Metro

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



Agenda - Final

Thursday, April 12, 2018 11:30 AM

One Gateway Plaza, Los Angeles, CA 90012, 3rd Floor, Metro Board Room

Executive Management Committee

Eric Garcetti, Chair Sheila Kuehl, Vice Chair James Butts, 2nd Vice Chair Jacquelyn Dupont-Walker John Fasana Mark Ridley-Thomas Carrie Bowen, non-voting member

Phillip A. Washington, Chief Executive Officer

METROPOLITAN TRANSPORTATION AUTHORITY BOARD RULES

(ALSO APPLIES TO BOARD COMMITTEES)

PUBLIC INPUT

A member of the public may address the Board on agenda items, before or during the Board or Committee's consideration of the item for one (1) minute per item, or at the discretion of the Chair. A request to address the Board should be submitted in person at the meeting to the Board Secretary. Individuals requesting to speak on more than three (3) agenda items will be allowed to speak up to a maximum of three (3) minutes per meeting. For individuals requiring translation service, time allowed will be doubled.

Notwithstanding the foregoing, and in accordance with the Brown Act, this agenda does not provide an opportunity for members of the public to address the Board on any Consent Calendar agenda item that has already been considered by a Committee, composed exclusively of members of the Board, at a public meeting wherein all interested members of the public were afforded the opportunity to address the Committee on the item, before or during the Committee's consideration of the item, and which has not been substantially changed since the Committee heard the item.

The public may also address the Board on non-agenda items within the subject matter jurisdiction of the Board during the public comment period, which will be held at the beginning and/or end of each meeting. Each person will be allowed to speak for up to three (3) minutes per meeting and may speak no more than once during the Public Comment period. Speakers will be called according to the order in which the speaker request forms are received. Elected officials, not their staff or deputies, may be called out of order and prior to the Board's consideration of the relevant item.

In accordance with State Law (Brown Act), all matters to be acted on by the MTA Board must be posted at least 72 hours prior to the Board meeting. In case of emergency, or when a subject matter arises subsequent to the posting of the agenda, upon making certain findings, the Board may act on an item that is not on the posted agenda.

CONDUCT IN THE BOARD ROOM - The following rules pertain to conduct at Metropolitan Transportation Authority meetings:

REMOVAL FROM THE BOARD ROOM The Chair shall order removed from the Board Room any person who commits the following acts with respect to any meeting of the MTA Board:

- a. Disorderly behavior toward the Board or any member of the staff thereof, tending to interrupt the due and orderly course of said meeting.
- b. A breach of the peace, boisterous conduct or violent disturbance, tending to interrupt the due and orderly course of said meeting.
- c. Disobedience of any lawful order of the Chair, which shall include an order to be seated or to refrain from addressing the Board; and
- d. Any other unlawful interference with the due and orderly course of said meeting.

INFORMATION RELATING TO AGENDAS AND ACTIONS OF THE BOARD

Agendas for the Regular MTA Board meetings are prepared by the Board Secretary and are available prior to the meeting in the MTA Records Management Department and on the Internet. Every meeting of the MTA Board of Directors is recorded on CD's and as MP3's and can be made available for a nominal charge.

DISCLOSURE OF CONTRIBUTIONS

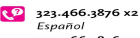
The State Political Reform Act (Government Code Section 84308) requires that a party to a proceeding before an agency involving a license, permit, or other entitlement for use, including all contracts (other than competitively bid, labor, or personal employment contracts), shall disclose on the record of the proceeding any contributions in an amount of more than \$250 made within the preceding 12 months by the party, or his or her agent, to any officer of the agency, additionally PUC Code Sec. 130051.20 requires that no member accept a contribution of over ten dollars (\$10) in value or amount from a construction company, engineering firm, consultant, legal firm, or any company, vendor, or business entity that has contracted with the authority in the preceding four years. Persons required to make this disclosure shall do so by filling out a "Disclosure of Contribution" form which is available at the LACMTA Board and Committee Meetings. Failure to comply with this requirement may result in the assessment of civil or criminal penalties.

ADA REQUIREMENTS

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LIMITED ENGLISH PROFICIENCY

A Spanish language interpreter is available at all <u>Board Meetings</u>. Interpreters for <u>Committee meetings</u> and all other languages must be requested 72 hours in advance of the meeting by calling (213) 922-4600 or (323) 466-3876.



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HELPFUL PHONE NUMBERS

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General Information/Rules of the Board - (213) 922-4600

Internet Access to Agendas - www.metro.net

TDD line (800) 252-9040

NOTE: ACTION MAY BE TAKEN ON ANY ITEM IDENTIFIED ON THE AGENDA

CALL TO ORDER

ROLL CALL

36. SUBJECT: STATE AND FEDERAL REPORT 2

<u>2018-0133</u>

RECOMMENDATION

RECEIVE AND FILE State and Federal Legislative Report.

<u>Attachments:</u> <u>Legislative Matrix</u>

37. SUBJECT: STATE LEGISLATION 2018-0134

RECOMMENDATION

ADOPT staff recommended positions:

A. Assembly Bill 2417 (Rodriguez) - Metro Foothill Gold Line Construction Authority **OPPOSE UNLESS AMENDED**

B. <u>Assembly Bill 1912 (Rodriguez) - Public Employees' Retirement: Joint Powers Agreements: Liability **OPPOSE**</u>

Attachments: Attachment A - AB 2417 (Rodriguez)

Attachment B - AB 1912 (Rodriguez)

38. SUBJECT: MICROTRANSIT PILOT PROJECT (MTP) <u>2018-0117</u>

RECOMMENDATION

AUTHORIZE the Chief Executive Officer to award the following firm fixed price contracts to firms to partner with Metro for planning, designing, testing and evaluating a new transportation technology-based service for traveling short distances, subject to resolution of protest(s), if any:

- A. Contract No. PS46292001 to RideCo in the amount of \$219,650.26 for 6 months;
- B. Contract No. PS46292002 to NoMad Transit LLC in the amount of \$348,684.69 for 6 months; and
- C. Contract No. PS46292003 to Transdev in the amount of \$316,912.31 for 6 months.

<u>Attachments:</u> <u>Attachment A - Procurement Summary RFP No</u>

Attachment B - DEOD Summary

39. SUBJECT: WOMEN AND GIRLS GOVERNING COUNCIL 2018-0119

RECOMMENDATION

RECEIVE oral update on the Women and Girls Governing Council.

<u>Attachments:</u> <u>Presentation</u>

40. SUBJECT: METRO STRATEGIC PLAN UPDATE

2018-0148

RECOMMENDATION

RECEIVE AND FILE the draft Metro Strategic Plan for release and public review.

41. SUBJECT: CITIZENS ADVISORY COUNCIL UPDATE

2018-0151

RECOMMENDATION

RECEIVE oral update on the Citizens Advisory Council and recognition of Mr. Rosen.

GENERAL PUBLIC COMMENT

Consideration of items not on the posted agenda, including: items to be presented and (if requested) referred to staff; items to be placed on the agenda for action at a future meeting of the Committee or Board; and/or items requiring immediate action because of an emergency situation or where the need to take immediate action came to the attention of the Committee subsequent to the posting of the agenda.

COMMENTS FROM THE PUBLIC ON ITEMS OF PUBLIC INTEREST WITHIN COMMITTEE'S SUBJECT MATTER JURISDICTION

Adjournment



Board Report

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

Agenda Number: 36.

EXECUTIVE MANAGEMENT COMMITTEEAPRIL 12, 2018

SUBJECT: STATE AND FEDERAL REPORT

File #: 2018-0133, File Type: Informational 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 Senior Director, Federal Affairs

Chair Garcetti 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 March 27, 2018 and will be updated, as appropriate, at the Executive Management Committee meeting on April 12, 2018. Status of relevant pending Federal legislation is monitored on the Metro Government Relations Legislative Matrix http://libraryarchives.metro.net/DB <a href="http://librar

Trump Administration Announces Tariffs On Chinese Imports

On March 23, 2018, the White House issued a Presidential Memorandum that announced that the United States will be imposing over \$50 billion in tariffs on Chinese imports. According to the Presidential Memorandum, the U.S. Trade Representative "shall publish a proposed list of products and any intended tariff increases within 15 days of the date of this memorandum." According to administration officials, "The tariffs, which the United States trade representative will publish within 15 days, will target 1,300 lines of Chinese goods." Pursuant to Board actions, Metro is purchasing 100 zero emission buses (including options) from BYD and 282 heavy rail cars (including options) from the China Railway Rolling Stock Corporation. A link to the Presidential Memorandum that was issued after President Trump spoke on this subject in the Diplomatic Room of the White House: https://www.whitehouse.gov/presidential-actions/presidential-memorandum-actions-united-states-related-section-301-investigation/. Metro staff will continue to closely track and analyze this matter and will update the Board once the specific tariffs are, consistent with the Presidential Memorandum, published in early April.

Omnibus Appropriations Bill Signed into Law

On March 23, 2018, the U.S. Senate passed H.R.1625, the Consolidated Appropriations Act, 2018 by a vote of 65 - 32. The measure was signed later that day by President Trump, averting a government shutdown slated for the end of that day. The House previously passed this bill by a vote of 256 - 167. Overall, the bill provides about \$13.5 billion in budgetary resources for the Federal Transit Administration (FTA), which is an increase of more than \$1 billion as compared to FY 2017 enacted levels. Programs funded by Mass Transit Account (MTA) of the Highway Trust Fund received \$9.733 billion, as authorized by the Fixing America's Surface Transportation (FAST) Act for FY 2018. A handful of programs traditionally funded by the MTA also received an additional \$834 million from the general fund, including \$400 million for Bus and Bus Facilities

grant programs, \$400 million for State of Good Repair, and \$30 million for High Density States. Of the Bus and Bus Facilities funding, \$209.1 million is allocated to formula grants, \$161.45 for competitive grants, and \$29.45 for no or low emissions grants.

The Capital Investment Grants (CIG) program was appropriated \$2.645 billion, up from \$2.413 billion in FY 2017. This total includes more than \$1.5 billion for New Starts, almost \$716 million for Core Capacity projects, and almost \$401 million for Small Starts. The bill also contains strong, legislative language to ensure the future of the CIG program.

This bill provides \$1.9 billion for Amtrak overall. Of this, \$650 million goes to Amtrak's Northeast Corridor (NEC), which is \$322 million more than FY 2017 enacted levels, and \$1.29 billion for Amtrak's National Network. Finally, the TIGER program is funded at a level of \$1.5. billion, \$1 billion more than FY 2017 enacted levels.

Federal Grants for Fiscal Year 2017/2018

As we noted to Board members last month, Metro has applied for a number of major grants this year - including an INFRA grant and a Bus and Bus Facilities grant. We are engaging in a broad array of stakeholders to ensure that our grant applications have the best opportunity of being approved by the USDOT. Most recently, our professional staff were on Capitol Hill with the Los Angeles Area Chamber of Commerce and at the U.S. Department of Transportation (USDOT) discussing our INFRA grants with senior aides and officials. We are hopeful that Metro's INFRA grant applications will be favorably reviewed by the USDOT rumored to be announced at the end of April.

Conclusion

Chair Garcetti - I look forward to expanding on this report at the Executive Management Committee meeting with any new developments that occur over the next several weeks.

Executive Management Committee Remarks Prepared by Michael Turner Deputy Executive Officer, Government Relations

Chair Garcetti and members of the Executive Management Committee, I am pleased to provide an update on a number of the state matters of interest to our agency. This report was prepared on March

29, 2018 and will be updated, as appropriate, at the Executive Management Committee meeting on April 12, 2018. Status of relevant pending legislation is monitored on the Metro Government Relations Legislative Matrix http://libraryarchives.metro.net/DB Attachments/4%20-%20April% 202018%20Legislative%20Matrix.pdf> (hyperlink same as above), which is updated monthly.

California State Legislative Process Update

The State Legislature convened from its spring recess on April 2, 2018. Policy and Fiscal Committees will continue to hear and amend bills that were introduced to date. The deadline for bills to be decided upon in Legislative and Policy Committees is April 27, 2018. Bills are being scheduled for hearings in their respective policy committees. Metro has sponsored a number of legislative proposals this session and these bills are currently in the Rules Committees, where they will be assigned to Policy Committees for hearings in the coming weeks. Staff will be working with members of the legislature and staff of policy committees to ensure that Metro's priorities and goals outlined in the 2018 State Legislative Program are met. Staff will continue to update the Board as bills move through the legislative process.

California State High Speed Rail Project Update

The State's High Speed Rail Authority has released its 2018 Draft Business Plan for public comment. Metro supports the High Speed Rail project and supports the early funding of the book-end and connectivity projects in Los Angeles County pursuant to our Board approved 2018 State Legislative Program. The Assembly Committee on Transportation has scheduled a hearing to review the 2018 High Speed Rail Business Plan on Monday, April 2, 2018. SCAG will be providing testimony at the hearing on behalf of the Southern California region. On Tuesday, April 3, 2018, there will be a joint hearing of the Senate Transportation and Housing and Budget and Fiscal Review SubCommittee No. 2 on Resources, Environmental Protection, Energy and Transportation to review the 2018 Plan. Metro staff has been invited to testify and provide remarks about Metro's LINK Union Station project. The LINK US project is included in the early-action bookend project list, and the latest Draft Business Plan outlines the State's continued commitment of \$423 million of Proposition 1A funding to the project.

Senate Bill 1 Transportation Funding Update

On March 21, 2018 the CTC adopted the five-year 2018 State Transportation Improvement Program (STIP), which includes \$482 million for Los Angeles County. The 2018 STIP provides Los Angeles and other counties the chance to fully restore projects deleted in 2016, as well as the opportunity to fund additional transportation priorities. In Los Angeles County, Metro in partnership with Caltrans is completing much needed safety improvements on the State Route (SR) 138 from Palmdale to the San Bernardino County line by widening the last three segments of the highway. Metro is also funding other major transportation priorities including the East San Fernando Valley Transit Corridor, a major Measure M capital project, and bus fleet replacement, a critical state of good repair priority. The CTC and Caltrans are set to submit their staff recommendations for the four major discretionary grant categories - the Local Partnership Program, Solutions for Congested Corridors, Trade Corridor Enhancement Program and the Transit and Intercity Rail Capital Program. The CTC will make its final recommendations and approve award funding at its May regular Commission Meeting in San Diego.

CA. Metro is advocating for funding awards for a number of projects throughout Los Angeles County. The latest information on Senate Bill 1 funding for Los Angeles County and Metro's grant applications is available to the public on Metro's "The Source" blog.

Conclusion

Chair Garcetti - I look forward to expanding on this report at the Executive Management Committee meeting with any new developments that occur over the next several weeks.

Prepared by: Michael Turner, DEO, Government Relations, (213) 922-2122

Raffi Hamparian, Senior Director, Government Relations, (213) 922-3769

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

Phillip A. Washington Chief Executive Officer

Metro Government Relations

STATE LEGISLATION

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 87	1/29/2018-	Existing law authorizes the operation of an autonomous vehicle on public roads		Floor Analysis (text 1/3/2018)
Ting D	S. DESK	for testing purposes by a driver who possesses the proper class of license for the		Support
	1/29/2018-Read	type of vehicle being operated, if specified requirements are satisfied. Existing law		Oppose
Autonomous	third time.	prohibits an autonomous vehicle from being operated on public roads until the		
vehicles.	Passed. Ordered	manufacturer submits an application to the Department of Motor Vehicles, as		
	to the Senate. In	specified, and that application is approved. Existing law requires the Department		
	1	of Motor Vehicles to adopt regulations no later than January 1, 2015, setting forth		
	time. To Com. on	requirements for the submission of evidence of insurance, surety bond, or self		
	RLS. for	insurance for a manufacturer performing testing, and for the submission and approval of an application to operate an autonomous vehicle. Existing law further		
	assignment.	requires those regulations to include any testing, equipment, and performance		
	assignificate.	standards that the department concludes are necessary to ensure the safe		
		operation of autonomous vehicles on public roads, with or without the presence		
		of a driver inside the vehicle. This bill would require the department to include in		
		regulations it adopts relating to application requirements for the testing of		
		autonomous vehicles on public roads without the presence of a driver inside the		
		vehicle, a requirement that the manufacturer certify that the local authorities		
		within the jurisdiction where the autonomous vehicle will be tested have been		
		provided with a written notification, as specified, and a requirement that the		
		manufacturer provide certain law enforcement agencies with a copy of a law		
		enforcement interaction plan. The bill would require the law enforcement		
		interaction plan, which instructs the law enforcement agencies on how to interact		
		with the autonomous vehicle in emergency and traffic enforcement situations, to		
		include, at a minimum, information on how to communicate with a remote		
		operator of the vehicle, where in the vehicle to obtain owner information, vehicle registration, and proof of insurance, and how to recognize whether the vehicle is		
		operating in autonomous mode.		
AB 91	9/15/2017-	Existing law authorizes the Department of Transportation to designate		Floor Analyses (text 6/20/2017)
Cervantes D	S. INACTIVE FILE	certain lanes for the exclusive or preferential use of high-occupancy		Support
	9/15/2017-	vehicles. When those exclusive or preferential use lanes are established		Oppose
High-occupancy	Ordered to	and double parallel solid lines are in place to the right thereof, existing law		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
vehicle lanes.	inactive file at the	prohibits any person driving a vehicle from crossing over those double		
	request of	lines to enter into or exit from the lanes, and entrance or exit from those		
	Senator Roth.	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, 2018, a high-occupancy		
		vehicle lane from being established in the County of Riverside, 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 the County of		
		Riverside that is not a toll lane to be modified to operate as a high-		
		occupancy lane under those same conditions. The bill would provide that		
		these provisions apply only if the department, with the concurrence of the		
		Riverside County Transportation Commission and the Southern California		
		Association of Governments, determines that compliance with those		
		provisions does not result in federal financial penalties, disqualification		
		from future funding, or certain costs to local or regional governments. The		
		bill would authorize the department, on or after May 1, 2019, to reinstate 24-hour high-occupancy vehicle lanes in the County of Riverside 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.		
AB 161	9/1/2017-S. 2	Existing law creates the Department of Finance and provides that the		Governmental
Levine D	' '	department has general powers of supervision over all matters concerning		Organization (text 1/13/2017)
		the financial and business policies of the state. This bill would authorize the		Support
Department of	Deadline	Department of Finance to identify infrastructure projects in the state for		California Special Districts
Finance:	pursuant to Rule	which the department will guarantee a rate of return on investment for an		Association

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
infrastructure	61(a)(12). (Last	investment made in that infrastructure project by the Public Employees'		Coalition of Adequate School
investment.	location was	Retirement System. The bill would create the Reinvesting in California		Housing
	APPR. on	Special Fund as a continuously appropriated fund and would require the		State Building and Construction
	6/27/2017)(May	moneys in the fund to be used to pay the rate of return on investment.		Trades Council of California
	be acted upon	The bill would require the rate of return on investment to be subject to the		Oppose
	Jan 2018)	availability of moneys in the fund. The bill would also state the intent of		None
		the Legislature to identify special funds to be transferred into the fund for		
		the purposes of these provisions. By creating a new continuously		
		appropriated fund, this bill would make an appropriation. This bill contains other existing laws.		
AB 301	9/1/2017-S. 2	Existing law prohibits a person from operating a commercial motor vehicle	Watch	Appropriations (text 7/13/2017)
Rodriguez D	YEAR	unless the person has passed a written and driving test for the operation		Support
	9/1/2017-Failed	of a commercial motor vehicle that complies with specified federal		Oppose
Commercial	Deadline	standards and any other requirements imposed by the Vehicle Code.		
motor vehicles:	pursuant to Rule	Existing law requires the Department of Motor Vehicles to implement		
examination	61(a)(12). (Last	these provisions, as specified. This bill would require the Department of		
requirements:	location was	Motor Vehicles to establish performance goals to decrease the wait time		
driving skills test.	APPR. SUSPENSE	to obtain an appointment to take the driving skills test to operate a		
	FILE on	commercial motor vehicle. The bill would require the department to		
	8/21/2017)(May	convene a stakeholder group to make recommendations to the		
	be acted upon	department on meeting these performance goals. The bill would require		
	Jan 2018)	the department to submit a report to the relevant budget and policy		
		committees of the Legislature detailing the recommendations of the		
		stakeholder group, the recommendations that the department has		
		adopted, the recommendations that were not adopted with an		
		explanation of why they were not adopted, and how the department		
		intends to implement these recommendations. The bill would additionally		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		require the department to submit a subsequent report to these		
		committees describing the department's performance in implementing the		
		recommendations it has adopted and achieving the performance goals.		
AB 306	3/15/2018-S. E. &	Existing law requires a vote by mail voter to return his or her voted vote by	Watch	Floor Analysis (text 1/11/2018)
Gonzalez	C.A.	mail ballot (1) by mail or in person to the elections official, (2) in person to		Support
<u>Fletcher</u> D	3/15/2018-	a member of a precinct board at a polling place or vote center, or (3) to a		Oppose
	Referred to Com.	vote by mail ballot dropoff location, as specified. Existing law permits a		
Vote by mail	on E. & C.A.	vote by mail voter who is unable to return his or her ballot to designate		
ballots.		another person to return the ballot. Existing law requires that all vote by		
		mail ballots be received before the close of the polls on election day and		
		prohibits a ballot from being counted if not received before that time. This		
		bill would require a person designated to return a voter's vote by mail		
		ballot to return the ballot no later than two days after receiving it from the		
		voter or before the close of the polls on election day, whichever time		
		period is shorter. However, the bill would prohibit disqualifying a ballot		
		from being counted solely because it was returned more than two days		
		after the designated person received it from the voter, provided that the		
		ballot is returned by the designated person before the close of polls on		
		election day.		
AB 344	7/21/2017-S. 2	Existing law prohibits a person from evading or attempting to evade the	Watch	Transportation And
<u>Melendez</u> R	YEAR	payment of tolls or other charges on any vehicular crossing or toll highway,		Housing (text 7/3/2017)
	7/21/2017-Failed	and makes a violation of these provisions subject to civil penalties, as		Support
Toll evasion	Deadline	specified. If a vehicle is found to have evaded tolls on any toll road or toll		American Civil Liberties Union
violations.	pursuant to Rule	bridge, existing law requires an issuing agency or a processing agency,		Courage Campaign
		within 21 days of the violation, to forward to the registered owner a notice		Law Enforcement Action
	location was T. &	of toll evasion violation setting forth the violation, as specified. This bill		Partnership
	H. on	would not require a person contesting a notice of toll evasion violation or		National Center for Lesbian

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
	5/10/2017)(May	notice of delinquent toll evasion to pay the toll evasion penalty until after		Rights
	be acted upon	the processing agency or issuing agency finds as a result of an		Riverside Temple Beth El
	Jan 2018)	investigation, or the processing agency finds as a result of an		San Francisco Public Defender
		administrative review, or a court finds as a result of a hearing, that the		Teamsters
		contestant did commit a toll evasion violation, whichever occurs later. The		Western Center on Law and
		bill would authorize an administrative review to include reviews of		Poverty
		multiple notices of toll evasion violation or notices of delinquent toll		Oppose
		evasion of a person. This bill contains other existing laws.		Alameda County Transportation
				Commission
				Bay Area Toll Authority
				Los Angeles County Metropolitan
				Transportation Authority
				Orange County Business Council
				Orange County Transportation
				Authority
				San Bernardino County
				Transportation Authority
				South Orange County Economic
				Coalition
				Transportation Corridor Agencies
AB 382	7/21/2017-S. 2	Existing law imposes an excise tax on motor vehicle fuel (gasoline). Existing		Floor Analysis (text 5/26/2017)
<u>Voepel</u> R	YEAR	law requires a portion of the moneys attributable to the excise tax on		Support
		gasoline related to specified off-highway motor vehicles and off-highway		Oppose
Fuel taxes: State	Deadline	vehicle activities to be transferred monthly from the Motor Vehicle Fuel		
Parks and	l'	Account to the Off-Highway Vehicle Trust Fund, and, commencing		
Recreation Fund:	, , , , ,	November 1, 2017, requires the portion of those moneys from a \$0.12 per		
Off-Highway	location was T. &	gallon increase, and future inflation adjustments from that increase, to be		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Vehicle Trust	H. on	transferred to the State Parks and Recreation Fund, to be used for state		
Fund.	6/14/2017)(May	parks, off-highway vehicle programs, or boating programs. This bill would		
	be acted upon	provide that in the 2017–18 fiscal year up to \$1,000,000 of the revenues		
	Jan 2018)	transferred to the State Parks and Recreation Fund may be transferred to		
		the Off-Highway Vehicle Trust Fund to be available for specified purposes		
		and would express the intent of the Legislature to make this transfer in the		
		Budget Act of 2017.		
AB 636		Existing law provides for a portion of gasoline excise tax revenues in the		Appropriations (text 3/28/2017)
<u>Irwin</u> D		Highway Users Tax Account to be distributed by formula to cities based on		Support
		their population and to counties based on their number of registered		Oppose
Local streets and		vehicles and maintained miles of county roads. Existing law, with limited		
roads:		exceptions, requires each city and county to submit to the Controller a		
expenditure		complete report of expenditures for street and road purposes by October		
reports.		1 of each year relative to the preceding fiscal year ending on June 30. This bill would instead require the report to be submitted to the Controller		
		within 7 months after the close of the fiscal year adopted by a county, city,		
	1	or city and county. The bill would make other conforming changes. This bill		
		contains other related provisions and other existing laws.		
	on RLS. (Set for	contains other related provisions and other existing laws:		
	hearing)			
	(1/23/2018 -			
	Immune to			
	Deadlines			
	according to			
	JR61(f). Deadlines			
	do not apply to			
	bills in a Rules			

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
	committee.)			
AB 697	9/16/2017-	Existing law provides for the exemption of authorized emergency vehicles,		Floor Analyses (text 6/12/2017)
Fong R	S. INACTIVE FILE	as defined, from the payment of a toll or charge on a vehicular crossing,		Support
	9/16/2017-	toll highway, or high-occupancy toll (HOT) lane and any related fines, when		Oppose
Tolls: exemption	Ordered to	the authorized emergency vehicle is being driven under specified		
for privately	inactive file at the	conditions, including, among others, the vehicle is displaying public agency		
owned	request of	identification and driven while responding to or returning from an urgent		
emergency	Senator McGuire.	or emergency call. Existing law provides procedures for an operator of a		
ambulances.		toll facility and a public agency to resolve certain disputes relating to the		
		nonpayment of tolls. Existing law allows for agreements between the		
		owner or operator of a toll facility and a local emergency service provider		
		that establish terms for the use of the toll facility by the emergency service		
		provider. Existing law prohibits a person from operating a privately owned		
		emergency ambulance unless licensed by the Department of the California		
		Highway Patrol. This bill would generally modify the exemption to apply to		
		the use of a toll facility, as defined, and would expand the exemption,		
		dispute resolution procedures, and agreement provisions to include a		
		privately owned emergency ambulance licensed by the Department of the		
		California Highway Patrol. The bill would also make technical changes to		
		these provisions.		
AB 709	3/15/2018-S. T. &	Existing law provides for the creation of the Sacramento Regional Transit		Business, Professions And Economic
McCarty D	H.	District, with specified powers and duties relative to the provision of public		Development (text 6/13/2017)
	3/15/2018-Re-	transit services. Existing law describes the authorized boundaries of the		Support
Sacramento	referred to Coms.	district. Existing law provides for the district to be governed by a board of		American Cancer Society/Cancer Action Network (co-sponsor)
Regional Transit	on T. & H. and	directors and provides for a weighted voting procedure. Existing law		American Heart Association /
District.	GOV. & F.	provides that the district may levy various taxes subject to voter approval.		American Stroke Association
		Existing law authorizes the district to provide for a retirement system for		(cosponsor)

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		its employees. Existing law authorizes the board of directors of the district to adopt a retail transactions and use tax ordinance, subject to the approval of 2/3 of the electors at a special election. Existing law requires the Sacramento Regional Transit District's retail transactions and use tax ordinance to provide for rates of 1/4 or 1/2 of 1%. This bill would revise and recast these and other related provisions. The bill would modify the description of the authorized boundaries of the district and provide that the district is a rapid transit district, as defined. The bill would specify that certain property and facilities used by the district are transit works and facilities, and constitute public works for the purposes of the Public Contract Code. The bill would modify the definition of quorum as applied to meetings of the board. The bill would authorize the district to publish ordinances on its Internet Web site as an alternative to newspaper publication. The bill would authorize the board secretary to be a district employee appointed by the board. The bill would authorize a public agency to contract with the district to provide transit facilities and services for the public agency. The bill would provide that laws, or rules or regulations, of this state inconsistent with the laws, or rules and regulations, of the United States, shall not apply to the acquisition, construction, maintenance, or operation of transit facilities funded by the United States, to the extent of the inconsistency, if that inconsistency may result in a loss of federal funding. The bill would modify the district's powers to impose property taxes to apply to all or any part of the district, and that the taxes would apply to an entity within the boundaries of the district as long as the entity remains a participating entity of the district. The bill would modify the district's powers to impose a retail transactions and use tax by ordinance in increments of 1/8 of 1% or a multiple thereof.		American Lung Association (sponsor) Health Access Oppose CalAsian Chamber of Commerce California Black Chamber of Commerce California Chamber of Commerce California Distributors Association California Grocers Association California Independent Oil Marketers Association (CIOMA) California Licensed Beverage Association California Manufacturers and Technology Association California Retailers Association Californians for Tobacco Harm Reduction Capitol Convenience Services National Federation of Independent Business Retailers and Store Owners United to Rebuild California's Economy

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		The bill would authorize members of the board and district employees to		
		sit on the district's retirement system board. The bill would make other		
		related changes.		
AB 943	9/1/2017-S. 2	The Planning and Zoning Law, among other things, authorizes the		Appropriations (text 7/19/2017)
<u>Santiago</u> D	YEAR	legislative body of any county or city to adopt ordinances to regulate land		Support
	9/1/2017-Failed	use. Existing law also establishes procedures by which city or county		Oppose
Land use	Deadline	ordinances may be enacted or amended by initiative, including requiring		
regulations: local	pursuant to Rule	that an ordinance proposed by the voters of the city or county be		
initiatives: voter	61(a)(12). (Last	approved by a majority of the votes cast on the ordinance. This bill, in the		
approval.	location was	case of an ordinance or an amendment of an ordinance that would reduce		
	APPR. SUSPENSE	density or stop development or construction of any parcels located less		
	FILE on	than one mile from a major transit stop, as defined, within a city, county,		
	8/21/2017)(May	or city and county that is proposed by the voters of the city, county, or city		
	be acted upon	and county in accordance with specified law, would require that the		
	Jan 2018)	proposed ordinance or amendment of an ordinance receive 55% of the		
		votes cast on the ordinance in order to become effective. The bill would		
		exclude from this requirement the proposal and submission to the voters		
		of an ordinance or amendment of an ordinance by the legislative body of		
		the city, county, or city and county and the adoption or amendment of a		
		city, county, or city and county charter, and would exclude ordinances that		
		apply to or implement amendments to a city or county general plan		
		pertaining to certain lands specified in that general plan. The bill would		
		also exclude ordinances that apply primarily to lands located outside an		
		established city urban restriction boundary or ordinances that revise or		
		continue previously established city urban restriction boundaries. This bill		
		contains other related provisions and other existing laws.		
<u>AB 1160</u>	7/21/2017-S. 2	Existing law authorizes the operation of an autonomous vehicle on public		Communications And

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Bonta D	YEAR	roads for testing purposes by a driver who possesses the proper class of		Conveyance (text 4/17/2017)
	7/21/2017-Failed	license for the type of vehicle being operated if specified requirements are		Support
Autonomous	Deadline	met. Existing law defines an autonomous vehicle as any vehicle equipped		Consumers for Auto Reliability
vehicles.	pursuant to Rule	with autonomous technology that has been integrated into that		and Safety
	61(a)(11). (Last	vehicle.This bill would change the definition of autonomous vehicle to		Oppose
	location was T. &	mean any vehicle equipped with autonomous technology that has been		None
	H. on	integrated into that vehicle or a vehicle that meets specified levels of		
	6/8/2017)(May	driving automation, as defined.		
	be acted upon			
	Jan 2018)			
AB 1205	3/15/2018-S. T. &	Existing law creates the Los Angeles County Metropolitan Transportation		Floor Analyses (text 2/17/2017)
Jones-Sawyer D	H.	Authority (LACMTA), with various powers and duties with respect to		Support
	3/15/2018-Re-	transportation planning, programming, construction, and operations.		Oppose
Los Angeles	referred to Com.	Existing law authorizes LACMTA to award contracts under certain		
County	on T. & H.	circumstances to small business enterprises with respect to work that is		
Metropolitan		set aside for competition among certified small business enterprises, as		
Transportation		long as price quotations are obtained by LACMTA from 3 or more small		
Authority:		business enterprises, and requires LACMTA to report to the Legislature by		
contracting.		December 31, 2017, regarding any contracts awarded in this regard. This		
		bill would instead authorize LACMTA to award contracts in this manner as		
		long as it solicits rather than obtains price quotations from 3 or more small		
		business enterprises. The bill would delete the requirement that LACMTA		
		report to the Legislature regarding contracts awarded to small business		
		enterprises in this regard. This bill contains other related provisions.		
AB 1395	1/29/2018-	Existing law provides that the Department of Transportation has full		Floor Analysis (text 1/22/2018)
<u>Chu</u> D	S. DESK	possession and control of all state highways and associated property, and		Support
	1/29/2018-Read	sets forth the powers and duties of the department with respect to the		Oppose

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
State highways:	third time.	operation, maintenance, and improvement of state highways. This bill		
Department of	Passed. Ordered	would require the department, within its maintenance programs relating		
Transportation:	to the Senate. In	to litter cleanup and abatement, to assign the highest priority to litter		
litter cleanup and	Senate. Read first	deposited along state highway segments that carry the highest traffic		
abatement:	time. To Com. on	volumes and the segments found by the department to have the highest		
report.	RLS. for	incidences of litter and to reallocate existing litter cleanup resources as		
	assignment.	necessary in order to implement this priority. The bill would also require		
		the department, on or before January 1, 2020, to conduct an assessment		
		of the problem of litter on state highways and to make a specified report		
		to the Legislature on its findings. The bill would require the department to		
		consult with interested stakeholders that may include city and county		
		officials in the development of the report.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1405	2/14/2018-S. T. &	Existing law, the Outdoor Advertising Act, provides for the regulation by		Appropriations (text 9/1/2017)
<u>Mullin</u> D	H.	the Department of Transportation of advertising displays, as defined,		Support
	2/26/2018-From	within view of public highways. This bill would enact the Advanced Digital		Oppose
Advanced Digital	committee chair,	Network Act. The bill would authorize the department, subject to federal		
Network Act.	with author's	approval, to enter into a specified comprehensive development lease		
	amendments:	agreement pursuant to a best value competitive procurement process for		
	Amend, and re-	a project with a public or private entity, or a consortia thereof, to install		
	refer to	and operate a network of new digital signs within the rights-of-way of the		
	committee. Read	state highway system that would display commercial advertising and		
	second time,	public service messages. The bill would authorize the use of the digital		
	amended, and re-	signs for emergency messages, as needed, and require dedicated time to		
	referred to Com.	be provided to the department to use the advanced digital network for		
	on T. & H.	traveler information and motorist safety and awareness campaigns and		
		any other public messaging desired by the state, without providing		
		additional compensation to the contracting entity. This bill contains other		
		related provisions.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1421	6/8/2017-S. RLS.	Existing law creates the State Department of Public Health with various		Floor Analysis (text 3/22/2017)
<u>Dababneh</u> D	6/8/2017-	powers and duties. This bill would require the department to conduct a		Support
	Referred to Com.	study to determine the noise and vibration levels associated with all		Oppose
Railroads: noise	on RLS. (Set for	railroad lines in the vicinity of residential areas or schools.		
and vibration	hearing)			
levels.	(1/23/2018 -			
	Immune to			
	Deadlines			
	according to			
	JR61(f). Deadlines			
	do not apply to			
	bills in a Rules			
	committee.)			
AB 1721	6/1/2017-S. RLS.	Existing law authorizes the Los Angeles County Metropolitan	Support	Revenue And
Committee on	6/1/2017-	Transportation Authority (MTA) to impose an additional transportation		Taxation (text 3/16/2017)
Revenue and	Referred to Com.	transactions and use tax at a maximum rate of 0.5% as long as a specified		Support
Taxation	on RLS. (Set for	existing 0.5% transactions and use tax is in effect, and at a maximum rate		Los Angeles County Metropolitan
	hearing)	of 1% thereafter, as specified, for a period of time determined by the MTA,		Transportation Authority
Los Angeles	(1/23/2018 -	if certain conditions exist and subject to various requirements, including		Oppose
County	Immune to	the adoption of an expenditure plan and voter approval, as specified. This		None
Metropolitan	Deadlines	bill would correct an erroneous cross-reference in these provisions. This bill		
Transportation	according to	contains other existing laws.		
Authority:	JR61(f). Deadlines			
transactions and				
use tax.	bills in a Rules			
	committee.)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1756	1/16/2018-	Existing law, the Road Repair and Accountability Act of 2017, establishes a		
Brough R	A. TRANS.	comprehensive transportation funding program by increasing the motor		
	1/16/2018-	vehicle fuel (gasoline) tax by \$0.12 per gallon with an inflation adjustment,		
Transportation	Referred to Com.	increasing the diesel excise tax by \$0.20 per gallon with an inflation		
funding.	on TRANS.	adjustment, creating a new transportation improvement fee imposed		
		under the Vehicle License Fee Law with a varying fee between \$25 and		
		\$175 based on vehicle value and with an inflation adjustment, creating a		
		new \$100 annual vehicle registration fee applicable only to zero-emission		
		vehicles model year 2020 and later and with an inflation adjustment, and		
		increasing the additional sales and use tax rate on diesel fuel by an		
		additional 4%. The act provides that the fuel excise tax increases take		
		effect on November 1, 2017, the transportation improvement fee takes		
		effect on January 1, 2018, the zero-emission vehicle registration fee takes		
		effect on July 1, 2020, and the additional sales and use tax rate increases		
		take effect on November 1, 2017. The act provides for the expenditure of		
		the revenues generated from these charges pursuant to specified to		
		programs and other requirements. This bill would repeal the Road Repair		
		and Accountability Act of 2017. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1759	2/12/2018-	The Planning and Zoning Law requires a city or county to adopt a general		
McCarty D	A. TRANS.	plan for land use development within its boundaries that includes, among		
	2/12/2018-	other things, a housing element. The Planning and Zoning Law requires a		
General plans:	Referred to	planning agency, after a legislative body has adopted all or part of a		
_	Coms. on TRANS.	general plan, to provide an annual report to the legislative body, the Office		
production	and H. & C.D.	of Planning and Research, and the Department of Housing and Community		
report:		Development on the status of the general plan and progress in meeting		
withholding of		the community's share of regional housing needs. Existing law requires a		
transportation		planning agency to include in its annual report specified information,		
funds.		known as a production report, regarding units of net new housing,		
		including rental housing and for-sale housing that have been issued a		
		completed entitlement, building permit, or certificate of occupancy. This		
		bill would require the department, on or before June 30, 2022, and on or		
		before June 30 every year thereafter and until June 30, 2051, to review		
		each production report submitted by a city or county in accordance with		
		the provisions described above to determine whether that city or county		
		has met the applicable minimum production goal for that reporting period.		
		The bill would provide that, if the department determines that a city or		
		county has met its applicable minimum production goal for that reporting		
		period, the department shall, no later than June 30 of that year, submit a		
		certification of that result to the Controller. This bill contains other related		
		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1798	3/19/2018-A. ED.	Existing law requires that schoolbuses manufactured on or after July 1,		Transportation (text 3/14/2018)
<u>Chu</u> D	3/20/2018-From	2004, or July 1, 2005, depending on vehicle capacity and weight, and		Support
	committee: Do	purchased or leased for use in California be equipped with a passenger		County Health Executives
Schoolbuses:	pass and re-refer	restraint system, as specified, at all designated seating positions, unless		Association of California
passenger	to Com. on ED.	specifically prohibited by the National Highway Traffic Safety		Oppose
restraint systems.	(Ayes 13. Noes 0.)	Administration. Existing law makes a violation of these requirements a		School Transportation Coalition
	(March 19). Re-	crime. This bill would require that, on or before July 1, 2035, all		
	referred to Com.	schoolbuses in use in California be equipped with a passenger restraint		
	on ED.	system, as defined. Because a violation of the bill's requirements would be		
		a crime, the bill would impose a state-mandated local program. This bill		
		contains other related provisions and other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1804	1/22/2018-	(1)The California Environmental Quality Act (CEQA) requires a lead agency,		
<u>Berman</u> D	A. NAT. RES.	as defined, to prepare, or cause to be prepared, and certify the completion		
	1/22/2018-	of an environmental impact report on a project that it proposes to carry		
California	Referred to Com.	out or approve that may have a significant effect on the environment or to		
Environmental	on NAT. RES.	adopt a negative declaration if it finds that the project will not have that		
Quality Act:		effect. CEQA also requires a lead agency to prepare a mitigated negative		
categorical		declaration for a project that may have a significant effect on the		
exemption: infill		environment if revisions in the project would avoid or mitigate that effect		
development.		and there is no substantial evidence that the project, as revised, would		
		have a significant effect on the environment. CEQA requires the Office of		
		Planning and Research to prepare and develop, and the Secretary of the		
		Natural Resources Agency to certify and adopt, guidelines for the		
		implementation of CEQA. CEQA requires the guidelines to include a list of		
		classes of projects that have been determined not to have a significant		
		effect on the environment and that are required to be exempt from CEQA		
		(categorical exemption). Existing guidelines for the implementation of		
		CEQA exempts from the requirements of CEQA infill development meeting		
		certain requirements, including the requirement that the proposed		
		development occurs within city limits. This bill would revise the above-		
		described categorical exemption to include proposed residential and		
		mixed-use housing projects occurring within an unincorporated area of a		
		county. Because a lead agency would be required to determine the		
		applicability of this exemption, this bill would impose a state-mandated		
		local program. The bill also would require the office to recommend		
		proposed regulatory amendments for the implementation of these		
		provisions and would require the secretary to certify and adopt the		
		changes on or before January 1, 2020. This bill contains other related		
Deferred hill will be b		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1866	1/29/2018-	(1)Existing law provides various sources of funding for transportation		
Fong R	A. TRANS.	purposes, including funding for the state highway system and the local		
	1/29/2018-	street and road system. These funding sources include, among others, fuel		
Transportation	Referred to Com.	excise taxes, commercial vehicle weight fees, local transactions and use		
funding.	on TRANS.	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 Traffic Relief and Road		
		Improvement Program to address traffic congestion and deferred		
		maintenance on the state highway system and the local street and road		
		system. The bill would provide for the deposit of various existing sources		
		of revenue in the Traffic Relief and Road Improvement Account, which the		
		bill would create in the State Transportation Fund, including revenues		
		attributable to the sales and use tax on motor vehicles, revenues		
		attributable to automobile and motor vehicle insurance policies from the		
		insurer gross premiums tax, revenues from certain diesel fuel sales and use		
		taxes, revenues from certain vehicle registration fees, and certain		
		miscellaneous State Highway Account revenues. This bill contains other		
		related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1901	2/5/2018-A. NAT.	The California Environmental Quality Act (CEQA) requires a lead agency, as		
Obernolte R	RES.	defined, to prepare, or cause to be prepared, and certify the completion		
	2/5/2018-	of, an environmental impact report on a project that it proposes to carry		
California	Referred to	out or approve that may have a significant effect on the environment or to		
Environmental	Coms. on NAT.	adopt a negative declaration if it finds that the project will not have that		
Quality Act:	RES. and TRANS.	effect. CEQA also requires a lead agency to prepare a mitigated negative		
exemption:		declaration for a project that may have a significant effect on the		
roadway		environment if revisions in the project would avoid or mitigate that effect		
projects.		and there is no substantial evidence that the project, as revised, would		
		have a significant effect on the environment. This bill would extend the		
		above exemption indefinitely. This bill contains other existing laws.		
AB 1905	2/5/2018-A. NAT.	The California Environmental Quality Act requires a lead agency, as		
<u>Grayson</u> D	RES.	defined, to prepare, or cause to be prepared, and certify the completion		
	3/13/2018-Re-	of, an environmental impact report on a project that it proposes to carry		
Environmental	referred to Com.	out or approve that may have a significant effect on the environment or to		
quality: judicial	on NAT. RES.	adopt a negative declaration if it finds that the project will not have that		
review:		effect. The act establishes a procedure by which a person may seek judicial		
transportation		review of the decision of the lead agency made pursuant to the act. This		
projects.		bill would, in an action or proceeding seeking judicial review under the		
		California Environmental Quality Act, prohibit a court from staying or		
		enjoining a transportation project that would reduce total vehicle miles		
		traveled, that is included in a sustainable communities strategy, and for		
		which an environmental impact report has been certified, unless the court		
		makes specified findings.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1945	3/15/2018-	The California Global Warming Solutions Act of 2006 establishes the State		
Garcia,	A. NAT. RES.	Air Resources Board as the state agency responsible for monitoring and		
Eduardo D	3/19/2018-Re-	regulating sources emitting greenhouse gases. The act authorizes the state		
	referred to Com.	board to include the use of market-based compliance mechanisms.		
California Global	on NAT. RES.	Existing law requires all moneys, except for fines and penalties, collected		
Warming		by the state board from the auction or sale of allowances as part of a		
Solutions Act of		market-based compliance mechanism to be deposited in the Greenhouse		
2006:		Gas Reduction Fund and to be available upon appropriation by the		
Greenhouse Gas		Legislature. Existing law requires the Department of Finance, in		
Reduction Fund:		consultation with the state board and any other relevant state agency, to		
investment plan.		develop, as specified, a 3-year investment plan for the moneys deposited		
		in the Greenhouse Gas Reduction Fund. This bill would require the state		
		board to work with state agencies administering grant programs that		
		allocate moneys from the Greenhouse Gas Reduction Fund to add		
		specified cobenefits, to give specified communities preferential points		
		during grant application scoring, and to allow applicants from the Counties		
		of Imperial and San Diego to include daytime population numbers in grant		
		applications. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1947	3/21/2018-	Under existing law, a person who is 18 years of age or older may circulate		Elections And
<u>Low</u> D	A. APPR.	an initiative, referendum, or recall petition. This bill would provide that it is		Redistricting (text 1/29/2018)
	3/21/2018-From	a misdemeanor for a person to pay or to receive money or any other thing		Support
Petitions:	committee: Do	of value based on the number of signatures obtained on a state or local		California Professional
compensation for	pass and re-refer	initiative, referendum, or recall petition and would prescribe penalties for		Firefighters
signatures.	to Com. on APPR.	this crime. By creating a new crime, the bill would impose a state-		Oppose
	(Ayes 5. Noes 1.)	mandated local program. This bill contains other related provisions and		California Chamber of Commerce
	(March 21). Re-	other existing laws.		Howard Jarvis Taxpayers
	referred to Com.			Association
	on APPR.			Murrieta Chamber of Commerce
				Southwest California Legislative
				Council
				Wildomar Chamber of
				Commerce

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1969	3/19/2018-	Existing law provides various sources of funding to public transit operators.		
<u>Salas</u> D	A. TRANS.	Under the Mills-Alquist-Deddeh Act, also known as the Transportation		
	3/20/2018-Re-	Development Act, certain revenues are available, among other things, for		
Transportation	referred to Com.	allocation by the transportation planning agency to transit operators,		
funds: transit	on TRANS.	subject to certain financial requirements for an operator to meet in order		
operators: fare		to be eligible to receive the moneys. Existing law sets forth alternative		
revenues.		ways an operator may qualify for funding, including a standard under		
		which the allocated moneys do not exceed 50% of the operator's total		
		operating costs, as specified, or the maintenance by the operator of a		
		specified ratio of fare revenues to operating costs. Existing law generally		
		establishes the required fare revenues to operating cost ratio as 20% in		
		urbanized areas and 10% in nonurbanized areas. This bill would authorize		
		an operator that fails to maintain the generally established ratio described		
		above to request an exemption from the California Transportation		
		Commission, and would require the operator to be granted a temporary		
		exemption while the commission reviews the request. The bill would		
		authorize the commission to grant the operator's request and allow the		
		operator to instead maintain a lower ratio, which would be set by the		
		commission. The bill would require the commission to consider specified		
		factors in determining whether to grant the exemption request. The bill		
		would authorize an operator granted a temporary exemption, or an		
		exemption from the commission, to receive the revenues it would have		
		qualified for had it maintained the ratio described above. This bill contains		
		other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1970	3/15/2018-	Existing law requires the State Air Resources Board to approve and		
Garcia,	A. NAT. RES.	implement a comprehensive strategy to reduce emissions of short-lived		
Eduardo D	3/19/2018-Re-	climate pollutants to achieve a reduction in methane by 40% below 2013		
	referred to Com.	levels by 2030. Existing law requires the state board, in consultation with		
Low-carbon fuels	on NAT. RES.	the Department of Food and Agriculture, to adopt regulations to reduce		
		methane emissions from livestock manure management operations and		
		dairy manure management operations, as specified. Existing law requires		
		the state board, the Public Utilities Commission, and the State Energy		
		Resources Conservation and Development Commission to undertake		
		various actions related to reducing short-lived climate pollutants in the		
		state. Existing law requires the Department of Resources Recycling and		
		Recovery, in consultation with the state board, to achieve specified targets		
		for reducing organic waste in landfills. This bill would require the state		
		board, the State Energy Resources Conservation and Development		
		Commission, the Department of Resources Recycling and Recovery, and		
		the Department of Food and Agriculture to allocate an unspecified		
		percentage of moneys for fuels and methane mitigation appropriated by		
		the Legislature to those agencies for the development of innovative low-		
		carbon fuels.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2034	3/20/2018-	Existing law requires specified businesses and other establishments,		Judiciary (text 2/6/2018)
<u>Kalra</u> D	A. APPR.	including, among others, airports, intercity passenger rail or light rail		Support
	3/20/2018-From	stations, bus stations, and truck stops, to post a notice, as developed by		1 Individual
Human	committee: Do	the Department of Justice, that contains information relating to slavery		American Academy of Pediatrics,
trafficking:	pass and re-refer	and human trafficking, including information regarding specified nonprofit		California District
notice.	to Com. on APPR.	organizations that a person can call for services or support in the		Asian Americans for Community
	with	elimination of slavery and human trafficking. Existing law makes a business		Involvement
	recommendation	or establishment that fails to comply with the requirements of these		Bay Area Anti Trafficking
	To Consent	provisions liable for a civil penalty of \$500 for a first offense, and \$1,000		Coalition
	Calendar. (Ayes	for each subsequent offense. This bill would require a business or other		Beth Am Women of
	10. Noes 0.)	establishment that operates an intercity passenger rail, light rail, or bus		Congregation Beth Am in Los
	(March 20). Re-	station, on or before January 1, 2020, to train its new and existing		Altos
	referred to Com.	employees who are likely to interact with, or to come into contact with, a		California Catholic Conference
	on APPR.	victim of human trafficking or who are likely to receive a report from		Day Worker Center of Mountain
		another employee about suspected human trafficking, in recognizing the		View
		signs of human trafficking and how to report those signs to the		Justice at Work Law Group, LLP
		appropriate law enforcement agency, as specified. The bill would require		Justice in Motion
		the Department of Justice, on or before July 1, 2019, in consultation with		Katharine & George Alexander
		community-based anti-human trafficking organizations, to develop		Community Law Center at Santa
		guidelines to assist employers in providing the employee training. The bill		Clara University School of Law
		would also require the department to make the guidelines publicly		(sponsor)
		available on its Internet Web site and to distribute copies of the guidelines		Santa Clara County Wage Theft
		to the employers described above upon request.		Coalition
				Santa Clara Valley Transportation
				Authority
				Tahirih Justice Center
				The Episcopal Chaplaincy at San
				Jose State University
				Oppose
				None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2061	3/19/2018-	Existing law sets specified limits on the total gross weight imposed on the		Transportation (text 3/5/2018) Support
Frazier D	A. APPR.	highway by a vehicle with any group of 2 or more consecutive axles. This		Aces Waste Services Inc.
	3/20/2018-From	bill would authorize a near-zero-emission vehicle or a zero-emission		Alameda County Industries Athens Services
Noor sono				Atlas Disposal Industries
Near-zero-	committee: Do	vehicle, as defined, to exceed axle, tandem, gross, or bridge formula		Autocar Trucks Bay Counties SMaRT Station
emission and	pass and re-refer	weight limits, up to a 2,000 pound maximum, by an amount equal to the		Black Bear Environmental Assets
zero-emission	to Com. on APPR.	difference between the weight of the vehicle attributable to the fueling		BLT Enterpises Blue Line Transfer, Inc.
vehicles.	(Aves 12, Noes 0.)	and propulsion system carried by that vehicle and the weight of a		Burrtec Waste Industries, Inc.
	(March 19). Re-	comparable diesel fueling and propulsion system.		California Natural Gas Vehicle Coalition (sponsor) California Refuse Recycling Council
	1,	comparable dieser ruening and propulsion system.		California Trucking Association
	referred to Com.			CALSTART (sponsor) City of Los Angeles Department of Transportation
	on APPR.			Clean Energy
				Clippercreek Coalition for Clean Air
				Cummins Westport Inc.
				Desert Valley Disposal, Inc. DVO Inc.
				E-W Truck & Equipment
				East Bay Sanitary Co., Inc. EDCO
				Efficient Drivetrains, Inc. Escondido Disposal, Inc.
				evLABs
				Facility Builders & Erectors Inc.
				Fremont Recycling & Transfer Station Support Garaventa Enterprises
				Garden City Sanitation Inc. Hyliion Inc.
				Inland Empire Disposal Association (IEDA)
				Kern Refuse disposal Inc. Livermore Sanitation
				Los Angeles County Waste Management Association
				Marin Sanitary Service Mid Valley Disposal
				Mission Trail Waste Systems
				Mt. Diablo Resource Recovery Napa City and County Waste Services
				Northern Recycling Operations & Waste Services, LLC
				Palm Springs Disposal Services Peninsula Sanitary Service, Inc.
				Ramona Disposal Service
				Recology San Diego County Disposal Association (co-sponsor)
				San Diego Gas and Electric
				Solid Waste Association of Orange County South Lake Refuse & Recycling
				South San Francisco Scavenger Company
				Southern California Edison Southern California Gas Company
				Specialty Solid Waste & Recycling
				Tesla Thor Trucks
				Turlock Scavenger, Recycling, Transfer
				Upper Valley Disposal & Recycling Varner Bros, Inc. (Bakersfield)
		1		varier 6105, IIIC. (Dakerstield)

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2148	2/26/2018-A. U.	Under existing law, the Public Utilities Commission has regulatory	Watch	
<u>Chávez</u> R	& E.	authority over public utilities and can establish its own procedures, subject		
	2/26/2018-	to the statutory restrictions and constitutional requirements of due		
Public Utilities	Referred to Com.	process. Existing law requires that certain decisions, including resolutions,		
Commission:	on U. & E.	be served on parties and subject to at least 30 days' public review and		
decisions: public		comment prior to being voted on. Under existing law, the 30-day period		
review and		may be reduced or waived in an unforeseen emergency situation, upon		
comment.		the stipulation of all parties in the proceeding, for an uncontested matter		
		in which the decision grants the relief requested, or for an order seeking		
		temporary injunctive relief. This bill would instead subject those decisions		
		to at least 45 days of public review and comment and would authorize the		
		reduction or waiving of that period under the same conditions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2154	2/26/2018-	Existing law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act,		
<u>Bonta</u> D	A. P.E.,R. & S.S.	the Trial Court Employment Protection and Governance Act, the Trial Court		
	2/26/2018-	Interpreter Employment and Labor Relations Act, and the Los Angeles		
Public	Referred to Com.	County Metropolitan Transportation Authority Transit Employer-Employee		
employment:	on P.E., R., & S.S.	Relations Act, as well as provisions commonly referred to as the		
labor relations:		Educational Employment Relations Act and the Higher Education		
release time.		Employer-Employee Relations Act, regulates the labor relations of the		
		state, the courts, and specified local public agencies and their employees.		
		Existing law establishes other requirements relating to labor relations that		
		are applicable to specified transit agencies. These acts grant specified		
		public employees the right to form, join, and participate in the activities of		
		employee organizations of their choosing and requires public agency		
		employers, among other things, to meet and confer with representatives		
		of recognized employee organizations and exclusive representatives on		
		terms and conditions of employment. These acts generally require the		
		public entities in this context to grant employee representatives of		
		recognized employee organizations reasonable time off without loss of		
		compensation or benefits for certain purposes in connection with labor		
		relations, commonly referred to as release time. This bill would prescribe		
		requirements relating to release time that would apply to all of the public		
		employers and employees subject to the acts described above and would		
		generally repeal the provisions relating to release time in those acts. The		
		bill would require these public employers to grant a reasonable number of		
		employee representatives of the exclusive representative reasonable time		
		off without loss of compensation or other benefits for specified activities.		
		This requirement would apply to activities to investigate and process		
		grievances; to formally meet and confer with the public employer on		
		matters within the scope of representation; to testify or appear as the		
		designated representative of the exclusive representative in conferences,		
		hearings, or other proceedings before the Public Employment Relations		
		Board, as specified; to testify or appear as the designated representative		
		of the exclusive representative before the governing body of the public		
		employer, or a personnel, civil service, or merit commission, among		
		Lake and the same		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2155	3/19/2018-A. E.	The Political Reform Act of 1974, provides for the comprehensive	Watch	
<u>Mullin</u> D	& R.	regulation of campaign financing and activities. The act requires the names		
	3/21/2018-Re-	of specified candidates and committees to be disclosed in a mass		
Political Reform	referred to Com.	electronic mailing, as defined, that the entity sends. The act also requires		
Act of 1974:	on E. & R.	advertisements, as defined, to disclose, among other things, the		
campaign		advertisement's funding source, including independent expenditures, and		
disclosures.		the names of the top contributors to the committee paying for the		
		advertisement. The act further requires that an advertisement supporting		
		or opposing a candidate that is paid for by an independent expenditure		
		include a statement that it was not authorized by a candidate or a		
		committee controlled by a candidate. This bill would apply those disclosure		
		requirements to a mass electronic mailing sent by a committee, other than		
		a candidate controlled committee established for an elective office for the		
		controlling candidate or a political party committee. The disclosure		
		requirements would apply to a mass electronic mailing paid for by an		
		independent expenditure. Because a violation of the act is punishable as a		
		misdemeanor, this bill would impose a state-mandated local program. The		
		California Constitution requires the state to reimburse local agencies and		
		school districts for certain costs mandated by the state. Statutory		
		provisions establish procedures for making that reimbursement. This bill		
		would provide that no reimbursement is required by this act for a specified		
		reason.The Political Reform Act of 1974, an initiative measure, provides		
		that the Legislature may amend the act to further the act's purposes upon		
		a 2/3 vote of each house of the Legislature and compliance with specified		
		procedural requirements. This bill would declare that it furthers the		
		purposes of the act.		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2272	3/15/2018-	Existing law provides that the Department of Transportation has full		
Mayes R	A. TRANS.	possession and control of all state highways. Existing law describes the		
	3/19/2018-Re-	authorized routes in the state highway system and establishes a process		
State highways:	referred to Com.	for adoption of a highway on an authorized route by the California		
relinquishment.	on TRANS.	Transportation Commission. Existing law authorizes the commission to		
		relinquish to local agencies state highway segments that have been		
		deleted from the state highway system by legislative enactment or have		
		been superseded by relocation, and in certain other cases. This bill would		
		authorize the commission to relinquish to the City of Palm Springs any		
		portion, or the entirety, of Route 111 within its city limits or sphere of		
		influence, upon terms and conditions the commission finds to be in the		
		best interests of the state, if the department and the city enter into an		
		agreement providing for that relinquishment.		
AB 2304	3/1/2018-	Existing law declares that the fostering, continuance, and development of		
<u>Holden</u> D	A. TRANS.	public transportation systems are a matter of statewide concern. Existing		
	3/19/2018-In	law authorizes the Department of Transportation to administer various		
Transit pass	committee:	programs and allocates moneys for various public transportation		
programs: status	Hearing	purposes. This bill would require the department to submit a report to		
report.	postponed by	specified committees of the Legislature on or before January 1, 2022, on		
	committee.	the status of transit pass programs statewide, as specified.		
AB 2307	3/15/2018-	Existing law creates the High-Speed Rail Authority with specified powers		
<u>Frazier</u> D	A. TRANS.	and duties relative to development and implementation of a high-speed		
	3/19/2018-Re-	train system. The authority is composed of 11 members, including 5 voting		
• •	referred to Com.	members appointed by the Governor, 4 voting members appointed by the		
Authority: Senate	on TRANS.	Legislature, and 2 nonvoting legislative members. This bill would provide		
confirmation.		that the members of the authority appointed by the Governor are subject		
		to appointment with the advice and consent of the Senate.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2378	3/15/2018-	The California Global Warming Solutions Act of 2006 establishes the State	Watch	
<u>Salas</u> D	A. NAT. RES.	Air Resources Board as the state agency responsible for monitoring and		
	3/19/2018-Re-	regulating sources of emissions of greenhouse gases. The act authorizes		
Greenhouse Gas	referred to Com.	the state board to include the use of market-based compliance		
Reduction Fund:	on NAT. RES.	mechanisms. Existing law requires all moneys, except for fines and		
report.		penalties, collected by the state board from a market-based compliance		
		mechanism to be deposited in the Greenhouse Gas Reduction Fund and to		
		be available upon appropriation by the Legislature. Existing law requires		
		the Department of Finance to annually submit a report to the appropriate		
		committees of the Legislature on the status of the projects funded with		
		moneys from the fund. This bill would require the state board, in		
		consultation with the State Department of Public Health, to submit a		
		specified report, no later than January 1, 2020, to the Joint Legislative		
		Budget Committee quantifying for each program that has received moneys		
		from the Greenhouse Gas Reduction Fund the public health impacts of		
		each of those programs.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2417	3/8/2018-A. L.	(1)Existing law creates the Metro Gold Line Foothill Extension Construction	Staff	
Rodriguez D	GOV.	Authority, governed by a board of 5 voting members and 3 nonvoting	Recommended	
	3/8/2018-	members, appointed as specified, for purposes relating to the	position:	
Metro Gold Line	Referred to Com.	development of a light rail project extending from the City of Los Angeles	OPPOSE	
Foothill Extension	on L. GOV.	to the Cities of Pasadena and Montclair, and authorizes the authority to	UNLESS	
Construction		, , ,	AMENDED	
Authority.		private entities, and to accept transfers of funds from federal, state, and	April 2018	
		local agencies. This bill would increase to 6 the voting members of the		
		board by adding one voting member appointed by the City of Montclair.		
		Because this bill would require a local authority to assume additional		
		responsibilities, it would create a state-mandated local program. This bill		
		contains other related provisions and other existing laws.		
AB 2433	3/5/2018-	Existing law provides that the Department of Transportation has full		
<u>Salas</u> D	A. TRANS.	possession and control of all state highways and associated property.		
	3/5/2018-	Existing law creates the State Highway Account in the State Transportation		
Department of	Referred to Com.	Fund, and requires all money appropriated, contributed, or made available		
•	on TRANS.	from any source for expenditure on work within the powers and duties of		
voluntary		the department, including sources other than state appropriations, to be		
inspection and		transferred to or deposited in the account. This bill would authorize the		
testing services.		department to establish a subaccount of the State Highway Account to		
		accommodate deposits and expenditures of moneys relative to voluntary		
		inspection and testing services.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2473	3/22/2018-	Existing law establishes the State Highway System and designates state		
<u>Bonta</u> D	A. TRANS.	highway routes from Route 1 to Route 905, unless otherwise specified by		
	3/22/2018-	name, and authorizes the California Transportation Commission to		
State Highway	Referred to Com.	relinquish all or a portion of designated state highway routes to specified		
Route 185:	on TRANS. From	local agencies if certain conditions are met. Portions of state highways that		
relinquishment:	committee chair,	have been relinquished are not state highways and become ineligible for		
City of San	with author's	future adoption as a part of the State Highway System. Existing law		
Leandro.	amendments:	authorizes the commission to relinquish all or a portion of Route 185 in the		
	Amend, and re-	City of Hayward to that city, as specified, and to relinquish all or a portion		
	refer to Com. on	of Route 185 in the County of Alameda to that county, as specified. This		
	TRANS. Read	bill would additionally authorize the commission to relinquish all or a		
	second time and	portion of Route 185 in the City of San Leandro to that city, as specified.		
	amended.			
AB 2492	3/15/2018-	Existing law requires the State Air Resources Board, in consultation with		
<u>Salas</u> D	A. TRANS.	the Bureau of Automotive Repair, to adopt a program that allows for the		
	3/19/2018-Re-	voluntary retirement of passenger vehicles and light duty and medium		
Medium duty	referred to Com.	duty trucks that are high polluters. Existing establishes the Clean Cars 4 All		
vehicles: pilot	on TRANS.	Program, administered by the state board, to focus on achieving		
program.		reductions in the emissions of greenhouse gases, improvements in air		
		quality, and benefits to low-income state residents through the		
		replacement of high-polluter motor vehicles with cleaner and more		
		efficient motor vehicles or a mobility option, as specified. This bill would		
		require the state board to adopt a pilot program to provide grants for		
		emissions repairs and testing for class 3 medium-duty trucks, as specified,		
		to be administered by air pollution control and air quality management		
		districts designated as federal extreme nonattainment, as specified.		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2530	3/5/2018-	Existing law, the California High-Speed Rail Act, creates the High-Speed Rail		
<u>Melendez</u> R	A. TRANS.	Authority to develop and implement a high-speed rail system in the state.		
	3/5/2018-	Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for		
Bonds:	Referred to Com.	the 21st Century, approved by the voters as Proposition 1A at the		
transportation.	on TRANS.	November 4, 2008, general election, provides for the issuance of \$9 billion		
		in general obligation bonds 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 I blended system.		
		The bill, subject to the above exception, would require redirection of the		
		unspent proceeds received from outstanding bonds issued and sold for		
		other high-speed rail purposes prior to the effective date of these		
		provisions, upon appropriation, for use in retiring the debt incurred from		
		the issuance and sale of those outstanding bonds. The bill, subject to the		
		above exception, would also require the net proceeds of other bonds		
		subsequently issued and sold under the high-speed rail portion of the bond		
		act to be made available, upon appropriation, to fund projects for funding		
		school buses for public school children. The bill would make no changes to		
		the authorization under the bond act for issuance of \$950 million for rail		
		purposes other than high-speed rail. These provisions would become		
		effective only upon approval by the voters at the next statewide general		
Deferred bill will be b		election. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2535	3/5/2018-	Existing law requires an issuing agency or a processing agency to forward a		Transportation (text 3/19/2018)
<u>Obernolte</u> R	A. TRANS.	notice of toll evasion violation to the registered owner of a vehicle that is		Support
	3/20/2018-Re-	found, by automated devices, visual observation, or otherwise, to have		Teamsters
High-occupancy	referred to Com.	evaded tolls on a toll road or toll bridge within 21 days of the violation,		Oppose
toll lanes: notice	on TRANS.	except as specified. Existing law requires the notice of toll evasion violation		None
of toll evasion		to set forth the violation, including reference to the code section violated,		
violation.		the approximate time thereof, and the location where the violation		
		occurred. Existing law also requires the notice of toll evasion violation to		
		include the vehicle license plate number, a clear and concise explanation		
		of the procedures for contesting the violation and appealing an adverse		
		decision, and, if practicable, the registration expiration date and the make		
		of the vehicle. This bill would also require the notice of toll evasion		
		violation to include a copy of photographic evidence on which the toll		
		evasion determination was based if the vehicle was found, by automated		
		devices, to have evaded the toll through failure to meet occupancy		
		requirements in a high-occupancy toll lane. Because this bill would require		
		an issuing agency or a processing agency to include additional materials in		
		the notice, it would impose a state-mandated local program. This bill		
		contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2543	3/21/2018-	Existing law, on order of the Governor, requires the head of each state		Accountability And
Eggman D	A. APPR.	agency to make a report to the Governor giving an account of all matters		Administrative
	3/21/2018-From	pertaining to the agency during the period specified by the Governor. This		Review (text 3/13/2018)
State agencies:	committee: Do	bill would require each state agency or department authorized to		Support
infrastructure	pass and re-refer	undertake any infrastructure project costing \$100,000,000 or more to		None
project budget	to Com. on APPR.	publicly post on its Internet Web site any change in the cost or schedule of		Oppose
and schedule:	(Ayes 6. Noes 0.)	the project that would result in the project exceeding its established		None
Internet Web site	(March 21). Re-	budget by 10 percent or more or being delayed by 12 months or longer.		
information.	referred to Com.	The bill would require that the posted information describe how much the		
	on APPR.	project is expected to exceed its established budget or delay its		
		construction schedule.		
AB 2548	3/5/2018-	Existing law creates the Los Angeles County Metropolitan Transportation	Sponsor	
<u>Friedman</u> D	A. TRANS.	Authority (LACMTA), with various powers and duties with respect to		
	3/5/2018-	transportation planning, programming, construction, and operations.		
Commute benefit	Referred to Com.	Existing law establishes the South Coast Air Quality Management District		
policies: Los	on TRANS.	vested with the authority to regulate air emissions from stationary sources		
Angeles County		located in the South Coast Air Basin, which incorporates a specified portion		
Metropolitan		of the jurisdiction of the authority. This bill would authorize the authority,		
Transportation		in coordination with the district, to jointly adopt a commute benefit		
Authority: South		ordinance that requires covered employers operating within the common		
Coast Air Quality		area of the 2 entities with a specified number of employees to offer certain		
Management		employees commute benefits, as specified. The bill would require that the		
District.		ordinance specify certain matters, including any consequences for		
		noncompliance.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2553	3/22/2018-A. H.	Existing law authorizes the legislative body of a city or a county to establish		
<u>Friedman</u> D	& C.D.	an enhanced infrastructure financing district to finance public capital		
	3/22/2018-	facilities or other specified projects of communitywide significance,		
Vertical housing	Referred to	including, but not limited to, the acquisition, construction, or rehabilitation		
districts.	Coms. on H. &	of housing for persons of low and moderate income for rent or		
	C.D. and L. GOV.	purchase. This bill would authorize an affected taxing entity or entities, as		
	From committee	defined, to form a vertical housing district to finance the development of		
	chair, with	vertical housing zone projects. The bill would authorize the public		
	author's	financing authority of the district to establish a vertical housing zone or		
	amendments:	zones within the district. The bill would authorize the district to receive		
	Amend, and re-	incremental property tax revenues from the affected taxing entities and		
	refer to Com. on	would authorize the public financing authority of the district to provide		
	H. & C.D. Read	those funds, pursuant to specified agreements, to vertical housing zone		
	second time and	projects that meet specified requirements for a period of 15 or 20 years		
	amended.	following completion of the project.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2578	3/22/2018-A. L.	Existing law authorizes the City and County of San Francisco to create		
<u>Chiu</u> D	GOV.	infrastructure financing districts, including districts that include specified		
	3/22/2018-	waterfront property, adopt infrastructure financing plans for those		
Infrastructure	Referred to Com.	districts, and issue bonds financed by projected increases in ad valorem		
financing	on L. GOV. From	property taxes to fund certain public facilities, pursuant to a specified		
districts: City and	committee chair,	procedure. Existing law specifies the types of projects a waterfront district		
County of San	with author's	may finance. This bill would revise those provisions by, among other things,		
Francisco.	amendments:	expanding the authorization for the creation of waterfront districts by the		
	Amend, and re-	City and County of San Francisco to include a shoreline protection district,		
	refer to Com. on	as defined, subject to a shoreline protection enhanced financing plan, as		
	L. GOV. Read	provided. The bill would also expand the types of projects a waterfront		
	second time and	district may finance, as specified. The bill would require the proposed		
	amended.	infrastructure financing plan for a shoreline protection district to be mailed		
		to, among others, the Director of Finance and the Secretary of the Natural		
		Resources Agency. This bill contains other related provisions and other		
		existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2603	3/15/2018-	Existing law, the Private Security Services Act, provides for the licensing		
Cunningham R	A. B.&P.	and regulation of private patrol operators by the Bureau of Security and		
	3/19/2018-Re-	Investigative Services in the Department of Consumer Affairs. The act		
Private security	referred to Com.	requires a person registered pursuant to these provisions to complete a		
services: private	on B. & P.	course of training in security officer skills that is administered, tested, and		
patrol operators.		certified by any licensed private patrol operator, or by any organization or		
		school approved by the department. The act authorizes the department to		
		approve any person or school to teach the course. This bill, instead, would		
		authorize the department to approve any school to teach the course and		
		would eliminate the authorization of an organization to administer, test,		
		and certify that required training. This bill contains other related provisions		
		and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2615	3/8/2018-	Existing law provides that the Department of Transportation has full		
<u>Carrillo</u> D	A. TRANS.	possession and control of all state highways and all property and rights in		
	3/22/2018-Re-	property acquired for state highway purposes, including any portion of a		
State highway	referred to Com.	state highway within a state park. Existing law also authorizes the		
system: parks	on TRANS.	department and any county having a park commission to enter into and		
and recreation:		carry out cooperative agreements for the grading, development, planting		
accessibility for		and maintenance of roadside areas, including a roadside park, along any		
bicycles and		state highway and within the right of way of that state highway. Existing		
pedestrians.		law also authorizes the department to enter into any agreement with the		
		United States or any federal department or agency when the construction		
		of any federal facility or any feature of that facility requires construction,		
		relocation, or other change in any state highway or bridge. This bill would,		
		to the extent possible, and where feasible, require the department to		
		partner with appropriate public agencies, including, but not limited to, the		
		Department of Parks and Recreation, any federal department or agency,		
		and any regional or local public entity, to develop strategies and plans to		
		maximize safe and convenient access for bicycles and pedestrians to		
		federal, state, regional, and local parks adjacent to or connected to the		
		state highway system.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2629	3/19/2018-	(1)Existing law establishes the Department of Transportation and provides		
Eggman D	A. TRANS.	that the department has full possession and control of all state highways		
	3/20/2018-Re-	and all associated property. Existing law authorizes the department to		
Department of	referred to Com.	provide information regarding, and to lease, airspace under the		
Transportation:	on TRANS.	interchange of Route 4 and Route 5 in San Joaquin County and on the		
airspace under		northeast corner of Route 101 and De La Vina Street in the County of Santa		
state highways:		Barbara, to a city, county, or other political subdivision or another state		
leases.		agency for emergency shelter or feeding program purposes, as specified,		
		but only if there is no buyer. This bill would delete the condition that the		
		airspace may only be leased to a city, county, or other political subdivision		
		or another state agency for emergency shelter or feeding program		
		purposes if there is no buyer. This bill contains other related provisions and		
		other existing laws.		
	3/8/2018-	Existing law authorizes buses operated by a publicly owned transit system,		
	A. TRANS.	on regularly scheduled service, to be equipped with certain illuminated		
	3/8/2018-	signs, as specified. Existing law requires the illuminated signs to adhere to		
Public transit	Referred to Com.	certain specifications, including, among others, being limited in size to a		
	on TRANS.	display of not greater than 720 square inches, and requiring the		
illuminated signs.		illuminated signs to display information directly related to public transit		
		service, including, but not limited to, route number, destination		
		description, run number, and public service announcements. This bill would		
		revise those conditions, to increase the maximum display area of an		
		illuminated sign to 4,320 inches and to allow paid advertising to be		
		displayed on the illuminated sign.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2654	3/8/2018-A. L.	Existing law, until January 1, 2025, authorizes local agencies, as defined, to		
Quirk-Silva D	GOV.	use the design-build procurement process for specified public works with		
	3/8/2018-	prescribed cost thresholds. This bill would establish similar provisions		
Design-build:	Referred to Com.	specific to Orange County. The bill would authorize the County of Orange		
Orange County.	on L. GOV.	and the Orange County Flood Control District, indefinitely and without		
		exclusion, to use design-build for public works infrastructure projects in		
		excess of \$1,000,000. The bill would require specified information to be		
		verified under penalty of perjury. By expanding the crime of perjury, the		
		bill would impose a state-mandated local program. This bill contains other		
		related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2712	3/8/2018-	(1)Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for		
Allen, Travis R	A. TRANS.	the 21st Century, approved by the voters as Proposition 1A at the		
	3/13/2018-Re-	November 4, 2008, general election, provides for the issuance of general		
Bonds: Safe,	referred to Com.	obligation bonds in the amount of \$9 billion for high-speed rail purposes		
Reliable High-	on TRANS.	and \$950 million for other related rail purposes. Article XVI of the		
Speed Passenger		California Constitution requires measures authorizing general obligation		
Train Bond Act		bonds to specify the single object or work to be funded by the bonds and		
for the 21st		further requires a bond act to be approved by a 2/3 vote of each house of		
Century.		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 received from outstanding bonds		
		issued and sold for other high-speed rail purposes prior to the effective		
		date of these provisions, upon appropriation, for distribution as refunds to		
		California taxpayers in the manner prescribed at the time the		
		appropriation is made. The bill would make no changes to the		
		authorization under the bond act for the issuance of \$950 million in bonds		
		for rail purposes other than high-speed rail. These provisions would		
		become effective only upon approval by the voters at the next statewide		
		election. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2726	3/19/2018-A. U.	Existing law provides for the establishment of an Independent System		
<u>Levine</u> D	& E.	Operator (ISO) as a nonprofit public benefit corporation, and requires the		
	3/21/2018-Re-	ISO to ensure efficient use and reliable operation of the electrical		
Independent	referred to Com.	transmission grid consistent with achieving planning and operating reserve		
System Operator:	on U. & E.	criteria no less stringent than those established by the Western Electricity		
dispatch rules.		Coordinating Council and the North American Electric Reliability Council.		
		Existing law requires the ISO to conduct its operations consistent with		
		applicable state and federal laws and consistent with the interests of the		
		people of the state. Existing law additionally requires the ISO to manage		
		the transmission grid and related energy markets in a manner that is		
		consistent with specified principles. This bill would require the ISO to		
		develop and administer dispatch rules that apply the cost of compliance		
		with California's market-based compliance mechanism for limiting		
		emissions of greenhouse gases to all electrical generation located outside		
		of California that serves the demand of customers in California. This bill		
		contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2730	3/8/2018-A. REV.	Existing law requires the Franchise Tax Board to collect certain		Revenue And
<u>Harper</u> R	& TAX	delinquencies related to vehicles, including, but not limited to, unpaid		Taxation (text 3/22/2018)
	3/22/2018-From	tolls, toll evasion penalties, and any related administrative or service fee,		Support
Franchise Tax	committee chair,	and allows those delinquent amounts to be collected in any manner		California Bus Association
Board: collection	with author's	authorized under law as though those delinquent amounts were a tax due		Oppose
of delinquent	amendments:	under the Personal Income Tax Law, including by issuance of an order and		None
amounts: tolls.	Amend, and re-	levy for earnings withholding and by notice to a depository institution to		
	refer to Com. on	withhold and transmit credit or property of a delinquent taxpayer in order		
		to satisfy the tax obligations of that taxpayer. This bill would remove the		
	second time and	Franchise Tax Board's authority to collect unpaid tolls, toll evasion		
	amended.	penalties, and any related administrative service fees by issuance of an		
		order and levy for earning withholding and by notice for withholding to a		
		depository institution.		
AB 2734	3/15/2018-	Existing law establishes in state government the Transportation Agency,		Transportation (text 2/15/2018)
<u>Frazier</u> D	A. TRANS.	which includes various departments and state entities, including the		Support
	3/15/2018-	California Transportation Commission. Existing law vests the California		None
California	Referred to	Transportation Commission with specified powers, duties, and functions		Oppose
Transportation	Coms. on TRANS.	relative to transportation matters. Existing law requires the commission to		None
Commission.	and A. & A.R.	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,		
		establish it as an entity in state government, and require it to act in an		
		independent oversight role. The bill would also make conforming changes.		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2762	3/22/2018-A. J.,	Existing law authorizes a local agency in facilitating contract awards to		
<u>Carrillo</u> D	E.D. & E.	small businesses to provide for a small business preference of 5% in		
	3/22/2018-	construction, the procurement of goods, or the delivery of services, and		
Public contracts:	Referred to Com.	establishes a subcontracting participation goal for small businesses on		
disabled veteran	on J., E.D., & E.	contracts with a 5% preference for those bidders who meet the goal.		
business	From committee	Existing law authorizes each local agency to define a small business for the		
enterprises: local	chair, with	purposes of these preferences and goals. This bill would expand this		
small business	author's	preference to disabled veteran businesses and social enterprises, as		
enterprises:	amendments:	defined, and would increase the preferences to 15%. The bill would also		
social	Amend, and re-	authorize each local agency to define a disabled veteran business and		
enterprises.	refer to Com. on	social enterprise for the purposes of these preferences and goals.		
	J., E.D., & E. Read			
	second time and			
	amended.			
AB 2782	I .	The California Environmental Quality Act (CEQA) requires a lead agency, as		
<u>Friedman</u> D	A. PRINT	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		
California		out or approve that may have a significant effect on the environment or to		
Environmental		adopt a negative declaration if it finds that the project will not have that		
Quality Act.		effect. CEQA also requires a lead agency to prepare a mitigated negative		
	19.	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. Existing law exempts from		
		compliance under CEQA housing projects that satisfy specified criteria. This		
		bill would make a nonsubstantive change to definitions that apply in		
		connection with the latter provision.		

A TRANS. Begional transportation plans: traffic signal optimization plans. A TRANS. A TRANS. A TRANS. On TRANS. on TRANS. on TRANS. on TRANS. optimization plans. A TRANS. A TRANS. on TRANS. on TRANS. on TRANS. on TRANS. optimization plans. A TRANS. optimization plans optimization plans of cities, counties, districts, private organizations, and state and federal agencies, as appropriate.Existing law requires all moneys, except for fines and penalities, collected by the State Air Resources Board from a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would require each city located within the jurisdiction of a metropolitan planning organization to develop and implement a traffic signal optimization plan, as prescribed, and would require each metropolitan planning organization to consider and incorporate those plans developed by cities located within its jurisdiction into its regional transportation plan. The bill would create the Traffic Signal Optimization Fund and would require the Department of Transportation, upon appropriation by the Legislature, to award grants from moneys deposited in the fund on a competitive basis to cities that can deliver the greatest per capita reduction in emissions of greenhouse gases through the implementation of their traffic signal optimization plans and that provide matching funds. The bill would appropriate S2 million from the Greenhouse Gas Reduction Fund for the 2019–20 fiscal year for deposit in the Traffic Signal Optimization Fund.Because the bill would impose additional duties on local agencies, it would impose a state-mandated local	Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Regional referred to Complants: a regional transportation plan to include a policy referred to Complants: traffic signal optimization plans: traffic signal optimization plans. A state and federal agencies, as appropriate. Existing law requires and the transportation plan the transportation plans. Existing law requires and transportation planning agency to consider and incorporate into its regional transportation plan the transportation plan and state and federal agencies, as appropriate. Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would require each city located within the jurisdiction of a metropolitan planning organization to develop and implement a traffic signal optimization plan, as prescribed, and would require each metropolitan planning organization to consider and incorporate those plans developed by cities located within its jurisdiction into its regional transportation plan. The bill would create the Traffic Signal Optimization Fund and would require the Department of Transportation, upon appropriation by the Legislature, to award grants from moneys deposited in the fund on a competitive basis to cities that can deliver the greatest per capita reduction in emissions of greenhouse gases through the implementation of their traffic signal optimization plans and that provide matching funds. The bill would appropriate \$2 million from the Greenhouse Gas Reduction Fund for the 2019–20 fiscal year for deposit in the Traffic Signal Optimization Fund. Because the bill would impose	AB 2851	3/19/2018-	Existing law requires designated transportation planning agencies to,		
referred to Com. on TRANS. element, an action element, a financial element, and, if the transportation plans: traffic signal optimization plans: traffic signal optimization plans: signal optimization plans. and state and federal agencies, as appropriate. Existing law requires all moneys, except for fines and penalties, collected by the State Air Resources Board from a market-based compliance mechanism relative to reduction of greenhouse gas emissions to be deposited in the Greenhouse Gas Reduction Fund. This bill would require each city located within the jurisdiction of a metropolitan planning organization to develop and implement a traffic signal optimization plan, as prescribed, and would require each metropolitan planning organization to consider and incorporate those plans developed by cities located within its jurisdiction into its regional transportation plan. The bill would create the Traffic Signal Optimization Fund and would require the Department of Transportation, upon appropriation by the Legislature, to award grants from moneys deposited in the fund on a competitive basis to cities that can deliver the greatest per capitar reduction in emissions of greenhouse gases through the implementation of their traffic signal optimization plans and that provide matching funds. The bill would appropriate \$2 million from the Greenhouse Gas Reduction Fund for the 2019–20 fiscal year for deposit in the Traffic Signal Optimization Fund. Because the bill would impose	Grayson D	A. TRANS.	among other things, prepare and adopt a regional transportation plan.		
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additional duties on local agencies, it would impose a state-mandated local					
			additional duties on local agencies, it would impose a state-mandated local		
program. The California Constitution requires the state to reimburse local					
agencies and school districts for certain costs mandated by the state.			,		
Statutory provisions establish procedures for making that			,		
reimbursement.This bill would provide that, if the Commission on State			·		
Mandates determines that the bill contains costs mandated by the state,					
reimbursement for those costs shall be made pursuant to the statutory			reimbursement for those costs shall be made pursuant to the statutory		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2865	3/19/2018-	Existing law authorizes the Santa Clara Valley Transportation Authority		
<u>Chiu</u> D	A. TRANS.	(VTA) to conduct, administer, and operate a value pricing high-occupancy		
	3/20/2018-Re-	toll (HOT) lane program on 2 corridors included in the high-occupancy		
High-occupancy	referred to Com.	vehicle lane system in the County of Santa Clara and on State Highway		
toll lanes: Santa	on TRANS.	Route 101 in the County of San Mateo in coordination with the		
Clara Valley		City/County Association of Governments of San Mateo County and the San		
Transportation		Mateo County Transportation Authority, as prescribed. This bill would		
Authority.		authorize VTA to conduct, administer, and operate a value pricing high-		
		occupancy toll lane program on State Highway Route 101 and a specified		
		portion of State Highway Route 280 in the City and County of San Francisco		
		in coordination with the San Francisco County Transportation Authority, as		
		prescribed.		
<u>AB 2919</u>	3/19/2018-	Existing law establishes the Department of Transportation and the		
<u>Frazier</u> D	A. TRANS.	California Transportation Commission and provides that the department		
	3/20/2018-Re-	has full possession and control of all state highways and all property and		
Transportation:	referred to Com.	rights in property acquired for state highway purposes and authorizes and		
permits.	on TRANS.	directs the department to lay out and construct all state highways		
		between the termini designated by law and on the locations as determined		
		by the commission. This bill would require the Department of Fish and		
		Wildlife, the State Water Resources Control Board, and the California		
		Coastal Commission, upon receipt of a completed request from the		
		Department of Transportation for a permit for a project, to complete its		
		review of the request no later than two years after receipt. If a resource		
		agency does not complete the review of the request for a permit within		
		this timeframe, the bill would provide that the permit is deemed approved		
		for purposes of the project. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2951	2/16/2018-	Existing law establishes a program that authorizes the Metropolitan		
<u>Gloria</u> D	A. PRINT	Transportation Commission and the Bay Area Air Quality Management		
	2/17/2018-From	District to jointly adopt a commute benefit ordinance that requires		
Commute benefit	printer. May be	covered employers operating within the common area of the 2 agencies		
policies.	heard in	with a specified number of covered employees to offer those employees		
	committee March	certain commute benefits. Existing law requires that the ordinance specify		
	19.	certain matters, including any consequences for noncompliance. This bill		
		would make nonsubstantive changes to this program.		
AB 2996	3/12/2018-	The State Contract Act generally provides for a contracting process by		
Fong R	A. TRANS.	state agencies for public works of improvement pursuant to a competitive		
	3/12/2018-	bidding process, under which bids are awarded to the lowest responsible		
Department of	Referred to Com.	bidder, with specified alternative procurement procedures authorized in		
Transportation:	on TRANS.	certain cases. This bill, until July 1, 2022, would authorize the Department		
Job order		of Transportation to use job order contracting, an alternative procurement		
contracting.		procedure, for certain types of highway maintenance work. The bill would		
		require the department to establish a procedure to prequalify job order		
		contractors, and to award work for renewable 12-month contract terms		
		based on competitive sealed bids pursuant to a unit price book of tasks		
		and job order contract specifications. The bill would also require the		
		department to report annually to the Legislature on specified matters		
		relating to job order contracts.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 3059	3/12/2018-	(1)Existing law provides for the development of a congestion management		
<u>Bloom</u> D	A. TRANS.	program for each county that includes an urbanized area by a designated		
	3/12/2018-	congestion management agency. Existing law authorizes the Metropolitan		
Congestion	Referred to Com.	Transportation Commission and the Bay Area Air Quality Management		
pricing	on TRANS.	District to jointly adopt a commute benefit ordinance that requires		
demonstration		covered employers operating within the common area of the 2 agencies		
pilot projects.		with a specified number of covered employees to offer those employees		
		certain commute benefits. This bill would authorize 2 congestion pricing		
		demonstration projects in northern California and 2 in southern California.		
		The bill would define "congestion pricing" to mean the assessment of a		
		charge on motor vehicles using local streets and roads in a participating		
		jurisdiction, which charge could vary based on the time of day or the day		
		of the week. The bill would require the governing body of an eligible		
		participating jurisdiction, as defined, to adopt a congestion pricing		
		ordinance containing various elements, and would require the proposed		
		ordinance to be approved by the applicable congestion management		
		agency subject to a finding that the proposed demonstration project is		
		likely to be successful. The bill would require a charge by a congestion		
		pricing ordinance to be imposed consistent with the California Constitution		
		and federal law. The bill would enact other related provisions. This bill		
		contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 3106	2/16/2018-	Existing law establishes regulations for the operation of an autonomous		
<u>Nazarian</u> D	A. PRINT	vehicle on public roads for testing purposes by a driver who possesses the		
	2/17/2018-From	proper class of license for the type of vehicle being operated if the		
Autonomous	printer. May be	manufacturer meets prescribed requirements. This bill would make		
vehicles.	heard in	technical, nonsubstantive changes to those provisions.		
	committee March			
	19.			
AB 3107	2/16/2018-	Existing law requires the State Air Resources Board to adopt rules and		
<u>Baker</u> R	A. PRINT	regulations relating to vehicular emissions standards, as specified, that will		
	2/17/2018-From	achieve the ambient air quality standards required by federal law in		
State Air	printer. May be	conjunction with other measures adopted by the state board, air pollution		
Resources Board:	heard in	control and air quality management districts, and the United States		
regulations.	committee March	Environmental Protection Agency. Existing law requires the state board to		
	19.	adopt and enforce rules and regulations that anticipate the development		
		of new technologies or the improvement of existing technologies if		
		necessary to carry out its duty. This bill would make a technical,		
		nonsubstantive change to this provision.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 3124	3/15/2018-	Existing law imposes a 40-foot limitation on the length of vehicles that may		
Bloom D	A. TRANS.	be operated on the highways, with specified exemptions. Existing law		
	3/15/2018-	exempts from this limitation an articulated bus or articulated trolley coach		
Vehicles: length	Referred to Com.	that does not exceed a length of 60 feet, and authorizes the bus or trolley		
limitations:	on TRANS.	to be equipped with a folding device attached to the front of the bus or		
buses: bicycle		trolley if the device is designed and used exclusively for transporting		
transportation		bicycles. Existing law prohibits the above-described device from extending		
devices.		more than 36 inches from the front body of the bus when fully deployed,		
		and prohibits a bicycle that is transported on that device from having the		
		bicycle handlebars extend more than 42 inches from the front of the		
		bus. This bill would increase the lengths described in the exemption above		
		from 36 to 40 inches, and from 42 to 46 inches. The bill would also make a		
		conforming change in a related provision.		
AB 3132	2/16/2018-	Existing law authorizes an autonomous vehicle to be operated on public		
<u>Chau</u> D	A. PRINT	roads for testing purposes by a driver who possesses the proper class of		
	2/17/2018-From	license for the type of vehicle being operated if specified requirements are		
Autonomous	printer. May be	met, including that the autonomous vehicle is being operated on roads in		
vehicles.	heard in	the state solely by employees, contractors, or other persons designated by		
	committee March	the manufacturer of the autonomous technology. Existing law defines		
	19.	"autonomous technology" and "autonomous vehicle" for those purposes.		
		This bill would make technical, nonsubstantive changes to those provisions		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 3135	3/22/2018-	Existing law, the California High-Speed Rail Act, creates the High-Speed Rail		
<u>Frazier</u> D	A. TRANS.	Authority to develop and implement a high-speed rail system in the state,		
	3/22/2018-	with specified powers and duties, including the power to acquire rights-of-		
High-Speed Rail	Referred to Com.	way through purchase or eminent domain. This bill would authorize the		
Authority: rights-	on TRANS. From	High-Speed Rail Authority to contract with the Department of the		
of-way: security:	committee chair,	California Highway Patrol to provide any necessary security services for		
'	with author's	property acquired by the state as a right-of-way for high-speed rail		
	amendments:	purposes. This bill contains other existing laws.		
Highway Patrol.	Amend, and re-			
	refer to Com. on			
	TRANS. Read			
	second time and			
	amended.			
<u>AB 3155</u>	3/12/2018-A. L. &	Existing law defines the term "public works" for purposes of requirements		
<u>Cooper</u> D	E	regarding the payment of prevailing wages to include construction,		
	3/12/2018-	alteration, demolition, installation, or repair work done under contract and		
Public works:		paid for using public funds, except as specified. Existing law makes a willful		
definition.	on L. & E.	violation of laws relating to the payment of prevailing wages on public		
		works a misdemeanor. This bill would expand the meaning of the term		
		"public works" to include warranty work, and would include warranty work		
		within the definition of "construction" as it is used to define "public		
		works." By expanding the definition of "public works," the bill would		
		expand the scope of a crime. The bill would also make technical,		
		nonsubstantive changes. This bill contains other related provisions and		
		other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 3201	3/22/2018-	The California Global Warming Solutions Act of 2006 designates the State	Watch	
<u>Daly</u> D	A. TRANS.	Air Resources Board as the state agency charged with monitoring and		
	3/22/2018-	regulating sources of emissions of greenhouse gases. The act authorizes		
California Clean	Referred to	the state board to include the use of market-based compliance		
Truck, Bus, and	Coms. on TRANS.	mechanisms. Existing law requires all moneys, except for fines and		
Off-Road Vehicle	and NAT. RES.	penalties, collected by the state board as part of a market-based		
and Equipment	From committee	compliance mechanism to be deposited in the Greenhouse Gas Reduction		
Technology	chair, with	Fund and to be available upon appropriation by the Legislature. The		
Program.	author's	California Clean Truck, Bus, and Off-Road Vehicle and Equipment		
	amendments:	Technology Program, upon appropriation from the Greenhouse Gas		
	Amend, and re-	Reduction Fund, funds zero- and near-zero-emission truck, bus, and off-		
	refer to Com. on	road vehicle and equipment technologies and related projects, including,		
	TRANS. Read	among others, projects for zero- and near-zero-emission bus technology		
	second time and	development, demonstration, precommercial pilots, and early commercial		
	amended.	deployments. Existing law requires the state board, in consultation with		
		the State Energy Resources Conservation and Development Commission,		
		to create an annual framework and plan for the program. Existing law, for		
		the purposes of the program, defines zero- and near-zero-emission to		
		mean vehicles, fuels, and related technologies that reduce greenhouse gas		
		emissions and improve air quality when compared with conventional or		
		fully commercialized alternatives, as defined by the state board in		
		consultation with the commission. This bill would add large-scale		
		deployments to the program's list of eligible projects, require the annual		
		framework and plan for the program to instead be a 5-year framework and		
		plan, and revise the definition of zero- and near-zero-emission to include		
		infrastructure that reduces greenhouse gas emissions and improves air		
		quality when compared with conventional or fully commercialized		
		alternatives.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
ACA 3	4/20/2017-A. E.	The California Constitution provides that the electors may propose a	Watch	Elections And
<u>Kiley</u> R	& R.	statute or an amendment to the California Constitution by initiative and		Redistricting (text 5/16/2017)
	1/3/2018-From	approve or reject a statute by referendum. An initiative measure may be		Support
Elections:	committee:	proposed by presenting to the Secretary of State a petition that sets forth		California Common Cause
initiatives and	Without further	the text of the proposed statute or amendment to the Constitution, and is		Howard Jarvis Taxpayers
referenda.	action pursuant	certified to have been signed by the required number of electors, as		Association
	to Joint Rule	prescribed. A referendum measure may be proposed by presenting to the		League of Women Voters of
	62(a).	Secretary of State a petition that sets forth the statute or part of the		California
		statute to be submitted to the electors, and is certified to have been		Oppose
		signed by the required number of electors. Before the circulation of an		Attorney General Xavier Becerra
		initiative or referendum petition for signatures, the California Constitution		California Professional
		requires that a copy of the petition be submitted to the Attorney General,		Firefighters
		who must prepare a title and summary of the measure. Existing statutory		
		law also directs the Attorney General to prepare the ballot label, and the		
		ballot title and summary that is included in the state voter information		
		guide, for each measure that appears on a statewide ballot. This measure		
		would transfer from the Attorney General to the Legislative Analyst the		
		duty of preparing the title and summary for a proposed initiative or		
		referendum. The measure would also require, for each measure that		
		appears on a statewide ballot, that the Legislative Analyst to prepare the		
		ballot label, and the ballot title and summary for the ballot pamphlet.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 21	9/1/2017-A. 2	Under existing law, a city or county is empowered to perform duties		Appropriations (text 8/21/2017)
<u>Hill</u> D	YEAR	including providing for public safety and law enforcement. A city or county		Support
	9/1/2017-Failed	is authorized, either directly or indirectly, to prescribe policies and		Oppose
Law enforcement	Deadline	regulations for law enforcement agencies under its jurisdiction. This bill		
agencies:	pursuant to Rule	would, beginning July 1, 2018, require each law enforcement agency, as		
surveillance:	61(a)(12). (Last	defined, to submit to its governing body at a regularly scheduled hearing,		
policies.	location was	open to the public, a proposed Surveillance Use Policy for the use of each		
	APPR. on	type of surveillance technology and the information collected, as specified.		
	8/23/2017)(May	The bill would require the law enforcement agency to cease using the		
	be acted upon	surveillance technology within 30 days if the proposed plan is not adopted.		
	Jan 2018)	The bill would require the law enforcement agency to submit an		
		amendment to the surveillance plan, pursuant to the same open meeting		
		requirements, for each new type of surveillance technology sought to be		
		used. The bill would require the policy and any amendments to be posted		
		on the agency's Internet Web site. The bill would also require the agency		
		to make specified reports, at approved intervals, concerning the use of		
		surveillance technology, and to make those reports available on the		
		agency's Internet Web site. The bill would prohibit a law enforcement		
		agency from selling, sharing, or transferring information gathered by		
		surveillance technology, except to another law enforcement agency, as		
		permitted by law and the terms of the Surveillance Use Policy. The bill		
		would provide that any person could bring an action for injunctive relief to		
		prevent a violation of these provisions and, if successful, could recover		
		reasonable attorney's fees and costs. The bill would require an agency to		
		discipline an employee who knowingly or intentionally uses surveillance		
		technology in violation of these provisions, as specified. The bill would		
		authorize an agency to temporarily use surveillance technology during		
		exigent circumstances, as specified, without meeting the requirements of		
		these provisions, provided that, among other things, the agency submits a		
		specified report to its governing body within 45 days of the end of the		
		exigent circumstances, except as specified. This bill contains other related		
		provisions and other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 100	9/8/2017-A. U. &	(1)Under existing law, the Public Utilities Commission (PUC) has regulatory		Floor Analysis (text 7/18/2017)
<u>De León</u> D	E.	authority over public utilities, including electrical corporations, while local		Support
	9/11/2017-	publicly owned electric utilities, as defined, are under the direction of their		Oppose
California	September 11	governing boards. The California Renewables Portfolio Standard Program		
Renewables	hearing	requires the PUC to establish a renewables portfolio standard requiring all		
Portfolio	postponed by	retail sellers, as defined, to procure a minimum quantity of electricity		
Standard	committee. From	products from eligible renewable energy resources, as defined, so that the		
Program:	committee with	total kilowatthours of those products sold to their retail end-use		
emissions of	author's	customers achieve 25% of retail sales by December 31, 2016, 33% by		
greenhouse	amendments.	December 31, 2020, 40% by December 31, 2024, 45% by December 31,		
gases.	Read second time	2027, and 50% by December 31, 2030. The program additionally requires		
	and amended.	each local publicly owned electric utility, as defined, to procure a minimum		
	Re-referred to	quantity of electricity products from eligible renewable energy resources		
	Com. on U. & E.	to achieve the procurement requirements established by the program. The		
		Legislature has found and declared that its intent in implementing the		
		program is to attain, among other targets for sale of eligible renewable		
		resources, the target of 50% of total retail sales of electricity by December		
		31, 2030. This bill would revise the above-described legislative findings and		
		declarations to state that the goal of the program is to achieve that 50%		
		renewable resources target by December 31, 2026, and to achieve a 60%		
		target by December 31, 2030. The bill would require that retail sellers and		
		local publicly owned electric utilities procure a minimum quantity of		
		electricity products from eligible renewable energy resources so that the		
		total kilowatthours of those products sold to their retail end-use		
		customers achieve 44% of retail sales by December 31, 2024, 52% by		
		December 31, 2027, and 60% by December 31, 2030. This bill contains		
		other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 119	1/4/2018-	The Budget Act of 2017 made appropriations for the support of state	Watch	Budget (text 9/11/2017)
Committee on	A. BUDGET	government for the 2017–18 fiscal year. This bill would amend the Budget	Watch	Support
Budget and Fiscal	1/4/2018-From	Act of 2017 by amending and adding items of appropriation. This bill would		Broad and Gusman, LLP, on
Review	inactive file. Re-	declare that it is to take effect immediately as a Budget Bill.		behalf of UNITE-HERE, AFL-CIO,
	referred to Com.			CA Conference of Machinists,
	on BUDGET.			Utility Workers of America,
2017.				International Longshore &
				Warehouse Union, Engineers and
				Scientists of CA, IFPTE Local 20,
				AFL-CIO, Professional & Technical
				Engineers, IFPTE Local 21, AFL-
				CIO, CA Conference Board of the
				Amalgamated Transit Union
				California Labor Federation
				California State University
				California Teamsters Public
				Affairs Council
				California Trucking Association
				International Longshore and Warehouse Union Los Angeles
				and Long Beach (Local 13, 63 and
				94)
				The United Nurses Associations
				of California / Union of Health
				Care Professionals (UNAC /
				UHCP)
				Oppose
				California Manufacturers and
				Technology Association
				Global Automakers

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SB 120 Committee on Budget and Fiscal Review 3/12/2018- Ordered to inactive file on 3/12/2018- (1)Existing law, the California Values Act, prohibits state and local law enforcement agencies from contracting with the federal government for use of their facilities to house individuals as federal detainees, except as specified. This bill would specify that state and local law enforcement Support Oppose Floor Analysis (text 3/1/201 Support Oppose	Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
In-home supportive Assembly Assembly Services provider. Assembly Member Assembly Member Wages: emergency caregiver payments for foster care: civil immigration detainees: recording fees. Hereord of real property, not to exceed \$225. Existing law exempts from this fee any real estate instrument, paper, or notice recorded in connection with a transfer of real property that is a residential dwelling to an owner-occupier. This bill would additionally exempt from this fee any real estate instrument, paper, or notice executed or recorded by the federal government pursuant to the Uniform Federal Lien Registration Act, or by the state, or any county, municipality, or other political subdivision of the state. The bill would provide that these executed or recorded by the federal government, or by the state, or any county, municipality, or other political subdivision of the state instrument, paper, or notice executed or recorded by the federal government, or by the state, or any county, municipality, or other political subdivision of the state instrument, paper, or notices executed or recorded by the federal government, or by the state, or any county, municipality, or other political subdivision of the state instrument, paper, or notices executed or recorded by the state, or any county, municipality, or other political subdivision of the state instrument, paper, or notices executed or recorded by the state, or any county, municipality, or other political subdivision of the state instrument in paper, or notices executed or recorded by the state, or any county, municipality, or other political subdivision of the state instrument in paper, or notices executed or recorded by the state, or any county, municipality, or other political subdivision of the state instrument in paper, or notice executed or recorded by the federal government provided with services in administering fits in recording fig. (III.). The bill would provide that the search in provided with services in order to permit the more and the provided with services	SB 120 Committee on Budget and Fiscal Review In-home supportive services provider wages: emergency caregiver payments for foster care: civil immigration detainees:	3/12/2018- A. INACTIVE FILE 3/12/2018- Ordered to inactive file on request of Assembly Member	(1)Existing law, the California Values Act, prohibits state and local law enforcement agencies from contracting with the federal government for use of their facilities to house individuals as federal detainees, except as specified. This bill would specify that state and local law enforcement agencies are prohibited from contracting with the federal government for use of their facilities to house individuals as federal detainees for purposes of civil immigration custody, except as specified. (2) Existing law imposes a fee, except as provided, of \$75 to be paid at the time of the recording of every real estate instrument, paper, or notice required or permitted by law to be recorded, per each single transaction per single parcel of real property, not to exceed \$225. Existing law exempts from this fee any real estate instrument, paper, or notice recorded in connection with a transfer subject to the imposition of a documentary transfer tax, as provided, or with a transfer of real property that is a residential dwelling to an owner-occupier. This bill would additionally exempt from this fee any real estate instrument, paper, or notice executed or recorded by the federal government pursuant to the Uniform Federal Lien Registration Act, or by the state, or any county, municipality, or other political subdivision of the state. The bill would provide that these exemptions apply retroactively to any real estate instrument, paper, or notice executed or recorded by the federal government, or by the state, or any county, municipality, or other political subdivision of the state instrument, papers, or notices executed or recorded by the federal government, or by the state, or any county, municipality, or other political subdivision of the state instrument, papers, or notices executed or recorded by the state, or any county, municipality, or other political subdivision of the state is declaratory of existing law. By adding to the duties of county recorders in administering this recording fee, this bill would impose a state-man	Watch	Floor Analysis (text 3/1/2018) Support

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		law requires the County IHSS MOE to be adjusted for the annualized cost increases in		
		provider wages or health benefits that are locally negotiated, mediated, or imposed on or		
		after July 1, 2017. Existing law authorizes a county to negotiate a wage supplement and		
		requires the county's County IHSS MOE to include a one-time adjustment by the amount of		
		the increase, as specified, for the first time the wage supplement is applied. Existing law		
		requires the wage supplement to subsequently be applied to the county individual provider		
		wage when the increase takes effect at the same time as, and is the same amount as, the		
		state minimum wage increases, and the minimum wage increase exceeds the county		
		individual provider wage prior to applying the minimum wage increase. This bill would		
		instead require the wage supplement to subsequently be applied to the minimum wage		
		when the minimum wage increase is equal to or exceeds the county wage paid without the		
		inclusion of the wage supplement and the increase to the county wage paid takes effect at		
		the same time as the minimum wage increase. The bill would require that the wage		
		supplement be in addition to the highest wage rate paid in the county as of June 30, 2017.		
		The bill would provide that these new requirements do not apply for any changes to		
		provider wages or health benefits locally negotiated, mediated, or imposed by a county,		
		public authority, or nonprofit consortium, for which a rate change request was submitted		
		to the State Department of Social Services for review prior to January 1, 2018, and instead		
		would require that in these cases, the wage supplement subsequently be applied to the		
		minimum wage when the minimum wage is equal to or exceeds the county individual		
		provider wage including the wage supplement. The bill would appropriate \$1,000,000 to		
		the State Department of Social Services for the purposes of the provisions relating to cases		
		in which a rate change request was submitted to the department for review prior to		
		January 1, 2018.(5)Existing law requires each county to provide cash assistance and other		
		social services to needy families through the California Work Opportunity and		
		Responsibility to Kids (CalWORKs) program using federal Temporary Assistance to Needy		
		Families (TANF) block grant program, state, and county funds. Existing law specifies the		
		amounts of cash aid to be paid each month to CalWORKs recipients. Existing law establishes		
		the Aid to Families with Dependent Children-Foster Care (AFDC-FC) program, under which		
		counties provide payments to foster care providers on behalf of qualified children in foster		
		care. Under existing law, a child who is placed in the approved home of a relative is eligible		
		for AFDC-FC if he or she is eligible for federal financial participation in the AFDC-FC		
		payment, as specified. Existing law provides for benefits for a child who is placed in the		
		approved home of a relative and who is ineligible for AFDC-FC pursuant to the CalWORKs		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		program. Existing law establishes the Approved Relative Caregiver Funding Program (ARC)		
		for the purpose of making the amount paid to relative caregivers for the in-home care of		
		children placed with them who are ineligible for AFDC-FC payments equal to the amount		
		paid on behalf of children who are eligible for AFDC-FC payments. Existing law provides for		
		the implementation of the resource family approval process, which replaces the multiple		
		processes for licensing foster family homes, certifying foster homes by foster family		
		agencies, approving relatives and nonrelative extended family members as foster care		
		providers, and approving guardians and adoptive families. Existing law defines a resource		
		family as an individual or family that has successfully met both home environment		
		assessment standards and permanency assessment criteria, as specified, necessary for		
		providing care for a child placed by a public or private child placement agency by court		
		order, or voluntarily placed by a parent or legal guardian. Existing law provides for the		
		temporary or emergency placement of dependent children of the juvenile court and		
		nonminor dependents with relative caregivers or nonrelative extended family members		
		under specified circumstances. Under existing law, a relative caregiver or nonrelative		
		extended family member is required to submit an application for approval as a resource		
		family and initiate a home environment assessment within 5 business days after the		
		placement. This bill would state the Legislature's intent to provide interim support to an		
		emergency caregiver, as defined, who has a pending application under the Resource Family		
		Approval Program that has been temporarily delayed due to the need to increase capacity		
		for statewide implementation of the program. This bill would require counties to provide		
		an emergency assistance payment or ARC payment to that emergency caregiver who meets		
		specified requirements, and is caring for a child or nonminor dependent placed in the		
		caregiver's home under specified circumstances, if the child or nonminor dependent		
		resides in California, and is not otherwise eligible for AFDC-FC or ARC. The bill would		
		require the payments to be made either through ARC or through the TANF block grant emergency assistance program for child welfare services, as specified. The bill would make		
		payments available through June 30, 2018, if specified conditions are met. The bill would		
		provide that counties would not be liable for any federal disallowance or penalty imposed on the state based on implementing these provisions. The bill would make these provisions		
		inoperative on July 1, 2018, and would repeal the provisions on January 1, 2019.By		
		expanding the duties of counties relating to foster care, the bill would impose a state-		
		mandated local program.(6)Existing law continuously appropriates moneys from the		
		General Fund to defray a portion of county costs under the CalWORKs program. This bill		
<u> </u>		Deficial Fund to define a portion of county costs under the carworks program. This bill		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		would provide that the continuous appropriation would not be made for purposes of		
		implementing the bill.(7)The California Constitution requires the state to reimburse local		
		agencies and school districts for certain costs mandated by the state. Statutory provisions		
		establish procedures for making that reimbursement. This bill would provide that no		
		reimbursement is required by this act for a specified reason.(8)This bill would declare that it		
		is to take effect immediately as a bill providing for appropriations related to the Budget Bill.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 121	3/12/2018-	(1)The Child Care and Development Services Act has a purpose of providing a		Floor Analysis (text 3/1/2018)
Committee on	A. INACTIVE FILE	comprehensive, coordinated, and cost-effective system of child care and		Support
Budget and Fiscal	3/12/2018-	development services for children from infancy to 13 years of age and their		Oppose
	Ordered to	parents, including a full range of supervision, health, and support services through		••
	inactive file on	full- and part-time programs. Existing law requires the Superintendent of Public		
Education: Child	request of	Instruction to develop standards for the implementation of quality child care		
	Assembly	programs. Existing law authorizes the Counties of Alameda, Contra Costa, Fresno,		
individualized	Member	Marin, Monterey, San Benito, San Diego, Santa Clara, Santa Cruz, Solano, and		
county child care		Sonoma, as individual pilot projects, to develop an individualized county child care		
subsidy plans:	Calacion.	subsidy plan, as provided. Existing law repeals each of these pilot programs on specified dates. This bill would repeal, recast, and revise the law relating to the		
the Every Kid		above-specified counties' individualized subsidy plans and make related		
-		conforming changes, as provided. The bill would extend the operative dates of the		
Counts (EKC) Act.		individualized pilot programs by 6 months.(2)Existing law authorizes the City and		
		County of San Francisco and the City of San Mateo to develop and implement		
		individualized county child care subsidy plans that include specified elements.		
		Existing law authorizes the plans to supersede state law concerning child care		
		subsidy programs with regard to specified factors, including eligibility criteria, as		
		provided. This bill would, among other things, make changes to the eligibility		
		criteria and would allow the plans to supersede state law on ratios of 4-year-old		
		children in state preschool programs.(3)This bill would make legislative findings		
		and declarations as to the necessity of a special statute for the Counties of		
		Alameda, Contra Costa, Fresno, Marin, Monterey, San Benito, San Diego, Santa		
		Clara, Santa Cruz, Solano, and Sonoma.(4)Existing law establishes the Every Kid		
		Counts (EKC) Act, which requires the Scholarshare Investment Board to implement		
		and administer a college savings program that incentivizes families to participate		
		in a qualified tuition program established under the Golden State Scholarshare		
		Trust Act or other college savings programs. Before implementing the program,		
		existing law requires the board to make specified considerations, including how		
		best to incentivize low-income families to participate in these college savings		
		programs and whether and how proposed actions allow for rigorous evaluation of		
		the effects of the EKC Act. Existing law requires the board and the Franchise Tax		
		Board to exchange prescribed information in order to verify financial eligibility		
		under these college savings programs. This bill would revise and recast the act to		
		instead, among other things, require the Student Aid Commission to distribute		
		grants to local governments and other entities that sponsor one or more		
		comprehensive citywide or regional children's savings account programs to help		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 137	7/14/2017-A. 2	Existing law imposes various requirements on transit districts relating to	Watch	Floor Analyses (text 4/27/2017)
<u>Allen</u> D	YEAR	the passage of ordinances. This bill would, in addition to any other		Support
	7/14/2017-Failed	requirements, require a transit district to publish an ordinance on its		Oppose
Transit districts:	Deadline	Internet Web site, or the otherwise appropriate Internet Web site, within		
ordinances.	pursuant to Rule	15 days after the ordinance's passage and in a manner that is accessible		
	61(a)(10). (Last	and easily navigable. By requiring a local agency to perform an additional		
	location was	duty, this bill would impose a state-mandated local program. This bill		
	TRANS. on	contains other related provisions and other existing laws.		
	6/1/2017)(May			
	be acted upon			
	Jan 2018)			
SB 224	1/22/2018-	Existing law establishes liability for sexual harassment when the plaintiff		Floor Analyses (text 1/3/2018)
<u>Jackson</u> D	A. DESK	proves specified elements, including, among other things, that there is a		Support
	1/23/2018-In	business, service, or professional relationship between the plaintiff and		Oppose
Personal rights:	Assembly. Read	defendant. Existing law states that a relationship may exist between a		
sexual	first time. Held at	plaintiff and certain persons, including an attorney, holder of a master's		
harassment.	Desk.	degree in social work, real estate agent, and real estate appraiser. This bill		
		would include an investor, elected official, lobbyist, director, and producer		
		among those listed persons who may be liable to a plaintiff for sexual		
		harassment.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 262	7/14/2017-A. 2	Existing law requires the Office of Planning and Research to establish an	Watch	Floor Analyses (text 2/8/2017)
<u>Wieckowski</u> D	YEAR	advisory council, comprised of members for a range of disciplines, to		Support
	7/14/2017-Failed	support the office's goals to facilitate coordination among state, regional,		Oppose
Climate change:	Deadline	and local agency efforts to adapt to the impacts of climate change. This bill		
climate	pursuant to Rule	would specify that the members on the advisory council serve staggered		
adaptation:	61(a)(10). (Last	terms of 4 years. The bill would require the members of the advisory		
advisory council.	location was NAT.	council to select a chairperson from their members.		
	RES. on			
	5/18/2017)(May			
	be acted upon			
	Jan 2018)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 268	9/5/2017-A. L.	Existing law creates the Los Angeles County Metropolitan Transportation	Oppose	Local Government (text 6/20/2017)
Mendoza D	GOV.	Authority with specified powers and duties relative to transportation		Support California Contract Cities Association
	9/5/2017-From	planning, programming, and operations in the County of Los Angeles. The		Cities of Carson, La Mirada, Pico Rivera, and
Los Angeles	committee with	authority is governed by a 14-member board of directors that consists of		Torrance
County	author's	the Mayor of the City of Los Angeles, 2 public members and one Los		Councilmember John Mirisch, City of Beverly Hills
, Metropolitan	amendments.	Angeles City Council member appointed by the mayor, 4 members		Gateway Cities Council of Governments
Transportation	Read second time	appointed from the other cities in the county, the 5 members of the Los		(GCCOG)
Authority.	and amended.	Angeles County Board of Supervisors, and a nonvoting member appointed		League of California Cities, Los Angeles County Division
	Re-referred to	by the Governor. This bill would require the authority, the Los Angeles		Oppose
	Com. on L. GOV.	County Division of the League of California Cities, the California Contract		Cities of Azusa, Glendale, Glendora, and West Hollywood
		Cities Association, and the Los Angeles County City Selection Committee to		Fixing Angelenos Stuck in Traffic (FAST)
		prepare and provide to the Legislature by December 1, 2018, a plan agreed		HDR Engineering
		to by at least 3 of these entities, for reorganizing the membership of the		Individual letters Jobs to Move America
		authority to include 22 members, and to provide equitable and		LA and Orange Counties Building Trades
		proportional voting representation for each area of the county on the		Las Virgenes-Malibu Council of Governments
		authority, including more representation for cities other than the City of		Los Angeles Area Chamber of Commerce Los Angeles County Board of Supervisors
		Los Angeles. The bill would require the plan to provide for the		Los Angeles County Metropolitan
		reconstitution of the authority no later than January 1, 2020. The bill,		Transportation Authority Los Angeles/Orange Counties Building and
		commencing on January 1, 2020, would require the membership of the		Construction Trades Council
		authority to be reconstituted pursuant to the plan. The bill, if a plan is not		Lynn Capouya, Inc.
		submitted or is not implemented, would, commencing on January 1, 2020,		Mayor Eric Garcetti, City of Los Angeles Michael Baker International
		provide for the authority to consist of 22 members, including the 5		Mobility 21
		members of the Los Angeles County Board of Supervisors, the Mayor of		Orange County Business Council Parsons Corporation
		the City of Los Angeles, 5 members of the Los Angeles City Council and one		Riverside County Transportation Commission
		public member appointed by the mayor, one member appointed by the		San Bernardino County Transportation
		City of Long Beach, 8 members from cities other than Los Angeles		Authority San Fernando Valley Council of Governments
		appointed by the Los Angeles County City Selection Committee, and one		Sheet Metal Air Rail and Transportation
		nonvoting member appointed by the Governor. The bill would require		Workers, General Committee of Adjustment
		every appointee to serve a 4-year term without limitation or until the		875 Southern California Pipe Trades District
		expiration of the term of his or her elected office. The bill would also		Council No. 16
		delete, on January 1, 2020, the requirement for the authority to submit a		Southern California Regional Rail Authority
		plan to the Legislature if the number of members of the board of		State Building and Construction Trades Council of California
		supervisors is increased. This bill contains other related provisions and		Valley Industry and Commerce Association
		ath an artistical large		(VICA)

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 275	3/5/2018-A. RLS.	Existing law consolidated within the State Department of Health Care		Floor Analyses (text 2/9/2017)
Portantino D	3/5/2018-Re-	Services all substance use disorder functions and programs from the		Support
	referred to Com.	former State Department of Alcohol and Drug Programs. The existing		Oppose
Children,	on RLS. pursuant	Adolescent Alcohol and Drug Treatment and Recovery Program Act of		
Adolescents, and	to Assembly Rule	1998, which authorized the department to establish community-based		
Young Adults	96.	nonresidential and residential recovery programs to intervene and treat		
Alcohol and Drug		the problems of alcohol and other drug use among youth, became		
Treatment and		inoperative on July 1, 2013. This bill would repeal those inoperative		
Recovery		provisions and would enact the Children, Adolescents, and Young Adults		
Program Act.		Alcohol and Drug Treatment and Recovery Program Act, with similar		
		provisions to, in part, require the program to provide prevention, early		
		intervention, and treatment services for children, adolescents, and young		
		adults. The bill would require the department, in collaboration with		
		counties and providers of alcohol and other behavioral health services, to		
		report to the Legislature during budget hearings regarding the status of		
		the implementation of the act, as specified. The provisions of the bill		
		establishing this reporting requirement would become inoperative and be		
		repealed on January 1, 2023.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 389	9/1/2017-A. 2	Existing law provides that the Department of Transportation has full		Appropriations (text 7/17/2017)
<u>Roth</u> D	YEAR	possession and control of all state highways and associated property.		Support
	9/1/2017-Failed	Existing law creates the State Highway Account in the State Transportation		Oppose
Department of	Deadline	Fund, and requires all money appropriated, contributed, or made available		
Transportation:	pursuant to Rule	from any source for expenditure on work within the powers and duties of		
transportation	61(a)(12). (Last	the department, including sources other than state appropriations, to be		
project delivery	location was	transferred to or deposited in the account. Existing law provides that all		
services.	APPR. on	money deposited in the account by local agencies or by others is		
	8/23/2017)(May	continuously appropriated to the department and is available for		
	be acted upon	expenditure by the department for the purposes for which the money was		
	Jan 2018)	made available. This bill would authorize the department to establish a fee		
		schedule and to charge a fee relative to transportation project delivery		
		services requested by a local agency or other entity, as specified, including		
		job mix formula verifications, material plant quality program inspections,		
		and laboratory accreditations. The bill would authorize the department to		
		adopt regulations to, among other things, specify the terms and conditions		
		for performing these tasks and would require that the department's total		
		estimated revenue from the fee schedule not exceed the department's		
		estimated total cost for providing these services. The bill would require		
		that the funds collected pursuant to these provisions be deposited in the		
		State Highway Account in the State Transportation Fund. Because these		
		funds would be continuously appropriated to the department, the bill		
		would thereby make an appropriation.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 414	2/23/2017-S. T. 8	Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for		Transportation And
<u>Vidak</u> R	H.	the 21st Century, approved by the voters as Proposition 1A at the		Housing (text 1/3/2018)
	2/1/2018-	November 4, 2008, general election, provides for the issuance of general		Support
Transportation	Returned to	obligation bonds in the amount of \$9 billion for high-speed rail purposes		Citizens for California High-Speed
bonds: highway,	Secretary of	and \$950 million for other related rail purposes. Article XVI of the		Rail Accountability
street, and road	Senate pursuant	California Constitution requires measures authorizing general obligation		Community Coalition on High-
projects.	to Joint Rule	bonds to specify the single object or work to be funded by the bonds and		Speed Rail
	62(a).	further requires a bond act to be approved by a 2/3 vote of each house of		DERAIL
		the Legislature and a majority of the voters. This bill would provide that no		Howard Jarvis Taxpayers
		further bonds shall be sold for high-speed rail purposes pursuant to the		Association
		Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century,		One individual
		except as specifically provided with respect to an existing appropriation for	-	Tos Farms Inc.
		high-speed rail purposes for early improvement projects in the Phase 1		Oppose
		blended system. The bill, subject to the above exception, would require		California Labor Federation
		redirection of the unspent proceeds from outstanding bonds issued and		State Building and Construction
		sold for other high-speed rail purposes prior to the effective date of these		Trades Council of California
		provisions, upon appropriation, for use in retiring the debt incurred from		
		the issuance and sale of those 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	k	
		act, upon appropriation, to be made available to the California		
		Transportation Commission for allocation for repair and new construction		
		projects on state highways and freeways, and to the Controller for		
		apportionment to cities and counties for transportation and local transit		
		projects, as specified. The bill would make no changes to the authorization		
		under the bond act for the issuance of \$950 million in bonds for rail		
		purposes other than high-speed rail. These provisions would become		
		effective only upon approval by the voters at the June 5, 2018, statewide		
		primary election. This bill contains other related provisions.		

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 421	9/1/2017-A. 2	Existing law requires persons convicted of specified sex offenses and	Watch	Appropriations (text 8/21/2017)
<u>Wiener</u> D	YEAR	certain acts of human trafficking for purposes of committing various sex		Support
	9/1/2017-Failed	offenses or extortion, as specified, or attempts to commit those offenses,		Oppose
Sex offenders:	Deadline	to register with local law enforcement agencies while residing in the state		
registration:	pursuant to Rule	or while attending school or working in the state. Willful failure to register,		
criminal offender	61(a)(12). (Last	as required, is a misdemeanor, or a felony, depending on the underlying		
record	location was	offense. This bill would, commencing January 1, 2021, instead establish 3		
information	APPR. on	tiers of registration based on specified criteria, for periods of at least 10		
systems.	8/23/2017)(May	years, at least 20 years, and life, respectively, for a conviction of specified		
	be acted upon	sex offenses, and 5 years and 10 years for tiers one and two, respectively,		
	Jan 2018)	for an adjudication as a ward of the juvenile court for specified sex		
		offenses, as specified. The bill would allow the Department of Justice to		
		place a person in a tier-to-be-determined category for a maximum period		
		of 24 months if his or her appropriate tier designation cannot be		
		immediately ascertained. The bill would establish procedures for		
		termination from the sex offender registry for a registered sex offender		
		who is a tier one or tier two offender and who completes his or her		
		mandated minimum registration period under specified conditions. The bill		
		would require the offender to file a petition at the expiration of his or her		
		minimum registration period and would authorize the district attorney to		
		request a hearing on the petition if the petitioner has not fulfilled the		
		requirement of successful tier completion, as specified. The bill would		
		establish procedures for a person required to register as a tier three		
		offender based solely on his or her risk level to petition the court for		
		termination from the registry after 20 years from release of custody, if		
		certain criteria are met. The bill would also revise the criteria for exclusion		
		from the Internet Web site. This bill contains other related provisions and		
Deferred hill will be b		other existing laws.		

Deferred=bill will be bught up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 4/12/2018

Bills highlighted in PURPLE have been submitted in the current month for Board consideration.

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 502	9/11/2017-	(1)Existing law exempts from civil liability any person who, in good faith		Public Safety (text 3/29/2017)
<u>Portantino</u> D	A. RLS.	and not for compensation, renders emergency care or treatment by the		Support
	9/11/2017-Re-	use of an automated external defibrillator (AED) at the scene of an		California Attorneys for Criminal
Public rail	referred to Com.	emergency, except in the case of personal injury or wrongful death that		Justice
systems:	on RLS. pursuant	results from the gross negligence or willful or wanton misconduct of the		California School Employees
availability of	to Assembly Rule	person who renders emergency care or treatment. Existing law also		Association
automated	96.	exempts from civil liability a person or entity that acquires an AED for		National Association of Social
external		emergency use, a physician who is involved with the placement of the		Workers (NASW)
defibrillators.		AED, and any person or entity responsible for the site where the AED is		Oppose
		located if specified conditions are met, including maintenance and regular		None
		testing of the AED and having a written plan that describes the procedures		
		to be followed in case of an emergency that may involve the use of the		
		AED.This bill would require a public entity that operates a rail transit		
		system or a commuter train system to ensure that each train has an		
		automated external defibrillator (AED) as part of its safety equipment		
		subject to specified requirements. The bill would exempt a public entity		
		that acquires an AED for emergency care from liability for any civil		
		damages resulting from any acts or omissions in the rendering of the		
		emergency care by use of the AED if the public entity has complied with		
		certain requirements.(2)By imposing new duties on local public officials,		
		the bill would create a state-mandated local program. The California		
		Constitution requires the state to reimburse local agencies and school		
		districts for certain costs mandated by the state. Statutory provisions		
		establish procedures for making that reimbursement. This bill would		
		provide that, if the Commission on State Mandates determines that the bill		
		contains costs mandated by the state, reimbursement for those costs shall		
		be made pursuant to the statutory provisions noted above.		

Deferred=bill will be bught up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 4/12/2018

Bills highlighted in PURPLE have been submitted in the current month for Board consideration.

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 699	9/5/2017-A. RLS.	The California Environmental Quality Act (CEQA) requires a lead agency, as		Floor Analyses (text 5/26/2017)
<u>Galgiani</u> D	9/5/2017-Re-	defined, to prepare, or cause to be prepared, and certify the completion of		Support
	referred to Com.	an environmental impact report on a project that it proposes to carry out		Oppose
Environmental	on RLS. pursuant	or approve that may have a significant effect on the environment or to		
quality: Jobs and	to Assembly Rule	adopt a negative declaration if it finds that the project will not have that		
Economic	96.	effect. CEQA also requires a lead agency to prepare a mitigated negative		
Improvement		declaration for a project that may have a significant effect on the		
Through		environment if revisions in the project would avoid or mitigate that effect		
Environmental		and there is no substantial evidence that the project, as revised, would		
Leadership Act of		have a significant effect on the environment. The Jobs and Economic		
2011.		Improvement Through Environmental Leadership Act of 2011 authorizes		
		the Governor, until January 1, 2018, to certify projects that meet certain		
		requirements, including the requirement that the project create high-		
		wage, highly skilled jobs that pay prevailing wages and living wages, for		
		streamlining benefits provided by that act. The act provides that if a lead		
		agency fails to approve a project certified by the Governor before January		
		1, 2019, the certification expires and is no longer valid. The act requires a		
		lead agency to prepare the record of proceedings for the certified project		
		concurrent with the preparation of the environmental documents. The act		
		is repealed by its own terms on January 1, 2019. This bill would extend the		
		authority of the Governor to certify a project to January 1, 2020. The bill		
		would provide that the certification expires and is no longer valid if the		
		lead agency fails to approve a certified project before January 1, 2021. The		
		bill would repeal the act on January 1, 2021. Because the bill would extend		
		the obligation of the lead agency to prepare concurrently the record of		
		proceedings, this bill would impose a state-mandated local program. The		
		California Constitution requires the state to reimburse local agencies and		
		school districts for certain costs mandated by the state. Statutory		
		provisions establish procedures for making that reimbursement. This bill		
		would provide that no reimbursement is required by this act for a specified		
		reason.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 760	1/29/2018-	Existing law requires the Department of Transportation to establish		Floor Analyses (text 1/23/2018)
<u>Wiener</u> D	A. DESK	minimum safety design criteria for the planning and construction of		Support
	1/30/2018-In	bikeways and uniform specifications and symbols for associated signs,		Oppose
Bikeways: design	Assembly. Read	markers, and traffic control devices. Existing law requires all city, county,		
guides.	first time. Held at	regional, and other local agencies responsible for the development or		
	Desk.	operation of bikeways or roadways where bicycle travel is permitted to		
		utilize all minimum safety design criteria and uniform specifications and		
		symbols for signs, markers, and traffic control devices established under		
		these provisions, except that alternative minimum safety design criteria		
		may be used under certain conditions. This bill would authorize a city,		
		county, regional, or other local agency, when using the alternative		
		minimum safety design criteria, to consider additional design guides,		
		including the Urban Street Design Guide of the National Association of City		
		Transportation Officials. The bill would authorize a state entity that is		
		responsible for the planning and construction of roadways to consider		
		additional design guides, including the Urban Street Design Guide of the		
		National Association of City Transportation Officials.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 789	9/8/2017-A. NAT.	(1)The California Environmental Quality Act (CEQA) requires a lead agency,		Natural Resources (text 9/1/2017)
Bradford D	RES.	as defined, to prepare, or cause to be prepared, and certify the completion		Support
	9/12/2017-From	of an environmental impact report (EIR) on a project that it proposes to		California Legislative Black Caucus California State Association of Electrical
California	committee with	carry out or approve that may have a significant effect on the environment		Workers
Environmental	author's	or to adopt a negative declaration if it finds that the project will not have		California State Pipe Trades Council
Quality Act:	amendments.	that effect. CEQA also requires a lead agency to prepare a mitigated		City of Inglewood
sports and	Read second time	negative declaration for a project that may have a significant effect on the		Inglewood Police Management
entertainment	and amended.	environment if revisions in the project would avoid or mitigate that effect		Association Inglewood Police Officers Association
project.	Re-referred to	and there is no substantial evidence that the project, as revised, would		Painters & Allied Trades District Council
, ,	Com. on NAT.	have a significant effect on the environment. CEQA establishes		36
	RES.	administrative procedures for the review and certification of the EIR for a		Three indidividuals
		project and judicial review procedures for any action or proceeding		Western States Council of Sheet Metal Workers
		brought to challenge the lead agency's decision to certify the EIR or to		Oppose
		grant project approvals. This bill would establish specified administrative		Audubon California
		and judicial review procedures for the administrative and judicial review of		California Coastal Protection Network
		the EIR and approvals granted for a project related to the development of		California League of Conservation Voters
		a specified sports and entertainment project in the City of Inglewood.		California Native Plant Society Center for Biological Diversity
		Because the lead agency would be required to use these alternative		Clean Water Action
		procedures for administrative review of the EIR if the project applicant so		Coalition for Clean Air
		chooses, this bill would impose a state-mandated local program. The bill		Earthjustice
		would exempt from the requirements of CEQA a guideway project		East Yard Communities for Environmental Justice
		intended for development with the specified sports and entertainment		Friends of the Earth US
		project. Because a lead agency would be required to determine the		Judicial Council of California
		applicability of this exemption, this bill would impose a state-mandated		MSG Forum, LLC
		local program. The bill would specify that certain impacts shall not be		Natural Resources Defense Council
		considered as having significant environmental impacts if certain		(NRDC) Planning and Conservation League
		conditions are met. This bill contains other related provisions and other		Rodeway Inn & Suites
		existing laws.		Safe Routes to School National
				Partnership
				Sierra Club California
				Southern California Watershed Alliance Transform
				Trust for Public Lands
				Uplift Inglewood Coalition
		•		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 827	1/16/2018-S. T. &	The Planning and Zoning Law requires, when an applicant proposes a		
<u>Wiener</u> D	H.	housing development within the jurisdiction of a local government, that		
	3/1/2018-From	the city, county, or city and county provide the developer with a density		
Planning and	committee with	bonus and other incentives or concessions for the production of lower		
zoning: transit-	author's	income housing units or for the donation of land within the development if		
rich housing	amendments.	the developer, among other things, agrees to construct a specified		
bonus.	Read second time	percentage of units for very low, low-, or moderate-income households or		
	and amended.	qualifying residents. This bill would require a local government to, if		
	Re-referred to	requested, grant a development proponent of a transit-rich housing		
	Com. on T. & H.	project a transit-rich housing bonus if that development meets specified		
		planning standards, including complying with demolition permit		
		requirements, local inclusionary housing ordinance requirements,		
		preparing a relocation benefits and assistance plan, any locally adopted		
		objective zoning standards, and any locally adopted minimum unit mix		
		requirements. The bill would define a transit-rich housing project as a		
		residential development project the parcels of which are all within a 1/2		
		mile radius of a major transit stop or a 1/4 mile radius of a stop on a high-		
		quality transit corridor. The bill would exempt an eligible applicant who		
		receives a transit-rich housing bonus from various requirements, including		
		maximum controls on residential density, maximum controls on floor area		
		ratio that are lower than a specified amount, minimum automobile parking		
		requirements, maximum height limitations, and zoning or design controls		
		that have the effect of limiting additions onto existing structures or lots		
		that comply with those maximum floor area ratios and height limitations.		
		The bill would require an eligible applicant who receives a transit-rich		
		housing bonus to provide benefits to eligible displaced persons who are		
		displaced by the development, including requiring the applicant to offer a		
		right to remain guarantee to those tenants, and to make payments to		
		eligible displaced persons for moving and related expenses as well as for		
		relocation benefits. The bill would also require an eligible applicant to		
		submit a relocation benefit and assistance plan for approval to the		
		applicable local government to that effect, and to provide specified		
		information and assistance to eligible displaced persons. This bill contains		
		atle an included in manifest and a manifest and a state of the state o		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 893	1/24/2018-S. T. &	The Planning and Zoning Law requires, when a developer of housing		
Nguyen R	H.	proposes a housing development within the jurisdiction of a local		
	1/24/2018-	government, that the city, county, or city and county provide the		
Planning and	Referred to	developer with a density bonus and other incentives or concessions for the		
zoning: density	Coms. on T. & H.	production of lower income housing units or the donation of land within		
bonus.	and GOV. & F.	the development if the developer, among other things, agrees to construct		
		a specified percentage of units for very low, low-, or moderate-income		
		households or qualifying residents. Existing law prohibits a city, county, or		
		city and county from requiring a vehicular parking ratio for a housing		
		development that meets these criteria in excess of specified ratios. This		
		prohibition applies only at the request of the developer and specifies that		
		the developer may request additional parking incentives or concessions.		
		This bill would delete these additional vehicular parking ratio		
		provisions. This bill contains other related provisions and other existing		
		laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 936	2/8/2018-S. G.O.	Existing law establishes the Office of Planning and Research in the		
<u>Allen</u> D	3/21/2018-From	Governor's office, which serves the Governor and his or her cabinet for		
	committee with	long-range planning and research and constitutes the comprehensive state		
Office of Planning	author's	planning agency. Existing law permits the operation of an autonomous		
and Research:	amendments.	vehicle on public roads for testing purposes by a driver who possesses the		
Autonomous	Read second time	proper class of license for the type of vehicle being operated if specified		
Vehicles Smart	and amended.	requirements are met. This bill would require the Office of Planning and		
Planning Task	Re-referred to	Research in the Governor's office to convene an Autonomous Vehicles		
Force.	Com. on G.O.	Smart Planning Task Force, consisting of representatives from the		
		University of California, local government, and specified others, and would		
		require the task force, on or before January 1, 2021, to submit to relevant		
		policy committees of the Legislature recommendations to ensure that		
		deployment of autonomous vehicles does not hinder specified state		
		policies.		
<u>SB 950</u>	1/30/2018-S. RLS.	Existing law establishes the Governor's Office of Business and Economic		
<u>Allen</u> D	3/22/2018-From	Development, also known as GO-Biz, to serve the Governor as the lead		
	committee with	entity for economic strategy and the marketing of California on issues		
Office of Business	author's	relating to business development, private sector investment, and		
Sustainability.	amendments.	economic growth. Existing law establishes various programs and offices		
	Read second time	within GO-Biz to assist business development. This bill contains other		
	and amended.	existing laws.		
	Re-referred to			
	Com. on RLS.			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 957	2/8/2018-S. T. &	Existing state law authorizes the Department of Transportation to		
<u>Lara</u> D	H.	designate certain lanes for the exclusive use of high-occupancy vehicles		
	2/8/2018-	(HOVs). Existing law also authorizes, until January 1, 2019, ultra-low		
Vehicles: high-	Referred to Com.	emission vehicles (ULEVs), and until September 30, 2025, or until the date		
occupancy	on T. & H.	federal authorization expires, or until the Secretary of State receives a		
vehicle lanes.		specified notice, whichever occurs first, super ultra-low emission vehicles		
		(SULEVs), enhanced advanced technology partial zero-emission vehicles		
		(enhanced AT PZEVs), or transitional zero-emission vehicles (TZEVs), as		
		specified, that display a valid identifier issued by the Department of Motor		
		Vehicles to use these HOV lanes. Existing law makes it a crime to drive one		
		of those vehicles in an HOV lane without properly displaying the issued		
		identifier and having the vehicle registration with the vehicle, or to		
		operate or own a vehicle displaying an identifier if the identifier was not		
		issued for that vehicle. Existing law makes identifiers for ULEVs valid until		
		January 1, 2019, and makes identifiers for SULEVs, enhanced AT PEZEVs,		
		and TZEVs valid until January 1, 2019, January 1, 2022, or January 1 of the		
		4th year after the year in which they were issued, as specified. Existing		
		law, except as specified, prohibits a vehicle from being issued an identifier		
		more than once. This bill would authorize an identifier to be issued to		
		SULEVs, enhanced AT PEZEVs, and TZEVs for a vehicle that had previously		
		been issued an identifier and would make that identifier valid until January		
		1 of the 4th year after the year in which the identifier was issued if the		
		applicant for the identifier has a household income at or below 80% of the		
		statewide median income, or at or below a specified threshold designated		
		as low income. The bill would also make a conforming change and		
		technical, nonsubstantive changes.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 980	2/1/2018-S. RLS.	Under existing law, the Department of Transportation and local		
<u>Cannella</u> R	2/14/2018-	authorities, with respect to highways under their respective jurisdictions,		
	Referred to Com.	may authorize or permit exclusive or preferential use of highway lanes for		
High-occupancy	on RLS.	high-occupancy vehicles, as specified, and are required to place and		
vehicle lanes.		maintain signs and other traffic control devices to designate those		
		exclusive or preferential lanes, the applicable vehicle occupancy levels, and		
		the hours of high-occupancy vehicle use, as specified. This bill would make		
		technical, nonsubstantive changes to those provisions.		
SB 1000	3/21/2018-S. E.	(1)Existing law requires the State Energy Resources Conservation and		
<u>Lara</u> D	U., & C.	Development Commission (Energy Commission), on a biennial basis, to		
		adopt an integrated energy policy report containing an overview of major		
Transportation		energy trends and issues facing the state. Existing law requires the Energy		
electrification:		Commission, as a part of the report, to conduct transportation forecasting		
electric vehicle	T. & H.	and assessment activities that include, among other things, an assessment		
charging		of trends in transportation fuels, technologies, and infrastructure supply		
infrastructure.		and demand. This bill would require the Energy Commission, in		
		consultation with the State Air Resources Board (state board), to develop		
		minimum labeling standards for publicly accessible electric vehicle		
		charging stations, to develop a cost-per-vehicle-mile-driven price metric		
		for charging stations, to be known as the e-gallon rating, to develop, and		
		biennially reassess, minimum charging speed standards for direct current		
		fast charging stations and for electric vehicle batteries, to assess whether		
		charging station infrastructure is disproportionately deployed, as specified,		
		and, upon finding disproportionate deployment, to use state moneys to		
		more proportionately deploy new charging station infrastructure. This bill		
		contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1119	2/22/2018-S. T. &	Existing law requires all moneys, except for fines and penalties, collected		
<u>Newman</u> D	H.	by the State Air Resources Board as part of a market-based compliance		
	2/22/2018-	mechanism to be deposited in the Greenhouse Gas Reduction Fund and to		
Low Carbon	Referred to	be available upon appropriation. Existing law continuously appropriates		
Transit	Coms. on T. & H.	specified portions of the annual proceeds in the fund to various programs,		
Operations	and EQ.	including 5% for the Low Carbon Transit Operations Program, administered		
Program.		by the Department of Transportation, which provides operating and		
		capital assistance for transit agencies to reduce greenhouse gas emissions		
		and improve mobility. This bill would authorize a recipient transit agency to		
		satisfy the above-stated requirement by expending at least 50% of		
		program funds received on transit fare subsidies, specified transit		
		connections, or technology improvements that reduce emissions of		
		greenhouse gases. This bill contains other existing laws.		
<u>SB 1172</u>	3/22/2018-	Existing law, the California High-Speed Rail Act, creates the High-Speed Rail		Floor Analyses (text 2/14/2018)
<u>Beall</u> D	S. THIRD	Authority to develop and implement a high-speed train system in the		Support
	READING	state, with specified powers and duties. Existing law authorizes the		Oppose
High-Speed Rail		authority, among other things, to keep the public informed of its		
Authority.		activities. This bill would revise that provision to instead authorize the		
		authority to keep the public informed through activities, including, but not		
	Senator Beall.	limited to, community outreach events, public information workshops, and		
		newsletters posted on the authority's Internet Web site.		
	reading.			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1209	2/15/2018-S. RLS.	The California Global Warming Solutions Act of 2006 designates the State		
<u>Leyva</u> D	3/1/2018-	Air Resources Board as the state agency charged with monitoring and		
	Referred to Com.	regulating sources of emissions of greenhouse gases. The state board is		
California Global	on RLS.	required to approve a statewide greenhouse gas emissions limit equivalent	-	
Warming		to the statewide greenhouse gas emissions level in 1990 to be achieved by		
Solutions Act of		2020 and to ensure that statewide greenhouse gas emissions are reduced		
2006: rules and		to at least 40% below the 1990 level by 2030. The act requires the state		
regulations.		board to adopt rules and regulations in an open public process to achieve		
		the maximum technologically feasible and cost-effective greenhouse gas		
		emissions reductions. This bill would make a technical, nonsubstantive		
		change to these provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1262	3/1/2018-S. T. &	Existing law authorizes the Department of Transportation to engage in a		
<u>Newman</u> D	H.	Construction Manager/General Contractor project delivery method		
	3/20/2018-From	(CM/GC method), as specified, for projects for the construction of a		
Construction	committee with	highway, bridge, or tunnel. Existing law authorizes the department to use		
Manager/Genera	lauthor's	the CM/GC method on up to 12 projects, 10 of which are required to have		
Contractor	amendments.	construction costs greater than \$10,000,000. Existing law also authorizes		
project delivery	Read second time	the department to enter into a contract using this method on 12 additional		
method:	and amended.	projects, 2 of which are required to be authorized for projects in the		
Department of	Re-referred to	County of Riverside, as prescribed. This bill would remove the cap on the		
Transportation.	Com. on T. & H.	number of projects for which the department is authorized to use the		
		CM/GC method, eliminate the minimum construction costs limitation, and		
		make conforming changes to existing provisions. The bill would impose the		
		requirement to use department employees or consultants to perform		
		project design and engineering services on at least 2/3 of the projects		
		delivered by the department utilizing the CM/GC method. The bill would		
		delete the existing report requirements. This bill contains other related		
		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1328	3/1/2018-S. T. &	Existing law requires the Chair of the California Transportation Commission		Transportation And
<u>Beall</u> D	H.	to create a Road Usage Charge (RUC) Technical Advisory Committee in		Housing (text 2/16/2018)
	3/21/2018-Set	consultation with the Secretary of the Transportation Agency. Under		Support
Mileage-based	for hearing April	existing law, the purpose of the technical advisory committee is to guide		American Council of Engineering
road usage fee.	3.	the development and evaluation of a pilot program to assess the potential		Companies
		for mileage-based revenue collection as an alternative to the gas tax		Automobile Club of Southern
		system. Existing law requires the technical advisory committee to study		California
		RUC alternatives to the gas tax and to make recommendations to the		California Alliance for Jobs
		Secretary of the Transportation Agency on the design of a pilot program,		California Association of Councils
		as specified. Existing law repeals these provisions on January 1, 2019. This		of Governments (CALCOG)
		bill would extend the operation of these provisions until January 1, 2023.		California Transportation
		The bill would, in addition, require the technical advisory committee to		Commission
		assess the potential for mileage-based revenue collection for California's		Transportation California
		roads and highways as an alternative to the gas tax system.		Oppose
				None
SB 1342	2/16/2018-S. RLS.	Existing law authorizes an autonomous vehicle to be operated on public		
<u>Cannella</u> R	3/1/2018-	roads for testing purposes by a driver who possesses the proper class of		
	Referred to Com.	license for the type of vehicle being operated if specified requirements are		
Autonomous	on RLS.	met, including that the autonomous vehicle is being operated on roads in		
vehicles.		the state solely by employees, contractors, or other persons designated by		
		the manufacturer of the autonomous technology. Existing law defines		
		"autonomous technology" and "autonomous vehicle" for those purposes.		
		This bill would make technical, nonsubstantive changes to those provisions		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1376	2/16/2018-S. RLS.	The Passenger Charter-party Carriers' Act defines a transportation network		
Hill D	3/22/2018-From	company as an organization, whether a corporation, partnership, sole		
	committee with	proprietor, or other form, operating in California that provides		
Transportation	author's	prearranged transportation services for compensation using an online-		
network	amendments.	enabled platform to connect passengers with drivers using their personal		
companies:		vehicles. The act also defines a participating driver or driver as any person		
accessibility for	and amended.	who uses a vehicle in connection with a transportation network company's		
persons with	Re-referred to	online-enabled application or platform to connect with passengers. This bill		
disabilities.	Com. on RLS.	would express the intent of the Legislature that every transportation		
		network company ensure that it provides full and equal access to all		
		persons with disabilities. The bill would require the commission, by July 1,		
		2019, to (1) develop regulations relating to accessibility for persons with		
		disabilities, including wheelchair users who need an accessible vehicle,		
		who utilize transportation network company transportation services, (2)		
		consider assessing a fee on transportation network companies to fund on-		
		demand accessible transportation services for persons with disabilities to		
		ensure full and equal access to transportation network company services,		
		and (3) conduct workshops with stakeholders, including all interested		
		California cities and counties and persons with disabilities, in order to		
		determine community need and develop programs for on-demand		
		services, service alternatives, and partnerships. This bill contains other		
		existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1403	2/16/2018-S. RLS.	The California Global Warming Solutions Act of 2006 designates the State		
<u>Lara</u> D	3/22/2018-From	Air Resources Board as the state agency charged with monitoring and		
	committee with	regulating sources of emissions of greenhouse gases. The act authorizes		
California Clean	author's	the state board to include the use of market-based compliance		
Truck, Bus, and	amendments.	mechanisms. Existing law requires all moneys, except for fines and		
Off-Road Vehicle	Read second time	penalties, collected by the state board as part of a market-based		
and Equipment	and amended.	compliance mechanism to be deposited in the Greenhouse Gas Reduction		
Technology	Re-referred to	Fund and to be available upon appropriation by the Legislature. The		
Program.	Com. on RLS.	California Clean Truck, Bus, and Off-Road Vehicle and Equipment		
		Technology Program, upon appropriation from the Greenhouse Gas		
		Reduction Fund, funds zero- and near-zero-emission truck, bus, and off-		
		road vehicle and equipment technologies and related projects, as		
		specified. Existing law specifies projects eligible for funding under the		
		program including those that support greater commercial motor vehicle		
		and equipment freight efficiency and greenhouse gas emissions		
		reductions, including advanced intelligent transportation, autonomous		
		vehicles, and other freight information and operations technologies. This		
		bill would additionally include demonstration projects for integrated		
		storage and charging management and efficient zero- and near-zero		
		emission fueling and charging strategies as projects eligible for funding		
		under the program.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1427	2/16/2018-S. RLS.	Existing law provides that the Department of Transportation has full		
<u>Hill</u> D	3/8/2018-	possession and control of the state highway system. Existing law		
	Referred to Com.	authorizes the department to construct exclusive or preferential lanes for		
High-occupancy	on RLS.	high-occupacy vehicles. Existing law authorizes a regional transportation		
vehicle and high-		agency, as defined, in cooperation with the department to apply to the		
occupacy toll		California Transportation Commission to develop and operate high-		
lanes.		occupancy toll (HOT) lanes, including administration and operation of a		
		value-pricing program and exclusive or preferential lane facilities for public		
		transit, consistent with established standards, requirements, and		
		limitations that apply to specified facilities. Existing law also authorizes		
		super ultra-low emission vehicles, ultra-low emission vehicles, partial zero-		
		emission vehicles, or transitional zero-emission vehicles, as specified, that		
		display a valid identifier issued by the Department of Motor Vehicles, to		
		use HOV lanes, regardless of vehicle occupancy, until January 1, 2019, or as		
		otherwise specified. This bill would provide that it is the intent of the		
		Legislature to enact legislation to improve the performance of HOV and		
		HOT lanes by providing additional resources for, and authorizing new		
		approaches to, the enforcement of lane occupancy requirements.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1434	2/16/2018-S. RLS.	Under existing law, the Public Utilities Commission (PUC) has regulatory		
<u>Leyva</u> D	3/22/2018-From	authority over public utilities, including electrical corporations Existing law,		
	committee with	enacted as part of the Clean Energy and Pollution Reduction Act of 2015,		
Transportation	author's	requires the PUC, in consultation with the State Energy Resources		
electrification:	amendments.	Conservation and Development Commission and State Air Resources		
electricity rate	Read second time	Board, to direct electrical corporations to file applications for programs		
design.	and amended.	and investments to accelerate widespread transportation electrification to		
	Re-referred to	reduce dependence on petroleum, meet air quality standards, achieve the		
	Com. on RLS.	goals set forth in the Charge Ahead California Initiative, and reduce		
		emissions of greenhouse gases to 40% below 1990 levels by 2030 and to		
		80% below 1990 levels by 2050. That law requires that the programs		
		proposed by electrical corporations seek to minimize overall costs and		
		maximize overall benefits. The PUC is required to approve, or modify and		
		approve, programs and investments in transportation electrification,		
		including those that deploy charging infrastructure, through a reasonable		
		cost recovery mechanism, if they are consistent with the above-described		
		purposes, do not unfairly compete with nonutility enterprises, include		
		performance accountability measures, and are in the interests of		
		ratepayers. This bill would require the PUC to direct electrical corporations		
		with more than 100,000 service connections in California to file rate design		
		applications, specific to transit agencies as commercial customers, that		
		support and accelerate the deployment of zero-emission transit buses to		
		reduce dependence on petroleum, meet air quality standards, and reduce		
		emissions of greenhouse gases to 40% below 1990 levels by 2030 and to		
		80% below 1990 levels by 2050. The bill would authorize an electrical		
		corporation with 100,000 or fewer service connections in California to file		
		rate design applications for those purposes. The bill would require that a		
		rate design proposed by an electrical corporation seek to minimize overall		
		costs and maximize overall benefits to transit agencies and would require		
		the commission to approve, or modify and approve, rate design		
		applications, if they are consistent with this requirement and are in the		
		interests of ratepayers. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1463	2/16/2018-S. RLS.	(1)The California Global Warming Solutions Act of 2006 designates the		
Moorlach R	3/22/2018-From	State Air Resources Board as the state agency charged with monitoring		
	committee with	and regulating sources of emissions of greenhouse gases. The state board		
California Global	author's	is required to approve a statewide greenhouse gas emissions limit		
Warming	amendments.	equivalent to the statewide greenhouse gas emissions level in 1990 to be		
Solutions Act of	Read second time	achieved by 2020 and to ensure that statewide greenhouse gas emissions		
2006: scoping	and amended.	are reduced to at least 40% below the 1990 level by 2030. The act requires		
plan: Greenhouse	Re-referred to	the state board to prepare and approve a scoping plan for achieving the		
Gas Reduction	Com. on RLS.	maximum technologically feasible and cost-effective reductions in		
Fund.		greenhouse gas emissions and to update the scoping plan at least once		
		every 5 years. This bill would require the state board to include		
		greenhouse gas emissions from wildlands and forest fires in the scoping		
		plan.(2)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 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 35% of the annual proceeds of the fund for		
		transit, affordable housing, and sustainable communities programs and		
		25% of the annual proceeds of the fund for certain components of a		
		specified high-speed rail project. This bill would continuously appropriate		
		25% of the annual proceeds of the fund to counties, with an equal		
		percentage to each county. The bill would require counties, within 60 days		
		of receiving an appropriation from the fund, to develop a specified plan to		
		allocate the moneys, as specified. The bill would require counties to post		
		the allocation plan on their Internet Web sites in real time and would		
		require the California State Auditor's Office to conduct an annual audit of		
		each county. The bill would require the Department of Finance to		
		redistribute any moneys that are unencumbered within 2 years of the		
		appropriation in an equal percentage to those counties that have fully		
		encumbered moneys within 2 years of receiving the appropriation. By		
		adding to the duties of local governments, this bill would impose a state-		
		mandated local program.(3)The California Constitution requires the state		
		ha mainala maa la aal a aa aa ah aa dhaad albaad albaad dha fan aa mbain aa aba maa adabaad		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1466	2/16/2018-S. RLS.	The Bradley-Burns Uniform Local Sales and Use Tax Law authorizes		
<u>Glazer</u> D	3/22/2018-From	counties and cities to impose a local sales and use tax in accordance with		
	committee with	that law for tangible personal property sold at retail in the county or city,		
Local sales taxes:	author's	or purchased for storage, use, or other consumption in the county or city.		
online sales:	amendments.	Existing law requires the city tax rate to be credited against the county rate		
place of delivery.	Read second time	so that the combined rate does not exceed 1.25%. Existing law requires		
	and amended.	the county or city to contract with the California Department of Tax and		
	Re-referred to	Fee Administration for the administration of the taxes and requires the		
	Com. on RLS.	department to transmit that tax to the city or county. The Bradley-Burns		
		Uniform Local Sales and Use Tax Law provides that for the purpose of a		
		local sales tax adopted pursuant to that law, all retail sales are		
		consummated at the place of business of the retailer unless otherwise		
		specified. Existing law provides that these local sales taxes are allocated to		
		the place where the sale is deemed to take place. This bill would instead		
		provide that, in the case of a sale of tangible personal property by a		
		qualified retailer, as defined, that is transacted online, the place at which		
		the retail sale of that tangible personal property is consummated for the		
		purpose of a local sales tax imposed pursuant to the Bradley-Burns		
		Uniform Local Sales and Use Tax Law is the point of the delivery of that		
		tangible personal property to the purchaser's address or any other address		
		designated by the purchaser. This bill would become operative only if		
		Senate Constitutional Amendment of the 2017–18 Regular Session is		
		approved by the voters and, in that event, would become operative on		
		January 1, 2020. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1478	2/16/2018-S. RLS.	The California Global Warming Solutions Act of 2006 requires the State Air		
<u>Leyva</u> D	3/8/2018-	Resources Board to adopt regulations to require the reporting and		
	Referred to Com.	verification of statewide greenhouse gas emissions and to monitor and		
California Global	on RLS.	enforce compliance with the act. This bill would make a technical,		
Warming		nonsubstantive change to that provision.		
Solutions Act of				
2006.				
SB 1479	2/16/2018-S. RLS.	Existing law creates the Los Angeles County Metropolitan Transportation		
<u>Stern</u> D	3/8/2018-	Authority with certain powers and duties relative to transportation		
	Referred to Com.	planning and programming, and the operation of transit service. Existing		
Los Angeles	on RLS.	law provides that the authority is the successor agency to the Southern		
County		California Rapid Transit District and the Los Angeles County Transportation		
Metropolitan		Commission. Existing law provides that the authority, at a minimum,		
Transportation		reserves to itself exclusively specified powers and responsibilities,		
Authority.		including, among other things, approval of labor contracts covering		
		employees of the authority and organizational units of the authority and		
		the approval of transportation zones. This bill would make nonsubstantive		
		changes to these provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 1487	2/16/2018-S. RLS.	Under existing law, the Public Utilities Commission (PUC) has regulatory		
<u>Stern</u> D	3/8/2018-	authority over public utilities, including electrical corporations. Existing		
	Referred to Com.	law, enacted as part of the Clean Energy and Pollution Reduction Act of		
Electrical	on RLS.	2015, requires the PUC, in consultation with the State Energy Resources		
corporations:		Conservation and Development Commission and State Air Resources		
transportation		Board, to direct electrical corporations to file applications for programs		
electrification		and investments to accelerate widespread transportation electrification to		
programs and		reduce dependence on petroleum, meet air quality standards, achieve the		
investments.		goals set forth in the Charge Ahead California Initiative, and reduce		
		emissions of greenhouse gases to 40% below 1990 levels by 2030 and to		
		80% below 1990 levels by 2050. That law requires that the programs		
		proposed by electrical corporations seek to minimize overall costs and		
		maximize overall benefits. The PUC is required to approve, or modify and		
		approve, programs and investments in transportation electrification,		
		including those that deploy charging infrastructure, through a reasonable		
		cost recovery mechanism, if they are consistent with the above-described		
		purposes, do not unfairly compete with nonutility enterprises, include		
		performance accountability measures, and are in the interests of		
		ratepayers. This bill would make a nonsubstantive revision to legislative		
		findings and declarations that accompany these requirements of the Clean		
		Energy and Pollution Reduction Act of 2015.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SCA 6	5/25/2017-	The California Constitution conditions the imposition of a special tax by a		Appropriations (text 5/1/2017)
<u>Wiener</u> D	S. APPR.	city, county, or special district upon the approval of 2/3 of the voters of		Support
	SUSPENSE FILE	the city, county, or special district voting on that tax, except that certain		Oppose
Local	5/25/2017-May	school entities may levy an ad valorem property tax for specified purposes		
transportation	25 hearing: Held	with the approval of 55% of the voters within the jurisdiction of these		
measures: special	in committee and	entities. This measure would require that the imposition, extension, or		
taxes: voter	under	increase by a local government of a special tax as may otherwise be		
approval.	submission.	authorized by law, whether a sales or transactions and use tax, parcel tax,		
		or other tax for the purpose of providing funding for transportation		
		purposes be submitted to the electorate by ordinance and approved by		
		55% of the voters voting on the proposition. The measure would authorize		
		an ordinance submitted to the voters for approval under these provisions		
		to provide, as otherwise authorized by law, for the issuance of bonds		
		payable from the revenues from the special tax. The measure would		
		require an ordinance submitted to the voters under these provisions to		
		include an expenditure plan specifying the transportation programs and		
		projects to be funded by the revenues from the special tax and a		
		requirement for an annual independent audit to ensure that the revenues		
		are expended only for authorized purposes. The measure would also make		
		conforming and technical, nonsubstantive changes. This bill contains other		
		related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SCA 12	9/14/2017-	(1)The California Constitution requires that a county charter provide for a	Watch	Floor Analyses (text 6/27/2017)
Mendoza D	A. DESK	governing body of 5 or more members, elected by district, at large, or at		Support
	9/14/2017-Read.	large with a requirement that they reside in a district, and provide for the		Oppose
Counties:	Adopted. (Ayes	compensation, terms, and removal of members of the governing body.		
governing body:	27. Noes 7. Page	Existing law also requires a general law county to have a board of		
county executive.	2898.) Ordered to	supervisors consisting of 5 members, and requires, except as provided,		
	the Assembly. In	each member of the board of supervisors to be elected by the district		
		which the member represents. This measure would, commencing January		
	first time. Held at	1, 2022, in a county that is found at a decennial United States census,		
	Desk.	beginning with the 2020 United States census, to have a population of		
		more than 5,000,000, require, and deem any applicable law, including a		
		county charter, to require, a governing body consisting of the greater of		
		either 5 members or a sufficient number of members so as to ensure that		
		each member represents a district containing a population equivalent to		
		no more than 2 districts in the United States House of Representatives.		
		The measure would require that the members of the governing body serve		
		for a term of 4 years and limit election to the governing body to no more		
		than 3 terms. The measure would also provide that, in such a county, the		
		expenditures for the governing body and its staff may not exceed, for any		
		subsequent fiscal year after the release of the census finding that the		
		county has a population of more than 5,000,000, the amount that was		
		allocated for the expenses of the governing body and its staff in the		
		county's adopted budget for the fiscal year in which that same census was		
		conducted, unless adjusted as provided. This bill contains other related		
		provisions and other existing laws.		

FEDERAL				
BILL/AUTHOR	DESCRIPTION	STATUS		
Senator John Cornyn (R-TX) And Senator Mark Warner (D-VA)	"BUILDING AMERICAN INFRASTRUCTURE AND LEVERAGING DEVELOPMENT ACT" or BUILD ACT The U.S. Department of Transportation (USDOT) currently has a statutory cap (\$15 billion) on the amount of Private Activity Bonds available for approval to finance infrastructure projects. USDOT has approved \$10.8 billion in Private Activity Bonds, currently leaving just under \$5 billion available nationwide. It is expected that future project approvals throughout the nation will continue to decrease the amount of Private Activity Bonds available. S. 2320 raises the statutory cap by \$5.8 billion on Private Activity Bonds available to USDOT for approval.	SENATE – REFERRED TO THE COMMITTEE ON FINANCE		
HOUSE RESOLUTION 1458 REPRESENTATIVE EARL BLUMENAUER (D-OR)	"RAISE IT ACT" The federal government's Highway Trust Fund is facing solvency issues and is increasingly reliant on general fund transfers from the U.S. Treasury. According to the Congressional Budget Office, the "trust fund will have insufficient resources to meet all of its obligations, resulting in steadily accumulating shortfalls." Furthermore, the Congressional Budget Office estimates that the Highway Trust Fund will incur negative balances by the end of Fiscal Year 2020. Approving a solution to ensure solvency of the Highway Trust Fund will be a critical task for Congress to address as the current surface transportation authorization bill expires September 30, 2020.	HOUSE – REFERRED TO THE COMMITTEE ON WAYS AND MEANS		

H.R. 3001	ECONOMY IN MOTION: THE NATIONAL MULTIMODAL AND SUSTAINABLE FREIGHT INFRASTRUCTURE ACT	House - 06/23/2017 Referred
U.S. Representative Alan Lowenthal (D- Long Beach)	Would establish a Freight Transportation Infrastructure Trust Fund and create freight specific formula and competitive grant program for multimodal projects. In 2015, Congress passed the bipartisan Fixing America's Surface Transportation (FAST) Act, which for the first time outlined a national freight policy and set up both formula and competitive programs to invest in these systems. The FAST Act funded both of these programs through 2021, but because the Highway Trust Fund is not able to provide the amount of funding necessary to keep up with the nation's infrastructure needs, it is important to identify and support sustainable funding sources that will be dedicated to specific uses that will improve infrastructure.	to the Subcommittee on Water Resources and Environment.
H.R. 3388 U.S. Representative Robert e. Latta (R- Ohio)	SELF DRIVE Act Designating Each Car's Automation Level Act or the DECAL Act This bill requires the Department of Transportation (DOT) to: complete research to determine the most cost effective method and terminology for informing consumers about the capabilities and limitations of each highly automated vehicle or each vehicle that performs partial driving automation; and determine whether such information includes terminology as defined by SAE International in Recommended Practice Report J3016 (published September 2016) or alternative terminology. After completion of such research, DOT shall initiate a rulemaking proceeding to require manufacturers to inform consumers about such information. The bill defines: (1) a "highly automated vehicle" as a motor vehicle, other than a commercial motor vehicle, that is equipped with an automated driving system; and (2) an "automated driving system" as the hardware and software of a vehicle that are collectively capable of performing the entire dynamic driving task on a sustained basis, regardless of whether such system is limited to a specific operational design domain.	Senate - 09/07/2017 Received in the Senate and Read twice and referred to the Committee on Commerce, Science, and Transportation

S. 1885	AV START Act	
	The American Vision for Safer Transportation Through Advancement of Revolutionary	Senate - 11/28/2017 Placed
U.S. Senator John	Technologies (AV START) Act	on Senate Legislative
Thune (R-South	To support the development of highly automated vehicle safety technologies, and for	Calendar under General
Dakota)	other purposes. The legislation outlines provisions related to: safety oversight, federal	Orders. Calendar No. 268
	state and local rules, using provisions from HR 3388, deployment, rulemaking, cyber	
	security, data sharing and vehicle safety standards, consumer education and ADA	
	considerations. Directs additional research and coordination with state and local	
	governments on traffic safety and law enforcement. Creates requirements for manufacturers to ensure that all self-driving vehicles account for state and local traffic	
	laws.	
Continuing	The Continuing Resolution bill was an agreement to set funding levels for Fiscal Year 2018	
Resolution for FY	and Fiscal Year 2019 - which will allow Appropriations Committee staff to complete their	2/9/18
2018	budget process by applying the new spending figures. The deal resulted in a large increase	House and Senate approves
	to non-defense spending over the next two federal fiscal years. The increase for Fiscal	Continuing Resolution to fund
	Year 2018 is \$63 billion and for Fiscal Year 2019 is \$68 billion. This provides roughly 10%	the Federal Government at
	more funding for federal transportation funding. Also included in the package is a "tax-	Fiscal Year 2017 levels
	extenders" deal that includes a retroactive alternative fuel tax benefit for properties and	through March 23, 2018.
	vehicles for 2017. The alternative fuels tax benefit expired in 2016 - which is why Congress	
	had to retroactively approve it for last year. This item (worth approximately \$18 million to	The President then signed the
	our agency) is a Board-approved federal priority and will remain a priority as Congress will	bill shortly after Congress
	again need to approve the tax benefit for the current year. Metro will continue working	held the vote.
	with the Los Angeles County Congressional delegation to strongly support funding for our	
	agency's Board-approved federal priorities.	



Board Report

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

File #: 2018-0134, File Type: Federal Legislation / State Legislation (Position) Agenda Number: 37.

REVISED EXECUTIVE MANAGEMENT COMMITTEE APRIL 12, 2018

SUBJECT: STATE LEGISLATION

ACTION: ADOPT STAFF RECOMMENDED POSITIONS

RECOMMENDATION

ADOPT staff recommended positions:

- A. Assembly Bill 2417 (Rodriguez) Metro Foothill Gold Line Construction Authority OPPOSE UNLESS AMENDED
- B. <u>Assembly Bill 1912 (Rodriguez) Public Employees' Retirement: Joint Powers Agreements: Liability</u> **OPPOSE**

ATTACHMENTS

Attachment A - AB 2417 (Rodriguez) Legislative Analysis Attachment B - AB 1912 (Rodriguez) Legislative Analysis

Prepared by: Michael Turner, Deputy Executive Officer, Government Relations, 213-922-2122

Desarae Jones, State Affairs Administrator, Government Relations 213-922-2230 Reviewed by: Pauletta Tonilas, Chief Communications Officer, (213) 922-3777

Phillip A. Washington Chief Executive Officer BILL: ASSEMBLY BILL 2417

AS INTRODUCED FEBRUARY 14, 2018

AUTHOR: ASSEMBLYMEMBER FREDDIE RODRIGUEZ (D- POMONA)

SUBJECT: METRO GOLD LINE FOOTHILL EXTENSION CONSTRUCTION

AUTHORITY

STATUS: ASSEMBLY LOCAL GOVERNMENT COMMITTEE

COMMITTEE HEARING SCHEDULED: APRIL 11, 2018

ACTION: OPPOSE UNLESS AMENDED

RECOMMENDATION

Staff recommends that the Board of Directors adopt an OPPOSE UNLESS AMENDED position on Assembly Bill 2417 (Rodriguez)

ISSUE

Assembly Member Freddie Rodriguez (D-Pomona) has introduced Assembly Bill 2417, which would add an additional member to the Foothill Construction Authority.

Specifically the bill would:

• Increase to 6 the voting members of the board by adding one voting member appointed by the City of Montclair.

DISCUSSION

AB 2417 (Rodriguez) seeks to restructure the Foothill Gold Line Authority Board of Directors to include the City of Montclair as a voting member.

The next phase of the project will be to construct the segment from Azusa to Montclair in San Bernardino County. This will require the cooperation of a funding commitment from the San Bernardino County Transportation Authority (SBCTA). SBCTA has requested that they be added as a voting member of the Board. Metro is currently a voting member of the Board as the funding and operating agency of the project.

While the project does go through the city of Montclair, the city will not be contributing funding to the project on the scale of that to be committed by SBCTA. Adding the local funding agency to the Board is appropriate and should be addressed at this juncture. This will ensure that the local funding agency has representation on the Board in the same manner as Metro.

Staff recommends that the Board adopt an OPPOSE UNLESS AMENDED position on the measure AB 2417 (Rodriguez).

DETERMINATION OF SAFETY IMPACT

There is no determined safety impact due to the enactment of the proposed legislation.

FINANCIAL IMPACT

The estimated financial impact has yet to be determined.

ALTERNATIVES CONSIDERED

Staff has considered adopting a SUPPORT position on the bill. Adopting a support position on the bill would be counter to the advocacy efforts as outlined in the Board Approved 2018 State Legislative Program.

NEXT STEPS

Should the Board decide to adopt an OPPOSE UNLESS AMENDED position on this measure; staff will communicate the Board's position to the author and work to ensure inclusion of the Board priorities in the final version of the bill. Staff will continue to keep the Board informed as this issue is addressed throughout the legislative session.

BILL: ASSEMBLY BILL 1912

AS AMENDED APRIL 19, 2018

AUTHOR: ASSEMBLYMEMBER FREDDIE RODRIGUEZ (D- POMONA)

SUBJECT: PUBLIC EMPLOYEES' RETIREMENT: JOINT POWERS

AGREEMENTS: LIABILITY

STATUS: REFERRED TO ASSEMBLY JUDICIARY COMMITTEE

HEARING SCHEDULED: APRIL 24, 2018

PASSED 5-0 BY ASSEMBLY PUBLIC EMPLOYEES, RETIREMENT AND SOCIAL SECURITY COMMITTEE

ACTION: OPPOSE

RECOMMENDATION

Staff recommends that the Board of Directors adopt an OPPOSE position on Assembly Bill 1912 (Rodriguez).

ISSUE

Assemblymember Freddie Rodriguez (D-Pomona) has recently amended Assembly Bill 1912, which would substantially amend sections of the Government Code and Public Utilities Code relating to public agencies, general obligations and pension liability. The bill would require changes to agencies Joint Powers Agreements to make the member agencies be jointly and severally liable for the retirement obligations of the JPA.

Specifically, this bill:

- Amends provisions in existing law by removing the ability of an agency that is party to a JPA agreement to not be responsible for the pension debts, liabilities, and obligations of the JPA.
- Requires the member agencies of a JPA to be jointly and severally liable for the JPA's pension obligations if the JPA contracts with CalPERS, or any other public employee retirement system for administration of its retirement benefits.
- Requires current and new JPA contracts with CalPERS to include joint and several liability provisions. Existing contracts must be reopened to include such provisions.
- Prohibits CalPERS from contracting with a JPA, unless all parties to the agreement establishing the JPA are jointly and severally liable for the JPA's pension obligations.
- Requires CalPERS to sue the member agencies of a JPA for recovery of its pension obligations owed to the system if the JPA's contract with CalPERS is terminated.
- Provides that CalPERS shall have a lien on the assets of a terminated contracting JPA, subject only to a prior lien for wages equal to the actuarially

- determined deficit for funding for the employee's earned benefits. The assets must be available to pay actual costs, including attorney's fees expended for collection of the lien.
- Permits JPA member agencies or the JPA itself to enter into an agreement with CalPERS to ensure the proper calculation of benefits such that employees and retirees of the terminating agency remain whole, and allows for lump-sum payments at termination, and permits CalPERS to refuse to enter into an agreement if it determines that it is not in the best interests of the retirement system.
- Creates a two-year window in which a JPA must notify CalPERS of its intention
 to enter into such an agreement before the JPA dissolves. The notification would
 grant CalPERS sufficient time to ensure that the proposed arrangements are in
 the best interests of the system. Failure to notify CalPERS within the two-year
 window would result in the JPA's member agencies adding the beneficiaries to
 their own retirement system.
- Removes language in existing law regarding CalPERS' discretion in reducing retirement benefits related to terminating agencies.
- Makes changes in the Public Utilities Code related to JPA's liability for pension obligations.

DISCUSSION

Assemblymember Freddie Rodriguez (D-Pomona) has recently amended AB 1912, which would significantly alter the Public Utilities Code and Government Code related to Joint Powers Authorities (JPAs) and their associated liabilities and agreements. The bill specifically applies to member agencies of JPAs that contract with the California Public Employee Retirement System (CalPERS) to provide post-employment retirement benefits to their employees. Staff finds this bill to be very problematic – in that it assigns liabilities for past, current and future debt and pension obligations to member agencies of JPAs.

LA Metro is currently a member agency of the Southern California Regional Rail Authority (Metrolink), LOSSAN Rail Corridor Agency, as well as a number of other JPAs. The Metrolink Joint Powers Agreement (JPA) currently specifies that "[t]he debts, liabilities, and obligations of [Metrolink] shall not be the debts, liabilities and obligations of the member agencies." This bill would completely invalidate that provision. The bill, as proposed would retroactively apply to agreements that were executed prior to the enactment of the legislation. Assuming the liability of the various JPA agreements would substantially increase Metro's liabilities related to pension costs, indemnities and general liabilities.

As amended on March 19, 2018, Section 2 of AB 1912 would shift all of a JPAs debts, liabilities, and obligations to its member agencies. However, in the Public Employees, Retirement and Social Security Committee which heard the bill on April 18, 2018, the author agreed to an amendment that would limit the bill's provisions to only require that the pension obligations of a JPA are the responsibility of its member agencies. The bill however, continues to apply retroactively, which is of significant concern to staff.

This bill would impede Metro's ability to sell debt, could potentially affect Metro's credit rating and presents a risk to existing and future bond sales. Also pending review by bond counsel staff is concerned that the language giving CalPERS a "lien on the assets of all parties to the terminating contracting agency, subject only to a prior lien for wages.." may subject us to legal action from existing bondholders.

This bill fundamentally changes the structure of JPAs and could represent significant new costs that will be borne by Metro. This has the potential to severely impact Metro's budget and the services we provide. This bill would require that the Board of Directors re-negotiate its Joint Powers Agreements to include a provision that all the member agencies to the Agreement are jointly and severally liable for the JPA's pension obligations.

Staff recommends that the Board adopt an OPPOSE position on the measure AB 1912 (Rodriguez) as amended.

DETERMINATION OF SAFETY IMPACT

There is no determined safety impact due to the enactment of the proposed legislation.

FINANCIAL IMPACT

If the legislation is approved, unfunded pension and general liabilities transferred from dissolved JPAs could impact Metro's budget tremendously. The estimated financial impact has yet to be determined.

ALTERNATIVES CONSIDERED

Staff has determined that the Board could opt to take no action on this item; however, without a strong Board adopted position on the proposed legislation, Metro, as a member of several JPA's could be greatly impacted.

NEXT STEPS

Should the Board decide to adopt an OPPOSE position on this measure; staff will communicate the Board's position to the author and work to oppose the bill. Staff will continue to keep the Board informed as this issue is addressed throughout the legislative session.



Board Report

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

File #: 2018-0117, File Type: Contract

Agenda Number: 38.

EXECUTIVE MANAGEMENT COMMITTEEAPRIL 12, 2018

SUBJECT: MICROTRANSIT PILOT PROJECT (MTP)

ACTION: AWARD CONTRACTS FOR MICROTRANSIT PILOT PROJECT (MTP)

RECOMMENDATION

AUTHORIZE the Chief Executive Officer to award the following firm fixed price contracts to firms to partner with Metro for planning, designing, testing and evaluating a new transportation technology-based service for traveling short distances, subject to resolution of protest(s), if any:

- A. Contract No. PS46292001 to RideCo in the amount of \$219,650.26 for 6 months;
- B. Contract No. PS46292002 to NoMad Transit LLC in the amount of \$348,684.69 for 6 months; and
- C. Contract No. PS46292003 to Transdev in the amount of \$316,912.31 for 6 months.

ISSUE

To drive the best value in pilot design, Metro is using a pre-development agreement contracting model that will allow the agency to maximize integration of privately developed technologies and approaches, promote shared risk and reward with private partners, and drive attainment of project performance goals. The pre-development agreement consists of two parts, Part A ("planning and design") and Part B ("implementation and evaluation").

The recommendation of multiple awards for Part A, the planning and design of a financially and technically feasible on-demand MicroTransit service ensures the agency will receive the most effective solution and increases the likelihood of success for what is a very new and untested technology. These three contracts will serve as the agency's first pre-development P3s.

Upon delivery of Part A, Metro, in its sole discretion, will determine if the proposed services meet established feasibility criteria. If achieved, Metro will offer the right of first negotiation for Part B, implementation and evaluation of the MicroTransit service.

DISCUSSION

Metro's desire is to improve the customer experience and service level for existing Metro riders and drive new customer acquisition. We will do this by operating a new demand-responsive service that offers reservation, payment, and real-time customer information available through a mobile application.

The goal of the project is to determine whether a Metro-provided on-demand service can provide a convenient new travel option in a primarily fixed-route transit network for current customers while also encouraging new customers to use transit.

On October 25, 2017, Metro issued a Request for Proposal (RFP) to procure services from qualified firms or Contractor Team(s) to partner with Metro for planning, designing, testing and evaluating a new transportation technology-based service for traveling short distances.

New Award Contracts

The up-front investment in Part A will increase the likelihood that Metro will receive solutions that can achieve the agency's policy and project performance goals within existing project constraints. Awarding contracts to multiple Contractor Teams is reflected within and supported by the language included in the RFP.

The three Contractor Teams that are awarded Part A will be responsible for the delivery of three feasibility studies. Each study will consist of 7 tasks:

- Task 1: Transportation Planning and Analysis
- Task 2: Software/Technology Solution Plan
- Task 3: Performance Plan
- Task 4: Cost Structure, Payment & Recovery
- Task 5: Capital Programming
- Task 6: Communications Plan
- Task 7: Innovation

Metro will own the resulting deliverables and work product for Part A, including any associated intellectual property rights.

DETERMINATION OF SAFETY IMPACT

Metro's on-demand service offering is intended to improve safety and security for current and future Metro customers. Meeting or exceeding Metro's safety standards will be a core consideration in service design and delivery.

FINANCIAL IMPACT

The funding for Part A is included in FY18 and FY19 budgets in Project 100002, Cost center 2031

File #: 2018-0117, File Type: Contract

Agenda Number: 38.

and Account 50316.

Impact to Budget

State and local funds (Prop A, C, and TDA Administrative funds) are being utilized to fund Part A. These funds are not eligible for bus and rail operations. There is no impact to existing federal funding.

ALTERNATIVES CONSIDERED

The Board may decide not to authorize the execution of these Contracts. This alternative is not recommended as this project is included in the Board approved Twenty-Eight by '28 projects.

NEXT STEPS

Upon Board approval, Metro staff will execute the new Contracts with all three firms. The feasibility studies will be completed by the end of 2018. If Metro selects to move forward to Part B, Metro staff will then bring the life of project budget to the Board for consideration. Upon Board approval, MicroTransit service will begin operations in 2019.

ATTACHMENTS

Attachment A - Procurement Summary

Attachment B - DEOD Summary

Prepared by: Rani Narula-Woods, Sr. Director, Special Projects, Office of Extraordinary

Innovation, (213) 922-7414

Reviewed by: Dr. Joshua L. Schank, Chief Innovation Officer, (213) 922-5533

Debra Avila, Chief Vendor/Contract Management Officer, (213) 418-3051

Phillip A. Washington Chief Executive Officer

PROCUREMENT SUMMARY

MICROTRANSIT PILOT PROJECT/PS46292001, PS46292002, PS46292003

1.	Contract Numbers : PS46292001, PS46292002, PS46292003		
2.	Recommended Vendors: RideCo, NoMad Transit LLC, and Transdev		
3.	Type of Procurement (check one): I		
	Non-Competitive Modification	☐ Task Order	
4.	Procurement Dates:		
	A. Issued : October 25, 2017		
	B. Advertised/Publicized: October 25, 2	017	
	C. Pre-Proposal Conference: Novembe	r 14, 2017	
	D. Proposals Due: December 22, 2017		
	E. Pre-Qualification Completed: February 27, 2018		
	F. Conflict of Interest Form Submitted to Ethics: January 25, 2018		
	G. Protest Period End Date: April 16, 20	18	
5.	Solicitations Picked	Bids/Proposals Received:	
	up/Downloaded:		
	203 8		
6.	Contract Administrator:	Telephone Number:	
	Roxane Marquez	213-922-4147	
7.	Project Manager:	Telephone Number:	
	Rani Narula-Woods	213-922-7414	

A. Procurement Background

This Board Action is to approve Contract Nos. PS46292001, PS46292002, PS46292003, respectively, issued to RideCo, NoMad Transit LLC, and Transdev (referred to individually as "Contractor" and collectively as "Contractors"), in support of the planning, design and development of MicroTransit, a new transportation service to complement Metro's existing system. Board approval of contract awards are subject to resolution of any properly submitted protest.

Prior to the release of the Request for Proposal (RFP), an Industry Forum was convened at Metro on August 29, 2017 to provide a project overview of the MicroTransit Pilot Project and offer SBEs and DVBEs an opportunity to meet with potential Metro prime contractors to help create partnering opportunities for the MicroTransit Pilot Project. Participants included technology firms, marketing and outreach specialists and transportation planners. The Industry Forum included a presentation of the Scope of Work, as well as a speed-networking opportunity to encourage the assembly of Contractor Teams for the delivery of this project. Over 300 participants attended the event, including large business primes, small businesses and Metro staff.

The RFP was issued in accordance with Metro's Acquisition Policy and the contract type is a firm fixed price. The RFP was issued with a SBE/DVBE goal of 15% (SBE 12% and DVBE 3%). The RFP was solicited using a pre-development agreement contracting model that consists of two parts: Part A (planning and design of a financially and technically feasible on-demand MicroTransit service) and Part B

(implementation and evaluation). This Board Action is to approve Part A, Planning and Design only. Part B will be a future Board action, at Metro's sole discretion, depending on the feasibility of Part A. A pre-proposal conference was held on November 14, 2017, and was attended by 74 participants representing 49 companies. There were 81 questions asked and responses were released prior to the proposal due date.

One amendment was issued during the solicitation phase of this RFP:

 Amendment No. 1, issued on November 29, 2017, clarified instructions to Proposers – Submittal Requirements and extended the proposal due date to December 22, 2017.

A total of 203 firms downloaded the RFP and were included in the planholders' list. A total of eight proposals were received on December 22, 2017.

B. Evaluation of Proposals

A Proposal Evaluation Team (PET) consisting of staff from the Office of Extraordinary Innovation, Operations, Countywide Planning and Development, Communications and Information Technology was convened and conducted a comprehensive technical evaluation of the proposals received.

The proposals were evaluated based on the following evaluation criteria and weights:

•	Qualifications and Partnerships	30 percent
•	Effectiveness of Plan for Delivery of Part A	20 percent
•	Effectiveness of Plan for Delivery of Part B	10 percent
•	Innovation and User Experience	20 percent
•	Price Proposal	20 percent

Several factors were considered when developing these weights, giving the greatest importance to qualifications and partnerships of the team with public agencies and private sector companies.

On January 25, 2018, the Proposal Evaluation Team (PET) completed its independent evaluation of proposals. The PET determined that two firms were outside the competitive range and were not included for further consideration.

The six firms within the competitive range are listed below in alphabetical order:

- 1. Datamatics
- 2. DemandTrans Solutions, Inc.
- 3. NoMad Transit LLC
- 4. RideCo

- 5. Siemens
- 6. Transdev

All teams within the competitive range were invited to interview and to conduct an invehicle demonstration of their proposed software/technology platform with the PET. On January 31, 2018, DemandTrans Solutions, Inc. notified Metro of their decision to decline the invitation to interview.

During the weeks of February 5, 2018 and February 12, 2018, the PET met with the remaining five firms where they participated in pre-demonstration interviews, invehicle demonstrations testing firms' software/ technology platform and post-demonstration interviews. The firms' project managers and key team members had an opportunity to present each team's qualifications and respond to the evaluation committee's specific questions regarding Part A and Part B of the Statement of Work. Each team also had an opportunity to present real-time analytics of their invehicle demonstration in a post-demonstration interview and respond to the PET's questions regarding the in-vehicle demonstration. In general, each team's presentation addressed the requirements of the RFP, experience with the eight required tasks, and stressed their commitment to partner with Metro for the success of the project. Also highlighted were staffing plans, work plans, and anticipated project opportunities and constraints.

Qualifications Summary of Firms within the Competitive Range:

<u>RIDECO</u>

RideCo is a full-service organization with experience performing on-demand planning, service design, technology customization, white labelling, payment integration, technology platform deployment and maintenance, operational training, launch support, and performance optimization. RideCo's demonstrated expertise in emerging on-demand technologies, experience with launching on-demand services, effective project management, quality control and risk, and a skilled team of project personnel demonstrating in-depth emerging technology.

The proposal and oral presentation demonstrated experience in all required tasks including planning, service design, and technology customization across a wide range of disciplines. RideCo identified projects that involved the unique challenges in service planning for both the private and public sector, understanding risk and reward opportunities. In addition, RideCo demonstrated that its key personnel have expertise in the planning and design of mobility services for the public and private sector alike. RideCo's team consists of a transportation consulting company, a leading communications firm, communications specialists, on-demand project manager with direct public agency expertise, and a Los-Angeles based partner with direct experience with community outreach for Metro.

RideCo presented impressive real-time analytics from their in-vehicle demonstration that covered key performance indicators such as average wait time, average riderating, on-time pickup (percentages) and on-time drop-off (percentages). RideCo also presented efficiency and cost recovery KPI's, performance targets and several other measurements which drew the attention of the evaluation team to be useful for Metro. Most notably unique to RideCo's expertise is the advance knowledge of ondemand and emerging technology and the ability to leverage data and analytics to model opportunities for new deployments.

The project manager is a founding team member with RideCo since 2014 and has experience in building and managing operational teams for deploying new mobility services. The project manager led on-demand deployment with Metrolinx (public agency) in Canada and continues to with Grab in Singapore. The principal in-charge has experience in planning and launching on-demand services, and has expertise in software engineering where he co-invented the technology platform.

Currently, RideCo technology is being used for on-demand services in Canada and Singapore.

NOMAD TRANSIT LLC (Via)

NoMad Transit LLC ("Via"), is a wholly-owned subsidiary of Via Transportation, Inc. Via is a ridesharing company focused on servicing on-demand mobility through the use of a customized software technology platform. Via is headquartered in New York City.

The proposal and oral presentation demonstrated a clear understanding of the Statement of Work as they presented a focus on achieving specific agency-wide goals in designing a service to complement and optimize Metro's existing service. Via noted the need for Metro to upgrade their existing service for the customer experience of current and future riders.

Via demonstrated expertise in emerging technologies, effective project management, quality control and an experienced team of project personnel. The proposal and oral presentation provided a detailed management plan, addressing transportation analysis and modeling, software/technology solutions, a performance plan, capital programming and a cost structure, payment and recovery plan. Notably, the management team identified schedule constraints and provided solutions in meeting these constraints.

Via displayed experience in all required tasks including a deep working knowledge of on-demand transportation planning and implementation and expertise in emerging technology with an experienced team of project personnel. The proposal identified projects involving coordination with the public sector, vehicle procurement and branding, wayfinding, signage and the use of user-experience (UX) and user-interface (UI) principles.

Via created a team that combines industry-leading new mobility expertise and familiarity with Los Angeles and Metro. Their team consists of a transportation consulting company, a leading marketing and advertising firm focused on transportation based in Los Angeles, and a marketing, branding and outreach firm located in Fresno. The project manager joined Via in 2017 and has direct experience in the management of Via's deployments, including the launch and optimization of the company's software/technology platform. During the interview, the project team demonstrated a strong knowledge of multimodal transit planning and outreach capabilities, citing social and digital strategies as well as private sector partnership opportunities.

Currently, Via technology is being used for on-demand services in Chicago, New York, and Washington DC.

TRANSDEV

Transdev, formerly Veolia Transdev, is a French-based international transport operator, with operations in 19 countries and a Maryland-based corporation.

Transdev's showed expertise in a broad range of disciplines, including a strong working knowledge of bus rapid transit, shuttles, fleet maintenance and multimodal services, and experience in planning, designing, deploying and operating numerous modes of transportation. The proposal and presentation demonstrated expertise in cost-effective fixed route operations, effective project management, quality control and risk management plans, and an experienced team of project personnel.

Trandev's proposal and oral presentation outlined the delivery of a software/technology platform built to meet transit regulations, including Title VI, ADA, etc. It demonstrated substantial experience in delivering projects to the public sector; notably, their experience with paratransit, airport, employee commuter services and operations for over 50 years.

Transdev's key personnel have direct experience across a breadth of disciplines, design, and a range of specific project experience applicable to the Project. Their team consists of a transportation consulting company, a leading marketing firm, and communications specialists. The project manager has over 10 years of experience and has direct experience in leading the deployment of on-demand service with the HART Hyperlink pilot in Tampa, Florida. Other key personnel average over 41 years of experience.

Currently, Transdev technology is being used for on-demand services in Florida, Australia, and the Netherlands.

DATAMATICS

Datamatics Global Services Inc. has been in business for 40 years and currently has over 8,000 employees worldwide. Datamatics provides comprehensive engineering, mobility and analytics solutions to the mass transit industry. Datamatics has experience working with private sector and public agencies such as Dubai Metro and Airport, Transportation for London, Swedish Rail, and Lucknow Metro. Their mobility division specializes in designing and building mobile applications with more than 400 developed to-date.

Datamatics demonstrated experience in technology customization and UX and UI design and presented key mobile application projects including an Online Cab Booking App, Spireon, Azuga-Danlaw and Veolia Water maintenance application. The firm provided a management plan that included a project organization chart, communication plan, quality control methodology, change management plan, and methodology for selecting pilot locations. During the oral presentation the team elaborated upon Datamatics' expertise in technology and their ability to build custom software to Metro's specific needs.

The evaluation team participated in Datamatics' in-vehicle demonstration and noted the app experience to be user-friendly. However, the PET determined the software/technology platform had a few features which could be added for ondemand mobility service.

<u>SIEMENS</u>

Siemens is a Fortune 50 infrastructure and technology company with 350,000 employees in 200 countries that has been in business since 1847. Siemens has strong experience in road and rail projects for over 170 years. The Intelligent Traffic Solutions (ITS) division was created 60 years ago for developing and testing technology for traffic management.

Siemens' proposal and oral presentation showcased expertise in a broad range of disciplines, expertise in emerging technologies, effective project management, quality control and featured an experienced team of project personnel. The firm demonstrated substantial experience in traffic management, mobility, energy saving services and project management. Siemens also highlighted transportation technologies experience with Seattle Department of Transportation and a new mobility project in Tampa, Florida.

Siemens proposal and in-vehicle demonstration of their technology platform identified additional information was needed in their software app for UX and UI.

After the PET evaluated the proposals and conducted the interviews and in-vehicle demonstrations, the firms earned the following scores:

1	Firm	Average Score	Factor Weight	Weighted Average Score	Rank
2	RideCo				
3	Qualifications & Partnerships	82.02	30.00%	24.61	
4	Effectiveness of Plan for Delivery of Part A	81.50	20.00%	16.30	
5	Effectiveness of Plan for Delivery of Part B	80.00	10.00%	8.00	
6	Innovation and User Experience	76.00	20.00%	15.20	
7	Cost Proposal	82.44	20.00%	16.49	
8	Total		100.00%	80.60	1
9	NoMad Transit LLC				
10	Qualifications & Partnerships	88.01	30.00%	26.40	
11	Effectiveness of Plan for Delivery of Part A	85.13	20.00%	17.03	
12	Effectiveness of Plan for Delivery of Part B	83.50	10.00%	8.35	
13	Innovation and User Experience	80.67	20.00%	16.13	
14	Cost Proposal	41.25	20.00%	8.25	
15	Total		100.00%	76.16	2
16	Transdev				
17	Qualifications & Partnerships	87.10	30.00%	26.13	
18	Effectiveness of Plan for Delivery of Part A	82.67	20.00%	16.53	
19	Effectiveness of Plan for Delivery of Part B	83.00	10.00%	8.30	
20	Innovation and User Experience	74.34	20.00%	14.87	
21	Cost Proposal	40.35	20.00%	8.07	
22	Total		100.00%	73.90	3
23	Datamatics				
24	Qualifications & Partnerships	68.00	30.00%	20.40	
25	Effectiveness of Plan for Delivery of Part A	71.57	20.00%	14.31	
26	Effectiveness of Plan for Delivery of Part B	73.50	10.00%	7.35	
27	Innovation and User Experience	70.33	20.00%	14.07	4

35 36	Cost Proposal Total	22.57	20.00% 100.00%	4.51 57.38	5
34	Innovation and User Experience	61.96	20.00%	12.39	
33	Effectiveness of Plan for Delivery of Part B	58.00	10.00%	5.80	
32	Effectiveness of Plan for Delivery of Part A	68.76	20.00%	13.75	
31	Qualifications & Partnerships	69.77	30.00%	20.93	
30	Siemens				
29	Total		100.00%	69.19	
28	Cost Proposal	65.29	20.00%	13.06	

The PET completed its evaluation of the above mentioned proposals on February 15, 2018 after oral presentations and in-vehicle demonstrations were held. The three firms ranked the highest to perform Part A, the planning and design phase of a MicroTransit service, were also ranked competent to perform Part B, project implementation. The PET determined it was in the best interest of Metro to award to multiple Contractor Teams to produce the most cost effective solution and increase the likelihood of success for this pilot project. Awarding to multiple firms is reflected within the RFP should Metro determine that this is in the best interest. Therefore, based on the unique offerings of the top three Contractor Teams, the

PET recommends multiple awards for Part A as follows:

- 1. RideCo
- 2. NoMad Transit LLC
- 3. Transdev

C. Price Analysis

The recommended pricing has been determined to be fair and reasonable based upon an independent cost estimate, price analysis, technical evaluation, clarifications and negotiations.

		Proposal	Metro Independent	Negotiated
	Proposer Name	Amount	Cost Estimate	Amount
1.	RideCo	\$246,488.28	\$615,274	\$219,650.26
2.	NoMad Transit LLC	\$504,648.52	\$615,274	\$348,684.69
3.	Transdev	\$554,252.31	\$615,274	\$316,912.31
4.	Datamatics	\$458,792.05	\$615,274	
5.	Siemens	\$1,177,738.52	\$615,274	

The total recommended award amount for Part A for all three Contractor Teams totals \$885,247.26.

D. Background on Recommended Contractors

RideCo

The first recommended firm, RideCo, is located in Waterloo, Canada and has been in business since 2014 as a fast-emerging on-demand technology company that has already launched and operated dynamic on-demand services in multiple cities, spanning both public and private sectors. RideCo is a full-service organization with experience in planning, service design, technology customization, payment integration, technology platform deployment and maintenance, and ongoing performance optimization. The firm possesses experience in a diverse range of ondemand projects with multi-facet offerings of services. RideCo technology is used on-street in Canada and Singapore today. Ridership of services using the technology amount to more 900 million users.

NoMad Transit LLC

The second recommended firm, NoMad Transit LLC ("Via"), is a wholly-owned subsidiary of Via Transportation, Inc. Via is a ridesharing company based in New York City. The company was founded in 2012 and operates in all five boroughs of New York City, areas of Chicago, and Washington DC. The company's technology is used in ridesharing projects in Paris, United Kingdom and Austin, Texas. Via has delivered more than 25 million rides. The company has partnerships with Mercedes-Benz (a major Via investor and joint venture partner), Arriva, Keolis, the Capital Metropolitan Transportation Authority in Austin, Texas, the City of Arlington, Texas, and the City of West Sacramento. In March 2016, Via submitted an unsolicited proposal to the Office of Extraordinary Innovation proposing testing ondemand technology for shared rides.

Transdev

The third recommended firm, Transdev, a Maryland-based corporation, is a provider of multi-modal transportation operations and maintenance with over a 100 years of history and experience. Transdev operates and maintains over 12,000 vehicles and manages more than 18,000 employees in North America. The firm is well-noted for their transportation experience in the public sector offering ADA-compliant vehicles, and fixed-route bus service. Transdev has partnered with a transit agency in Tampa, Florida to operate on-demand service. Recently, Transdev launched an on-demand pilot in Sydney, Australia.

DEOD SUMMARY

MICROTRANSIT PILOT PROJECT/PS46292001, PS46292002, PS46292003

A. Small Business Participation

The Diversity and Economic Opportunity Department (DEOD) established a 12% Small Business Enterprise (SBE) and 3% Disabled Veteran Business Enterprise (DVBE) goal for this solicitation. All proposed awardees exceeded the goal as listed in the following table:

Prime: Rideco (PS46292001)

	Name of Subcontractors	% SBE Commitment	% DVBE Commitment
1.	Civic Projects Incorporated (SBE)	9.40%	
2.	Arellano Associates (SBE)	19.19%	
3.	DVE Global Marketing, Inc. (DVBE)		3.64%
	Total Commitment	28.59%	3.64%

Prime: NoMad Transit LLC (PS46292002)

	Name of Subcontractors	% SBE Commitment	% DVBE Commitment
1.	Pulsar Advertising (SBE)	13.16%	
2.	Flagship Marketing (DVBE)		5.45%
	Total Commitment	13.16%	5.45%

Prime: Transdev Services Inc. (PS46292003)

	Name of Subcontractors	% SBE Commitment	% DVBE Commitment
1.	Arellano Associates (SBE)	13.05%	
2.	Wilson, Sparling & Associates (SBE)	4.43%	
3.	Virtek Company (DVBE)		5.71%
	Total Commitment	17.48%	5.71%

B. Living Wage and Service Contract Worker Retention Policy Applicability

The Living Wage and Service Contract Worker Retention Policy (LW/SCWRP) is not applicable to this Contract.

C. Prevailing Wage Applicability

Prevailing Wage is not applicable to this Contract.

D. Project Labor Agreement/Construction Careers Policy

Project Labor Agreement/Construction Careers Policy is not applicable to this Contract.



Board Report

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

File #: 2018-0119, File Type: Oral Report / Presentation Agenda Number: 39.

EXECUTIVE MANAGEMENT COMMITTEEAPRIL 12, 2018

SUBJECT: WOMEN AND GIRLS GOVERNING COUNCIL

ACTION: RECEIVE ORAL REPORT

RECOMMENDATION

RECEIVE oral update on the Women and Girls Governing Council.







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Women + Girls

GOVERNING COUNCIL

Executive Management Committee April 12, 2018







WGGC COUNCIL

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Metro

- 51% of the 10,000,000 LA County residents are women and girls.
- 29% of Metro's 10,800 full-time staff are female.
- 51% of Metro's transit riders are female.
- The Women & Girls Governing Council (WGGC) analyzes how Metro's programs, services and policies impact the lives of women and girls in LA County.
- The Council applies a gender lens in three focus areas:
- Metro as an employer
- Metro as a service provider
- Metro as a catalyst for economic development.

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WGGC Goals

The Goals of the Women + Girls Council are:

- To have a Gender Balanced Workforce;
- To accelerate change because progress for women is progress for everyone; and
- To not seek just one solution, but a comprehensive strategy to address the complex and inter-related causes of gender inequity, mobility and economic challenges.



CEO Approved Recommendations

IMPACT. EMPOWER. ADVANCE.

- 1. CEO Action Plan for Diversity and Inclusion
- 2. Understanding How Women Travel
- 3. Promoting the Advancement of Women
- 4. Breaking Down Barriers for the Service Attendant position
- 5. Girls' Empowerment Summit
- 6. Bringing "The Voice" to Metro with Blind Screening
- 7. Crushing the 29% with an Employer Brand Strategy

Metro as an Employer

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Promoting the Advancement of Women

- <u>Purpose:</u> Promote an inclusive workplace where women can be seen succeeding
- Goal: Publicize promotion of women on WGGC website; foster informal mentoring

Implementation – April 2018

Bringing "The Voice" to Metro – Blind Screening (6 month pilot)

- <u>Purpose</u>: Builds trust in our hiring processes & increases diversity
- Goal: Reduce implicit biases when screening candidates for interviews

Implementation -April 2018 - Interim demonstration with 3 positions. - Principal Software Engineer, Director of Communications and Senior Director, Finance



Metro as an Employer

IMPACT. EMPOWER. ADVANCE.

Breaking Down Barriers for the Service Attendant Position (Career Pathway for Mechanics)

- a. <u>Purpose:</u> Identify entry level job classifications where women are underrepresented
- b. <u>Goal:</u> Eliminate gender bias for entry level position where today 103/563 staff are female

Implementation Timeline:

April 2018- Service Attendant Recruitment will reflect the changes to the job description, minimum qualifications, test, and interview questions



Other WGGC Activities

IMPACT. EMPOWER. ADVANCE.

- DIY Girls- November 2017 DIY girls
- Providing Support for the Female Scorecard
- 25 Year History of Women at Metro April 2018
- Denim Day April 2018
- Take Our Daughters and Sons to Work April 2018



APTA National Public Transportation Career Day- May 2018



Women Build LA, High School Road Show- Summer 2018





Girl Scout Day- Fall 2018

