a meeting occurring on and after January<br>1, 2019, of a legislative body of a city, county, city and county, special district, school district,<br>or political subdivision established by the state that has an Internet Web site to be posted<br>on the local agency's primary Internet Web site homepage accessible through a prominent,<br>direct link, as specified.<br>SUPPORT: Grassroots Lab (source), AFSCME, California Asian Pacific<br>Chamber of Commerce, California Association of Licensed Investigators,<br>California Business Roundtable, California Independent Oil Marketers<br>Association, California League of Food Processors, California<br>Manufacturers and Technology Association, California Newspaper<br>Publishers Association, Californias Aware, Data Coalition, El Dorado Local<br>Agency Formation Commission, Industrial Environmental Association,<br>Innovate Your State, National Federation of Independent Business, SEIU<br>California, Sunlight Foundation<br>OPPOSITION: California Special Districts Association |          |  |  |  |  |  |

**Metro Government Relations** 

| Bill ID/Topic  | Location  | Summary   | Position |
|--|---|---|----------|
| AB 2289<br>Frazier D<br>Department of<br>Transportation:<br>capital improvement<br>projects. | 7/22/2016-A. CHAPTERED<br>7/22/2016-Chaptered by<br>Secretary of State - Chapter 76,<br>Statutes of 2016. | Current law requires the Department of Transportation to prepare a state highway<br>operation and protection program for the expenditure of transportation funds for major<br>capital improvements that are necessary to preserve and protect the state highway system<br>and that include capital projects relative to maintenance, safety, and rehabilitation of state<br>highways and bridges that do not add a new traffic lane to the system. This bill would add to<br>the program capital projects relative to the operation of those state highways and bridges.<br>SUPPORT: Automobile Club of Southern California, California Transportation Commission,<br>San Diego Association of Governments, San Francisco County Transportation Commission  | Support  |
| AB 2348<br>Levine D<br>Department of<br>Finance:<br>infrastructure<br>investment.            | 9/27/2016-A. VETOED<br>9/27/2016-Vetoed by the<br>Governor  | <ul> <li>Would authorize the Department of Finance to identify infrastructure projects in the state for which the department will guarantee a rate of return on investment for an investment made in that infrastructure project by the Public Employees' Retirement System. The bill would create the Reinvesting in California Special Fund as a continuously appropriated fund and would require the moneys in the fund to be used to pay the rate of return on investment. The bill would require the rate of return on investment to be subject to the availability of moneys in the fund.</li> <li>SUPPORT: California Association of Port Authorities, California Trade Coalition, Coalition of Adequate School Housing, Pacific Merchant Shipping Association, State Building and Construction Trades Council of California</li> <li>OPPOSITION: None received</li> </ul> | Monitor  |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| State and Federal Legislative Matrix                             |
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**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary  | Position |
|---|--|--|----------|
| AB 2374<br>Chiu D<br>Construction<br>Manager/General<br>Contractor method:<br>regional<br>transportation<br>agency: County of<br>Placer: bridges. | 9/28/2016-A. CHAPTERED<br>9/28/2016-Chaptered by<br>Secretary of State - Chapter 753,<br>Statutes of 2016. | Current law authorizes regional transportation agencies to use the Construction<br>Manager/General Contractor project delivery method, as specified, to design and construct<br>certain expressways that are not on the state highway system if: (1) the expressways are<br>developed in accordance with an expenditure plan approved by voters, (2) there is an<br>evaluation of the traditional design-bid-build method of construction and of the<br>Construction Manager/General Contractor method, and (3) the board of the regional<br>transportation agency adopts the method in a public meeting. This bill would authorize the<br>use of the Construction Manager/General Contractor method for the construction of 2<br>specified bridges that are not on the state highway system. For the purposes only of this<br>authorization, the bill would include the County of Placer within the definition of a regional<br>transportation agency.<br>SUPPORT: Automobile Club of Southern California, California Transportation Commission,<br>San Francisco County Transportation Authority, Santa Clara Valley Transportation Authority<br>OPPOSITION: None received | Monitor  |
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**Metro Government Relations** 

| Bill ID/Topic                                       | Location   | Summary   | Position |
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| AB 2411<br>Frazier D<br>Transportation<br>revenues. | SENATE DEAD<br>7/1/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(13).<br>(Last location was T. & H. on<br>6/9/2016) | Article XIX of the California Constitution restricts the expenditure of revenues from taxes<br>imposed by the state on fuels used in motor vehicles upon public streets and highways to<br>street and highway and certain mass transit purposes. Existing law requires certain<br>miscellaneous revenues deposited in the State Highway Account that are not restricted as to<br>expenditure by Article XIX of the California Constitution to be transferred to the<br>Transportation Debt Service Fund in the State Transportation Fund, as specified, and<br>requires the Controller to transfer from the fund to the General Fund an amount of those<br>revenues necessary to offset the current year debt service made from the General Fund on<br>general obligation transportation bonds issued pursuant to Proposition 116 of 1990. This bill<br>would, on July 1, 2017, delete the transfer of these miscellaneous revenues to the<br>Transportation Debt Service Fund, thereby eliminating the offsetting transfer to the General<br>Fund for debt service on general obligation transportation bonds issued pursuant to<br>Proposition 116 of 1990. The bill, subject to a specified exception, would, on July 1, 2017,<br>instead require the miscellaneous revenues to be retained in the State Highway Account and<br>to be used solely for transportation expenditures consistent with the restrictions for<br>expenditure of fuel tax revenues in Article XIX of the California Constitution. Last<br>Amended on 5/27/2016 |          |
|   |  | OPPOSITION: None  |          |

**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary   | Position |
|---|--|---|----------|
| AB 2472<br>Linder R<br>Personal income<br>taxes: credits:<br>disabled veterans:<br>service animals. | 8/31/2016-A. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was APPR.<br>SUSPENSE FILE on 5/25/2016) | The Personal Income Tax Law allows various credits against the taxes imposed by that law.<br>This bill, for taxable years beginning on or after January 1, 2017, and before January 1, 2019,<br>would allow a credit under the Personal Income Tax Law in an amount equal to 50% of the<br>amounts paid or incurred during the taxable year by a qualified disabled veteran for the<br>ownership and maintenance of a qualified animal, not to exceed \$1,500 for a taxable year.<br>The bill would require the amount of the credit to be multiplied by the tax credit adjustment<br>factor, as specified. This bill would take effect immediately as a tax levy.<br>SUPPORT: None on file<br>OPPOSITION: None on file |          |
| AB 2542<br>Gatto D<br>Streets and<br>highways: reversible<br>lanes.                                 | 9/23/2016-A. CHAPTERED<br>9/23/2016-Chaptered by<br>Secretary of State - Chapter 525,<br>Statutes of 2016.                                     | Would require the Department of Transportation or a regional transportation planning<br>agency, when submitting a capacity-increasing project or a major street or highway lane<br>realignment project to the California Transportation Commission for approval, to<br>demonstrate that reversible lanes were considered for the project.<br>SUPPORT: None received<br>OPPOSITION: None received  |          |

**Metro Government Relations** 

| Bill ID/Topic   | Location  | Summary  | Position |
|---|---|--|----------|
| AB 2682<br>Chang R<br>Registered sex                    | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was RLS. on | Would make it a crime, punishable by a fine not exceeding \$5,000, by imprisonment in a state prison not exceeding one year, or by both the fine and imprisonment, for a registered sex offender to use an interactive video game to encourage another user of the interactive video game who is a minor to physically travel to a specified location for the purpose of |          |
| offenders: interactive video games:                     |   | meeting the minor. This bill contains other related provisions and other existing laws.  |          |
| meeting with minors.                                    |   | SUPPORT: California Foundation for Independent Living Centers, Personal Insurance<br>Federation of California  |          |
|   |   | OPPOSITION: None received  |          |
| AB 2690<br><u>Ridley-Thomas</u> D<br>Los Angeles County | 8/26/2016-A. CHAPTERED<br>8/26/2016-Chaptered by<br>Secretary of State - Chapter No.<br>204, Statutes of 2016     | Current law creates the Los Angeles County Metropolitan Transportation Authority (LACMTA), with various powers and duties with respect to transportation planning, programming, construction, and operations. This bill would also authorize LACMTA to establish disabled veteran business enterprise participation goals, and would define                              | Sponsor  |
| Metropolitan<br>Transportation<br>Authority:            | 204, Statutes 01 2010   | "disabled veteran business enterprise" for these purposes. This bill contains other related provisions and other current laws.   |          |
| contracting.  |   | SUPPORT: Los Angeles County Metropolitan Transportation Authority  |          |
|   |   | (source), Hispanic Engineers Business Corporation, Redwood Resources,<br>T&T Public Relations  |          |
|   |   | OPPOSITION: None received  |          |

| State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |   |          |
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| Bill ID/Topic  | Location   | Summary   | Position |
| AB 2693<br>Dababneh D<br>Financing<br>requirements:<br>property<br>improvements.   | 9/25/2016-A. CHAPTERED<br>9/25/2016-Chaptered by<br>Secretary of State - Chapter 618,<br>Statutes of 2016. | Current law authorizes the legislative body of a public agency, as defined, to determine that<br>it would be convenient, advantageous, and in the public interest to designate an area within<br>which authorized public agency officials and property owners may enter into voluntary<br>contractual assessments to finance certain improvements. This bill would also prohibit a<br>public agency from permitting a property owner to participate in a program pursuant to<br>these provisions unless the property owner satisfies certain conditions and the property<br>owner is given the right to cancel the contractual assessment at any time prior to midnight<br>on the 3rd business day after certain events occur without penalty or obligation, consistent<br>with certain requirements.<br>SUPPORT: California Association of County Treasurers and Tax Collectors, California Coast<br>Credit Union, California Community Banking Network, Central Valley Community Bank,<br>Comerica Bank, Commonwealth Central Credit Union, Community West Bank, El Dorado<br>Savings Bank, Farmers and Merchants Bank of Central California, First Choice Bank, First<br>Northern California Credit Union, Heritage Community Credit Union, Neighborhood National<br>Bank, Patelco Credit Union, Safe Credit Union, San Diego County Credit Union, San Francisco<br>Federal Credit Union, Schools Financial Credit Union, Sierra Central Credit Union, Southwest<br>California Legislative Council, Star One Credit Union, Valley First Credit Union, Valley<br>Republic Bank, Two Individuals | Monitor  |

| State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |  |          |
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| Bill ID/Topic  | Location   | Summary  | Position |
| AB 2722<br>Burke D<br>Transformative<br>Climate Communities<br>Program.            | 9/14/2016-A. CHAPTERED<br>9/14/2016-Chaptered by<br>Secretary of State - Chapter 371,<br>Statutes of 2016. | Would create the Transformative Climate Communities Program, to be administered by the<br>Strategic Growth Council. The bill would require the council to award competitive grants to<br>specified eligible entities for the development and implementation of neighborhood-level<br>transformative climate community plans that include greenhouse gas emissions reduction<br>projects that provide local economic, environmental, and health benefits to disadvantaged<br>communities, as defined. The bill would require the council to develop guidelines and<br>selection criteria for the implementation of the program.<br>SUPPORT: California Environmental Justice Alliance (co-source), Greenling Institute (co-<br>source), Audubon California, California Association of Local Conservation Corps, California<br>Equity Leaders Network, California League of Conservation Voters, California Pan Ethnic<br>Health Network, Coalition for Clean Air, Fresno Economic Opportunities Commission, Health<br>Officers Association of California, Los Angeles Neighborhood Land Trust, Lutheran Office of<br>Public Policy – California, National Audubon Society, PAN North America, Sierra Club<br>California, TransForm, Union of Concerned Scientists, Valley Clean Air Now | Monitor  |
|  |  | OPPOSITION: None received  |          |

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|--|---|--|----------|
| Bill ID/Topic  | Location  | Summary  | Position |
| <u>AB 2835</u><br><u>Cooper</u> D  | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17). | Current law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial Court<br>Employment Protection and Governance Act, the Trial Court Interpreter Employment and<br>Labor Relations Act, and the Los Angeles County Metropolitan Transportation Authority   |          |
| Public employees:<br>orientation and<br>informational<br>programs: exclusive | (Last location was INACTIVE FILE<br>on 8/31/2016)                                   | Transit Employer-Employee Relations Act, as well as provisions commonly referred to as the<br>Educational Employment Relations Act and the Higher Education Employer-Employee<br>Relations Act, regulates the labor relations of the state, the courts, and specified local public<br>agencies and their employees. Current law establishes the Public Employment Relations  |          |
| representatives.   |   | Board and prescribes its powers and duties, in relation to these acts. This bill would require<br>the public employers regulated by the acts described above to provide newly hired<br>employees, as defined, a specified public employee orientation within 4 months of hiring, to<br>be conducted in-person, during work hours.  |          |
|  |   | SUPPORT: California Labor Federation (co-source), California School Employees Association<br>(co-source), Services Employees International Union (co-source), American Federation of<br>State, County and Municipal Employees, AFL-CIO, CAL FIRE Local, 2881, California Faculty<br>Association, California-Nevada Conference of Operating Engineers, California Nurses<br>Association, California Professional Firefighters, California Teachers Association, Laborers'<br>International Union of North America, Local 777, Laborers' International Union of North<br>America, Local 792, Los Angeles County Professional Peace Officers Association, Orange<br>County Employees Association, Orange County Professional Firefighters Association,<br>Organization of SMUD Employees, San Diego County Court Employees Association, San Luis<br>Obispo County Employees Association |          |
|  |   | OPPOSITION: Association of California Community College Administrators, Association of<br>California School Administrators, California Association of School Business Officials,,<br>California Association of Suburban Schools, California County Superintendents Association,<br>California School Boards Association, California Special Districts Association, California State<br>Association of Counties, City of Diamond Bar, City of La Quinta, City of Long Beach, City of<br>Palmdale, City of Thousand Oaks, Kern County Superintendent of Schools, League of<br>California Cities, Riverside County Superintendent of Schools, Rural County Representatives<br>of California, San Joaquin County Board of Supervisors, Urban Counties of California  |          |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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**Metro Government Relations** 

| - | Current law requires the High-Speed Rail Authority, on a biennial basis, to prepare a  |   |
|---|--|---|
|   | business plan containing specified elements and also requires the preparation of various<br>other reports. This bill would require the business plan to identify projected financing costs   |   |
|   | for each segment or combination of segments of the high-speed rail system, if financing is proposed by the authority. The bill, in the business plan and in another report, would require the authority to identify any significant changes in scope for segments of the high- |   |
|   | Speed Rail Accountability, Mel's Farms, Train Riders Association of California   |   |
|   |  | for each segment or combination of segments of the high-speed rail system, if financing is<br>proposed by the authority. The bill, in the business plan and in another report, would<br>require the authority to identify any significant changes in scope for segments of the high-<br>speed rail system identified in the previous version of each report and to provide an |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| Bill ID/Topic                              | Location   | Summary  | Position |
|--|--|--|----------|
| Gatto D 9/26/2016-Chap<br>Secretary of Sta | 9/26/2016-A. CHAPTERED<br>9/26/2016-Chaptered by<br>Secretary of State - Chapter 681,<br>Statutes of 2016. | Would require the PUC, in consultation with the State Air Resources Board and the State<br>Energy Resources Conservation and Development Commission, to direct electrical<br>corporations to file applications for programs and investments to accelerate widespread<br>deployment of distributed energy storage systems, as defined. The bill would authorize the<br>PUC to approve, or modify and approve, programs and investments in distributed energy<br>storage systems, as provided, and would require the PUC to first approve those programs | Monitor  |
|  |  | and investments that provide distributed energy storage systems to industrial, commercial,<br>school, military, and low-income customers.<br>SUPPORT: Association of California Water Agencies, California State Association of Electrical<br>Workers, Coalition of California Utility Employees, San Diego County Water Authority,<br>SolarCity, Stem, with amendments  |          |
|  |  | OPPOSITION: California Energy Storage Alliance, California Solar Industries Association,<br>Marin Clean Energy, San Francisco Public Utilities Commission, Silicon Valley Leadership<br>Group, Solar Energy Industries Association, Sonoma Clean Power, TechNet, The Alliance for<br>Solar Choice, The Utility Reform Network, oppose unless amended   |          |

|   |   | Metropolitan Transportation Authority (Metro)<br>te and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations  |          |
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| Bill ID/Topic   | Location  | Summary   | Position |
| AB 2906<br>Committee on<br>Transportation<br>Transportation:<br>omnibus bill.                 | 8/26/2016-A. CHAPTERED<br>8/26/2016-Chaptered by<br>Secretary of State - Chapter No.<br>208, Statutes of 2016 | Current law authorizes the Treasurer and the California Transportation Commission to<br>pledge amounts deposited in the State Highway Account from federal transportation funds<br>for the purposes of issuing federal highway grant anticipation notes, commonly known as<br>GARVEE bonds, to fund transportation projects selected by the commission. Current law<br>requires the commission to prepare an annual analysis of the bonding capacity of those<br>federal transportation funds. This bill would instead require the commission to prepare this<br>analysis when the Department of Transportation anticipates the issuance of new notes and<br>makes a written request in that regard, but not more than once annually.<br>SUPPORT: None received<br>OPPOSITION: None received  |          |
| ABX1 25<br>Allen, Travis R<br>Shuttle services:<br>loading and<br>unloading of<br>passengers. | 1/11/2016-A. PRINT<br>1/12/2016-From printer.   | Under current law, a person may not stop, park, or leave a vehicle standing alongside a curb<br>space authorized for the loading or unloading of passengers of a bus engaged as a common<br>carrier in local transportation when indicated by a sign or red paint on the curb, except that<br>current law allows local authorities to permit schoolbuses to stop alongside these curb<br>spaces upon agreement between a transit system operating buses as common carriers in<br>local transportation and a public school district or private school. This bill would also allow<br>local authorities to permit shuttle service vehicles, as defined, to stop for the loading or<br>unloading of passengers alongside these curb spaces upon agreement between a transit<br>system operating buses.<br>SUPPORT: None listed b/c no analysis |          |

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| Bill ID/Topic   | Location   | Summary  | Position |  |  |
| SB 32<br>Pavley D<br>California Global<br>Warming Solutions<br>Act of 2006:<br>emissions limit. | Statutes of 2016.  | Would require the State Air Resources Board to ensure that statewide greenhouse gas<br>emissions are reduced to 40% below the 1990 level by 2030. This bill contains other related<br>provisions.<br>SUPPORT/OPPOSITION: See last pages of document. | Monitor  |  |  |

The Budget Act of 2015 appropriated specified amounts for the support of state government

for the 2015-16 fiscal year. This bill would amend the Budget Act of 2015 by adding and

amending items of appropriation. This bill contains other related provisions.

SUPPORT: None received

**OPPOSITION:** None received

SB 86

Review

Committee on

Budget and Fiscal

Budget Act of 2015.

8/31/2016-S. DEAD

on 3/7/2016)

8/31/2016-Failed Deadline

pursuant to Joint Rule 61(b)(17). (Last location was INACTIVE FILE

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|  |  | OCTOBER 2016<br>Metro Government Relations  |          |
| Bill ID/Topic  | Location   | Summary   | Position |
| SB 122<br>Jackson D<br>California<br>Environmental<br>Quality Act: record of<br>proceedings. | 9/22/2016-S. CHAPTERED<br>9/22/2016-Chaptered by<br>Secretary of State - Chapter 476,<br>Statutes of 2016. | CEQA establishes a procedure for the preparation and certification of the record of<br>proceedings upon the filing of an action or proceeding challenging a lead agency's action on<br>the grounds of noncompliance with CEQA. This bill would require the lead agency, at the<br>request of a project applicant and consent of the lead agency, to prepare a record of<br>proceedings concurrently with the preparation of a negative declaration, mitigated negative<br>declaration, EIR, or other environmental document for projects. This bill contains other<br>related provisions.<br>SUPPORT: American Planning Association, California Chapter,<br>Association of Environmental Professionals, California Labor Federation,<br>California League of Conservation Voters, City of Camarillo, County of  | Monitor  |
|  |  | California League of Conservation Voters, City of California, County of<br>Santa Barbara, Environmental Defense Center, Planning and<br>Conservation League, State Building and Construction Trades Council<br>OPPOSITION: Associated General Contractors of California, Association<br>of California Cities, Orange County, Bay Area Council, Bay Planning<br>Coalition, California Business Properties Association, California Business<br>Roundtable, California Construction and Industrial Materials Association,<br>California Retailers Association, Central City Association of Los Angeles,<br>Engineering Contractors' Association, Harbor Association of Industry and<br>Commerce, Humboldt Association of Realtors, Los Angeles Area<br>Chamber of Commerce, Los Angeles County Economic Development<br>Corporation, National Federation of Independent Business, Orange<br>County Business Council, Pleasanton Chamber of Commerce, San Diego<br>Regional Chamber of Commerce, San Francisco Chamber of Commerce,<br>San Gabriel Valley Economic Partnership, San Mateo County Association<br>of Realtors, Santa Clara Chamber of Commerce, Santa Clarita Valley<br>Economic Development Corporation |          |

| State and Federal Legislative Matrix<br>OCTOBER 2016         |  |   |          |
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|  |  | Metro Government Relations  |          |
| Bill ID/Topic  | Location   | Summary   | Position |
| SB 254<br>Allen D<br>Campaign finance:<br>voter instruction. | 6/8/2016-S. CHAPTERED<br>6/8/2016-Chaptered by<br>Secretary of State - Chapter No.<br>20, Statutes of 2016 | <ul> <li>Would call a special election to be consolidated with the November 8, 2016, statewide general election. The bill would require the Secretary of State to submit to the voters at the November 8, 2016, consolidated election a voter instruction asking whether California's elected officials should use all of their constitutional authority, including proposing and ratifying one or more amendments to the United States Constitution, to overturn Citizens United v. Federal Election Commission (2010) 558 U.S. 310, and other applicable judicial precedents, as specified.</li> <li>SUPPORT: California Common Cause (co-source), MOVI, Money Out Voters In (co-source), American Family Voices, American Sustainable Business Council, California Alliance for Retired Americans, California Clean Money Campaign, California Labor Federation, California Teachers Association, CALPIRG, Consumer Watchdog, Courage Campaign, Democracy for America, Franciscan Action Network, Free Speech for People, Friends of the Earth U.S., Move to Amend Coalition, Public Citizen, Topanga Peace Alliance</li> <li>OPPOSITION: California Taxpayers Association, Howard Jarvis Taxpayers Association</li> </ul> | Monitor  |

**Metro Government Relations** 

| Bill ID/Topic  | Location   | Summary  | Position |
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| SB 321<br>Beall D<br>Motor vehicle fuel<br>taxes: rates:<br>adjustments. | SENATE DEAD<br>8/31/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was INACTIVE FILE<br>on 6/27/2016) | <ul> <li>Would, for the 2016- 17 fiscal year and each fiscal year thereafter, require the State Board of Equalization on March 1 of the fiscal year immediately preceding the applicable fiscal year, as specified, to adjust the rate in a manner as to generate an amount of revenue equal to the amount of revenue loss attributable to the exemption, based on estimates made by the board that reflect the combined average of the actual fuel price over the previous 4 fiscal years and the estimated fuel price for the current fiscal year, and continuing to take into account adjustments required by existing law to maintain revenue neutrality for each year. This bill contains other existing laws.</li> <li>SUPPORT: American Public Works Association, Associated General Contractors, Bay Area Rapid Transit District, Board of Equalization, California Alliance for Jobs, California Association of Councils of Government, California State Association of Counties, California State Council of Laborers, California Transit Association, California Transportation Commission, City of Camarillo, City of Crescent City, City of Eureka, City of Fountain Valley, City of Glendale, City Goleta, City of Indian Wells, City of San Jose, City of Saratoga, City of Moreno, City/County Association of Governments of San Mateo County of Alpine, County of Contra Costa, County of Los Angeles, County of Mono, County of Monterey, County of Santa Cruz, Glendale City Employees Association, Kern Council of Governments, League of California Cities, Metropolitan Transportation Commission, San Diego Association of Governments (SANDAG) San Diego County Court Employees Association, San Diego Association of Governments (SANDAG) San Diego County Court Employees San Luis Obispo Counti Regrese, San Luis Obispo Counties Coalition, Town of Los Altos Hills, Transportation Authority, Self-Help Counties Coalition, Town of Los Altos Hills, Transportation Authority, Self-Help Counties Coalition, Town of Los Altos Hills, Transportation Agency for Monterey County, Transportation A</li></ul> | Support  |
| 1  | 1  | 1  | 1        |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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| State and Federal Legislative Matrix                             |
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**Metro Government Relations** 

| Bill ID/Topic              | Location                          | Summary  | Position |
|----------------------------|-----------------------------------|--|----------|
| SB 824                     | SENATE CHAPTERED                  | Existing law requires all moneys, except for fines and penalties, collected by the State Air     | Support  |
| <u>Beall</u> D             | 9/22/2016 - Chaptered by          | Resources Board from the auction or sale of allowances as part of a market-based                 |          |
|                            | Secretary of State - Chapter 479, | compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in        |          |
| Low Carbon Transit         | Statutes of 2016.                 | the Greenhouse Gas Reduction Fund. This bill would require a recipient transit agency to         |          |
| <b>Operations Program.</b> |                                   | demonstrate that each expenditure of program moneys allocated to the agency does not             |          |
|                            |                                   | supplant another source of funds. The bill would authorize a recipient transit agency that       |          |
|                            |                                   | does not submit an expenditure for funding under the program in a particular fiscal year to      |          |
|                            |                                   | retain its funding share for expenditure in a subsequent fiscal year for a maximum of 4          |          |
|                            |                                   | years. The bill would allow a recipient transit agency to loan or transfer its funding share in  |          |
|                            |                                   | any particular fiscal year to another recipient transit agency within the same region, or to     |          |
|                            |                                   | apply to the department to reassign, to other eligible expenditures under the program, any       |          |
|                            |                                   | savings of surplus moneys from an approved and completed expenditure under the program           |          |
|                            |                                   | or from an approved expenditure that is no longer a priority, as specified. The bill would also  |          |
|                            |                                   | allow a recipient transit agency to apply to the department for a letter of no prejudice for     |          |
|                            |                                   | any eligible expenditures under the program for which the department has authorized a            |          |
|                            |                                   | disbursement of funds, and, if granted, would allow the recipient transit agency to expend       |          |
|                            |                                   | its own moneys and to be eligible for future reimbursement from the program, under               |          |
|                            |                                   | specified conditions. The bill would also require a recipient transit agency to provide          |          |
|                            |                                   | additional information to the department to the extent funding is sought for capital             |          |
|                            |                                   | projects. This bill contains other existing laws. Last Amended on 8/18/2016                      |          |
|                            |                                   | SUPPORT: Santa Clara Valley Transportation Authority (source), Alameda-Contra Costa              |          |
|                            |                                   | Transit District, Asian Pacific Environmental Network, Associated General Contractors, Bay       |          |
|                            |                                   | Area Rapid Transit District, California Bicycle Coalition, California ReLeaf, California Transit |          |
|                            |                                   | Association, California Walks, Central Contra Costa Transit Authority, Coalition for Clean Air,  |          |
|                            |                                   | Foothill Transit, Gamaliel of California, Housing California, Investing in Place, Long Beach     |          |
|                            |                                   | Transit, Los Angeles County Metropolitan Transportation Authority, Metropolitan                  |          |
|                            |                                   | Transportation Commission, Monterey-Salinas Transit, Move L.A., Napa Valley                      |          |
|                            |                                   | Transportation Authority, North Bay Organizing Project, Orange County Transportation             |          |
|                            | 1                                 | Authority, Peninsula Corridor Joint Powers Board (Caltrain), Public Advocates, Safe Routes to    |          |
|                            |                                   | School National Partnership, San Bernardino Associated Governments, Santa Cruz                   |          |
|                            |                                   | Metropolitan Transit District, San Mateo County Transit District, San Mateo County               |          |
|                            |                                   | Transportation Authority, Santa Monica Big Blue Bus, Solano County Transit, TransForm            |          |

| Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |  |          |  |
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| Bill ID/Topic  | Location   | Summary  | Position |  |
| <u>SB 838</u><br>Committee on<br>Budget and Fiscal<br>Review<br>Transportation.  | 9/13/2016-S. CHAPTERED<br>9/13/2016-Chaptered by<br>Secretary of State - Chapter 339,<br>Statutes of 2016. | The net proceeds of the sale of the compact assets are required to be deposited into certain transportation funds in a specified order. This bill would instead provide that after the amounts described have been fully paid to the transportation funds named, or in any year during which any portion of these amounts are repaid from the General Fund pursuant to specified provisions of the California Constitution in an amount greater than or equal to the amount of tribal gaming revenues remitted pursuant to the amended tribal compacts in that year, the revenues received by the state from the compact would be required to be remitted to the California Gambling Control Commission for deposit in the General Fund.<br>SUPPORT: None received |          |  |

| OCTOBER 2016<br>Metro Government Relations   |   |   |  |
|--|---|---|--|
| Bill ID/Topic<br><u>SB 882</u><br><u>Hertzberg</u> D<br>Crimes: public<br>transportation:<br>minors. | Location<br>8/22/2016-S. CHAPTERED<br>8/22/2016-Chaptered by<br>Secretary of State - Chapter No.<br>167, Statutes of 2016 | Summary<br>Current law makes it an infraction or a misdemeanor to evade the payment of a fare on a<br>public transit system, to misuse a transfer, pass, ticket, or token with the intent to evade the<br>payment of a fare, or to use a discount ticket without authorization or fail to present, upon<br>request from a transit system representative, acceptable proof of eligibility to use a discount<br>ticket. This bill would prohibit a minor from being charged with an infraction or a<br>misdemeanor for those acts.<br>SUPPORT: Children's Defense Fund of California (Co-Sponsor), Western Center on Law and Poverty (Co-Sponsor),<br>Youth Justice Coalition (Co-Sponsor), Alliance for Boys and Men of Color, A New Way of Life Reentry Project,<br>Aspiranet, California Pan-Ethnic Health Network, California Coalifornia Coalifornia Equity<br>Leaders Network, California Pan-Ethnic Health Network, California Public Defenders Association, California<br>School-Based Health Alliance, Californians United for a Responsible Budget, Center for Juvenile Law and Policy,<br>Loyola Law School, Children Now, Children's Advocacy Institute, University of San Diego Law School, Coalition of<br>California Welfare Rights Organizations, Inc., Comite Civico del Valle, Community Asset Development Redefining<br>Education, Courage Campaign, Ella Baker Center for Human Rights, El Rancho Unified School District, First Place<br>for Youth, Larkin Street Youth Services, Laborers' International Union of North America Locals 777 & 792,<br>Lawyers Committee for Civil Rights of San Francisco Bay Area, Legal Services for Prisoners with Children, National<br>Association of Social Workers, California Chapter, National Center for Youth, Law, Pacific Juvenile Defender<br>Center, Policy Link, Public Counsel, Root and Rebound, Rubicon Programs, One Private Individual<br>OPPOSITION: California Police Chiefs Association, California State Sheriffs Association, California Transit |  |

**Metro Government Relations** 

| Bill ID/Topic   | Location   | Summary  | Position |
|---|--|--|----------|
| SB 903<br>Nguyen R<br>Transportation<br>funds: Ioan<br>repayment.                 | 8/31/2016-S. DEAD<br>8/31/2016-Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was T. & H. on<br>2/4/2016)        | Would acknowledge, as of June 30, 2015, \$879,000,000 in outstanding loans of certain<br>transportation revenues, and would require this amount to be repaid from the General Fund<br>by June 30, 2016, to the Traffic Congestion Relief Fund for allocation to the Traffic<br>Congestion Relief Program, the Trade Corridors Improvement Fund, the Public<br>Transportation Account, and the State Highway Account, as specified. The bill would thereby<br>make an appropriation. This bill contains other related provisions and other existing laws.<br>SUPPORT: None b/c no bill analysis   |          |
| SB 951<br>McGuire D<br>Transportation:<br>Golden State Patriot<br>Passes Program. | SENATE DEAD<br>5/27/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(8).<br>(Last location was APPR.<br>SUSPENSE FILE on 5/9/2016) | Existing law creates various state transportation agencies, including the Department of Transportation, with specified powers and duties, including, but not limited to, coordinating and assisting, upon request of, the various public and private transportation entities to strengthen their development and operation of balanced integrated mass transportation, highway, aviation, maritime, railroad, and other transportation facilities and services in support of statewide and regional goals. This bill would create the Golden State Patriot Passes Program to be administered by the Department of Transportation to provide veterans with free access to transit services. The bill would require the department to develop guidelines that describe the methodologies that a participating transit operator would use to demonstrate that proposed expenditures would increase veteran mobility and fulfill specified requirements. The bill would require the department to select 3 transit operators to participate, and would require a transit operator selected to participate in the program to match any state moneys that it receives through the program with local moneys. The bill would require the participating transit operators and the department to report on the program. The bill would repeal the program on January 1, 2022. Last Amended on 4/26/2016 | Support  |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

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| Bill ID/Topic  | Location   | Summary  | Position |
| <u>SB 998</u><br><u>Wieckowski</u> D<br>Vehicles: public<br>transit bus lanes.   | 9/27/2016-S. CHAPTERED<br>9/27/2016-Chaptered by<br>Secretary of State - Chapter 716,<br>Statutes of 2016. | Would prohibit a person from operating a motor vehicle, or stopping, parking, or leaving a vehicle standing, on a portion of the highway designated for the exclusive use of public transit buses, subject to specified exceptions. Because a violation of these provisions would be a crime, this bill would impose a state-mandated local program. The bill would also require a public transit agency to place and maintain signs and traffic control devices indicating that a portion of a highway is designated for the exclusive use of public transit buses, as specified. This bill contains other related provisions and other existing laws.<br>SUPPORT: Alameda-Contra Costa Transit District (co-source), Santa Clara Valley Transportation Authority (co-source), California Transit Association | Monitor  |

**Metro Government Relations** 

| Bill ID/Topic  | Location   | Summary   | Position |
|--|--|---|----------|
| SB 1018<br>Liu D<br>Interstate 710 North<br>Gap Closure project:<br>cost-benefit analysis. | SENATE DEAD<br>8/31/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was T. & H. on<br>4/11/2016) | Current law creates the Los Angeles County Metropolitan Transportation Authority with<br>specified powers and duties relative to transportation planning, programming, and<br>operations in Los Angeles County. This bill would require the Board of Directors of the Los<br>Angeles County Metropolitan Transportation Authority, before making a final decision on<br>the Interstate 710 North Gap Closure project, to take specified actions on a specified cost-<br>benefit analysis for the project. This bill contains other related provisions and other current<br>laws.<br>SUPPORT: City of Glendale, City of La Canada Flintridge, City of South Pasadena<br>OPPOSITION: City of Alhambra (prior version), City of Monterey Park (prior version), City of<br>Rosemead (prior version), City of San Marino (prior version), Ironworkers Local 416 (prior<br>version), Ironworkers Local 433 (prior version), Los Angeles Metropolitan Transportation | Oppose   |
|  |  | Authority (LA Metro), Los Angeles/Orange Counties Building and Construction Trades<br>Council (prior version), Sprinkler Fitters U.A. Local 709 (prior version), State Building and<br>Construction Trades of California (prior version), U.A. Local 78 (prior version)   |          |
| SB 1216<br>Hueso D<br>Trade Corridors<br>Improvement Fund:<br>federal funds.               | ASSEMBLY DEAD<br>8/31/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(17).<br>(Last location was RLS. on<br>8/19/2016)  | Would require revenues apportioned to the state from the National Highway Freight<br>Program established by the federal Fixing America's Surface Transportation Act to be<br>allocated for trade corridor improvement projects approved pursuant to specified<br>provisions. This bill contains other related provisions and other existing laws.<br>SUPPORT: None listed b/c no bill analysis (We know LA Metro, PMSA support.)  | Support  |
|  |  | OPPOSITION: None listed b/c no bill analysis  |          |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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**Metro Government Relations** 

| Bill ID/Topic  | Location   | Summary   | Position |
|--|--|---|----------|
| SB 1379<br>Mendoza D<br>Los Angeles County<br>Metropolitan<br>Transportation | 8/19/2016-A. APPR.<br>8/25/2016-August 25 set for first<br>hearing canceled at the request<br>of author. | The Los Angeles County Metropolitan Transportation Authority is governed by a 14-member<br>board of directors, including the Mayor of the City of Los Angeles. This bill would restructure<br>the board of directors to include the Mayor of the City of Los Angeles, 2 Los Angeles City<br>Council Members, 2 public members who are residents of the City of Los Angeles, the Mayor<br>of the City of Long Beach, 5 mayors or city council members from the other cities in the<br>county, 2 members of the board of supervisors appointed by that board, and one nonvoting   | Oppose   |
| Authority.   |  | member appointed by the Governor.<br>SUPPORT: Graciela Ortiz, Mayor, City of Huntington Park<br>OPPOSITION: Ara Najarian, Director, MTA, Councilmember, City of Glendale, California State<br>Association of Counties, Central City Association, Century City Chamber of Commerce,<br>County of Los Angeles, Eric Garcetti, Mayor, City of Los Angeles, Fixing Angelenos Stuck in<br>Traffic (FAST), John Fasana, Chair, MTA, Councilmember, City of Duarte, Los Angeles and<br>Orange Counties Building and Construction Trades Council, Los Angeles County Metropolitan<br>Transportation Authority Board of Directors, State Building and Construction Trades Council,<br>Urban Counties of California |          |

| Los Angeles County Metropolitan Transportation Authority (Metro) |
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**Metro Government Relations** 

| Bill ID/Topic  | Location  | Summary  | Position |
|--|---|--|----------|
| SB 1379<br>Mendoza D<br>AS AMENDED<br>8/29/2016<br>Community colleges:<br>part-time, temporary<br>employees. | SENATE CHAPTERED<br>9/30/2016 - Chaptered by<br>Secretary of State. Chapter 891,<br>Statutes of 2016.   | Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law authorizes the establishment of community college districts under the administration of community college governing boards, and authorizes these districts to provide instruction at community college campuses throughout the state. Existing law requires that a person employed to teach adult or community college classes for not more than 67% of the hours per week of a full-time employee having comparable duties, excluding substitute service, be classified as a temporary employee and not a contract employee. This bill would instead, among other things, require that minimum standards be established for the terms of reemployment preference for part-time, temporary faculty assignments, extend the time frame for compliance to July 1, 2017, and make compliance with the provisions a condition of receiving funds allocated for the Student Success and Support Program in the annual Budget Act. This bill contains other related provisions and other existing laws. Last Amended on 8/29/2016 |          |
| SB 1383<br>Lara D<br>Short-lived climate<br>pollutants: methane<br>emissions: organic<br>waste: landfills.   | 8/19/2016-A. NAT. RES.<br>8/19/2016-Read third time and<br>amended. Ordered to third<br>reading. Re-referred to Com. on<br>NAT. RES. pursuant to Assembly<br>Rule 77.2. | Would require the State Air Resources Board, no later than January 1, 2018, to approve and begin implementing a comprehensive strategy to reduce emissions of short-lived climate pollutants to achieve a reduction in methane by 40%, hydrofluorocarbon gases by 40%, and anthropogenic black carbon by 50% below 2013 levels by 2030, as specified. The bill also would establish specified targets for reducing organic waste in landfills. This bill contains other related provisions and other existing laws.<br>SUPPORT/OPPOSITION: See last pages of document.   |          |

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| Bill ID/Topic  | Location   | Summary   | Position |
| SB 1398<br>Leyva D<br>Public water<br>systems: lead user                           | 8/18/2016-A. THIRD READING<br>8/18/2016-Read third time and<br>amended. Ordered to third<br>reading. | Would require a public water system to compile an inventory of known lead user service<br>lines in use in its distribution system and identify areas that may have lead user service lines<br>in use in its distribution system by July 1, 2018. This bill would require a public water system,<br>after completing the inventory, to provide a timeline for replacement of known lead user<br>service lines in the distribution system to the State Water Resources Control Board.   |          |
| service lines.   |  | SUPPORT: California Association of Environmental Health Administrators, California<br>Environmental Justice Alliance, California League of Conservation Voters, California Public<br>Interest Group, Center for Food Safety, Community Water Center, East Bay Municipal Water<br>District, Environment California, Environmental Justice Coalition for Water, Environmental<br>Working Group, Food and Water Watch, Natural Resources Defense Council, Pacific Water<br>Quality Association, Rural Community Assistance Corporation, Sierra Club California, Water<br>Program Manager |          |
|  |  | OPPOSITION: None on file  |          |

| State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations                                       |  |  |          |
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| Bill ID/Topic  | Location   | Summary  | Position |
| SB 1464<br>De León D<br>California Global<br>Warming Solutions<br>Act of 2006:<br>greenhouse gas<br>emissions reduction. | 9/26/2016-S. CHAPTERED<br>9/26/2016-Chaptered by<br>Secretary of State - Chapter 679,<br>Statutes of 2016. | Current law requires the Department of Finance, in consultation with the state board and<br>any other relevant state agency, to develop and update, as specified, a 3-year investment<br>plan for the moneys deposited in the Greenhouse Gas Reduction Fund. Current law requires<br>the investment plan to, among other things, identify priority programmatic investments of<br>moneys that will facilitate the achievement of feasible and cost-effective greenhouse gas<br>emissions reductions toward achievement of greenhouse gas reduction goals and targets by<br>sector. This bill would require, in identifying priority programmatic investments, that the<br>investment plan assess how proposed investments interact with current state regulations,<br>policies, and programs, and evaluate if and how the proposed investments could be<br>incorporated into existing programs.<br>SUPPORT: None on file<br>OPPOSITION: None on file |          |

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| Bill ID/Topic  | Location   | Summary  | Position |
| SB 1472<br>Mendoza D<br>Los Angeles County<br>Metropolitan<br>Transportation<br>Authority.   | SENATE DEAD<br>6/3/2016 - Failed Deadline<br>pursuant to Joint Rule 61(b)(11).<br>(Last location was INACTIVE FILE<br>on 6/2/2016) | Existing law creates the Los Angeles County Metropolitan Transportation Authority with specified powers and duties relative to transportation planning, programming, and operations in the County of Los Angeles. The authority is governed by a 14-member board of directors, including the Mayor of the City of Los Angeles, 2 public members and one Los Angeles city council member appointed by the mayor, 4 members appointed from the other cities in the county, the 5 members of the board of supervisors, and one nonvoting member appointed by the Governor. This bill would expand the board of directors to 22 members by adding 2 members that reside in the County of Los Angeles, one member appointed by the Speaker of the Assembly and one member appointed by the Senate Committee on Rules, selected from a list of candidates submitted by the Los Angeles County City Selection Committee, and would prohibit these members from residing in the same city as another member of the authority, as specified. The bill would instead provide for the appointment of 8 members from the other c ities in the county, 2 from each sector, as prescribed. The bill would also add as members of the board of directors the Mayor of the City of Long Beach and one additional public member. This bill contains other related provisions and other existing laws. Last Amended on 6/1/2016 SUPPORT: (Verified 6/1/16) City of Buena Park City of Downey City of Pico Rivera City of Torrance Eco-Rapid Transit Board of Directors |          |

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| Bill ID/Topic                                      | Location  | Summary  | Position |  |  |
|  |   | OPPOSITION: (Verified 6/2/16)<br>Ara Najarian, Councilmember, City of Glendale<br>City of Los Angeles<br>Honorable Eric Garcetti, Second Vice-Chair, METRO Board of Directors<br>Honorable John Fasana, First Vice-Chair, METRO Board of Directors<br>Honorable Mark Ridley-Thomas, Chair, METRO Board of Directors<br>International Brotherhood of Electrical Workers, Local 11<br>Los Angeles County Board of Supervisors<br>Los Angeles and Orange County Building and Construction Trades Council<br>Hilda Solis, Los Angeles County Supervisor, First District<br>Mobility 21 |          |  |  |
| SBX1 1<br>Beall D<br>Transportation<br>funding.    | 8/24/2016-S. APPR.<br>8/24/2016-From committee with<br>author's amendments. Read<br>second time and amended. Re-<br>referred to Com. on APPR.         | Would create the Road Maintenance and Rehabilitation Program to address deferred<br>maintenance on the state highway system and the local street and road system. The bill<br>would require the California Transportation Commission to adopt performance criteria,<br>consistent with a specified asset management plan, to ensure efficient use of certain funds<br>available for the program.<br>SUPPORT/OPPOSITION: None listed on new version   | Monitor  |  |  |
| SCA 5<br>Hancock D<br>Local government<br>finance. | 4/12/2016-S. GOV. & F.<br>4/12/2016-From committee with<br>author's amendments. Read<br>second time and amended. Re-<br>referred to Com. on GOV. & F. | Would exempt from taxation for each taxpayer an amount up to \$500,000 of tangible personal property used for business purposes. This measure would prohibit the Legislature from lowering this exemption amount or from changing its application, but would authorize it to be increased consistent with the authority described above. This measure would provide that this provision shall become operative on January 1, 2019. This bill contains other related provisions and other existing laws.  | Monitor  |  |  |
|  |   | SUPPORT/OPPOSITION: None listed b/c no bill analysis   |          |  |  |

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| Bill ID/Topic  | Location   | Summary   | Position |
| SCA 7<br>Huff R<br>Motor vehicle fees<br>and taxes: restriction<br>on expenditures.  | 5/28/2015-S. E. & C.A.<br>1/12/2016-Set for hearing<br>January 19 in E. & C.A. pending<br>receipt. | <ul> <li>Would prohibit the Legislature from borrowing revenues from fees and taxes imposed by the state on vehicles or their use or operation, and from using those revenues other than as specifically permitted by Article XIX. The measure would also provide that none of those revenues may be pledged or used for the payment of principal and interest on bonds or other indebtedness.</li> <li>SUPPORT: Alameda Corridor — East Construction Authority, California Association of Harbor Masters and Port Captains, California Yacht Brokers Association, County of Riverside, Howard Jarvis Taxpayers Association, Kern County Board of Supervisors, Madera County Board of Supervisors, Marina Recreation Association, National Marine Manufacturers Association, Orange County Taxpayers Association, San Bernardino County, San Joaquin Valley Regional Transportation Agencies, Transportation Agency for Monterey County, Worldwide Boaters Safety Group</li> <li>OPPOSITION: None received</li> </ul> | Support  |

| Los Angeles County Metropolitan Transportation Authority (Metro)                                      |  |   |  |
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| ABX1 1<br>Alejo D<br>Transportation<br>funding.   | 6/23/2015-A. PRINT<br>6/24/2015-From printer.  | Existing law provides for loans of revenues from various transportation funds and accounts to the General Fund, with various repayment dates specified. This bill, with respect to any loans made to the General Fund from specified transportation funds and accounts with a repayment date of January 1, 2019, or later, would require the loans to be repaid by December 31, 2018. This bill contains other related provisions and other existing laws.  |  |
| ABX1 2<br>Perea D<br>Transportation<br>projects:<br>comprehensive<br>development lease<br>agreements. | 6/25/2015-A. PRINT<br>6/26/2015-From printer.  | Existing law authorizes the Department of Transportation and regional transportation agencies, as defined, to enter into comprehensive development lease agreements with public and private entities, or consortia of those entities, for certain transportation projects that may charge certain users of those projects tolls and user fees, subject to various terms and requirements. These arrangements are commonly known as public-private partnerships. Existing law provides that a lease agreement may not be entered into under these provisions on or after January 1, 2017. This bill would extend this authorization indefinitely and would include within the definition of "regional transportation agency" the Santa Clara Valley Transportation Authority, thereby authorizing the authority to enter into public-private partnerships under these provisions. The bill would also delete obsolete cross-references and make technical changes to these provisions. |  |
| ABX1 3<br>Frazier D<br>Transportation<br>funding.   | 9/24/2015-<br>A. CONFERENCE<br>COMMITTEE<br>9/24/2015-Senators Beall<br>(Co-Chair), Allen, Leyva,<br>Cannella, and Gaines<br>appointed to Conference<br>Committee. | Existing law requires the Department of Transportation to improve and maintain the state's highways, and establishes various programs to fund the development, construction, and repair of local roads, bridges, and other critical transportation infrastructure in the state. This bill would declare the intent of the Legislature to enact legislation to establish permanent, sustainable sources of transportation funding to maintain and repair highways, local roads, bridges, and other critical infrastructure.  |  |
| ABX1 4<br>Frazier D<br>Transportation<br>funding.   | 9/3/2015-S. RLS.<br>9/3/2015-Referred to<br>Com. on RLS.   | Existing law establishes various programs to fund the development, construction, and repair of local roads, bridges, and other critical transportation infrastructure in the state. This bill would declare the intent of the Legislature to enact legislation to establish permanent, sustainable sources of transportation funding to improve the state's key trade corridors and support efforts by local governments to repair and improve local transportation infrastructure.   |  |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

|  | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |  |  |
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| ABX1 5<br>Hernández, Roger D<br>Income taxes:<br>credits: low-income<br>housing: farmworker<br>housing assistance. | 7/16/2015-A. PRINT<br>7/17/2015-From printer.  | Existing law establishes a low-income housing tax credit program pursuant to which the California Tax Credit<br>Allocation Committee provides procedures and requirements for the allocation of state insurance, personal<br>income, and corporation income tax credit amounts among low-income housing projects based on federal law.<br>Existing law allows the credit for buildings located in designated difficult development areas or qualified<br>census tracts that are restricted to having 50% of its occupants be special needs households, as defined, even<br>if the taxpayer receives specified federal credits, if the credit allowed under this section does not exceed 30%<br>of the eligible basis of that building. Existing law limits the total annual amount of the credit that the<br>committee may allocate to \$70 million per year and allows \$500,000 per year of that amount to be allocated<br>for projects to provide farmworker housing, as specified. Existing law defines farmworker housing to mean<br>housing for agricultural workers that is available to, and occupied by, only farmworkers and their households.<br>This bill, under the insurance taxation law, the Personal Income Tax Law, and the Corporation Tax Law, would<br>modify the definition of applicable percentage relating to qualified low-income buildings that are farmworker<br>housing projects, as provided. The bill would authorize the California Tax Credit Allocation Committee to<br>allocate that credit even if the taxpayer receives specified federal and state credits or only state credits. The<br>bill would increase the amount the committee may allocate to farmworker housing for agricultural<br>workers that is available to, and occupied by, not less than 50% of farmworkers and their households. This bill<br>contains other related provisions. |  |  |

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| ABX1 6<br>Hernández, Roger D<br>Affordable Housing<br>and Sustainable<br>Communities<br>Program. | 7/16/2015-A. PRINT<br>7/17/2015-From printer.                    | Existing law requires all moneys, except for fines and penalties, collected by the state board from the auction<br>or sale of allowances as part of a market-based compliance mechanism to be deposited in the Greenhouse Gas<br>Reduction Fund and to be available upon appropriation by the Legislature. Existing law continuously<br>appropriates 20% of the annual proceeds of the fund to the Affordable Housing and Sustainable Communities<br>Program, administered by the Strategic Growth Council, to reduce greenhouse gas emissions through projects<br>that implement land use, housing, transportation, and agricultural land preservation practices to support infill<br>and compact development and that support other related and coordinated public policy objectives. This bill<br>would require 20% of moneys available for allocation under the program to be allocated to eligible projects in<br>rural areas, as defined. The bill would further require at least 50% of those moneys to be allocated to eligible<br>affordable housing projects. The bill would require the council to amend its guidelines and selection criteria<br>consistent with these requirements and to consult with interested stakeholders in this regard. |  |  |
| ABX1 7<br>Nazarian D<br>Public transit:<br>funding.  | 7/16/2015-A. PRINT<br>7/17/2015-From printer.                    | Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from the auction or sale of allowances as part of a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would instead continuously appropriate 20% of those annual proceeds to the Transit and Intercity Rail Capital Program, and 10% of those annual proceeds to the Low Carbon Transit Operations Program, thereby making an appropriation. This bill contains other existing laws.   |  |  |
| ABX1 8<br>Chiu D<br>Diesel sales and use<br>tax.   | 7/16/2015-A. PRINT<br>7/17/2015-From printer.                    | Existing law, beyond the sales and use tax rate generally applicable, imposes an additional sales and use tax on diesel fuel at the rate of 1.75%, subject to certain exemptions, and provides for the net revenues collected from the additional tax to be transferred to the Public Transportation Account. Existing law continuously appropriates these revenues to the Controller, for allocation by formula to transportation agencies for public transit purposes. This bill, effective July 1, 2016, would increase the additional sales and use tax rate on diesel fuel to 5.25%. By increasing the revenues deposited in a continuously appropriated fund, the bill would thereby make an appropriation. This bill contains other related provisions.  |  |  |

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Status" will provide most recent action on the legislation and current position in the legislative process. 10/7/2016

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| ABX1 9<br>Levine D<br>Richmond-San<br>Rafael Bridge.   | 8/17/2015-A. PRINT<br>8/18/2015-From printer. | Existing law specifies the powers and duties of the Department of Transportation, the Metropolitan<br>Transportation Commission, and the Bay Area Toll Authority with respect to the collection and expenditure of<br>toll revenue from the 7 state-owned toll bridges within the geographic jurisdiction of the commission,<br>including the Richmond-San Rafael Bridge. This bill would require the department, immediately, or as soon as<br>practically feasible, but no later than September 30, 2015, to implement an operational improvement project<br>that temporarily restores the third eastbound lane on State Highway Route 580 from the beginning of the<br>Richmond-San Rafael Bridge in the County of Marin to Marine Street in the County of Contra Costa to<br>automobile traffic and that temporarily converts a specified portion of an existing one-way bicycle lane along<br>the north side of State Highway Route 580 in the County of Contra Costa into a bidirectional bicycle and<br>pedestrian lane. The bill would require the department to keep the temporary lanes in place until the<br>department has completed a specified project relating to the Richmond-San Rafael Bridge or until construction<br>activity for that project necessitates removal of the temporary lanes. This bill contains other related<br>provisions. |
| ABX1 10<br>Levine D<br>Public works:<br>contracts: extra<br>compensation.  | 8/19/2015-A. PRINT<br>8/20/2015-From printer. | Existing law sets forth requirements for provisions in public works contracts awarded by a state entity. Under existing law, the state or any other public entity in any competitively bid public works contract may provide for the payment of extra compensation to the contractor for cost reduction changes. This bill would provide that a state entity in a megainfrastructure project contract, as defined, may not provide for the payment of extra completed and an independent third party has verified that the megainfrastructure project meets all architectural or engineering plans and safety specifications of the contract. This bill would apply to contracts entered into or amended on or after the effective date of this bill.   |

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| ABX1 11<br>Gray D<br>Transportation<br>projects: County of<br>Merced: campus<br>parkway project.   | 8/20/2015-A. PRINT<br>8/21/2015-From printer. | Existing law provides various sources of funding for transportation projects. This bill would appropriate<br>\$97,600,000 from the General Fund to the Merced County Association of Governments for construction of<br>phase 2 and 3 of the Campus Parkway Project, a planned road project to connect the University of California,<br>Merced to State Highway 99, in the County of Merced.  |
| ABX1 12<br>Nazarian D<br>Los Angeles County<br>Metropolitan<br>Transportation<br>Authority.  | 8/26/2015-A. PRINT<br>8/27/2015-From printer. | Existing law creates the Los Angeles County Metropolitan Transportation Authority with specified powers and duties relative to transportation planning, programming, and operations in Los Angeles County. This bill would authorize the Los Angeles County Metropolitan Transportation Authority to enter into agreements with private entities for certain transportation projects in Los Angeles County, including on the state highway system, subject to various terms and requirements. The bill would authorize the authority to impose tolls and user fees for use of those projects. For any project on the state highway system, the bill would require the authority to implement the project in cooperation with the Department of Transportation pursuant to an agreement that addresses specified matters. The bill would provide that a facility constructed by a private entity would at all times be owned by a governmental agency, except as provided. The bill would authorize the authority to issue bonds to finance any costs necessary to implement a project and to finance any expenditures, payable from the revenues generated from the project or other available resources, as specified. This bill contains other related provisions. |

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| ABX1 13<br>Grove R<br>Greenhouse Gas<br>Reduction Fund:<br>streets and<br>highways.  | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state<br>agency charged with monitoring and regulating sources of emissions of greenhouse gases. The state board is<br>required to adopt a statewide greenhouse gas emissions limit equivalent to the statewide greenhouse gas<br>emissions level in 1990 to be achieved by 2020. The act authorizes the state board to include the use of<br>market-based compliance mechanisms. Existing law requires all moneys, except for fines and penalties,<br>collected by the state board from the auction or sale of allowances as part of a market-based compliance<br>mechanism to be deposited in the Greenhouse Gas Reduction Fund and to be available upon appropriation.<br>Existing law continuously appropriates 20% of the annual proceeds of the fund to the Strategic Growth Council<br>for the Affordable Housing and Sustainable Communities Program, as provided. This bill would reduce the<br>continuous appropriation to the Strategic Growth Council for the Affordable Housing and Sustainable<br>Communities Program by half. This bill contains other related provisions.            |  |  |
| ABX1 14<br>Waldron R<br>State Highway<br>Operation and<br>Protection Program:<br>local streets and<br>roads:<br>appropriation. | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law requires the Department of Transportation to prepare a State Highway Operation and Protection<br>Program every other year for the expenditure of transportation capital improvement funds for projects that<br>are necessary to preserve and protect the state highway system, excluding projects that add new traffic lanes.<br>Existing law provides for apportionment of specified portions of revenues in the Highway Users Tax Account<br>derived from gasoline and diesel excise taxes to cities and counties by formula, with the remaining revenues to<br>be deposited in the State Highway Account for expenditure on various state transportation programs,<br>including maintenance of state highways and transportation capital improvement projects. This bill would<br>continuously appropriate \$1 billion from the General Fund, with 50% to be made available to the Department<br>of Transportation for maintenance of the state highway system or for purposes of the State Highway<br>Operation and Protection Program, and 50% to be made available to the Controller for apportionment to cities<br>and counties by a specified formula for street and road purposes. |  |  |

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| ABX1 15<br>Patterson R<br>State Highway<br>Operation and<br>Protection Program:<br>local streets and<br>roads:<br>appropriation. | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law appropriates the sum of \$663,287,000 for the 2015-16 fiscal year from the State Highway Account to the Department of Transportation for Capital Outlay Support. This bill would reduce the \$663,287,000 appropriation for Capital Outlay Support by \$500 million, and would appropriate \$500 million from the State Highway Account for the 2015-16 fiscal year, with 50% to be made available to the Department of Transportation for maintenance of the state highway system or for purposes of the State Highway Operation and Protection Program, and 50% to be made available to the Controller for apportionment to cities and counties by formula for street and road purposes. This bill contains other existing laws.   |  |  |
| ABX1 16<br>Patterson R<br>State highways:<br>transfer to local<br>agencies: pilot<br>program.                                    | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law provides that the Department of Transportation has full possession and control of all state highways and associated property, and sets forth the powers and duties with respect to operation, maintenance, and improvement of state highways. Existing law authorizes the California Transportation Commission to exercise various powers and duties on transportation matters, including the allocation of certain transportation capital improvement funds available to the state. This bill would require the department to participate in a pilot program over a 5-year period under which 2 counties, one in northern California and one in southern California, are selected to operate, maintain, and make improvements to all state highways, including freeways, in the affected county. The bill would require the department, with respect to those counties, for the duration of the pilot program, to convey all of its authority and responsibility over state highways in the county to a county, or a regional transportation agency that has jurisdiction in the county. The bill would require the commission to administer and oversee the pilot program, and to select the counties that will participate in the program. The bill would require certain moneys to be appropriated for these purposes as a block grant in the annual Budget Act to a participating county, as specified. The bill would authorize any cost savings realized by a participating county to be used by the county for other transportation priorities. The bill would require the participating counties to report to the Legislature upon the conclusion of the pilot program. |  |  |

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| ABX1 17<br>Achadjian R<br>Greenhouse Gas<br>Reduction Fund:<br>state highway<br>operation and<br>protection program.                                   | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. The state board is required to adopt a statewide greenhouse gas emissions limit equivalent to the statewide greenhouse gas emissions level in 1990 to be achieved by 2020. The act authorizes the state board to include the use of market-based compliance mechanisms. Existing law requires all moneys, except for fines and penalties, collected by the state board from the auction or sale of allowances as part of a market-based compliance mechanism to be deposited in the Greenhouse Gas Reduction Fund and to be available upon appropriation. Existing law continuously appropriates 60% of the annual proceeds of the fund for transit, affordable housing, sustainable communities, and high-speed rail purposes. This bill, beginning in the 2016-17 fiscal year, would continuously appropriate 25% of the annual proceeds of the fund to fund projects in the state highway operation and protection program.                                 |
| ABX1 18<br>Linder R<br>Vehicle weight fees:<br>transportation bond<br>debt service.  | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law imposes weight fees on the registration of commercial motor vehicles and provides for the deposit<br>of net weight fee revenues into the State Highway Account. Existing law provides for the transfer of certain<br>weight fee revenues from the State Highway Account to the Transportation Debt Service Account to reimburse<br>the General Fund for payment of debt service on general obligation bonds issued for transportation purposes.<br>Existing law also provides for the transfer of certain weight fee revenues to the Transportation Bond Direct<br>Payment Account for direct payment of debt service on designated bonds, which are defined to be certain<br>transportation general obligation bonds issued pursuant to Proposition 1B of 2006. This bill, notwithstanding<br>these provisions or any other law, effective January 1, 2016, would prohibit weight fee revenue from being<br>transferred from the State Highway Account to the Transportation Debt Service Fund or to the Transportation<br>Bond Direct Payment Account, and from being used to pay the debt service on transportation general<br>obligation bonds. |

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| ABX1 19<br>Linder R<br>California<br>Transportation<br>Commission.   | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law establishes in the state government the Transportation Agency, which includes various departments and state entities, including the California Transportation Commission. Existing law vests the California Transportation Commission with specified powers, duties, and functions relative to transportation matters. Existing law requires the commission to retain independent authority to perform the duties and functions prescribed to it under any provision of law. This bill would exclude the California Transportation Commission from the Transportation Agency and establish it as an entity in the state government. The bill would also make conforming changes.   |  |
| ABX1 20<br>Gaines, Beth R<br>State government:<br>elimination of<br>vacant positions:<br>transportation:<br>appropriation. | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | Existing law establishes the Department of Human Resources in state government to operate the state civil service system. This bill would require the department to eliminate 25% of the vacant positions in state government that are funded by the General Fund. This bill contains other related provisions and other existing laws.   |  |
| ABX1 21<br>Obernolte R<br>Environmental<br>quality: highway<br>projects.   | 8/31/2015-A. PRINT<br>9/1/2015-From printer. | The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA establishes a procedure by which a person may seek judicial review of the decision of the lead agency made pursuant to CEQA or proceeding challenging a lead agency's action on the grounds of noncompliance with CEQA. The bill would prohibit a court in a judicial action or proceeding under CEQA from staying or enjoining the construction or improvement of a highway unless it makes specified findings. |  |

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| ABX1 22<br>Patterson R<br>Design-build:<br>highways. | 9/1/2015-A. PRINT<br>9/2/2015-From printer.                      | Existing law authorizes the Department of Transportation to utilize design-build procurement for up to 10 projects on the state highway system, based on either best value or lowest responsible bid. Existing law requires the department to perform construction inspection services for those projects that are on or interfacing with the state highway system, as specified. Existing law establishes a procedure for submitting bids that includes a requirement that design-build entities provide a statement of qualifications submitted to the transportation entity that is verified under oath, subject to penalty of perjury. This bill would authorize the department to contract with consultants to perform construction inspection services for those authorized projects. The bill would eliminate the requirement that the department perform the construction inspection services for the projects on or interfacing with the state highway system. By authorizing the design-build method of procurement to be utilized in an unlimited number of projects, the bill would expand the number of projects in which the statement of qualifications requirement, subject to penalty of perjury, is applicable, thereby expanding the scope of an existing crime and imposing a state-mandated local program. This bill contains other related provisions and other existing laws. |  |
| ABX1 23<br>Garcia, Eduardo D<br>Transportation.      | 9/4/2015-A. PRINT<br>9/5/2015-From printer.                      | Existing law requires the Department of Transportation to prepare a State Highway Operation and Protection<br>Program every other year for the expenditure of transportation capital improvement funds for projects that<br>are necessary to preserve and protect the state highway system, excluding projects that add new traffic lanes.<br>Existing law provides for the programming of transportation capital improvement funds for other objectives<br>through the State Transportation Improvement Program administered by the California Transportation<br>Commission, which includes projects recommended by regional transportation planning agencies through<br>adoption of a regional transportation improvement program and projects recommended by the department<br>through adoption of an interregional transportation commission to establish a process whereby the department<br>and local agencies receiving funding for highway capital improvements from the State Highway Operation and<br>Protection Program or the State Transportation Improvement Program prioritize projects that provide<br>meaningful benefits to the mobility and safety needs of disadvantaged community residents, as specified. This<br>bill contains other related provisions and other existing laws.  |  |

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| ABX1 24<br>Levine D<br>Bay Area<br>Transportation<br>Commission:<br>election of<br>commissioners. | 9/11/2015-A. PRINT<br>9/12/2015-From printer.  | Existing law designates the Metropolitan Transportation Commission as the regional transportation planning agency for the San Francisco Bay area, with various powers and duties with respect to transportation planning and programming, as specified, in the 9-county San Francisco Bay area region. Existing law creates the Bay Area Toll Authority, governed by the same board as the commission, but created as a separate entity, with specified powers and duties relative to the administration of certain toll revenues from state-owned toll bridges within the geographic jurisdiction of the commission. Under existing law, the commission is comprised of 21 appointed members, as specified. This bill, effective January 1, 2017, would redesignate the Metropolitan Transportation Commission as the Bay Area Transportation Commission. The bill would require commissioners to be elected by districts comprised of approximately 750,000 residents. The bill would require each district to elect one commissioner, except that a district with a toll bridge, as defined, within the boundaries of the district would elect 2 commissioners. The bill would require commissioner elections to occur in 2016, with new commissioners to take office on January 1, 2017. The bill would state the intent of the Legislature for district boundaries to be drawn by a citizens' redistricting commission and campaigns for commissioners to be publicly financed. This bill contains other related provisions and other existing laws. |  |
| ABX1 25<br>Allen, Travis R<br>Shuttle services:<br>loading and<br>unloading of<br>passengers.     | 1/11/2016-A. PRINT<br>1/12/2016-From printer.  | Under existing law, a person may not stop, park, or leave a vehicle standing alongside a curb space authorized for the loading or unloading of passengers of a bus engaged as a common carrier in local transportation when indicated by a sign or red paint on the curb, except that existing law allows local authorities to permit schoolbuses to stop alongside these curb spaces upon agreement between a transit system operating buses as common carriers in local transportation and a public school district or private school. This bill would also allow local authorities to permit shuttle service vehicles, as defined, to stop for the loading or unloading of passengers alongside these curb spaces upon agreement between a transit system operating buses engaged as common carriers in local transportation and a shuttle service provider, as defined. The bill would state that it is the intent of the Legislature to not replace public transit services. This bill contains other related provisions.  |  |

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| ABX1 26<br>Frazier D<br>Transportation<br>funding. | 8/24/2016-A. PRINT<br>8/25/2016-From printer. | Existing law provides various sources of funding for transportation purposes, including funding for the state<br>highway system and the local street and road system. These funding sources include, among others, fuel<br>excise taxes, commercial vehicle weight fees, local transactions and use taxes, and federal funds. Existing law<br>imposes certain registration fees on vehicles, with revenues from these fees deposited in the Motor Vehicle<br>Account and used to fund the Department of Motor Vehicles and the Department of the California Highway<br>Patrol. Existing law provides for the monthly transfer of excess balances in the Motor Vehicle Account to the<br>State Highway Account. This bill would create the Road Maintenance and Rehabilitation Program to address<br>deferred maintenance on the state highway system and the local street and road system. The bill would<br>require the California Transportation Commission to adopt performance criteria, consistent with a specified<br>asset management plan, to ensure efficient use of certain funds available for the program. The bill would<br>provide for the deposit of various funds for the program in the Road Maintenance and Rehabilitation Account,<br>which the bill would create in the State Transportation Fund, including revenues attributable to a \$0.17 per<br>gallon increase in the motor vehicle fuel (gasoline) tax imposed by the bill with an inflation adjustment, as<br>provided, an increase of \$38 in the annual vehicle registration fee with an inflation adjustment, as provided, a<br>new \$165 annual vehicle registration fee with an inflation adjustment, as provided, a<br>new \$165 annual vehicles, as defined, and certain miscellaneous revenues described in (7) below that are not<br>restricted as to expenditure by Article XIX of the California Constitution. This bill contains other related<br>provisions and other existing laws. |

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| <u>SBX1 1</u><br><u>Beall</u> D   | 8/24/2016-S. APPR.<br>8/24/2016-From<br>committee with author's  | Existing law provides various sources of funding for transportation purposes, including funding for the state highway system and the local street and road system. These funding sources include, among others, fuel excise taxes, commercial vehicle weight fees, local transactions and use taxes, and federal funds. Existing law   |  |
| Transportation<br>funding.        | amendments. Read<br>second time and<br>amended. Re-referred to<br>Com. on APPR.  | imposes certain registration fees on vehicles, with revenues from these fees deposited in the Motor Vehicle<br>Account and used to fund the Department of Motor Vehicles and the Department of the California Highway<br>Patrol. Existing law provides for the monthly transfer of excess balances in the Motor Vehicle Account to the<br>State Highway Account. This bill would create the Road Maintenance and Rehabilitation Program to address<br>deferred maintenance on the state highway system and the local street and road system. The bill would<br>require the California Transportation Commission to adopt performance criteria, consistent with a specified<br>asset management plan, to ensure efficient use of certain funds available for the program. The bill would<br>provide for the deposit of various funds for the program in the Road Maintenance and Rehabilitation Account,<br>which the bill would create in the State Transportation Fund, including revenues attributable to a \$0.17 per<br>gallon increase in the motor vehicle fuel (gasoline) tax imposed by the bill with an inflation adjustment, as<br>provided, an increase of \$38 in the annual vehicle registration fee with an inflation adjustment, as provided, a<br>new \$165 annual vehicle registration fee with an inflation adjustment, as provided, a<br>new \$165 annual vehicles, as defined, and certain miscellaneous revenues described in (7) below that are not<br>restricted as to expenditure by Article XIX of the California Constitution. This bill contains other related<br>provisions and other existing laws. |  |
| <u>SBX1 2</u><br><u>Huff</u> R    | 6/30/2015-S. T. & I.D.<br>9/1/2015-September 1<br>set for first hearing.   | Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from the auction or sale of allowances as part of a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would exclude   |  |
| Greenhouse Gas<br>Reduction Fund. | Failed passage in<br>committee. (Ayes 3.<br>Noes 9. Page 56.)<br>Reconsideration granted.  | from allocation under these provisions the annual proceeds of the fund generated from the transportation<br>fuels sector. The bill would instead provide that those annual proceeds shall be appropriated by the<br>Legislature for transportation infrastructure, including public streets and highways, but excluding high-speed<br>rail. This bill contains other existing laws.  |  |

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| SBX1 3<br>Vidak R<br>Transportation<br>bonds: highway,<br>street, and road<br>projects. | 9/14/2015-S. DEAD<br>9/14/2015-Returned to<br>Secretary of Senate<br>pursuant to Joint Rule<br>62(a).                 | Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved by the voters as Proposition 1A at the November 4, 2008, general election, provides for the issuance of general obligation bonds in the amount of \$9 billion for high-speed rail purposes and \$950 million for other related rail purposes. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds from outstanding bonds. The bill, subject to the above exception, would also require the net proceeds of bonds subsequently issued and sold under the high-speed rail portion of the bond act, upon appropriation, to be made available to the Department of Transportation for repair and new construction projects on state highways and freeways, and for repair and new construction projects on state highways and freeways, and for repair and new construction projects on state highways and for rail purposes other than high-speed rail. These provisions would become effective only upon approval by the voters at the June 7, 2016, statewide primary election. |  |
| <u>SBX1 4</u><br>Beall D  | 9/24/2015-<br>S. CONFERENCE<br>COMMITTEE  | Existing law requires the Department of Transportation to improve and maintain the state's highways, and establishes various programs to fund the development, construction, and repair of local roads, bridges, and other critical transportation infrastructure in the state. This bill would declare the intent of the Legislature to   |  |
| Transportation<br>funding.  | 9/24/2015-Senators Beall<br>(Co-Chair), Allen, Leyva,<br>Cannella and Gaines<br>appointed to Conference<br>Committee. | enact statutory changes to establish permanent, sustainable sources of transportation funding to maintain and repair the state's highways, local roads, bridges, and other critical transportation infrastructure.   |  |

|  | Los Angeles Co  | ounty Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations   |
|--|---|---|
| Bill ID/Topic  | Location  | Summary   |
| <u>SBX1 5</u><br><u>Beall</u> D<br>Transportation<br>funding.                              | 9/1/2015-A. DESK<br>9/1/2015-In Assembly.<br>Read first time. Held at<br>Desk.                        | Existing law establishes various programs to fund the development, construction, and repair of local roads, bridges, and other critical transportation infrastructure in the state. This bill would declare the intent of the Legislature to enact legislation to establish permanent, sustainable sources of transportation funding to improve the state's key trade corridors and support efforts by local governments to repair and improve local transportation infrastructure.   |
| SBX1 6<br>Runner R<br>Greenhouse Gas<br>Reduction Fund:<br>transportation<br>expenditures. | 9/14/2015-S. DEAD<br>9/14/2015-Returned to<br>Secretary of Senate<br>pursuant to Joint Rule<br>62(a). | Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from the auction or sale of allowances as part of a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would delete the continuous appropriations from the fund for the high-speed rail project, and would prohibit any of the proceeds from the fund from being used for that project. The bill would continuously appropriate the remaining 65% of annual proceeds of the fund to the California Transportation Commission for allocation to high-priority transportation projects, as determined by the commission, with 40% of those moneys to be allocated to state highway projects, 40% to local street and road projects divided equally between cities and counties, and 20% to public transit projects. This bill contains other related provisions and other existing laws.  |
| SBX1 7<br>Allen D<br>Diesel sales and use<br>tax.  | 9/3/2015-S. APPR.<br>9/3/2015-Read second<br>time and amended. Re-<br>referred to Com. on<br>APPR.    | Existing law, beyond the sales and use tax rate generally applicable, imposes an additional sales and use tax on diesel fuel at the rate of 1.75%, subject to certain exemptions, and provides for the net revenues collected from the additional tax to transferred to the Public Transportation Account. Existing law continuously appropriates these revenues to the Controller, for allocation by formula to transportation agencies for public transit purposes. This bill, as of July 1, 2016, would increase the additional sales and use tax rate on diesel fuel to 5.25%. By increasing the revenues deposited in a continuously appropriated fund, the bill would thereby make an appropriation. The bill would restrict expenditures of revenues from the July 1, 2016, increase in the sales and use tax on diesel fuel to transit operator finances to verify that these new revenues have been expended in conformance with these specific restrictions and all other generally applicable requirements. This bill contains other related provisions and other existing laws. |

|   | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations                       |   |  |
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| Bill ID/Topic   | Location   | Summary   |  |
| <mark>SBX1 8</mark><br><u>Hill</u> D<br>Public transit:<br>funding. | 9/2/2015-S. APPR.<br>9/2/2015-From<br>committee: Do pass and<br>re-refer to Com. on<br>APPR. (Ayes 8. Noes 0.<br>Page 57.) (September 1).<br>Re-referred to Com. on<br>APPR. | Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from the auction or sale of allowances as part of a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would instead continuously appropriate 20% of those annual proceeds to the Transit and Intercity Rail Capital Program, and 10% of those annual proceeds to the Low Carbon Transit Operations Program, thereby making an appropriation. This bill contains other existing laws. |  |
| SBX19<br>Moorlach R<br>Department of<br>Transportation.             | 9/14/2015-S. DEAD<br>9/14/2015-Returned to<br>Secretary of Senate<br>pursuant to Joint Rule<br>62(a).  | Existing law creates the Department of Transportation with various powers and duties relative to the state<br>highway system and other transportation programs. This bill would prohibit the department from using any<br>nonrecurring funds, including, but not limited to, loan repayments, bond funds, or grant funds, to pay the<br>salaries or benefits of any permanent civil service position within the department. This bill contains other<br>related provisions and other existing laws.   |  |

|   | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |   |  |
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| Bill ID/Topic   | Location   | Summary   |  |
| <mark>SBX1 10</mark><br>Bates R                             | 7/16/2015-S. T. & I.D.<br>9/9/2015-September 8<br>hearing: Testimony   | Existing law establishes the state transportation improvement program process, pursuant to which the California Transportation Commission generally programs and allocates available state and federal funds for transportation capital improvement projects, other than state highway rehabilitation and repair projects, over   |  |
| Regional<br>transportation<br>capital improvement<br>funds. | taken. Hearing postponed by  | a multiyear period based on estimates of funds expected to be available. Existing law provides funding for<br>these interregional and regional transportation capital improvement projects through the state transportation<br>improvement program process, with 25% of funds available for interregional projects selected by the<br>Department of Transportation through preparation of an interregional transportation improvement program<br>and 75% for regional projects selected by transportation planning agencies through preparation of a regional<br>transportation improvement program. Existing law requires funds available for regional projects to be<br>programmed by the commission pursuant to the county shares formula, under which a certain amount of<br>funding is available for programming in each county, based on population and miles of state highway. Existing<br>law specifies the various types of projects that may be funded with the regional share of funds to include state<br>highways, local roads, transit, and others. This bill would revise the process for programming and allocating<br>the 75% share of state and federal funds available for regional transportation improvement projects. The bill<br>would require the department to annually apportion, by the existing formula, the county share for each<br>county to the applicable metropolitan planning organization, transportation planning agency, or county<br>transportation commission, as a block grant. These transportation capital improvement funds, along with an<br>appropriate amount of capital outlay support funds, would be appropriate annually through the annual<br>Budget Act to regional transportation improvement programs, to identify the transportation capital improvement<br>projects to be funded with these moneys, and would require the California Transportation commission to<br>incorporate the regional transportation improvement programs into the state transportation improvement<br>program. The bill would eliminate the role of the California Transportation Commission to<br>incorporate the regional projects, but would repai |  |

|  | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations   |  |  |
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| Bill ID/Topic  | Location   | Summary  |  |
| SBX1 11<br>Berryhill R<br>Environmental<br>quality:<br>transportation<br>infrastructure. | 9/4/2015-S. T. & I.D.<br>9/4/2015-From<br>committee with author's<br>amendments. Read<br>second time and<br>amended. Re-referred to<br>Com. on T. & I.D. | The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report (EIR) on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA establishes a procedure by which a person may seek judicial review of the decision of the lead agency made pursuant to CEQA. This bill would exempt from these CEQA provisions a project that consists of the inspection, maintenance, repair, restoration, reconditioning, relocation, replacement, or removal of existing transportation infrastructure if certain conditions are met, and would require the person undertaking these projects to take certain actions, including providing notice to an affected public agency of the project's exemption. Because a lead agency would be required to determine if a project qualifies for this exemption, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws. |  |
| SBX1 12<br>Runner R<br>California<br>Transportation<br>Commission.                       | 8/20/2015-S. APPR.<br>8/20/2015-Read second<br>time and amended. Re-<br>referred to Com. on<br>APPR.   | Existing law establishes in state government the Transportation Agency, which includes various departments<br>and state entities, including the California Transportation Commission. Existing law vests the California<br>Transportation Commission with specified powers, duties, and functions relative to transportation matters.<br>Existing law requires the commission to retain independent authority to perform the duties and functions<br>prescribed to it under any provision of law. This bill would exclude the California Transportation Commission<br>from the Transportation Agency, establish it as an entity in state government, and require it to act in an<br>independent oversight role. The bill would also make conforming changes. This bill contains other related<br>provisions and other existing laws.   |  |

|   | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix   |   |  |
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|   | OCTOBER 2016<br>Metro Government Relations   |   |  |
| Bill ID/Topic   | Location   | Summary   |  |
| SBX1 13<br>Vidak R<br>Office of the<br>Transportation<br>Inspector General.                               | 9/3/2015-S. APPR.<br>9/3/2015-From<br>committee with author's<br>amendments. Read<br>second time and<br>amended. Re-referred to<br>Com. on APPR. | Existing law creates various state transportation agencies, including the Department of Transportation and the High-Speed Rail Authority, with specified powers and duties. Existing law provides for the allocation of state transportation funds to various transportation purposes. This bill would create the Office of the Transportation Inspector General in state government, as an independent office that would not be a subdivision of any other government entity, to build capacity for self-correction into the government itself and to ensure that all state agencies expending state transportation funds are operating efficiently, effectively, and in compliance with federal and state laws. The bill would provide for the Governor to appoint the Transportation Inspector General for a 6-year term, subject to confirmation by the Senate, and would provide that the Transportation Inspector General may not be removed from office during the term except for good cause. The bill would specify the duties and responsibilities of the Transportation Inspector General, would require an annual report to the Legislature and Governor, and would provide that funding for the office shall, to the extent possible, be from federal transportation funds, with other necessary funding to be made available from the State Highway Account and an account from which high-speed rail activities may be funded. |  |
| SBX1 14<br>Cannella R<br>Transportation<br>projects:<br>comprehensive<br>development lease<br>agreements. | 7/16/2015-S. T. & I.D.<br>8/17/2015-August 19 set<br>for first hearing canceled<br>at the request of author.                                     | Existing law authorizes the Department of Transportation and regional transportation agencies, as defined, to enter into comprehensive development lease agreements with public and private entities, or consortia of those entities, for certain transportation projects that may charge certain users of those projects tolls and user fees, subject to various terms and requirements. These arrangements are commonly known as public-private partnerships. Existing law provides that a lease agreement may not be entered into under these provisions on or after January 1, 2017. This bill would extend this authorization indefinitely and would include within the definition of "regional transportation agency" the Santa Clara Valley Transportation Authority, thereby authorizing the authority to enter into public-private partnerships under these provisions. The bill would also delete obsolete cross-references and make technical changes to these provisions.   |  |

|  | Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations                           |   |  |
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| Bill ID/Topic  | Location   | Summary   |  |
| SCAX1 1<br>Huff R<br>Motor vehicle fees<br>and taxes:<br>restriction on<br>expenditures. | 9/9/2015-S. APPR.<br>9/9/2015-From<br>committee: Be adopted<br>and re-refer to Com. on<br>APPR. (Ayes 13. Noes 0.<br>Page 72.) (September 8).<br>Re-referred to Com. on<br>APPR. | (1) Article XIX of the California Constitution restricts the expenditure of revenues from taxes imposed by the state on fuels used in motor vehicles upon public streets and highways to street and highway and certain mass transit purposes, and restricts the expenditure of revenues from fees and taxes imposed by the state upon vehicles or their use or operation to state administration and enforcement of laws regulating the use, operation, or registration of vehicles used upon the public streets and highways, as well as to street and highway and certain mass transit purposes. These restrictions do not apply to revenues from taxes or fees imposed under the Sales and Use Tax Law or the Vehicle License Fee Law. This measure would prohibit the Legislature from borrowing revenues from fees and taxes imposed by the state on vehicles or their use or operation, and from using those revenues other than as specifically permitted by Article XIX. The measure would also prohibit those revenues from being pledged or used for the payment of principal and interest on bonds or other indebtedness. The measure would delete the provision that provides for use of any fuel tax revenues allocated to mass transit purposes to be pledged or used for payment of principal and interest on voter-approved bonds issued for those mass transit purposes, and would instead subject those expenditures to the existing 25% limitation applicable to the use of fuel tax revenues for street and highway bond purposes. |  |
| <u>SCRX1 1</u><br><u>De León</u> D   | 6/23/2015-A. DESK<br>6/23/2015-In Assembly.<br>Held at Desk.   | This measure adopts the Joint Rules of the Senate and Assembly for the 2015-16 Regular Session, as set forth in Senate Concurrent Resolution No. 37, as the Joint Rules, except as specified, for the 2015-16 First Extraordinary Session.  |  |
| 2015-16 First<br>Extraordinary<br>Session: Joint Rules.                                  |  |   |  |

| Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |   |  |
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| Bill ID/Topic  | Location  | Summary  |
| SRX1 1<br>De León D<br>Relative to the<br>Standing Rules of<br>the Senate for the<br>2015-16 First<br>Extraordinary<br>Session                         | 6/30/2015-S. ADOPTED<br>6/30/2015-Unanimous<br>consent granted to take<br>up without reference to<br>file. Read. Adopted.<br>(Ayes 25. Noes 0.) | This measure adopts the Joint Rules of the Senate and Assembly for the 2015-16 Regular Session, as set forth<br>in Senate Concurrent Resolution No. 37, as the Joint Rules, except as specified, for the 2015-16 First<br>Extraordinary Session. |

**Metro Government Relations** 

#### AB 2222 (Holden) Verified 7/29/2016

SUPPORT: Amigos de los Rios Aspiranet Association for Commuter Transportation, Southern California Chapter Bike San Gabriel California Bicycle Coalition California Federation of Teachers California Housing Partnership Corporation California Pan Ethnic Health Network California ReLEAF California State Polytechnic University, Pomona California State Student Association California State University CalPIRG Catholic Charities of the diocese of Stockton Center for Community Action and Environmental Justice **Circulate San Diego** Climate Resolve Coalition for Clean Air East LA Community Corporation East Los Angeles College FAST

**Metro Government Relations** 

Housing California Investing in Place Kings Canyon Unified School District LA Mas LAANE Leadership Council for Justice and Accountability Long Beach Community College District Los Angeles Business Council Los Angeles Community College District Los Angeles County Bicycle Coalition Gamaliel of California Los Angeles County Metropolitan Transportation Authority Los Angeles Neighborhood Initiative Los Angeles Urban League Los Angeles Walks Los Rios Community College District Mt. San Antonio College Orange County Transportation Authority Pacoima Beautiful Pasadena Area Community College District Peralta Community College District PolicyLink **Prevention Institute** Public Advocates Safe Routes to School San Diego Community College District San Francisco Bay Area Rapid Transit District San Jose Evergreen Community College District SLATE Z

**Metro Government Relations** 

Southeast Asian Community Alliance The Trust for Public Land Union of Concerned Scientists University of California, Los Angeles University of Southern California (USC) Ventura County Transportation Commission Youth Policy Institute 1 Individual

#### **OPPOSITION:**

California Taxpayers Association

#### SB 32 (Pavley)

#### SUPPORT: (Verified 8/23/16)

State Controller Betty Yee 350 Bay Area 350 Sacramento Access to Independence Advanced Energy Economy Agility Fuel Systems Agoura Hills Mayor Ilece Buckley American Academy of Pediatrics - California District IX American Cancer Society, California Division American College of Physicians, California Service Chapter American Farmland Trust American Heart Association American Lung Association in California

**Metro Government Relations** 

American Stroke Association Annie's Inc. Applied LNG Technologies Apricus Inc. Asthma Coalition of Los Angeles County Atmos Energy Audubon Society of California Autodesk, Inc. Azul Bagito Bay Area Air Quality Management District Baz Allergy, Asthma & Sinus Center (San Joaquin Valley) Ben & Jerry's Benicia Mayor Elizabeth Patterson **Big Sur Land Trust Biodico Sustainable Biorefineries Bioenergy Association of California Biosynthetic Technologies** Blue Sky Biochar Bonnie J. Adario Lung Cancer Foundation **Breathe California Building Doctors** Business for Innovative Climate and Energy Policy C&C Development Co. Calabasas Mayor Lucy Martin California Bicycle Coalition California Biodiesel Alliance California Biomass Energy Alliance California Black Health Network

**Metro Government Relations** 

California Catholic Conference, Inc. California Climate and Agriculture Network California Conference of Directors of Environmental Health California Contract Cities Association California Electric Transportation Coalition California Energy Efficiency Industry Council California Energy Storage Alliance California Equity Leaders Network California Green Business Network California Interfaith Power & Light California League of Conservation Voters California Municipal Utilities Association California Natural Gas Vehicle Coalition California Nurses Association California Pan-Ethnic Health Network California Public Health Association, North California Ski Industry Association California Solar Energy Industries Association California Solar Energy Industry Association California State Council of Laborers **California Thoracic Society** California Transit Association California Trout California Urban Forests Council California Wind Energy Association Californians Against Waste **Calpine Corporation** CalPIRG CALSTART

**Metro Government Relations** 

**Carbon Cycle Institute** Cathedral City Mayor Pro Tem Greg Pettis Catholic Charities, Diocese of Stockton Center for Biological Diversity Center for Climate Change and Health Center for Climate Protection Center for Sustainable Suburban Development at University California, Riverside Central California Asthma Collaborative Ceres ChargePoint **Chart Industries Circulate San Diego** City and County of San Francisco **City Heights Community Development Corporation** City of Arcata City of Berkeley **City of Los Angeles** City of Maywood City of Moorpark City of Oxnard City of Santa Monica City of Santa Rosa City of Sebastopol City of Simi Valley City of Thousand Oaks City of West Hollywood **Clean Energy Clean Power Finance Clean Water Action** 

**Metro Government Relations** 

CleanTech San Diego **Cleveland National Forest Foundation** Clif Bar, Inc **Climate Action Campaign Climate Action Reserve** Climate Parents **Climate Ready Solutions LLC** Climate Resolve Communications Workers of American, AFL-CIO District 9 **Communitas Financial Planning** Community Action to Fight Asthma **Consumers Union** Cosmodyne County of Los Angeles County of Marin County of Santa Barbara County of Sonoma County of Ventura **Covanta Energy Corporation** Cummins Westport Inc. Davis Mayor Dan Wolk **Dignity Health Distance Learning Consulting Doctors for Climate Health** Eagle Creek East Bay Municipal Utility District eBay Ecogate, Inc. El Proyecto del Barrio, Inc

**Metro Government Relations** 

Endangered Habitats League **Environment California Environmental Action Committee of West Marin Environmental Defense Fund** Environmental Entrepreneurs (E2) **Environmental Health Coalition** Environmental Health Department, County of Los Angeles EtaGen FastTech Fiat Chrysler Automobiles Ford Motor Company Freightliner Fresno Mayor Ashley Swearengin Friends Committee on Legislation of California Friends of the River Gap, Inc. **General Motors Company** Gladstein Neandross & Associates Global Green USA Grand Boulevard Initiative Green Education Greenbelt Alliance Harvest Power Health Care Without Harm Health Officers Association of California Honda House Kombucha Housing California Humane Society International

**Metro Government Relations** 

Humane Society of the United States Impco Automotive Jewish Family Services of Los Angeles **KB** Home Klean Kanteen Lancaster Mayor R. Rex Parris Land Trust of Santa Cruz County Landirenzo Large-Scale Solar Association Leadership Counsel for Justice and Accountability League of Women Voters of California League of Women Voters of Orange Coast Levi Strauss & Co Liberty Hill Foundation Long Beach Mayor Robert Garcia Los Angeles Alliance for a New Economy Los Angeles Business Council Los Angeles County Medical Association Los Angeles County Supervisor Hilda Solis Los Angeles County Supervisor Mark Ridley-Thomas Los Angeles County Supervisor Sheila Kuehl Los Angeles Mayor Eric Garcetti Lvft MAAC Marin Agricultural Land Trust Marin Clean Energy Mars Incorporated Medical Advocates for Healthy Air Member of Congress, Adam B. Schiff

**Metro Government Relations** 

Member of Congress, Alan Lowenthal Member of Congress, Ted W. Lieu Mercury Press International Moms Clean Air Force Morgner Construction Motiv Mountains Recreation and Conservation Authority Move LA National Parks Conservation Association Natural Resources Defense Council Nature Conservancy NextGen Climate Oakland Mayor Libby Schaaf Pacific Forest Trust Pacific Gas and Electric Pacoima Beautiful Patagonia Works Patagonia, Inc. Peninsula Open Space Trust People Organizing to Demand Environmental and Economic Rights Physicians for Social Responsibility, Los Angeles Physicians for Social Responsibility--SF-Bay Area Chapter Planning and Conservation League Plug In America Power2Sustain Prevention Institute Progressive Asset Management, Inc. Progressive Baptist State Convention of California and the West Proterra Inc.

**Metro Government Relations** 

Public Health Institute Puma Springs Vineyards **Purple Wine & Spirits** Quest Questar Fueling RC Cubed, Inc. **Redlands Area Democratic Club** Redlands Mayor Pro Tempore Jon Harrison ReFuel **Regional Asthma Management and Prevention** Republic Services, Inc. Sacramento Mayor Kevin Johnson Sacramento Municipal Utility District San Diego Housing Federation San Diego-Imperial Counties Labor Council San Francisco Asthma Task Force San Francisco Mayor Edwin Lee San Jose Mayor Sam Liccardo Santa Ana Mayor Miguel Pulido Santa Clara County Medical Society Santa Clara Valley Open Space Authority Santa Clarita Organization for Planning and the Environment Santa Monica Mountains Conservancy Save the Redwoods League Sempra Energy Seguoia Riverlands Trust Service Employees International Union Sidel Systems USA Sierra Business Council

**Metro Government Relations** 

Sierra Club California Silicon Valley Leadership Group SmartWool Solano County Transit Solar Energy Industries Association Sonoma Agricultural Preservation and Open Space District Sonoma Clean Power Sonoma County Asthma Coalition Sonoma County Water Agency South Coast Air Quality Management District Southern California Edison Southern California Gas Company Southern California Public Power Authority Southwest Wetlands Interpretive Association Spectrum LNG Stop Waste Sustainable North Bay Symantec Tamalpais Nature Works The Added Edge The Hampstead Companies The North Face TransForm TreePeople **Trillium CNG Trust for Public Land** U.S. Green Building Council California Union of Concerned Scientists United States Senator Barbara Boxer

**Metro Government Relations** 

United States Senator Dianne Feinstein UPS VNG Voices for Progress Wakeland Housing & Development Corporation Waste Management, Inc. Waterplanet Alliance WaterSmart Software Westport Innovations

#### **OPPOSITION:** (Verified 8/23/16)

African American Farmers of California Agricultural Council of California American Alliance Authority and Compliance American Alliance Drug Testing American Forest and Paper Association American Wood Council Apartment Association of Greater Los Angeles Apartment Association of Orange County Apartment Association, California Southern Cities Associated Builders and Contractors of California Brea Chamber of Commerce **Building Owners and Managers Association** California Agricultural Aircraft Association California Apartment Association California Association of Nurseries and Garden Centers California Association of Realtors California Building Industry Association

**Metro Government Relations** 

**California Business Properties Association** California Business Roundtable California Cattlemen's Association California Chamber of Commerce California Concrete Pumpers Alliance California Construction Trucking Association California Cotton Ginners Association California Cotton Growers Association California Dairies, Inc. California Dairy Campaign California Farm Bureau Association California Farm Bureau Federation California Fresh Fruit Association California Independent Oil Marketers Association California Independent Petroleum Association California League of Food Processors California Manufacturers and Technology Association **California Political Consulting Group** California Small Business Association California Taxpayers Association California Trucking Association Californians for Affordable and Reliable Energy Camarillo Chamber of Commerce Chambers of Commerce Alliance of Ventura & Santa Barbara Counties Coalition of American Latino Truckers East Bay Rental Housing Association Family Business Association **Fullerton Chamber of Commerce** Greater Bakersfield Chamber of Commerce

**Metro Government Relations** 

Greater Fresno Area Chamber of Commerce Greater Riverside Chamber of Commerce Heavy-Haul Conference Inland Empire Economic Partnership International Council of Shopping Centers Irvine Chamber of Commerce Kern County Board of Supervisors Los Angeles County Business Federation Milk Producers Council NAIOP of California, the Commercial Real Estate Development Association National Federation of Independent Business **National Hmong American Farmers** Nisei Farmers League North Orange County Chamber North Valley Property Owners Association **Orange County Business Council Oxnard Chamber of Commerce** Rancho Cordova Chamber of Commerce Redondo Beach Chamber of Commerce & Visitors Bureau San Jose Silicon Valley Chamber of Commerce Santa Barbara Rental Property Association Santa Maria Valley Chamber of Commerce and Visitors Convention Bureau Simi Valley Chamber of Commerce South Bay Association of Chambers of Commerce Southwest California Legislative Council **Torrance Chamber of Commerce** Valley Industry and Commerce Association Ventura County Economic Development Association Western Agricultural Processors Association

**Metro Government Relations** 

Western Growers Association Western Plant Health Association Western States Petroleum Association Western Trucking Alliance Western United Dairymen

#### SB 1383 (Lara)

#### Support (6/27/16)

Alliance of Nurses for Healthy Environment American Academy of Pediatrics – California American Cancer Society Cancer Action Network, California American Lung Association American Heart Association, California Asthma Coalition of Los Angeles County Bay Area Regional Health Inequities Initiative Baz Allergy, Asthma and Sinus Center Ben & Jerry's Bloom Energy Bonnie J. Addario Lung Cancer Foundation Breathe California Burton California Black Health Network, Inc. Californians Against Waste

**Metro Government Relations** 

California Conference of Directors of Environmental Health California Environmental Justice Alliance California Medical Association California Nurses Association California Pan-Ethic Health Network California Public Health Association – North California State PTA **California Thoracic Society** California Walks Center for Climate Change and Health, Public Health Institute Center for Food Safety Center on Race, Poverty & the Environment Central California Asthma Collaborative Central California Environmental Justice Network **Clean Power Campaign** Clif Bar & Company Climate 911 **Common Sense Kids Action** Community Alliance for Agroecology **Dignity Health Eileen Fisher Environmental Defense Fund Environmental Health Coalition** 

**Metro Government Relations** 

**Fetzer Vineyards** Food & Water Watch Health African American Families II Health Care Without Harm Health Officers Association of California Institute for Agriculture and Trade Policy Leadership Counsel for Justice and Accountability Levi Strauss & Co. Long Beach Alliance for Children with Asthma Maternal and Child Health Access (Los Angeles) Medical Advocates for Healthy Air Network of Ethnic Physician Organizations Nike, Inc. Patagonia Placer Land Trust PSE Healthy Energy (Physicians, Scientists and Engineers) Physicians for Social Responsibility, Sacramento Physicians for Social Responsibility, San Francisco Bay Area Chapter **Prevention Institute** St. John's Well Child and Family Centers (Los Angeles) Santa Clara County Board of Supervisors Santa Clara County Public Health Department Seventh Generation

**Metro Government Relations** 

Sierra Business Council Sierra Club California Sierra Foothill Conservancy The North Face Timberland Truckee Donner Land Trust Vans VF Corporation Voices for Progress 30 Individuals

#### **Opposition (6/27/16)**

Agricultural Council of California Association of California Egg Farmers Association of Home Appliance Manufacturers California Poultry California Business Properties Association California Cattlemen's Association California Chamber of Commerce California Citrus Mutual California Cattlemen's Association California Cotton Ginners and Growers Association California Council for Environmental and Economic Balance

**Metro Government Relations** 

California Dairies, Inc. California Farm Bureau Federation California Fresh Fruit Association California Grain & Feed Association California Manufacturers & Technology Association **California Poultry** California Retailers Association CIPA Milk Producers Council NFIB Nisei Farmers League Pacific Coast Rendering Association Western Agricultural Processors Association Western Growers Western Plant Health Association **WSPA** Waste Management Western United Dairymen

| H.R. 3620 | Would permit transportation agencies to consider the hiring of local workers in | January 2014 – SUPPORT |  |
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| Los Angeles County Metropolitan Transportation Authority (Metro)<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations |  |   |
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| Bass D   | the evaluation of bids and proposals for highway and transit projects where federal funds are being used.  | Referred to House<br>Transportation and<br>Infrastructure<br>Subcommittees on<br>Highways and Transit and<br>Railroads, Pipelines, and<br>Hazardous Materials |
| H.R. 680<br>Blumenauer D   | <ul><li>Would gradually increase the federal gas tax by 15-cents, index the gas tax to inflation and seek to replace the federal gas tax with a more stable alternative by 2024.</li><li>Board previously supported HR 3636 bill last session.</li></ul>                             | May 2015 – SUPPORT<br>Referred to the House<br>Committees on Ways and<br>Means and House<br>Transportation and<br>Infrastructure                              |
| H.R. 935<br>Hahn D-CA  | Would direct 5% of all import duties collected by Customs and Border<br>Protection (CBP) at Ports of Entry to be spent on freight transportation through<br>the creation of the National Freight Network Trust Fund.<br><i>Board previously supported HR 5101 bill last session.</i> | May 2015 – SUPPORT<br>WORK WITH AUTHOR<br>Subcommittee on Rail,<br>House Transportation and<br>Infrastructure Committee<br>House Ways and Means               |
|  |  | Committee   |

#### FEDERAL

| La                          | os Angeles County Metropolitan Transportation Authority (<br>State and Federal Legislative Matrix<br>OCTOBER 2016<br>Metro Government Relations  | Metro)  |
|-----------------------------|--|---|
| <b>BILL/AUTHOR</b>          | DESCRIPTION  | STATUS  |
| H.R. 990<br>King R-NY       | Would authorize and bring parity between the parking and transit commuter<br>tax benefits available for employees, including cash payments from employers,<br>tot eh level of \$235 per month. The legislation also includes a tax benefit for<br>bicycle commuters in the amount of \$35 per month. | May 2015 – SUPPORT<br>House Ways and Means<br>Committee   |
| H.R. 1308<br>Lowenthal D-CA | Would establish a Freight Transportation Infrastructure Trust Fund and create a freight specific formula and competitive grant program for multimodal projects.<br>Board previously supported HR 5624 bill last session.   | May 2015 – SUPPORT<br>WORK WITH AUTHOR<br>Subcommittee on Water,<br>House Transportation and<br>Infrastructure Committee<br>House Ways and Means<br>Committee |
| H.R. 1461<br>Massie R-KY    | Would end the longstanding practice of the mass transit account receiving funding through the Highway Trust Fund. Additionally, it repeals the Transportation  | May 2015 –<br>OPPOSE<br>House Transportation and<br>Infrastructure Committee<br>House Ways and Means<br>Committee   |

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| H.R. 1551<br>Sanford R-SC  | Would phase out the Mass Transit Account from receiving any funding through<br>the Highway Trust Fund by incrementally decreasing funding from 2016-2020.  | May 2015 – OPPOSE<br>House Ways and Means<br>Committee   |
| H.R. 2485<br>Torres D-CA   | The Regional Infrastructure Accelerator Act of 2015 would, if enacted into<br>federal law, create a two-tiered grant program aimed at increasing private<br>investment in public infrastructure projects. The legislation seeks to establish<br>and fund regional infrastructure accelerator organizations to provide regional<br>analysis of potential Public-Private Partnership (P3) Infrastructure projects.<br>The regional accelerators would then have the ability to provide technical<br>expertise and funding to states, cities and public entities for pre-development<br>activities on a potential P3 project. This legislation authorizes, subject to<br>appropriations, funding in the amount of \$25 million for the two-tiered grant<br>program outlined in the Regional Infrastructure Accelerator Act of 2015. | June 2015 – SUPPORT<br>5/21/15 Subcommittee on<br>Water Resources and<br>Environment for House<br>Transportation and<br>Infrastructure Committee |
| H.R. 2495<br>Waters D-CA   | The TIGER Grants for Job Creation Act would, if enacted into federal law,<br>provide an emergency supplemental appropriation of \$7.5 billion over the next<br>6 years for the Transportation Investment Generating Economic Recovery<br>(TIGER) discretionary grant program.  | June 2015 – SUPPORT<br>5/21/15<br>House Appropriation and<br>Budget Committees   |

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| H.R. 2410 DeFazio<br>D-OR  | The GROW America Act would, if enacted into federal law, authorize a six-year \$478 billion surface transportation bill. H.R. 2410 represents President Obama's surface transportation bill that his Administration has transmitted to Congress through his Fiscal Year 2016 Budget. The authorized funding level of \$478 billion in the bill is the same funding figure that the U.S. Department of Transportation has determined is needed to assist in funding our nation's state-of-good-repair backlog maintenance as well as continue to invest in new transportation projects required to properly address America's future population growth.  | June 2015 - SUPPORT  |  |
|  | Co-sponsors of H.R. 2410 from the Los Angeles Congressional Delegation include Congresswoman Grace Napolitano (D-32) and Congresswoman Julia Brownley (D-26).   |  |  |
| H.R. 4343  | H.R. 4343 (Blumenauer) – The Bikeshare Transit Act of 2016 would, if enacted<br>into federal law, clarify the definition of bikeshare projects that qualify as an<br>"associated transit improvement" under Title 49 of U.S. Code, add bikeshare<br>projects to the definition of "capital project" under Title 49 of U.S. Code, and<br>make bikeshare projects eligible for funding under the Congestion Mitigation<br>and Air Quality Improvement Program (CMAQ) under Title 23 of U.S. Code.<br>The legislation seeks to add bikeshare projects to the formal definition of<br>transit projects as well as make clear to states that administer Federal Highway<br>Administration funding that bikeshare is eligible to receive federal funding. | MARCH 2016 - SUPPORT   |  |
| S. 650<br>Blunt R-MO   | Extends the national deadline by five years to implement PTC, from December 31, 2015 to December 31, 2020. Two one year extensions beyond 2020 are included in the legislation, but the extensions are at the discretion of the Secretary of the U.S. Department of Transportation.   | MAY 2015 – OPPOSE<br>Senate Commerce,<br>Science and<br>Transportation Committee |  |
| S. 797<br>Booker D-NJ  | Amends the Railroad Rehabilitation and Improvement Financing Program (RRIF) to expand the eligibility for financing transit oriented development.   | May 2015 – SUPPORT<br>WORK WITH AUTHOR   |  |

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|  |   | Senate Commerce,<br>Science and<br>Transportation Committee                       |
| S. 880<br>(Schatz-D-HI)  | Amends the TIFIA program, as authorized in MAP-21, to include TOD as an eligible expense to finance through the TIFIA program.  | May 2015- SUPPORT<br>Senate Environment and<br>Public Works Committee             |
| S. 1006<br>(Feinstein-D-CA)  | Extend the national deadline to implement Positive Train Control by one year  | MAY 2015 – SUPPORT<br>Senate Commerce,<br>Science and<br>Transportation Committee |
| Omnibus<br>Appropriations Bill<br>For Fiscal Year<br>2016  | An omnibus appropriations bill that keeps all federal programs, agencies, and services funded until September 30, 2016.   | Signed into law by<br>President Obama,<br>December 18, 2015                       |
| HR 22 (formerly<br>known as the<br>DRIVE Act) Fixing<br>America's Surface<br>Transportation Act<br>(FAST Act)  | Fixing America's Surface Transportation Act (FAST Act), the long-term surface transportation authorization bill authorizes approximately \$305 billion for Highway, Transit and Railroad programs over 5 years (\$61 billion per year). | Signed into law by<br>President Obama,<br>December 4, 2015                        |