Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017

Metro Government Relations

STATE LEGISLATION

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 1</u>	1/19/2017-	(1)Existing law provides various sources of funding for transportation purposes,	Support	
Frazier D	A. TRANS.	including funding for the state highway system and the local street and road		
	1/19/2017-	system. These funding sources include, among others, fuel excise taxes,		
Transportation	Referred to Coms.	commercial vehicle weight fees, local transactions and use taxes, and federal		
funding.	on TRANS. and	funds. Existing law imposes certain registration fees on vehicles, with revenues		
	NAT. RES.	from these fees deposited in the Motor Vehicle Account and used to fund the		
		Department of Motor Vehicles and the Department of the California Highway		
		Patrol. Existing law provides for the monthly transfer of excess balances in the		
		Motor Vehicle Account to the State Highway Account. This bill would create the		
		Road Maintenance and Rehabilitation Program to address deferred		
		maintenance on the state highway system and the local street and road system.		
		The bill would require the California Transportation Commission to adopt		
		performance criteria, consistent with a specified asset management plan, to		
		ensure efficient use of certain funds available for the program. The bill would		
		provide for the deposit of various funds for the program in the Road		
		Maintenance and Rehabilitation Account, which the bill would create in the		
		State Transportation Fund, including revenues attributable to a \$0.012 per		
		gallon increase in the motor vehicle fuel (gasoline) tax imposed by the bill with		
		an inflation adjustment, as provided, an increase of \$38 in the annual vehicle		
		registration fee with an inflation adjustment, as provided, a new \$165 annual		
		vehicle registration fee with an inflation adjustment, as provided, applicable to		
		zero-emission motor vehicles, as defined, and certain miscellaneous revenues		
		described in (7) below that are not restricted as to expenditure by Article XIX of		
		the California Constitution. This bill contains other related provisions and other		
		existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
AB 17	9/20/2017-	Existing law declares that the fostering, continuance, and development of public	Support	Floor Analysis (text 9/1/2017)				
<u>Holden</u> D	A. ENROLLED	transportation systems are a matter of statewide concern. Existing law		Support				
	9/20/2017-	authorizes the Department of Transportation to administer various programs		Oppose				
Transit Pass Pilo	t Enrolled and	and allocates moneys for various public transportation purposes. This bill would,						
Program: free o	r presented to the	upon an appropriation of moneys from the Public Transportation Account by						
reduced-fare	Governor at 4:30	the Legislature, create the Transit Pass Pilot Program to be administered by the						
transit passes.	p.m.	department to provide free or reduced-fare transit passes, directly or through a						
		3rd party, including a transit agency, to specified pupils and students by						
		supporting new, or expanding existing, transit pass programs. The bill would						
		require the department to develop guidelines that describe the application						
		process and selection criteria for awarding the moneys made available for the						
		program, and would exempt the development of those guidelines from the						
		Administrative Procedure Act. The bill would require the department to develop						
		performance measures and reporting requirements to evaluate the						
		effectiveness of the program, and would require the department to submit a						
		report to specified committees of the Legislature on or before January 1, 2020,						
		on the outcomes of the program and the status of transit pass programs						
		statewide. The bill would provide that its requirements become effective only						
		upon an appropriation that would trigger the creation of the program. The pilot						
		program would be repealed on January 1, 2022.						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 28</u>	3/29/2017-	Existing law gives the Department of Transportation full possession and control	Support	Floor Analysis (text 3/2/2017)
<u>Frazier</u> D	A. CHAPTERED	of the state highway system. Existing federal law requires the United States		Support
	3/29/2017-	Secretary of Transportation to carry out a surface transportation project		Oppose
Department of	Approved by the	delivery pilot program, under which the participating states assume certain		
Transportation:	Governor.	responsibilities for environmental review and clearance of transportation		
environmental	Chaptered by	projects that would otherwise be the responsibility of the federal government.		
review process:	Secretary of State -	Existing law, until January 1, 2017, provided that the State of California consents		
federal pilot	Chapter 4, Statutes	to the jurisdiction of the federal courts with regard to the compliance,		
program.	of 2017.	discharge, or enforcement of the responsibilities it assumed as a participant in		
		the pilot program. This bill would reinstate the operation of the latter provision.		
		The bill would repeal that provision on January 1, 2020. This bill contains other		
		related provisions.		
<u>AB 46</u>	9/25/2017-	Existing law prohibits an employer from paying any of its employees at wage		Floor Analyses (text 12/5/2016)
<u>Cooper</u> D	A. ENROLLED	rates less than the rates paid to employees of the opposite sex for substantially		Support
	9/25/2017-	similar work, when viewed as a composite of skill, effort, and responsibility, and		Oppose
Employers: wage	Enrolled and	performed under similar working conditions, unless the employer demonstrates		
discrimination.	presented to the	that one or more specific factors, reasonably applied, account for the entire		
	Governor at 12	wage differential. Existing law also similarly prohibits an employer from paying		
	p.m.	any of its employees at wage rates less than the rates paid to employees of		
		another race or ethnicity for substantially similar work. This bill would define		
		"employer" for those purposes to include public and private employers. The bill		
		would specify that a public employer is not subject to the misdemeanor		
		provision. This bill contains other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
AB 52	4/28/2017-A. 2	(1)Existing law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act,						
<u>Cooper</u> D	YEAR	the Trial Court Employment Protection and Governance Act, the Trial Court						
	4/28/2017-Failed	Interpreter Employment and Labor Relations Act, and the Los Angeles County						
Public	Deadline pursuant	Metropolitan Transportation Authority Transit Employer-Employee Relations						
employees:	to Rule 61(a)(2).	Act, as well as provisions commonly referred to as the Educational Employment						
orientation and	(Last location was	Relations Act and the Higher Education Employer-Employee Relations Act,						
informational	P.E.,R. & S.S. on	regulates the labor relations of the state, the courts, and specified local public						
programs:	1/19/2017)(May	agencies and their employees. Existing law establishes the Public Employment						
exclusive	be acted upon Jan	Relations Board and prescribes its powers and duties, in relation to these acts.						
representatives.	2018)	These acts grant specified public employees of these entities the right to form,						
		join, and participate in the activities of employee organizations of their choosing						
		and require 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. This bill would require						
		the public employers regulated by the acts described above to provide all						
		employees an orientation. The bill would also require these public employers to						
		permit the exclusive representative, if applicable, to participate. By creating						
		new duties for various local agencies, this 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 65	4/28/2017-A. 2	Existing law provides for transfer of certain vehicle weight fee revenues to the						
Patterson R	YEAR	Transportation Debt Service Fund to reimburse the General Fund for payment						
	4/28/2017-Failed	of current year debt service on general obligation bonds issued for						
Transportation	Deadline pursuant	transportation purposes, including bonds issued for high-speed rail and						
bond debt	to Rule 61(a)(2).	associated purposes pursuant to the Safe, Reliable High-Speed Passenger Train						
service.	(Last location was	Bond Act for the 21st Century (Proposition 1A of 2008). This bill would						
	TRANS. on	specifically exclude from payment under these provisions the debt service for						
	1/19/2017)(May	Proposition 1A bonds.						
	be acted upon Jan							
	2018)							
AB 66	4/28/2017-A. 2	Existing law, the California High-Speed Rail Act, creates the High-Speed Rail		Transportation (text 12/13/2016)				
<u>Patterson</u> R	YEAR	Authority to develop and implement a high-speed rail system in the state, with		Support				
	4/28/2017-Failed	specified powers and duties. Existing law requires the authority, on a biennial		Honorable Clint Olivier, Council				
High-Speed Rail	Deadline pursuant	basis, to prepare a business plan containing specified elements and also		President, District 7, City of Fresno				
Authority:	to Rule 61(a)(2).	requires the preparation of various other reports. This bill would require the		Monte Verde Ranch				
reports.	(Last location was	business plan to identify projected financing costs for each segment or		Tos Farms, Inc.				
	TRANS. on	combination of segments of the high-speed rail system, if financing is proposed		Transportation Solutions Defense				
	1/19/2017)(May	by the authority. The bill would require the authority to identify in the business		and Education Fund				
	be acted upon Jan	plan and in another report any significant changes in scope for segments of the		Oppose				
	2018)	high-speed rail system identified in the previous version of each report and to		California Labor Federation				
		provide an explanation of adjustments in cost and schedule attributable to the		State Building and Construction				
		changes.		Trades Council of California				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>AB 69</u>	5/12/2017-A. 2	Existing law provides that the Department of Transportation has full possession					
<u>Allen, Travis</u> R	YEAR	and control of the state highway system and associated property. Existing law					
	5/12/2017-Failed	authorizes the department to plan, design, and construct a system of safety					
State highways:	Deadline pursuant	roadside rests along state highways. Existing law requires the department to					
roadside rests.	to Rule 61(a)(3).	design only those safety roadside rests that are reasonably economical and that					
	(Last location was	will provide the motorist a place where he or she may stop for a short time					
	PRINT on	during daytime and nighttime hours. This bill would make nonsubstantive					
	12/16/2016)(May	changes to these provisions.					
	be acted upon Jan						
	2018)						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 73	9/29/2017-	(1)The Planning and Zoning Law requires a city or county to adopt a general plar	n	Floor Analysis (text 7/13/2017)
<u>Chiu</u> D	A. CHAPTERED	for land use development within its boundaries that includes, among other		Support
	9/29/2017-	things, a housing element. Existing law provides for various reforms and		Oppose
Planning and	Approved by the	incentives intended to facilitate and expedite the construction of affordable		
oning: housing	Governor.	housing. This bill would authorize a city, county, or city and county, including a		
sustainability	Chaptered by	charter city, charter county, or charter city and county, to establish by		
districts.	Secretary of State -	ordinance a housing sustainability district that meets specified requirements,		
	Chapter 371,	including authorizing residential use within the district through the ministerial		
	Statutes of 2017.	issuance of a permit. The bill would authorize the city, county, or city and		
		county to apply to the Department of Housing and Community Development for	.	
		approval for a zoning incentive payment and require the city, county, or city and		
		county to provide specified information about the proposed housing		
		sustainability district ordinance. The bill would require the department to		
		approve a zoning incentive payment if the ordinance meets the above-		
		described requirements and the city's housing element is in compliance with		
		specified law. The bill would also require the department, each October 1		
		following the approval of the housing sustainability district, to issue a certificate		
		of compliance if the city, county, or city and county meets specified criteria		
		pertaining to the continued compliance with these provisions or to deny		
		certification, as provided. The bill would provide that a city, county, or city and		
		county with a housing sustainability district would be entitled to a zoning		
		incentive payment, subject to appropriation of funds for that purpose, and		
		require that 1/2 the amount be provided upon zone approval by the		
		department and 1/2 the amount upon verification by the department of the		
		issuance of permits for the projected units of residential construction within the		
		zone, provided that the city, county, or city and county has received a certificate		
		of compliance for the applicable year. The bill, if the city, county, or city and		
		county reduces the density of sites within the district from specified levels,		
		would require the city, county, or city and county to return the full amount of		
		zoning incentive payments it has received to the department. The bill would		
		also authorize a developer to develop a project in a housing sustainability		
		district in accordance with the already existing land use approval procedures		
		that would otherwise apply to the parcel in the absence of the establishment of		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>AB 87</u>	4/28/2017-A. 2	Existing law authorizes the operation of an autonomous vehicle on public roads					
<u>Ting</u> D	YEAR	for testing purposes by a driver who possesses the proper class of license for					
	4/28/2017-Failed	the type of vehicle being operated, if specified requirements are satisfied.					
Autonomous	Deadline pursuant	Existing law prohibits an autonomous vehicle from being operated on public					
vehicles.	to Rule 61(a)(2).	roads until the manufacturer submits an application to the Department of					
	(Last location was	Motor Vehicles, as specified, and that application is approved. Existing law					
	TRANS. on	requires the Department of Motor Vehicles to adopt regulations no later than					
	1/19/2017)(May	January 1, 2015, setting forth requirements for the submission of evidence of					
	be acted upon Jan	insurance, surety bond, or self-insurance, and for the submission and approval					
	2018)	of an application to operate an autonomous vehicle. Under existing law, it is					
		unlawful and constitutes an infraction for any person to violate, or fail to					
		comply with any provision of the Vehicle Code, unless otherwise specified. This					
		bill would provide that violation of this section is not an infraction and would					
		instead, among other things, require the department to revoke the registration					
		of a vehicle that is being operated in violation of those provisions. The bill would					
		also authorize a peace officer to cause the removal and seizure of a vehicle					
		operating on the public streets with a registration that has been revoked					
		pursuant to these provisions and authorize the department to impose a penalty					
		of up to \$25,000 per day for each autonomous vehicle operating in violation of these provisions.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
AB 91	9/15/2017-	Existing law authorizes the Department of Transportation to designate certain		Floor Analyses (text 6/20/2017)			
Cervantes D	S. INACTIVE FILE	lanes for the exclusive or preferential use of high-occupancy vehicles. When		Support			
	9/15/2017-	those exclusive or preferential use lanes are established and double parallel		Oppose			
High-occupancy	Ordered to	solid lines are in place to the right thereof, existing law prohibits any person					
vehicle lanes.	inactive file at the	driving a vehicle from crossing over those double lines to enter into or exit from					
	request of Senator	the lanes, and entrance or exit from those lanes is authorized only in areas					
	Roth.	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.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
AB 134	9/18/2017-	The Budget Act of 2017 made appropriations for the support of state		Floor Analysis (text 9/11/2017)		
Committee on	A. CHAPTERED	government for the 2017–18 fiscal year. This bill would amend the Budget Act of		Support		
Budget	9/16/2017-	2017 by amending and adding items of appropriation. This bill contains other		Oppose		
	Approved by the	related provisions.				
Budget Act of	Governor.					
2017.	Chaptered by					
	Secretary of State -					
	Chapter 254,					
	Statutes of 2017.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 135</u>	9/18/2017-	(1)Existing federal law requires the United States Secretary of Transportation to		Floor Analysis (text 9/11/2017)
Committee on	A. CHAPTERED	carry out a surface transportation project delivery pilot program, under which		Support
Budget	9/16/2017-	the secretary may enter into an agreement with a state for the state to assume		Oppose
	Approved by the	the responsibilities of the secretary with respect to federal environmental		
Transportation.	Governor.	review and clearance under the National Environmental Policy Act of 1969		
	Chaptered by	(NEPA) with respect to one or more transportation projects, as specified. If a		
	Secretary of State -	state assumes this responsibility, existing federal law authorizes a state to		
	Chapter 255,	assume the responsibilities of the secretary for environmental review required		
	Statutes of 2017.	under any federal environmental law pertaining to the review or approval of a		
		specific project, and the state to assume the responsibilities of the secretary		
		with respect to one or more transportation projects within the state under		
		NEPA, as specified. Existing law, until January 1, 2020, provides that the State of		
		California consents to the jurisdiction of the federal courts with regard to the		
		compliance, discharge, or enforcement of the responsibilities it assumed as a		
		participant in the pilot program for highway projects. This bill would authorize		
		the Secretary of Transportation to assume the responsibilities of the United		
		States Secretary of Transportation under NEPA and other federal environmental		
		laws for any railroad, public transportation, or multimodal project undertaken		
		by state agencies, as specified. The bill would provide that the State of		
		California consents to the jurisdiction of the federal courts with regard to the		
		compliance, discharge, or enforcement of these responsibilities. The bill would		
		repeal these provisions on January 1, 2021. This bill contains other related		
		provisions and other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 151</u>	8/24/2017-	(1) The California Global Warming Solutions Act of 2006 designates the State Air		Floor Analysis (text 5/2/2017)
<u>Burke</u> D	A. INACTIVE FILE	Resources Board as the state agency charged with monitoring and regulating		Support
	8/24/2017-	sources of emissions of greenhouse gases. The state board is required to		Oppose
California Global	Ordered to	approve a statewide greenhouse gas emissions limit equivalent to the statewide		
Warming	inactive file at the	greenhouse gas emissions level in 1990 to be achieved by 2020 and to ensure		
Solutions Act of	request of	that statewide greenhouse gas emissions are reduced to at least 40% below the		
2006: market-	Assembly Member	1990 level by 2030. This bill would require the state board to report to the		
based	Burke.	appropriate policy and fiscal committees of the Legislature to receive input,		
compliance		guidance, and assistance before adopting guidelines and regulations		
mechanisms:		implementing the scoping plan and a regulation ensuring statewide greenhouse		
scoping plan:		gas emissions are reduced to at least 40% below the 1990 level by 2030. This bill		
report.		contains other related provisions and other existing laws.		
<u>AB 161</u>	9/1/2017-S. 2	Existing law creates the Department of Finance and provides that the		Governmental
<u>Levine</u> D	YEAR	department has general powers of supervision over all matters concerning the		Organization (text 1/13/2017)
	9/1/2017-Failed	financial and business policies of the state. This bill would authorize the		Support
Department of	Deadline pursuant	Department of Finance to identify infrastructure projects in the state for which		California Special Districts
Finance:	to Rule 61(a)(12).	the department will guarantee a rate of return on investment for an investment		Association
infrastructure	(Last location was	made in that infrastructure project by the Public Employees' Retirement		Coalition of Adequate School
investment.	APPR. on	System. The bill would create the Reinvesting in California Special Fund as a		Housing
	6/27/2017)(May	continuously appropriated fund and would require the moneys in the fund to be		State Building and Construction
	be acted upon Jan	used to pay the rate of return on investment. The bill would require the rate of		Trades Council of California
	2018)	return on investment to be subject to the availability of moneys in the fund. The		Oppose
		bill would also state the intent of the Legislature to identify special funds to be		None
		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.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 174</u>	10/3/2017-	Existing federal law, the Indian Gaming Regulatory Act of 1988, provides for the		Floor Analysis (text 8/30/2017)
<u>Bigelow</u> R	A. CHAPTERED	negotiation and execution of tribal-state gaming compacts for the purpose of		Support
	10/3/2017-	authorizing certain types of gaming on Indian lands within a state. The California		Oppose
Tribal gaming:	Approved by the	Constitution authorizes the Governor to negotiate and conclude tribal-state		
compact	Governor.	gaming compacts, subject to ratification by the Legislature. Existing law		
ratification.	Chaptered by	expressly ratifies a number of tribal-state gaming compacts, and amendments		
		of tribal-state gaming compacts, between the State of California and specified		
	Chapter 435,	Indian tribes. This bill would ratify the amendment to the tribal-state gaming		
	Statutes of 2017.	compact entered into between the State of California and the United Auburn		
		Indian Community, executed on August 18, 2017. The bill would provide that, in		
		deference to tribal sovereignty, certain actions related to that compact are not		
		projects for purposes of CEQA. This bill contains other related provisions and		
		other existing laws.		
<u>AB 179</u>	9/12/2017-	Existing law creates the California Transportation Commission, with various		Floor Analysis (text 7/13/2017)
<u>Cervantes</u> D	A. ENROLLED	powers and duties relative to the programming of transportation capital		Support
	9/12/2017-	projects and allocation of funds to those projects pursuant to the state		Oppose
California	Enrolled and	transportation improvement program and various other transportation funding		
Transportation	presented to the	programs. Under existing law, the commission consists of 13 members, 9 of		
Commission.	Governor at 2:30	whom are to be appointed by the Governor in consultation with the Senate.		
	p.m.	Existing law requires the Governor, in appointing members, to use every effort		
		to ensure geographic balance of representation. This bill would additionally		
		require the Governor, in appointing members, to use every effort to ensure that		
		the commission has a diverse membership with expertise in transportation		
		issues, taking into consideration factors including, but not limited to,		
		socioeconomic background and professional experience, which may include		
		experience working in, or representing, disadvantaged communities. This bill contains other related provisions.		

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<u>AB 188</u> <u>Salas</u> D	10/10/2017- A. CHAPTERED 10/10/2017-	(1)Existing law creates the enhanced fleet modernization program to provide compensation for the retirement and replacement of passenger vehicles and light-duty and medium-duty trucks that are high polluters.This bill would		Floor Analysis (text 9/8/2017) Support Oppose			
Vehicle retirement and replacement.	Approved by the Governor. Chaptered by Secretary of State - Chapter 629, Statutes of 2017.	require the State Air Resources Board, no later than July 1, 2019, to update the guidelines for the enhanced fleet modernization program to make applicable to light-duty pickup trucks the same standard for miles per gallon that is applicable to minivans, as specified. This bill contains other related provisions.					
AB 195 Obernolte R Local initiative measures: ballot printing	7/24/2017- A. CHAPTERED 7/24/2017- Approved by the Governor. Chaptered by	Existing law requires that the ballots used when voting upon a proposed county, city, or district ordinance submitted to the voters as an initiative measure have printed on them a specified statement describing the nature of the proposed ordinance. This bill would extend these ballot requirements to any measure submitted to the voters as an initiative or referendum measure. The bill would require the statement describing to be a true and impartial supersist of the		Floor Analyses (text 3/14/2017) Support Oppose			
specifications.	Secretary of State - Chapter 105, Statutes of 2017.	statement describing the measure to be a true and impartial synopsis of the proposed measure, as specified. By expanding the local measures to which the ballot requirements apply, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.					

Authority (Matro)

Angeles County Metropoliton Transportation

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Bill ID/Topic	1			Recent Support/Oppose	
AB 215 Rodriguez D Los Angeles- Pasadena Foothill Extension Gold Line light rail project: San Bernardino County Transportation Authority.	2/27/2017- A. TRANS. 3/1/2017-Re- referred to Com. on TRANS.	Existing law creates the Metro Gold Line Foothill Extension Construction Authority for the purpose of awarding and overseeing all design and construction contracts for completion of the Los Angeles-Pasadena Foothill Extension Gold Line light rail project, and identifies the City of Montclair, which is in the County of Bernardino, as an "extension city."This bill would appropriate \$30,000,000 from the General Fund to the San Bernardino County Transportation Authority for the purpose of funding the project extension to the City of Montclair.			
AB 221 Gray D Workers' compensation: liability for payment.	YEAR 5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was INS. on 2/6/2017)(May be acted upon Jan 2018)	Existing law establishes a workers' compensation system, administered by the Administrative Director of the Division of Workers' Compensation, that generally requires employers to secure the payment of workers' compensation for injuries incurred by their employees that arise out of, or in the course of, employment. Existing law requires an employer to provide all medical services reasonably required to cure or relieve the injured worker from the effects of the injury. This bill would provide that for claims of occupational disease or cumulative injury filed on or after January 1, 2018, the employee and the employer would have no liability for payment for medical treatment unless one or more of certain conditions are satisfied, including, among others, that the treatment was authorized by the employer.	Watch	Insurance (text 1/25/2017) Support California Applicants' Attorneys Association CALPASC Construction Employers' Association (CEA) Teamsters Oppose California Labor Federation California Medical Association California Professional Firefighters California Society of Industrial Medicine and Surgery (CSIMS)	

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Bill ID/Topic	Location	Metro Government Relations Summary	Position	Recent Support/Oppose		
AB 239 Ridley-Thomas D California Environmental Quality Act: urbanized areas.	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was NAT. RES. on	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA defines the terms "urban area" and "urbanized area" to mean, among other things, an unincorporated area that is completely surrounded by one or more incorporated cities and the population density of the unincorporated area at least equals the population density of the surrounding city or cities. This bill would instead specify that the population density of the unincorporated area be at least 1,000 persons per square mile.	Watch	Natural Resources (text 1/30/2017) Support California Association of Realtors California Chamber of Commerce California Housing Consortium California State Association of Counties Los Angeles County Board of Supervisors (sponsor) Los Angeles-Ventura Chapter of the Building Industry Association of Southern California, Inc. Rural County Representatives of California (RCRC) Urban Counties of California Oppose California League of Conservation Voters Sierra Club California		

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017					
		Metro Government Relations	D		
Bill ID/Topic	Location	Summary		Recent Support/Oppose	
<u>AB 241</u>	5/26/2017-A. 2	Existing law requires a person or business conducting business in California and	Watch	Appropriations (text 1/30/2017)	
<u>Dababneh</u> D	YEAR	any state or local agency, as defined, that owns or licenses computerized data		Support	
	5/26/2017-Failed	that includes personal information, as defined, to disclose a breach in the		Oppose	
Personal	Deadline pursuant	security of the data to a resident of California whose unencrypted personal			
information:	to Rule 61(a)(5).	information was, or is reasonably believed to have been, acquired by an			
privacy: state	(Last location was	unauthorized person in the most expedient time possible and without			
and local agency	APPR. on	unreasonable delay, as specified. Existing law requires a person or business, if it			
breach.	5/26/2017)(May	was the source of the breach, to offer to provide appropriate identity theft			
		prevention and mitigation services at no cost to the person whose information			
	2018)	was or may have been breached if the breach exposed or may have exposed the			
	,	person's social security number, driver's license number, or California			
		identification card number. This bill also would require a state or local agency, if			
		it was the source of the breach, to offer to provide appropriate identity theft			
		prevention and mitigation services at no cost to a person whose information			
		was or may have been breached if the breach exposed or may have exposed the			
		person's social security number, driver's license number, or California			
		identification card number. This bill contains other related provisions.			

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Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 262	9/20/2017-	The State Contract Act governs the bidding and award of public works contracts	Watch	Floor Analysis (text 7/19/2017)
<u>Bonta</u> D	A. ENROLLED	by specific state departments and requires an awarding department, before		Support
	9/20/2017-	entering into any contract for a project, to prepare full, complete, and accurate		Oppose
Public contracts:	Enrolled and	plans and specifications and estimates of cost. This bill, the Buy Clean California		
bid	presented to the	Act, would, by January 1, 2019, require the Department of General Services to		
specifications:	Governor at 4:30	establish, and publish in the State Contracting Manual, a maximum acceptable		
Buy Clean	p.m.	global warming potential for each category of eligible materials, in accordance		
California Act.		with requirements set out in the bill. The bill, by January 1, 2022, and every 3		
		years thereafter, would require the department to review the maximum		
		acceptable global warming potential for each category of eligible materials		
		established, and would authorize the department to adjust that number		
		downward for any eligible material to reflect industry improvements, as		
		provided. This bill contains other related provisions and other existing laws.		
<u>AB 268</u>	5/12/2017-A. 2	The California Constitution requires the state to provide a subvention of funds	Watch	
<u>Waldron</u> R	YEAR	to reimburse local government for the costs of that new program or higher level		
	5/12/2017-Failed	of service, with specified exceptions, when the Legislature or a state agency		
State mandates.	Deadline pursuant	mandates a new program or higher level of service on any local government,		
	to Rule 61(a)(3).	including school districts. Existing law establishes the sole and exclusive		
	(Last location was	procedure by which a local agency or school district may claim reimbursement		
	PRINT on	for these costs. This bill would make a technical, nonsubstantive change to this		
	2/1/2017)(May be	provision.		
	acted upon Jan			
	2018)			

OCTOBER 2017 Metro Government Relations Bill ID/Topic Location Summary Position Recent Support/Oppose					
<u>AB 278</u> <u>Steinorth</u> R California	· ·	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a		Natural Resources (text 2/2/2017) Support California Chamber of Commerce	
Environmental Quality Act: exemption: existing transportation infrastructure.	NAT. RES. on 2/13/2017)(May	negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would exempt from the provisions of CEQA a project, or		California Construction and Industrial Materials Association Civil Justice Association of California County of San Bernardino Orange County Transportation	
		the issuance of a permit for a project, that consists of the inspection, maintenance, repair, rehabilitation, replacement, or removal of, or the addition of an auxiliary lane or bikeway to, existing transportation infrastructure and that meets certain requirements. The bill would require the public agency carrying out the project to take certain actions.		Authority Rural County Representatives of California (RCRC) San Bernardino County Transportation Authority Southwest California Legislative Council Ventura County Transportation Commission	
				Western States Trucking Association Oppose California Bicycle Coalition California League of Conservatio Voters	
				Clean Water Action Coalition for Clean Air Defenders of Wildlife NRDC Planning and Conservation Leagu Sierra Club California State Building and Construction Trades Council of California	

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 287	4/28/2017-A. 2	Existing law provides that the Department of Transportation has full possession	Under	Transportation (text 4/6/2017)
<u>Holden</u> D	YEAR	and control of all state highways and associated property. Existing law	review	Support 10 private citizens
	4/28/2017-Failed	designates and describes state highway routes, and also describes the state		California Bicycle Coalition
State Highway	Deadline pursuant	highway routes in the California freeway and expressway system, including all of		California Preservation Foundation California Public Interest Research Group
Route 710:	to Rule 61(a)(2).	Route 710 in the County of Los Angeles. This bill would require the Department		City of Glendale
advisory	(Last location was	of Transportation, in consultation with the Los Angeles County Metropolitan		City of LaCañada Flintridge
committee.	TRANS. on	Transportation Authority, to establish the State Route 710 North Advisory		City of South Pasadena Connected Cities and Communities
committee.	2/13/2017)(May	Committee, with a specified membership, to study the alternatives considered		East Area Progressive Democrats
	be acted upon Jan	in the State Route 710 North Draft Environmental Impact Review and other		Five Star Coalition National Trust for Historic Preservation
	2018)	· ·		National Prost for Historic Preservation Natural Resources Defense Council (NRDC)
	2018)	transit options to improve travel in, and environmental impacts of, the State		NO 710 Action Committee
		Route 710 North project area, along with alternatives not considered by the		Pasadena Heritage Seguoyah School
		environmental review. The bill would require the advisory committee, by		South Pasadena Chamber of Commerce
		January 1, 2019, to make recommendations in a report to the Legislature, the		The Honorable Terry Tornek, Mayor, City of Pasadena
		Department of Transportation, and the Los Angeles County Metropolitan		The West Pasadena Residents' Association
		Transportation Authority on the most appropriate and feasible alternative in the		Westridge School
		State Route 710 North project area to improve air quality and public health,		Oppose California State Council of Laborers
		improve traffic safety, modernize the freeway design, address projected traffic		California Teamsters Public Affairs Council
		volumes, address projected growth in population and employment, and create		City of Alhambra
		jobs. This bill contains other related provisions.		City of Monterey Park City of Rosemead
				City of San Gabriel
				City of San Marino
				International Association of Bridge, Structural, Ornamental and Reinforcing Iron Workers
				International Association of Heat and Frost
				Insulators and Allied Workers International Association of Operative Plasterer's
				and Cement Mason
				International Association of Sheet Metal Workers
				International Brotherhood of Boilermakers, Iron, Ship Builders, Blacksmiths, Forgers and Helpers
				International Brotherhood of Electrical Workers
				International Union of Elevator Construction
				International Union of Operating Engineers Los Angeles/Orange Counties Building and
				Construction Trades Council
				Painters and Allied Trades (IUPAT)
				State Building and Construction Trades Council of California
				Union of Bricklayers and Allied Craftworkers
				United Association of Plumbers and Pipefitters

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>AB 298</u> Gallagher R	5/3/2017-A. 2 YEAR 5/3/2017-Failed	(1)Existing state law provides that a law enforcement official has discretion to cooperate with federal immigration officials by detaining an individual on the basis of an immigration hold after the person becomes eligible for release only it	Watch	Public Safety (text 2/6/2017) Support None		
Immigration holds.	to Rule 61(a)(2). (Last location was PUB. S. on 2/13/2017)(May	continued detention of the individual on the basis of the hold does not violate federal, state, or local law, or any local policy, and the person has been convicted of certain crimes. This bill would require a local law enforcement official to cooperate with federal immigration officials by detaining an individual convicted of a felony on the basis of an immigration hold for up to 48 hours, as specified, after the person becomes eligible for release from custody if continued detention on the basis of the immigration hold would not violate federal law. By creating new duties for local officials, this bill would impose a state-mandated local program. The bill would also make conforming changes. This bill contains other related provisions and other existing laws.		Oppose American Civil Liberties Union of California California Attorneys for Criminal Justice California Civil Liberties Advocacy California Immigrant Policy Center California Public Defenders Association Californians United for a Responsible Budget Coalition of Humane Immigrant Rights County of Santa Clara Board of Supervisors Drug Policy Alliance Friends Committee on Legislation of California Human Impact Partners Mexican American Legal Defense and Educational Fund (MALDEF) Pangea Root and Rebound Western Center on Law and Poverty		

	Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>AB 301</u>	9/1/2017-S. 2	Existing law prohibits a person from operating a commercial motor vehicle	Watch	Appropriations (text 7/13/2017)		
<u>Rodriguez</u> D	YEAR	unless the person has passed a written and driving test for the operation of a		Support		
	9/1/2017-Failed	commercial motor vehicle that complies with specified federal standards and		Oppose		
Commercial	Deadline pursuant	any other requirements imposed by the Vehicle Code. Existing law requires the				
motor vehicles:	to Rule 61(a)(12).	Department of Motor Vehicles to implement these provisions, as specified. This				
examination	(Last location was	bill would require the Department of Motor Vehicles to establish performance				
requirements:	APPR. SUSPENSE	goals to decrease the wait time to obtain an appointment to take the driving				
driving skills	FILE on	skills test to operate a commercial motor vehicle. The bill would require the				
test.	8/21/2017)(May	department to convene a stakeholder group to make recommendations to the				
	be acted upon Jan	department on meeting these performance goals. The bill would require the				
	2018)	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 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.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>AB 302</u> <u>Gipson</u> D	5/12/2017-A. 2 YEAR	Management District to adopt rules and regulations that require specified	Watch	Transportation (text 4/17/2017) Support		
South Coast Air Quality	5/12/2017-Failed Deadline pursuant to Rule 61(a)(3).	operators of public and commercial fleet vehicles consisting of 15 or more vehicles, when adding vehicles or replacing vehicles in an existing fleet or forming a new fleet, to purchase vehicles that are capable of operating on		California Natural Gas Vehicle Coalition (sponsor) Clean Energy		
Management District: fleets.	(Last location was TRANS. on	methanol or other equivalently clean-burning alternative fuel and that require these vehicles to be operated, to the maximum extent feasible, on the		Coalition for Clean Air Oppose		
	3/20/2017)(May be acted upon Jan 2018)	alternative fuel when operating in the south coast district. This bill instead would authorize the governing board of the south coast district to adopt rules and regulations that require specified operators of public and commercial fleet		California Trucking Association Truck and Engine Manufacturers Association		
		vehicles consisting of 1 or more vehicles to purchase zero-emission and near- zero-emission vehicles, as defined, and that require those zero-emission and near-zero-emission vehicles to be operated, to the maximum extent feasible, in the south coast district. This bill contains other related provisions.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
AB 306 Gonzalez Fletcher D Unemployment benefits: eligibility.	to Rule 61(a)(2). (Last location was INS. on 3/23/2017)(May	Existing law prescribes a system for the payment of benefits to unemployed individuals who meet specified eligibility criteria. Existing law disqualifies an individual for unemployment compensation benefits if the Director of Employment Development finds that the individual left his or her most recent work voluntarily without good cause or that he or she has been discharged for misconduct connected with his or her most recent work. Existing law also deems an individual not eligible for unemployment compensation benefits if the individual left his or her work because of a trade dispute. This bill would delete the prohibition against unemployment compensation benefit eligibility if the individual left his or her work because of a trade dispute. The bill would also provide that an individual is deemed to have left his or her most recent work with good cause if (1) he or she is prohibited by his or her employer from performing his or her work as a result of a trade dispute with the employer regarding wages, hours, or other terms or conditions of employment or (2) he or she left this work during a bona fide strike of more than 50% of the bargaining unit employees in a refusal of these employees who are authorized by a bona fide labor organization pursuant to state or federal labor law to perform work or services for the employer. This bill contains other related	Watch			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>AB 330</u>	4/28/2017-A. 2	Existing law prohibits a person who has 0.08% or more, by weight, of alcohol in	Watch	Public Safety (text 4/19/2017)			
<u>Cooley</u> D	YEAR	his or her blood from driving a vehicle. Existing law also prohibits a person while		Support			
	4/28/2017-Failed	having 0.08% or more, by weight, of alcohol in his or her blood from driving a		Alcohol Justice (Co-Sponsor)			
lighway safety.	Deadline pursuant	vehicle and concurrently doing any act forbidden by law, or neglecting any duty		Alcohol Monitoring Systems (Co-			
	to Rule 61(a)(2).	imposed by law in driving the vehicle, when the act or neglect proximately		Sponsor)			
	(Last location was	causes bodily injury to a person other than the driver. A violation of either of		California Association of Code			
	PUB. S. on	these prohibitions is a crime. Existing law authorizes a court, in addition to		Enforcement Officers			
	4/3/2017)(May be	imposing penalties and sanctions for those violations, to require the person to		California Narcotic Officers'			
	acted upon Jan	enroll and participate in, and successfully complete, a driving-under-the-		Association			
	2018)	influence program, which may include, among other things, education, group		Los Angeles County Professional			
		counseling, and individual interview sessions. This bill would, until January 1,		Peace Officers Association			
		2022, authorize the court to order a person convicted of a crime described		Oppose			
		above to enroll and participate in, and successfully complete, a qualified "24/7		California Attorneys for Criminal			
		Sobriety program," as defined, as a condition of probation, if the program is		Justice			
		available and deemed appropriate, and the person committed the crime within		California Public Defenders			
		10 years of one or more separate crimes described above that resulted in a		Association			
		conviction. The bill would define a "24/7 Sobriety program," in part, as requiring					
		a person in the program to abstain from alcohol and unauthorized controlled					
		substances and be subject to frequent testing for alcohol and controlled					
		substances, as specified. The bill would authorize use of participation in a 24/7					
		Sobriety program in conjunction with participation in an ignition interlock					
		device program. The bill would require a person participating in the program to					
		pay the program costs, commensurate with the person's ability to pay, as					
		specified.This bill contains other existing laws.					

	Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location			Recent Support/Oppose		
<u>AB 344</u> <u>Melendez</u> R	7/21/2017-S. 2 YEAR 7/21/2017-Failed	Existing law prohibits a person from evading or attempting to evade the payment of tolls or other charges on any vehicular crossing or toll highway, and makes a violation of these provisions subject to civil penalties, as specified. If a	Watch	Transportation And Housing (text 7/3/2017) Support		
Toll evasion violations.	Deadline pursuant to Rule 61(a)(11). (Last location was T. & H. on 5/10/2017)(May	vehicle is found to have evaded tolls on any toll road or toll bridge, existing law requires an issuing agency or a processing agency, within 21 days of the violation, to forward to the registered owner a notice of toll evasion violation setting forth the violation, as specified. This bill would not require a person contesting a notice of toll evasion violation or notice of delinquent toll evasion to pay the toll evasion penalty until after the processing agency or issuing agency finds as a result of an investigation, or the processing agency finds as a result of an administrative review, or a court finds as a result of a hearing, that the contestant did commit a toll evasion violation, whichever occurs later. The bill would authorize an administrative review to include reviews of multiple notices of toll evasion violation or notices of delinquent toll evasion of a person. This bill contains other existing laws.		American Civil Liberties Union Courage Campaign Law Enforcement Action Partnership National Center for Lesbian Righ Riverside Temple Beth El San Francisco Public Defender Teamsters Western Center on Law and Poverty Oppose Alameda County Transportation Commission Bay Area Toll Authority Los Angeles County Metropolitat Transportation Authority Orange County Business Council Orange County Transportation Authority San Bernardino County Transportation Authority South Orange County Economic Coalition Transportation Corridor Agencie		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>AB 351</u>	4/28/2017-A. 2	(1)Existing law provides for loans of revenues from various transportation funds	Watch				
<u>Melendez</u> R	YEAR	and accounts to the General Fund, with various repayment dates specified. This					
	4/28/2017-Failed	bill, with respect to any loans made to the General Fund from specified					
Transportation	Deadline pursuant	transportation funds and accounts with a repayment date of January 1, 2019, or					
funding.	to Rule 61(a)(2).	later, would require the loans to be repaid by December 31, 2018. This bill					
	(Last location was	contains other related provisions and other existing laws.					
	TRANS. on						
	2/21/2017)(May						
	be acted upon Jan						
	2018)						
<u>AB 358</u>	10/4/2017-A. J.,	The Military Base Reuse Authority Act authorizes counties and cities located	Watch				
<u>Grayson</u> D	E.D. & E.	wholly or partly within the boundaries of a military base to establish a military					
	10/4/2017-Set for	base reuse authority to prepare, adopt, finance, and implement a plan for the					
Regional	hearing.	future use and development of the territory occupied by the military base. This					
economic		bill would create the Regional Economic Development Area Act, which would					
development		authorize a city, county, or city and county to designate an area within the city,					
areas.		county, or city and county that includes an active or inactive military base and					
		up to square miles surrounding the military base as a regional economic					
		development area, and submit that area to the Governor's Office of Business					
		and Economic Development for certification. The bill would provide that a					
		regional economic development area certified pursuant to these provisions					
		would receive priority for any grant of funds from a state agency for projects					
		within that regional economic development area. The bill would require the					
		Governor's Office of Business and Economic Development to adopt regulations					
		for the implementation of these provisions.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 378</u>	9/11/2017-	The California Global Warming Solutions Act of 2006 designates the State Air		Floor Analysis (text 5/30/2017)
<u>Garcia,</u>	A. INACTIVE FILE	Resources Board as the state agency charged with monitoring and regulating		Support
<u>Cristina</u> D	9/11/2017-	sources of emissions of greenhouse gases. The act authorizes the state board to		Oppose
	Reconsideration	include the use of market-based compliance mechanisms. The act requires the		
Greenhouse	granted. Ordered	state board to approve a statewide greenhouse gas emissions limit equivalent		
gases, criteria air	to inactive file at	to the statewide greenhouse gas emissions level in 1990 to be achieved by 2020		
pollutants, and	the request of	and to ensure that statewide greenhouse gas emissions are reduced to at least		
toxic air	Assembly Member	40% below the 1990 level by 2030. This bill would additionally require the state		
contaminants.	Cristina Garcia.	board to consider and account for the social costs of the emissions of		
		greenhouse gases when adopting those rules and regulations. The bill would		
		authorize the state board to adopt or amend regulations that establish a		
		market-based compliance mechanism, applicable from January 1, 2021, to		
		December 31, 2030, to complement direct emissions reduction measures in		
		ensuring that statewide greenhouse gas emissions are reduced to at least 40%		
		below the 1990 level by 2030. The bill would authorize the state board to adopt		
		no-trade zones or facility-specific declining greenhouse gas emissions limits		
		where facilities' emissions contribute to a cumulative pollution burden that		
		creates a significant health impact. This bill contains other related provisions and		
		other existing laws.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 382</u>	7/21/2017-S. 2	Existing law imposes an excise tax on motor vehicle fuel (gasoline). Existing law		Floor Analysis (text 5/26/2017)	
<u>Voepel</u> R	YEAR	requires a portion of the moneys attributable to the excise tax on gasoline		Support	
	7/21/2017-Failed	related to specified off-highway motor vehicles and off-highway vehicle		Oppose	
Fuel taxes: State	Deadline pursuant	activities to be transferred monthly from the Motor Vehicle Fuel Account to the			
Parks and	to Rule 61(a)(11).	Off-Highway Vehicle Trust Fund, and, commencing November 1, 2017, requires			
Recreation Fund:	(Last location was	the portion of those moneys from a \$0.12 per gallon increase, and future			
Off-Highway	T. & H. on	inflation adjustments from that increase, to be transferred to the State Parks			
Vehicle Trust	6/14/2017)(May	and Recreation Fund, to be used for state parks, off-highway vehicle programs,			
Fund.	be acted upon Jan	or boating programs. This bill would provide that in the 2017–18 fiscal year up to			
	2018)	\$1,000,000 of the revenues 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.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
AB 398	7/25/2017-	(1)The California Global Warming Solutions Act of 2006 establishes the State Air	Support	Appropriations (text 7/14/2017)	
<u>Garcia,</u>	A. CHAPTERED	Resources Board as the state agency responsible for monitoring and regulating	In	Support	
	7/25/2017- Approved by the	sources emitting greenhouse gases. The act requires the state board to approve a statewide greenhouse gas emissions limit equivalent to the statewide	Concept	Oppose	
California Global		greenhouse gas emissions level in 1990 to be achieved by 2020 and to ensure			
Warming	Chaptered by	that statewide greenhouse gas emissions are reduced to at least 40% below the			
Solutions Act of	Secretary of State -	1990 level by 2030. The act authorizes the state board to include the use of			
2006: market-	Chapter 135,	market-based compliance mechanisms. This bill would require the state board,			
based	Statutes of 2017.	no later than January 1, 2018, to update the scoping plan, as specified. The bill			
compliance		would require all greenhouse gas rules and regulations adopted by the state			
mechanisms: fire		board to be consistent with the scoping plan. This bill contains other related			
prevention fees:		provisions and other existing laws.			
sales and use tax					
manufacturing					
exemption.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 408</u>	5/12/2017-A. 2	Existing law governing settlement offers in eminent domain proceedings		Judiciary (text 2/9/2017)	
<u>Chen</u> R	YEAR	authorizes the recovery of litigation expenses under certain circumstances.		Support	
	5/12/2017-Failed	Existing law provides that if a court finds, on motion of the defendant, that the		Conference of California Bar	
Eminent	Deadline pursuant	offer of the plaintiff was unreasonable and the offer of the defendant was		Associations (sponsor)	
domain: final	to Rule 61(a)(3).	reasonable in light of the evidence admitted and the compensation awarded in		Oppose	
offer of	(Last location was	the proceeding, then the costs allowed shall include the defendant's litigation		None	
compensation.	JUD. on	expenses. This bill would instead provide that if a court finds, on motion of the			
	2/21/2017)(May	defendant, that the offer of the plaintiff was lower than 90% of the			
	be acted upon Jan	compensation awarded in the proceeding, then the court would be required to			
	2018)	include the defendant's litigation costs in the costs allowed. If the court finds			
		that the offer of the plaintiff was at least 90% and less than 100% of the			
		compensation awarded in the proceeding, the court would be authorized to			
		include the defendant's litigation costs in the costs allowed.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 428</u>	7/31/2017-	The Ralph M. Brown Act requires that all meetings of a legislative body of a local		Floor Analyses (text 2/9/2017)
Ridley-Thomas D	A. CHAPTERED	agency be open and public, except that closed sessions may be held under		Support
	7/31/2017-	prescribed circumstances. Existing law authorizes the legislative body of a local		Oppose
Local	Approved by the	agency to use teleconferencing for the benefit of the public and the legislative		
government: the	Governor.	body of a local agency in connection with any meeting or proceeding authorized		
Ralph M. Brown	Chaptered by	by law provided that the teleconferenced meeting or proceeding complies with		
Act.	Secretary of State -	all otherwise applicable requirements and provisions of law relating to a specific		
	Chapter 137,	type of meeting or proceeding. Existing law, until January 1, 2018, authorizes a		
	Statutes of 2017.	health authority that conducts a teleconference meeting to count members		
		who are outside the jurisdiction of the authority toward the establishment of a		
		quorum when participating in the teleconference if at least 50% of the number		
		of members that would establish a quorum are present within the boundaries		
		of the territory over which the authority exercises jurisdiction, and the health		
		authority provides a teleconference number, and associated access codes, if		
		any, that allows any person to call in to participate in the meeting, as		
		specified. This bill would extend the operation of these provisions relating to the		
		establishment of a quorum for teleconferenced meetings of a health authority		
		indefinitely. This bill contains other related provisions and other existing laws.		

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017

Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 464</u>	7/10/2017-	The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000,		Floor Analyses (text 3/14/2017)
<u>Gallagher</u> R	A. CHAPTERED	among other things, establishes procedures for consideration of a proposal for		Support
	7/10/2017-	change of organization or reorganization, as defined. Existing law requires that		Oppose
Local	Approved by the	an applicant seeking a change of organization or reorganization submit a plan		
government	Governor.	for providing services within the affected territory that includes, among other		
reorganization.	Chaptered by	requirements, an enumeration and description of the services to be extended to		
	Secretary of State -	the affected territory and an indication of when those services can feasibly be		
	Chapter 43,	extended. This bill would specify that the plan is required to also include specific		
	Statutes of 2017.	information regarding services currently provided to the affected territory, as		
		applicable, and make related changes. This bill contains other related provisions		
		and other existing laws.		
<u>AB 467</u>	10/10/2017-	The Local Transportation Authority and Improvement Act provides for the		Floor Analysis (text 8/23/2017)
<u>Mullin</u> D	A. CHAPTERED	creation in any county of a local transportation authority and authorizes the		Support
	10/10/2017-	imposition by the authority, by ordinance, of a retail transactions and use tax,		Oppose
Local	Approved by the	subject to approval of the ordinance by 2/3 of the voters. Existing law provides		
•	Governor.	for the authority to adopt a transportation expenditure plan for the proceeds of		
	Chaptered by	the tax, and requires the entire adopted transportation expenditure plan to be		
		included in the voter information guide sent to voters. This bill, upon the request		
	Chapter 640,	of an authority, would exempt a county elections official from including the		
	Statutes of 2017.	entire adopted transportation expenditure plan in the voter information guide,		
		if the authority posts the plan on its Internet Web site, and the sample ballot		
		and the voter information guide sent to voters include information on viewing		
		an electronic version of the plan on the Internet Web site, as prescribed, and for		
		obtaining a printed copy of the plan by calling the county elections office. The		
		bill would require the county elections official to mail a printed copy of the plan		
		at no cost to each person requesting a copy, if the county elections official		
		exercises this authority.		

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
AB 468	9/1/2017-	Existing law prohibits certain acts by a person with respect to the property,	Sponsor	Floor Analysis (text 6/27/2017)	
Santiago D	A. CHAPTERED	facilities, or vehicles of a transit district. A violation is generally an infraction		Support	
	9/1/2017-	punishable by a fine not exceeding \$75 on a first offense, or on a subsequent		Oppose	
Transit districts:	Approved by the	offense by a fine not exceeding \$250 or by community service. This bill would			
prohibition	Governor.	apply these provisions to the Los Angeles County Metropolitan Transportation			
orders.	Chaptered by	Authority and would extend the application of these provisions to the San			
	Secretary of State -	Francisco Bay Area Rapid Transit District indefinitely. This bill contains other			
	Chapter 192,	existing laws.			
	Statutes of 2017.				

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix					
		OCTOBER 2017			
		Metro Government Relations			
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
AB 496 Fong R Transportation funding.	2/27/2017- A. TRANS. 3/1/2017-Re- referred to Com. on TRANS.	(1)Existing law provides various sources of funding for transportation purposes, including funding for the state highway system and the local street and road system. These funding sources include, among others, fuel excise taxes, commercial vehicle weight fees, local transactions and use taxes, and federal funds. Existing law imposes certain registration fees on vehicles, with revenues from these fees deposited in the Motor Vehicle Account and used to fund the Department of Motor Vehicles and the Department of the California Highway Patrol. Existing law provides for the monthly transfer of excess balances in the Motor Vehicle Account to the State Highway Account. This bill would create the 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.			

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 499</u>	5/12/2017-A. 2	The California Environmental Quality Act (CEQA) requires a lead agency, as			
Harper R	YEAR	defined, to prepare, or cause to be prepared, and certify the completion of, an			
	5/12/2017-Failed	environmental impact report on a project that it proposes to carry out or			
California	Deadline pursuant	approve that may have a significant effect on the environment, as defined, or to			
Environmental	to Rule 61(a)(3).	adopt a negative declaration if it finds that the project will not have that effect,			
Quality Act: infill	(Last location was	unless the project is exempt from the act. CEQA exempts a residential project			
development.	PRINT on	located on an infill site within an urbanized area that meets specified criteria			
	2/13/2017)(May	from its requirements. This bill would make nonsubstantive changes to this			
	be acted upon Jan 2018)	exemption.			

		OCTOBER 2017 Metro Government Relations		
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
A <u>B 515</u> Frazier D State Highway	9/27/2017- A. CHAPTERED 9/27/2017- Approved by the	Existing law requires the Department of Transportation to prepare the State Highway Operation and Protection Program for the expenditure of transportation capital improvement funds for projects that are necessary to preserve and protect the state highway system, excluding projects that add new		Floor Analysis (text 6/20/2017 Support Oppose
System Management Plan.	Governor. Chaptered by Secretary of State -	traffic lanes. Existing law requires the State Highway Operation and Protection Program to be based on an asset management plan prepared by the department, and requires the department to submit the proposed State		
	Chapter 314, Statutes of 2017.	Highway Operation and Protection Program to the California Transportation Commission by January 31 of each even-numbered year for adoption by the commission and submittal by the commission to the Governor and Legislature by April 1 of each even-numbered year. This bill would require the department to prepare a draft State Highway System Management Plan, which would consist both of the 10-year state highway rehabilitation plan and the 5-year maintenance plan. The bill would require the department to make the draft of its proposed State Highway System Management Plan available to regional transportation agencies for review and comment, and would require the department to include and respond to the comments in the final plan to the commission by February 15 of each odd-numbered year. The bill would require the department to transmit the final State Highway System Management Plan		

Angeles County Metropeliter Trenewortstier Authority (Metro)

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017					
		Metro Government Relations			
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
AB 544	10/10/2017-	Existing federal law authorizes, until September 30, 2019, a state to allow low	Watch	Floor Analysis (text 9/8/2017)	
<u>Bloom</u> D	A. CHAPTERED	emission and energy-efficient vehicles, as specified, to use lanes designated for		Support	
	10/10/2017-	high-occupancy vehicles (HOVs). Existing federal law also authorizes, until		Oppose	
Vehicles: high-	Approved by the	September 30, 2025, a state to allow alternative fuel vehicles, as defined, and			
occupancy	Governor.	new qualified plug-in electric drive motor vehicles, as defined, to use those HOV			
vehicle lanes.	Chaptered by	lanes. This bill would extend the authority of drivers of specified vehicles to use			
	Secretary of State -	HOV lanes until the date federal authorization expires, or until the Secretary of			
	Chapter 630,	State receives a specified notice, whichever occurs first. The bill would authorize			
	Statutes of 2017.	the Department of Motor Vehicles to issue identifiers until the date federal			
		authorization expires, or until the Secretary of State receives a certain notice,			
		whichever occurs first. This bill contains other related provisions and other			
		existing laws.			

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Metro Government Relations

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 548</u>	4/28/2017-A. 2	Existing law creates various transit districts throughout the state, with specified	Watch	
<u>Steinorth</u> R	YEAR	powers and duties relative to providing public transit services. This bill would		
	4/28/2017-Failed	create the Omnitrans Transit District in the County of San Bernardino. The bill		
Omnitrans	Deadline pursuant	would provide that the jurisdiction of the district would initially include the		
Transit District.	to Rule 61(a)(2).	Cities of Chino, Chino Hills, Colton, Fontana, Grand Terrace, Highland, Loma		
	(Last location was	Linda, Montclair, Ontario, Rancho Cucamonga, Redlands, Rialto, San Bernardino,	,	
	TRANS. on	Upland, and Yucaipa, and unspecified portions of the unincorporated areas of		
	3/23/2017)(May	the County of San Bernardino. The bill would authorize other cities in the		
	be acted upon Jan	County of San Bernardino to subsequently join the district. The bill would		
	2018)	provide for the district to succeed to the rights and obligations of the existing		
		Omnitrans Joint Powers Authority upon the dissolution of that authority. The		
		bill would provide for the transfer of assets from the authority to the district.		
		The bill would provide for a governing board composed of representatives of		
		governing bodies within the county and would specify voting procedures for the		
		taking of certain actions by the board. The bill would specify the powers and		
		duties of the board and the district to operate transit services and issue bonds		
		for the raising of funds. The bill would enact other related provisions. By		
		imposing requirements on the district and affected local agencies, the bill would		
		impose a state-mandated local program. This bill contains other existing laws.		

	Los Ang	eles County Metropolitan Transportation Authors State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 555</u>	4/28/2017-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air		
<u>Cunningham</u> R	YEAR	Resources Board as the state agency charged with monitoring and regulating		
	4/28/2017-Failed	sources of emissions of greenhouse gases. The act requires the state board to		
Greenhouse Gas	Deadline pursuant	approve a statewide greenhouse gas emissions limit equivalent to the statewide		
Reduction Fund:	to Rule 61(a)(2).	greenhouse gas emissions level in 1990 to be achieved by 2020 and to ensure		
schoolbuses.	(Last location was	that statewide greenhouse gas emissions are reduced to at least 40% below the		
	NAT. RES. on	1990 level by 2030. The act authorizes the state board to include the use of		
	3/20/2017)(May	market-based compliance mechanisms. Existing law requires all moneys, except		
	be acted upon Jan	for fines and penalties, collected by the state board as part of a market-based		
	2018)	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 4% of the annual proceeds of the fund for each of 3		
		specified fiscal years to the state board to implement a grant program to		
		replace older, high-polluting schoolbuses with zero-emission or near-zero-		
		emission schoolbuses, as specified.		

		State and Federal Legislative Matrix OCTOBER 2017		
		Metro Government Relations		
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 636</u>	7/14/2017-S. 2	Existing law provides for a portion of gasoline excise tax revenues in the		Appropriations (text 3/28/2017)
<u>Irwin</u> D	YEAR	Highway Users Tax Account to be distributed by formula to cities based on their		Support
	7/14/2017-Failed	population and to counties based on their number of registered vehicles and		Oppose
		maintained miles of county roads. Existing law, with limited exceptions, requires		
roads:		each city and county to submit to the Controller a complete report of		
expenditure	(Last location was	expenditures for street and road purposes by October 1 of each year relative to		
reports.	RLS. on	the preceding fiscal year ending on June 30. This bill would instead require the		
	5/10/2017)(May	report to be submitted to the Controller within 7 months after the close of the		
	· ·	fiscal year adopted by a county, city, or city and county. The bill would make		
	2018)	other conforming changes. This bill contains other related provisions and other existing laws.		
AB 673	7/24/2017-	(1)Existing law imposes various requirements on transit operators and provides		Floor Analyses (text 5/15/2017)
<u>Chu</u> D	A. CHAPTERED	funding for transit services and capital improvements. This bill would require a		Support
	7/24/2017-	public transit operator, before the procurement of a new bus to be used in		Oppose
Public transit	Approved by the	revenue operations, to take into consideration recommendations of, and best		
operators: bus	Governor.	practices standards developed by, the exclusive representative of the		
procurement:	Chaptered by	recognized organization representing bus operators of the transit operator for		
safety	Secretary of State -	specified purposes, including, among other purposes, reducing the risk of		
considerations.	Chapter 126,	assault on bus operators. By creating new duties for public transit operators,		
	Statutes of 2017.	this bill would impose a state-mandated local program. This bill contains other		
		related provisions and other existing laws.		

Los Angeles County Metropolitan Transportation Authority (Metro)

Los Angeles County Metropolitan Transportation Authority (Metro)				
		State and Federal Legislative Matrix		
		OCTOBER 2017		
		Metro Government Relations		
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 687</u>	5/12/2017-A. 2	Existing law gives the Department of Transportation full possession and control		
<u>Chen</u> R	YEAR	of all state highways. Existing law describes the authorized routes in the state		
	5/12/2017-Failed	highway system by route numbers and provides that the route numbers are		
State highway	Deadline pursuant	those given to the routes by the California Transportation Commission. This bill		
routes: route	to Rule 61(a)(3).	would make nonsubstantive changes to the latter provision.		
numbers.	(Last location was			
	PRINT on			
	2/15/2017)(May			
	be acted upon Jan			
	2018)			
<u>AB 695</u>	7/24/2017-	(1)Existing law requires the driver of a vehicle or pedestrian to cross a railroad, a		Floor Analyses (text 2/15/2017)
<u>Bocanegra</u> D	A. CHAPTERED	rail transit grade crossing, or a railroad grade crossing in a specified manner to		Support
	7/24/2017-	safely avoid a train or car. A violation of these requirements is a crime. This bill		Oppose
Avoidance of on-	Approved by the	would make this requirement applicable to avoid on-track equipment, as		
track	Governor.	defined. By expanding the scope of a crime, this bill would impose a state-		
equipment.	Chaptered by	mandated local program. This bill contains other related provisions and other		
	Secretary of State -	existing laws.		
	Chapter 110,			
	Statutes of 2017.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 697</u>	9/16/2017-	Existing law provides for the exemption of authorized emergency vehicles, as		Floor Analyses (text 6/12/2017)
Fong R	S. INACTIVE FILE	defined, from the payment of a toll or charge on a vehicular crossing, toll		Support
	9/16/2017-	highway, or high-occupancy toll (HOT) lane and any related fines, when the		Oppose
Tolls: exemption	Ordered to	authorized emergency vehicle is being driven under specified conditions,		
for privately	inactive file at the	including, among others, the vehicle is displaying public agency identification		
owned	request of Senator	and driven while responding to or returning from an urgent or emergency call.		
emergency	McGuire.	Existing law provides procedures for an operator of a toll facility and a public		
ambulances.		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.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 709</u>	9/1/2017-S. RLS.	Existing law provides for the creation of the Sacramento Regional Transit		Business, Professions And
<u>McCarty</u> D	9/8/2017-From	District, with specified powers and duties relative to the provision of public		Economic
	committee chair,	transit services. Existing law describes the authorized boundaries of the district.		Development (text 6/13/2017)
Sacramento	with author's	Existing law provides for the district to be governed by a board of directors and		Support
Regional Transit	amendments:	provides for a weighted voting procedure. Existing law provides that the district		American Cancer Society/Cancer
District.	Amend, and re-	may exercise the right of eminent domain and may levy various taxes subject to		Action Network (co-sponsor)
	refer to	voter approval. Existing law authorizes the board of directors of the district to		American Heart Association /
	committee. Read	adopt a retail transactions and use tax ordinance, subject to the approval of 2/3		American Stroke Association
	second time,	of the electors at a special election. Existing law requires the Sacramento		(cosponsor)
	amended, and re-	Regional Transit District's retail transactions and use tax ordinance to provide		American Lung Association
	referred to Com.	for rates of 1/4 or 1/2 of 1%. This bill would revise and recast these and other		(sponsor)
	on RLS.	related provisions. The bill would modify the description of the authorized		Health Access
		boundaries of the district and provide that the district is a rapid transit district,		Oppose
		as defined. The bill would specify that certain property and facilities used by the		CalAsian Chamber of Commerce
		district are transit works and facilities, and constitute public works for the		California Black Chamber of
		purposes of the Public Contract Code. The bill would modify the definition of		Commerce
		quorum as applied to meetings of the board. The bill would authorize the		California Chamber of Commerce
		district to publish ordinances on its Internet Web site as an alternative to		California Distributors Association
		newspaper publication. The bill would authorize the board secretary to be a		California Grocers Association
		district employee appointed by the board. The bill would provide that the		California Independent Oil
		preexisting rights of a public utility to be present on property would govern		Marketers Association (CIOMA)
		which party bears the costs of utility relocation in a district eminent domain		California Licensed Beverage
		proceeding, and that just compensation would not be payable if the public		Association
		utility is obligated to bear the cost. The bill would authorize a public agency to		California Manufacturers and
		contract with the district to provide transit facilities and services for the public		Technology Association
		agency. The bill would provide that laws, or rules or regulations, of this state		California Retailers Association
		inconsistent with the laws, or rules and regulations, of the United States, shall		Californians for Tobacco Harm
		not apply to the acquisition, construction, maintenance, or operation of transit		Reduction
		facilities funded by the United States, to the extent of the inconsistency, if that		Capitol Convenience Services
		inconsistency may result in a loss of federal funding. The bill would modify the		National Federation of
		district's powers to impose property taxes to apply to all or any part of the		Independent Business
		district, and that the taxes would apply to an entity within the boundaries of the		Retailers and Store Owners United
		district as long as the entity remains a participating entity of the district. The bill		to Rebuild California's Economy

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 730</u>	7/10/2017-	Existing law prohibits certain acts by a person with respect to the property,		Floor Analyses (text 2/15/2017)
<u>Quirk</u> D	A. CHAPTERED	facilities, or vehicles of a transit district. A violation is generally an infraction		Support
	7/10/2017-	punishable by a fine not exceeding \$75 on a first offense, or on a subsequent		Oppose
Transit districts:	Approved by the	offense by a fine not exceeding \$250 or by community service. This bill would		
prohibition	Governor.	permanently apply these provisions to the San Francisco Bay Area Rapid Transit		
orders.	Chaptered by	District. This bill contains other existing laws.		
	Secretary of State -			
	Chapter 46,			
	Statutes of 2017.			
<u>AB 733</u>	10/11/2017-	Existing law authorizes the legislative body of a city or a county to establish an		Floor Analysis (text 6/26/2017)
<u>Berman</u> D	A. CHAPTERED	enhanced infrastructure financing district to finance public capital facilities or		Support
	10/11/2017-	other specified projects of communitywide significance, and makes related		Oppose
Enhanced	Approved by the	findings and declarations. This bill would additionally authorize the financing of		
infrastructure	Governor.	projects that enable communities to adapt to the impacts of climate change,		
financing	Chaptered by	including, but not limited to, specified impacts described in the bill, and would		
districts:	Secretary of State -	make conforming changes to the Legislature's findings and declarations.		
projects: climate	Chapter 657,			
change.	Statutes of 2017.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 788</u>	4/28/2017-A. 2	Existing law establishes the Department of Transportation in the Transportation		
<u>Frazier</u> D	YEAR	Agency. Existing law provides that the department has possession and control		
	4/28/2017-Failed	of all property, real or personal, held for the benefit, use, or obligation of the		
Department of	Deadline pursuant	Department of Aeronautics, the Department of Public Works, and the Office of		
Transportation:	to Rule 61(a)(2).	Transportation Planning and Research in connection with the functions of those		
administration.	(Last location was	former organizations that were transferred to or vested in the department. This		
	TRANS. on	bill would additionally provide that the Department of Transportation has		
	3/30/2017)(May	possession and control of all supporting documentation and data, electronic or		
	be acted upon Jan	otherwise, held for the benefit, use, or obligation of the Department of		
	2018)	Aeronautics, the Department of Public Works, and the Office of Transportation		
		Planning and Research in connection with the functions of those former		
		organizations that were transferred to or vested in the department.		
<u>AB 843</u>	5/12/2017-A. 2	Existing law regulates the issuance of drivers' licenses and the licensure and		
Fong R	YEAR	operation of vehicles on the roads of the state. Under existing law, these		
	5/12/2017-Failed	provisions are applicable and uniform throughout the state and in all counties		
Vehicles:	Deadline pursuant	and municipalities. Existing law prohibits local authorities from enacting or		
statewide	to Rule 61(a)(3).	enforcing an ordinance or resolution in this area unless expressly		
application of	(Last location was	authorized. This bill would make technical, nonsubstantive changes to these		
the code.	PRINT on	provisions.		
	2/16/2017)(May			
	be acted upon Jan			
	2018)			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 863</u>	9/26/2017-	Existing law requires all moneys, except for fines and penalties, collected by the		Floor Analysis (text 6/22/2017)
<u>Cervantes</u> D	A. ENROLLED	State Air Resources Board from the auction or sale of allowances as part of a		Support
	9/26/2017-	market-based compliance mechanism relative to reduction of greenhouse gas		Oppose
Affordable	Enrolled and	emissions, to be deposited in the Greenhouse Gas Reduction Fund. Existing law		
Housing and	presented to the	continuously appropriates specified portions of the annual proceeds in the		
Sustainable	Governor at 3 p.m.	Greenhouse Gas Reduction Fund to various programs, including 20% for the		
Communities		Affordable Housing and Sustainable Communities Program administered by the		
Program.		Strategic Growth Council. Existing law provides for that program to fund		
		projects that implement land use, housing, transportation, and agricultural land		
		preservation practices to support infill and compact development and that		
		support other related and coordinated public policy objectives. Existing law		
		specifies the types of projects eligible for funding under the program. This bill		
		would provide that a project receiving funding pursuant to the program shall be		
		encouraged, among other things, to employ local entrepreneurs and workers		
		utilizing appropriate workforce training programs. The bill would make related		
		revisions to the policy objectives for the program.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
<u>AB 890</u>	9/20/2017-	(1)The California Constitution authorizes the electors of each city and county to		Floor Analysis (text 9/1/2017)				
<u>Medina</u> D	A. ENROLLED	exercise the powers of initiative and referendum under procedures provided by		Support				
	9/20/2017-	the Legislature. The Planning and Zoning Law requires a county or city to		Oppose				
Land use:	Enrolled and	prepare and adopt a comprehensive, long-term general plan for the physical						
planning and	presented to the	development of the county or city. After the legislative body has adopted a						
zoning:	Governor at 4:30	general plan, that law authorizes the preparation of specific plans by the						
initiatives.	p.m.	planning agency for the systematic implementation of the general plan for all or						
		part of the area covered by the general plan. The Planning and Zoning Law						
		provides for the adoption and administration of zoning laws, ordinances, rules,						
		and regulations by counties and cities. This bill would require that the city						
		council of a city or the board of supervisors of a county have exclusive authority						
		to adopt or amend a general plan, specific plan, or zoning ordinance, that would						
		convert any discretionary land use approval necessary for a project to						
		ministerial approval; change the land use or zoning designation of a parcel or						
		parcels to a more intensive designation; or authorize more intensive land uses						
		within an existing land use designation or zoning designation. The bill would						
		specify that it would not apply to a legislative act that meets specified						

conditions, would not affect the referendum powers, and would not affect the power of a city council or board of supervisors to submit a ballot measure to the voters under 2 circumstances set out in the bill. This bill contains other related

Los Angeles County Metropolitan Transportation Authority (Metro)

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 11/2/2017 **Bills highlighted in PURPLE** have been submitted in the current month for Board consideration.

provisions and other existing laws.

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 943</u>	9/1/2017-S. 2	The Planning and Zoning Law, among other things, authorizes the legislative		Appropriations (text 7/19/2017)	
<u>Santiago</u> D	YEAR	body of any county or city to adopt ordinances to regulate land use. Existing law		Support	
	9/1/2017-Failed	also establishes procedures by which city or county ordinances may be enacted		Oppose	
Land use	Deadline pursuant	or amended by initiative, including requiring that an ordinance proposed by the			
regulations: local	to Rule 61(a)(12).	voters of the city or county be approved by a majority of the votes cast on the			
initiatives: voter	(Last location was	ordinance.This bill, in the case of an ordinance or an amendment of an			
approval.	APPR. SUSPENSE	ordinance that would reduce density or stop development or construction of			
	FILE on	any parcels located less than one mile from a major transit stop, as defined,			
	8/21/2017)(May	within a city, county, or city and county that is proposed by the voters of the			
	be acted upon Jan	city, county, or city and county in accordance with specified law, would require			
	2018)	that the 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.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 979</u>	9/1/2017-	Existing law, the Cortese-Knox-Hertzberg Local Government Reorganization Act		Floor Analyses (text 5/15/2017)
<u>Lackey</u> R	A. CHAPTERED	of 2000, provides for the selection of representatives of independent special		Support
	9/1/2017-	districts on each local agency formation commission by an independent special		Oppose
Local agency	Approved by the	district selection committee pursuant to a nomination and election process.		
formation	Governor.	Existing law requires the executive officer of the commission to call and hold a		
commissions:	Chaptered by	meeting of the special district selection committee upon, among other things,		
district	Secretary of State -	receipt of a written request by one or more members of the selection		
representation.	Chapter 203,	committee, as specified. This bill would additionally require the executive officer		
	Statutes of 2017.	to call and hold a meeting of the special district selection committee upon the		
		adoption of a resolution of intention by the committee relating to proceedings		
		for representation of independent special districts upon the commission		
		pursuant to specified law. The bill would also require the executive officer to		
		call and hold a meeting of the special district selection committee upon receipt		
		of a written request by one or more members of the selection committee		
		notifying the executive officer of the need to appoint a member representing		
		independent special districts to an oversight board of a successor agency to a		
		dissolved redevelopment or community development agency. By increasing the		
		duties of the executive officer, this 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			
<u>AB 1015</u> <u>Mathis</u> R State highways.	5/12/2017-A. 2 YEAR 5/12/2017-Failed Deadline pursuant to Rule 61(a)(3).	Existing law establishes the Department of Transportation and the California Transportation Commission, provides that the department has full possession and control of all state highways and all property and rights in property acquired for state highway purposes, and authorizes and directs the department to lay out and construct all state highways between the termini	Watch				
		designated by law and on the locations as determined by the commission. This bill would make technical, nonsubstantive changes to these provisions.					
<u>AB 1060</u> <u>Burke</u> D	5/12/2017-A. 2 YEAR 5/12/2017-Failed	Existing law authorizes the legislative body of a city or a county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance, including, but not	Sponsor	Local Government (text 2/16/2017) Support			
Enhanced infrastructure		limited to, the acquisition, construction, or rehabilitation of housing for persons of low and moderate income for rent or purchase. This bill would authorize the		LA Metro Oppose			
financing districts.	TRANS. on 4/20/2017)(May	City of Inglewood to create an enhanced infrastructure financing district to finance infrastructure and transit-oriented development within one mile of the Inglewood Station area. The bill would require the City of Inglewood, in consultation with the Los Angeles Metropolitan Transportation Authority, to develop an infrastructure financing plan pursuant to these provisions. The bill would provide that for these purposes, the Los Angeles Metropolitan Transportation Authority is an affected taxing entity as that term is defined. The bill would authorize a district created pursuant to these provisions to receive funding from the Greenhouse Gas Reduction Fund, and the Affordable Housing and Sustainable Communities Program, in addition to any other authorized funding.This bill contains other related provisions.		None			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
Fong R Transportation	· ·	Existing law requires funds in the State Highway Account to be programmed, budgeted, and expended to maximize the use of federal funds and according to a specified sequence of priorities. Existing law requires the Department of Transportation to provide certain information to the Legislature to substantiate					
	to Rule 61(a)(3). (Last location was PRINT on 2/16/2017)(May be acted upon Jan 2018)	the department's proposed capital outlay support budget. This bill would make nonsubstantive changes to these provisions.					
<u>Garcia,</u> <u>Eduardo</u> D	10/10/2017- A. CHAPTERED 10/10/2017- Approved by the	The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. The act authorizes the state board to include the use of market-based compliance mechanisms. Existing law requires		Floor Analysis (text 6/22/2017) Support Oppose			
Truck, Bus, and Off-Road Vehicle	Governor. Chaptered by Secretary of State - Chapter 632,	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 by the Legislature.This bill instead would require the state board, when funding a					
	Statutes of 2017.	specified class of projects, to allocate, until December 31, 2020, no less than 20% of that available funding to support the early commercial deployment of existing zero- and near-zero-emission heavy-duty truck technology. This bill contains other existing laws.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
AB 1094	10/7/2017-	Existing law requires a driver facing a steady circular red signal alone to stop at a		Floor Analyses (text 2/17/2017)	
Choi R	A. CHAPTERED	marked limit line, but if none, before entering the crosswalk on the near side of		Support	
	10/7/2017-	the intersection or, if none, then before entering the intersection, and to		Oppose	
Vehicles:	Approved by the	remain stopped until an indication to proceed is shown, except as specified.			
automated	Governor.	Existing law makes it unlawful for a driver to enter or travel in any lane over			
traffic	Chaptered by	which a red signal is shown. A violation of those provisions is an infraction			
enforcement	Secretary of State -	punishable by a fine of \$100. This bill would also require a stop to be made at an			
systems.	Chapter 555,	official traffic control signal erected and maintained at a freeway or highway			
	Statutes of 2017.	onramp. The bill would also make technical, nonsubstantive changes to that provision. This bill contains other existing laws.			

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Bill ID/Topic			1	Recent Support/Oppose		
AB 1103 Obernolte R Bicycles: yielding.	to Rule 61(a)(3).	Existing law, subject to exceptions, provides that a person riding a bicycle or operating a pedicab upon a highway has all the rights and is subject to all the laws applicable to the driver of a vehicle. This bill would, notwithstanding those provisions, authorize a person operating a bicycle approaching a stop sign, after slowing to a reasonable speed and yielding the right-of-way, to cautiously make a turn or proceed through the intersection without stopping, unless safety considerations require otherwise.	Watch	Transportation (text 4/6/2017) Support 1 Individual California Bicycle Coalition California Delivery Association Oppose 1 Individual AAA Northern California, Nevada and Utah Amalgamated Transit Union Automobile Club of Southern California Bay Area Transportation Working Group California Council for the Blind California Police Chiefs Association California Teamsters Public Affairs Council CSAC-Excess Insurance Authority (CSAC-EIA) San Francisco Aging and Adult Services Advisory Council		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>AB 1113</u>	7/21/2017-	Existing law requires the transfer of a specified portion of the sales tax on diesel	Watch	Floor Analysis (text 6/20/2017)			
<u>Bloom</u> D	A. CHAPTERED	fuel, in addition to various other revenues, to the Public Transportation		Support			
	7/21/2017-	Account, a trust fund in the State Transportation Fund. Existing law requires		Oppose			
State Transit	Approved by the	funds in the account to be allocated to various public transportation and					
Assistance	Governor.	transportation planning purposes, with specified revenues in the account to be					
Program.	Chaptered by	allocated by the Controller to specified local transportation agencies for public					
	Secretary of State -	transportation purposes, pursuant to the State Transit Assistance (STA)					
	Chapter 86,	Program. Existing law requires STA funds to be allocated by formulas based 50%					
	Statutes of 2017.	on population and 50% on transit operator revenues. This bill would revise and					
		recast the provisions governing the STA program. The bill would provide that					
		only STA-eligible operators, as defined, are eligible to receive an allocation from					
		the portion of program funds based on transit operator revenues. The bill would	1				
		provide for each STA-eligible operator within the jurisdiction of the allocating					
		local transportation agency to receive a proportional share of the revenue-					
		based program funds based on the qualifying revenues of that operator, as					
		defined. The bill would revise the duties of the Controller and the Department					
		of Transportation in administering the program. The bill would make various					
		other conforming changes and would delete obsolete provisions. This bill					
		contains other related provisions and other existing laws.					

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Bill ID/Topic			Position	Recent Support/Oppose		
AB 1145 Quirk D Conversion of existing overhead electric and communication facilities to underground locations: cable television corporations and	9/12/2017- A. ENROLLED 9/12/2017- Enrolled and presented to the Governor at 2:30 p.m.	Existing law authorizes the Department of Transportation and any person maintaining any utility facility, as defined, to enter into a contract providing for or apportioning the obligations and costs to be borne by each party as to specified removals or relocations of utility facilities. This bill would include within the definition of "utility facilities" for these purposes any pole, poleline, pipe, pipeline, conduit, cable, aqueduct, or other structure or appurtenance used to provide cable service or video service, as defined in the Digital Infrastructure and Video Competition Act of 2006. This bill contains other related provisions and other existing laws.		Floor Analysis (text 7/17/2017) Support Oppose		
cable operators. AB 1160 Bonta D Autonomous vehicles.	to Rule 61(a)(11). (Last location was T. & H. on	Existing law authorizes the operation of an autonomous vehicle on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle being operated if specified requirements are met. Existing law defines an autonomous vehicle as any vehicle equipped with autonomous technology that has been integrated into that vehicle. This bill would change the definition of autonomous vehicle to mean any vehicle equipped with autonomous technology that has been integrated into that vehicle or a vehicle that meets specified levels of driving automation, as defined.		Communications And Conveyance (text 4/17/2017) Support Consumers for Auto Reliability and Safety Oppose None		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>AB 1205</u>	9/11/2017-S. RLS.	Existing law creates the Los Angeles County Metropolitan Transportation		Floor Analyses (text 2/17/2017)		
Ridley-Thomas D	9/11/2017-Read	Authority (LACMTA), with various powers and duties with respect to		Support		
	second time.	transportation planning, programming, construction, and operations. Existing		Oppose		
Los Angeles	Ordered to third	law authorizes LACMTA to award contracts under certain circumstances to small				
County	reading. Re-	business enterprises with respect to work that is set aside for competition				
Metropolitan	referred to Com.	among certified small business enterprises, as long as price quotations are				
Transportation	on RLS. pursuant	obtained by LACMTA from 3 or more small business enterprises, and requires				
Authority:	to Senate Rule	LACMTA to report to the Legislature by December 31, 2017, regarding any				
contracting.	29.10(c).	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 would similarly				
		authorize LACMTA to award contracts under similar circumstances to medium				
		business enterprises with respect to work that is set aside for competition				
		among medium business enterprises.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>AB 1218</u>	7/31/2017-	The California Environmental Quality Act (CEQA) requires a lead agency, as		Floor Analyses (text 4/18/2017)		
<u>Obernolte</u> R	A. CHAPTERED	defined, to prepare, or cause to be prepared, and certify the completion of, an		Support		
	7/31/2017-	environmental impact report on a project that it proposes to carry out or		Oppose		
California	Approved by the	approve that may have a significant effect on the environment or to adopt a				
Environmental	Governor.	negative declaration if it finds that the project will not have that effect. CEQA				
Quality Act:	Chaptered by	also requires a lead agency to prepare a mitigated negative declaration for a				
exemption:	Secretary of State -	project that may have a significant effect on the environment if revisions in the				
bicycle	Chapter 149,	project would avoid or mitigate that effect and there is no substantial evidence				
transportation	Statutes of 2017.	that the project, as revised, would have a significant effect on the environment.				
plans.		CEQA, until January 1, 2018, exempts from its requirements bicycle				
		transportation plans for an urbanized area for restriping of streets and				
		highways, bicycle parking and storage, signal timing to improve street and				
		highway intersection operations, and related signage for bicycles, pedestrians,				
		and vehicles under certain conditions. CEQA, until January 1, 2018, also exempts				
		from its requirements projects consisting of restriping of streets and highways				
		for bicycle lanes in an urbanized area that are consistent with a bicycle				
		transportation plan under certain conditions. This bill would extend those 2				
		exemptions until January 1, 2021.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
	5/26/2017-A. 2 YEAR 5/26/2017-Failed	The California Pollution Control Financing Authority Act establishes the California Pollution Control Financing Authority, with specified powers and duties, and authorizes the authority to approve financing for projects or		Appropriations (text 4/27/2017) Support Oppose			
Loan Program:	to Rule 61(a)(5).	pollution control facilities to prevent or reduce environmental pollution. The authority oversees the Capital Access Loan Program for small businesses to assist small businesses in financing the costs of complying with environmental mandates and the remediation of contamination on their properties This bill would expand the Capital Access Loan Program to include the purchase or lease of an electric vehicle by low- and middle-income consumers and families, as specified.					
<u>AB 1282</u> <u>Mullin</u> D	10/10/2017- A. CHAPTERED 10/10/2017-	Existing law establishes the Department of Transportation and the California Transportation Commission and provides that the department has full possession and control of all state highways and all property and rights in		Floor Analysis (text 6/29/2017) Support Oppose			
•	Approved by the Governor. Chaptered by Secretary of State - Chapter 643, Statutes of 2017.	property acquired for state highway purposes and authorizes and 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, by April 1, 2018, the Secretary of Transportation, in consultation with the Secretary of the Natural Resources Agency, to establish a Transportation Permitting Task Force consisting of representatives from specified entities to develop a process for early engagement for all parties in the development of transportation projects, establish reasonable deadlines for permit approvals, and provide for greater certainty of permit approval requirements. The bill would require the Secretary of Transportation, by December 1, 2019, to prepare and submit to the relevant policy and fiscal committees of the Legislature a report of findings based on the efforts of the task force.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 1301</u>	4/28/2017-A. 2	Existing law creates the Joint Legislative Committee on Climate Change Policies		Natural	
Fong R	YEAR	and requires the committee to ascertain facts and make recommendations to		Resources (text 3/22/2017)	
	4/28/2017-Failed	the Legislature and to committees of the Legislature concerning the state's		Support	
Joint Legislative	Deadline pursuant	programs, policies, and investments related to climate change, as specified. This		California Business Roundtable	
Committee on	to Rule 61(a)(2).	bill would state the mission of the joint committee, as specified, and would		California Cattlemen's Association	
Climate Change	(Last location was	require the chair of the State Air Resources Board to annually make a specified		California Chamber of Commerce	
Policies.	NAT. RES. on	presentation to the joint committee on specified greenhouse gas emissions		California Farm Bureau Federation	
	3/13/2017)(May	reduction measures that are being implemented or considered by the state		California Independent Oil	
	be acted upon Jan	board.		Marketing Association	
	2018)			California Independent Petroleum	
				Association	
				California Manufacturers and	
				Technology Association	
				Western States Petroleum	
				Association	
				Oppose	
				None	

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 1324</u> <u>Gloria</u> D	5/12/2017-A. 2 YEAR 5/12/2017-Failed	Existing law authorizes various local governmental entities, subject to certain limitations and approval requirements, to levy a transactions and use tax in accordance with the procedures and requirements set forth in the Transactions			
Metropolitan planning organizations: transactions and use taxes.	Deadline pursuant to Rule 61(a)(3). (Last location was L. GOV. on 3/13/2017)(May	and Use Tax Law. Existing federal law provides for the designation of some of these entities as metropolitan planning organizations. This bill would authorize a metropolitan planning organization or regional transportation planning agency that is authorized by law to levy, expand, increase, or extend a transactions and use tax to levy, expand, increase, or extend that tax in only a portion of the jurisdiction, as an alternative to the entire jurisdiction, in which the organization or agency is authorized to levy, expand, increase, or extend the tax, if approved by the required percentage of the voters in that portion of the jurisdiction. The bill would require the revenues derived from the levy, expansion, increase, or extension to be used only within the area for which the levy, expansion, increase, or extension was approved by the voters.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
AB <u>1363</u>	4/28/2017-A. 2	Article XIX of the California Constitution restricts the expenditure of revenues				
<u>Baker</u> R	YEAR	from taxes imposed by the state on fuels used in motor vehicles upon public				
	4/28/2017-Failed	streets and highways to street and highway and certain mass transit purposes.				
Transportation	Deadline pursuant	Existing law requires certain miscellaneous revenues deposited in the State				
revenues.	to Rule 61(a)(2).	Highway Account that are not restricted as to expenditure by Article XIX of the				
	(Last location was	California Constitution to be transferred to the Transportation Debt Service				
	TRANS. on	Fund in the State Transportation Fund, as specified, and requires the Controller				
	3/13/2017)(May	to transfer from the fund to the General Fund an amount of those revenues				
	be acted upon Jan	necessary to offset the current year debt service made from the General Fund				
	2018)(CORRECTED)	on general obligation transportation bonds issued pursuant to Proposition 116				
		of 1990.This bill would, on July 1, 2018, delete the transfer of these				
		miscellaneous revenues to the Transportation Debt Service Fund, thereby				
		eliminating the offsetting transfer to the General Fund for debt service on				
		general obligation transportation bonds issued pursuant to Proposition 116 of				
		1990. The bill, subject to a specified exception, would, on July 1, 2018, instead				
		require the miscellaneous revenues to be retained in the State Highway Account	:			
		and to be used solely for transportation expenditures consistent with the				
		restrictions for expenditure of fuel tax revenues in Article XIX of the California Constitution.				

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Bill ID/Topic	Location		Position	Recent Support/Oppose	
•	4/28/2017-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air			
Fong R	YEAR	Resources Board as the state agency charged with monitoring and regulating			
	4/28/2017-Failed	sources of emissions of greenhouse gases. The state board is required to			
California Global	Deadline pursuant	approve a statewide greenhouse gas emissions limit equivalent to the statewide			
Warming	to Rule 61(a)(2).	greenhouse gas emissions level in 1990 to be achieved by 2020 and to ensure			
Solutions Act of	(Last location was	that statewide greenhouse gas emissions are reduced to at least 40% below the			
2006:	NAT. RES. on	1990 level by 2030. The act requires the state board to adopt rules and			
regulations.	3/13/2017)(May	regulations in an open public process to achieve the maximum technologically			
	· ·	feasible and cost-effective greenhouse gas emissions reductions. This bill would			
	2018)	require the state board to take specified actions and make specified findings			
		prior to adopting a regulation under the act. The bill also would require the			
		state board to take specified actions within 2 years of adopting a regulation			
		under the act and to revise that regulation based on those specified actions.			
	4/28/2017-A. 2	Existing law provides that the Department of Transportation has full possession			
<u>Chu</u> D	YEAR	and control of all state highways and associated property, and sets forth the			
	4/28/2017-Failed	powers and duties of the department with respect to the operation,			
		maintenance, and improvement of state highways. This bill would require the			
uniform financial		department, on or before January 1, 2019, to develop a uniform financial plan			
plan.	(Last location was	to remediate debris to maintain and preserve the state highway and freeway			
	TRANS. on	systems. The bill would require the uniform financial plan to include			
	3/30/2017)(May	recommendations that allow a municipality to carry out obligations specified in			
	· ·	the plan with reimbursement provided by the state. By imposing new duties on			
	2018)	local municipalities, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.			
		שווי כטוונמווז טנוופו דפומנפט אוטטוזוטוז מווט טנוופו פאוזנוווא ומשג.			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>O'Donnell</u> D	9/26/2017- A. CHAPTERED 9/26/2017- Approved by the	(1)Existing law authorizes the charter of any city to establish the office of city prosecutor with specified powers and duties. This bill would also authorize a city prosecutor to prosecute a person for allowing a public nuisance to exist in those situations. This bill contains other related provisions and other existing laws.		Floor Analysis (text 7/18/2017) Support Oppose		
	Governor. Chaptered by Secretary of State - Chapter 299, Statutes of 2017.					
<u>Dababneh</u> D	7/14/2017-Failed	Existing law creates the State Department of Public Health with various powers and duties. This bill would require the department to conduct a study to determine the noise and vibration levels associated with all railroad lines in the		Floor Analysis (text 3/22/2017) Support Oppose		
	-	vicinity of residential areas or schools.				
	to Rule 61(a)(10).					
levels.	(Last location was RLS. on 6/8/2017)(May be acted upon Jan 2018)					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>AB 1427</u>	5/26/2017-A. 2	Under existing law, the right to water or to the use of water is limited to that		Water, Parks And	
<u>Eggman</u> D	YEAR	amount of water that may be reasonably required for the beneficial use to be		Wildlife (text 3/21/2017)	
	5/26/2017-Failed	served. Existing law provides for the reversion of water rights to which a person		Support	
Water:	Deadline pursuant	is entitled when the person fails to beneficially use the water for a period of 5		None	
underground	to Rule 61(a)(5).	years. Existing law declares that the storing of water underground, and related		Oppose	
storage.	(Last location was	diversions for that purpose, constitute a beneficial use of water if the stored		Alameda County Zone 7 Water	
	APPR. SUSPENSE	water is thereafter applied to the beneficial purposes for which the		Agency	
	FILE on	appropriation for storage was made. This bill would revise the above		Antelope Valley East Kern Water	
	5/3/2017)(May be	declaration to additionally provide that certain uses of stored water while		Agency	
	acted upon Jan	underground constitute beneficial use. The bill would provide that the forfeiture		Coachella Valley Water District	
	2018)	periods of a water right do not apply to water being beneficially used, as		Cucamonga Valley Water District	
		provided, or being held in storage for later beneficial use.		Metropolitan Water District of	
				Southern California	
				Mojave Water Agency	
				Oppose Unless Amended	
				Three Valleys Municipal Water District	
				Westlands Water District	

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Bill ID/Topic Location	Summary	Position	Recent Support/Oppose				
AB 1442 Allen, Travis R Bonds: transportation: water projects. Allen, Travis R transportation: alled passa Reconsidera granted. A. TRANS. 4/25/2017-I committee: Failed passa Reconsidera	 Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for the 21s Century, approved by the voters as Proposition 1A at the November 4, 2008, general election, provides for the issuance of general obligation bonds in the amount of \$9 billion for high-speed rail purposes and \$950 million for other related rail purposes. Article XVI of the California Constitution requires e. measures authorizing general obligation bonds to specify the single object or 	t	Transportation (text 3/28/2017) Support None Oppose State Building and Construction Trades Council of California				

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<u>AB 1444</u>	10/12/2017-	Existing law permits the operation of an autonomous vehicle on public roads for	Watch	Floor Analysis (text 6/20/2017)
<u>Baker</u> R	A. CHAPTERED	testing purposes if, among other requirements, a driver is seated in the driver's		Support
	10/12/2017-Signed	seat and is capable of taking immediate manual control of the vehicle in the		Oppose
Livermore	by the Governor	event of an autonomous technology failure or other emergency. This bill would		
Amador Valley		authorize the Livermore Amador Valley Transit Authority, in accordance with		
Transit		substantially similar conditions, to conduct a shared autonomous vehicle		
Authority:		demonstration project for the testing of autonomous vehicles that do not have		
demonstration		a driver seated in the driver's seat and are not equipped with a steering wheel,		
project.		a brake pedal, or an accelerator, as specified. The bill would prohibit the		
		authority from conducting the demonstration project if the department has		
		adopted specified regulations by December 31, 2017. This bill contains other		
		related provisions and other existing laws.		
<u>AB 1454</u>	6/2/2017-A. 2	Existing law authorizes the Department of Transportation and regional	Support	Transportation (text 3/21/2017)
<u>Bloom</u> D	YEAR	transportation agencies, as defined, to enter into comprehensive development		Support
	6/2/2017-Failed	lease agreements with public and private entities, or consortia of those entities,		Associated General Contractors
Transportation	Deadline pursuant	for certain transportation projects that may charge certain users of those		California and San Diego chapters
projects: lease	to Rule 61(a)(8).	projects tolls and user fees, subject to various terms and requirements. Existing		Oppose
agreements.	(Last location was	law prohibits lease agreements under these provisions on or after January 1,		American Federation of State,
	RLS. on	2017.This bill would state the intent of the Legislature to reestablish the		County and Municipal Employees
	5/4/2017)(May be	authority under state law to engage in public-private partnerships for projects		California School Employees
	acted upon Jan	on the state highway system with appropriate public interest and safety		Association
	2018)	protections.		Professional Engineers in
				California Government

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
AB 1512	4/19/2017-A. REV.	Existing law imposes various fees and taxes, including taxes on the privilege of		Revenue And			
McCarty D	& TAX	engaging in certain activities. The Fee Collection Procedures Law, the violation		Taxation (text 5/9/2017)			
	5/15/2017-In	of which is a crime, provides procedures for the collection of certain fees and		Support			
Opioid Addiction	committee: Set,	surcharges. Under this bill, the Opioid Addiction Prevention and Rehabilitation		California Consortium of Addiction			
Prevention and	second hearing.	Act would impose a tax on and after July 1, 2018, upon the distribution of		Programs and Professionals			
Rehabilitation	Testimony taken.	opioids by a manufacturer to a wholesaler from the manufacturer, as those		California Society for Addiction			
Act.		terms are defined, at the rate of \$0.01 per milligram of active opioid ingredient.		Medicine			
		The bill would require the wholesaler to collect the tax and remit it to the State		County Behavioral Health			
		Board of Equalization. The tax would be administered by the State Board of		Directors Association of California			
		Equalization and would be collected pursuant to the procedures set forth in the		Transitions Clinic			
		Fee Collection Procedures Law, which sets forth requirements for registration,		Oppose			
		returns, payments, penalties, interest, determinations and redeterminations,		California Taxpayers Association			
		collections, overpayments and refunds, administration and confidentiality, and		Healthcare Distribution Alliance			
		violations. By expanding the application of the Fee Collection Procedures Law,					
		the violation of which is a crime, this bill would impose a state-mandated local					
		program. This bill contains other related provisions and other existing laws.					
<u>AB 1519</u>	4/28/2017-A. 2	Existing law authorizes the Department of Food and Agriculture to accept funds					
<u>Cervantes</u> D	YEAR	or services from any person for maintenance or enhancement of a section of a					
	4/28/2017-Failed	state riverway, as defined, for purposes of operating the government-volunteer					
Adopt-A-	· ·	partnership Adopt-A-Riverway Program. Existing law authorizes local authorities					
Riverway	to Rule 61(a)(2).	to place and maintain highway signs recognizing sponsors of that program that					
Program.	(Last location was	donate a minimum of \$5,000 annually to the Adopt-A-Riverway Fund. This bill					
	W.,P. & W. on 3/27/2017)(May	would change the minimum annual donation amount to \$4,000.					
	be acted upon Jan						
	2018)						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
AB 1523	7/31/2017-	The County Transportation Commissions Act provides for the creation of county	Watch	Floor Analyses (text 5/1/2017)		
Obernolte R	A. CHAPTERED	transportation commissions in specific counties, with various powers and duties		Support		
	7/31/2017-	relative to transportation planning and funding, as specified. This bill would		Oppose		
San Bernardino	Approved by the	authorize the SBCTA, upon approval of its board of directors, to use the design-				
County	Governor.	build contracting process for local agencies to award a contract for the				
Transportation	Chaptered by	construction of the Mt. Vernon Avenue Viaduct project in the City of San				
Authority:	Secretary of State -	Bernardino (the project). This bill contains other related provisions and other				
design-build.	Chapter 154,	existing laws.				
	Statutes of 2017.					
<u>AB 1623</u>	5/12/2017-A. 2	Existing law designates the State Air Resources Board as the state agency	Watch			
<u>Acosta</u> R	YEAR	charged with coordinating efforts to attain and maintain ambient air quality				
	5/12/2017-Failed	standards, to conduct research into the causes of and solution to air pollution,				
State Air	Deadline pursuant	and to systematically attack the serious problem caused by motor vehicles. This				
Resources	to Rule 61(a)(3).	bill would make a technical, nonsubstantive change to that provision.				
Board.	(Last location was					
	PRINT on					
	2/17/2017)(May					
	be acted upon Jan					
	2018)					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1630 Bloom D Transportation: wildlife movement and barriers to passage.	Deadline pursuant to Rule 61(a)(2). (Last location was TRANS. on	Existing law requires the Department of Fish and Wildlife to administer the Significant Natural Areas Program, and requires the department, among other things, to develop and maintain a spatial data system that identifies those areas in the state that are most essential for maintaining habitat connectivity, including wildlife corridors and habitat linkages. Existing law requires the department, contingent upon the provision of certain funding, to investigate, study, and identify those areas in the state that are most essential as wildlife corridors and habitat linkages and prioritize vegetative data development in those areas. Existing law requires the department to seek input from representatives of other state agencies, local government, federal agencies, nongovernmental conservation organizations, landowners, agriculture, recreation, scientific entities, and industry in determining essential wildlife corridors and habitat linkages. Existing law also declares that it is the policy of the state to encourage, wherever feasible and practicable, voluntary steps to protect the functioning of wildlife corridors through various means. This bill would authorize the Department of Fish and Wildlife or the Department of Transportation to pursue development of a programmatic environmental review process with appropriate state and federal regulatory agencies for wildlife connectivity-related transportation infrastructure. The bill would require, on or before January 1, 2019, the Department of Fish and Wildlife, in coordination with the Department of Transportation and the Transportation Agency, to update the California Essential Habitat Connectivity Project and create a formal avenue for scientific data on wildlife movements gathered by universities, nonprofit corporations, public agencies, and independent biologists to be submitted to these departments and the agency, as specified. This bill contains other related provisions.		Water, Parks And Wildlife (text 3/28/2017) Support Arroyos & Foothills Conservancy Audubon Canyon Ranch Friends of Harbors, Beaches, and Parks Hills for Everyone Laguna Greenbelt, Inc. Midpeninsula Regional Open Space Authority Pathways for Wildlife Santa Clara Valley Open Space Authority SC Wildlands Sonoma Land Trust Oppose None

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
Quirk-Silva D Public contracts: small business participation.	to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/10/2017)(May	The Small Business Procurement and Contract Act requires the Director of General Services and the heads of other state agencies that enter into contracts for the provision of goods, services, and information technology and for the construction of state facilities to establish goals for the participation of small businesses in these contracts, to provide for small business preference in the award of these contracts, to give special consideration and special assistance to small businesses, and, whenever possible, to make awards to small businesses, as specified. This bill would require a state agency, as defined, to establish and achieve an annual goal that at least 25% of the procurement activities administered by that agency include a small business participant, to ensure that the agency's procurement practices are administered in a manner that supports the agency in meeting or exceeding the goal, and to report to the director statistics regarding small business participation in the agency's procurement activities. The bill would require the Department of General Services to monitor the progress of the agencies toward meeting the goal and to provide this information to the Office of Small Business Advocate. The bill would also require a state agency that has not achieved the goal by the close of the fiscal year to submit a corrective action plan to the department within 45 days. This bill contains other related provisions.		Appropriations (text 4/5/2017) Support Oppose	

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 1640</u>	4/28/2017-A. 2	Existing law establishes the state transportation improvement program process,		
<u>Garcia,</u>	YEAR	pursuant to which the California Transportation Commission generally programs		
<u>Eduardo</u> D	4/28/2017-Failed	and allocates available state and federal funds for transportation capital		
	Deadline pursuant	improvement projects, other than state highway rehabilitation and repair		
Transportation	to Rule 61(a)(2).	projects, over a multiyear period based on estimates of funds expected to be		
funding: low-	(Last location was	available. Existing law provides funding for these interregional and regional		
income	TRANS. on	transportation capital improvement projects through the state transportation		
communities.	3/16/2017)(May	improvement program process, with 25% of funds available for interregional		
	be acted upon Jan	projects selected by the Department of Transportation through preparation of		
	2018)	an interregional transportation improvement program and 75% for regional		
		projects selected by transportation planning agencies through preparation of a		
		regional transportation improvement program. Existing law requires each		
		transportation planning agency, on a biennial basis, to prepare and submit to		
		the commission a regional transportation improvement program containing		
		transportation capital projects identified for funding through the next cycle of		
		the 5-year state transportation improvement program. This bill would require,		
		beginning January 1, 2020, each regional transportation improvement program		
		to allocate a minimum of 25% of available funds to projects or programs that		
		provide direct, meaningful, and assured benefits to low-income individuals who		
		live in certain identified communities or to riders of transit service that connects		
		low-income residents to critical amenities and services. The bill would require		
		the department, in consultation with residents of low-income communities and		
		specified state agencies, to adopt guidelines for this allocation no later than		
		January 1, 2018, to define and map low-income communities that are		
		disadvantaged with respect to transportation, to identify communities that		
		would benefit from the allocation requirements, and to specify criteria for		
		determining whether certain investments benefit low-income residents of the		
		identified communities. The bill would require the department to provide		
		financial support, upon appropriation by the Legislature, to low-income		
		residents of low-income communities for specified purposes generally relating		
		to enabling their participation in the development of these guidelines and the		
		selection of transportation projects and programs.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
AB 1652	4/28/2017-A. 2	Existing law, the Medical Cannabis Regulation and Safety Act, establishes a					
<u>Kalra</u> D	YEAR	program for the licensing and regulation of medical cannabis. Existing law, the					
	4/28/2017-Failed	Control, Regulate and Tax Adult Use of Marijuana Act of 2016, added by an					
Cannabis:	Deadline pursuant	initiative statute at the November 8, 2016, statewide general election,					
distribution and	to Rule 61(a)(2).	authorizes the possession and use of marijuana by persons 21 years of age and					
transportation:	(Last location was	over and provides for the licensure and regulation of certain commercial					
evaluation.	B.&P. on	nonmedical marijuana activities. This bill would require the Legislative Analyst's					
	3/27/2017)(May	Office to evaluate the existing framework of medicinal cannabis and nonmedical					
	be acted upon Jan	marijuana. The bill would require the Legislative Analyst's Office, in consultation					
	2018)	with stakeholders, to report to the Legislature by June 1, 2018, on whether					
		additional changes are necessary to help alleviate the unlawful commercial					
		distribution and transportation of medical cannabis and nonmedical marijuana.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>AB 1658</u>	5/26/2017-A. 2	Existing law establishes within state government eight agencies. Existing law		Appropriations (text 3/21/2017)
<u>Frazier</u> D	YEAR	requires each agency to be under the supervision of an executive officer known		Support
	5/26/2017-Failed	as the secretary. Existing law requires the secretary of each agency to review		Oppose
State agencies:	Deadline pursuant	the operations and evaluate the performance at appropriate intervals of each		
accountability.	to Rule 61(a)(5).	department, office, or other unit of that agency, and to seek continually to		
	(Last location was	improve the organization structure, operating policies, and management		
	APPR. SUSPENSE	information systems of each department, office, or other unit. This bill would		
	FILE on	require the secretary of each agency, by January 1, 2019, and every year		
	5/17/2017)(May	thereafter, to review all programs that were created or expanded either by		
	be acted upon Jan	statute or regulation in the previous year that a department, office, or unit of		
	2018)	that agency is responsible for administering. The bill would require the		
		secretary to establish metrics to determine the success of that program, and to		
		continuously evaluate the performance of that program. The bill would require		
		the secretary to publish on his or her Internet Web site, and the Internet Web		
		site of the relevant department, office, or unit responsible for administering the		
		program, an accountability report that includes specified information.		
<u>AB 1684</u>	5/26/2017-A. 2	Existing law authorizes a court to order a continuance of proceedings against a		Appropriations (text 4/6/2017)
<u>Bloom</u> D	YEAR	person who has received a notice to appear for a violation of statute relating to		Support
	5/26/2017-Failed	the safe operation of a vehicle and subsequently deposits and forfeits bail,		Oppose
Vehicles: traffic	Deadline pursuant	pleads guilty or no contest, or is convicted, in consideration for completion of a		
violator schools.	to Rule 61(a)(5).	program for traffic violators, or traffic school. This bill would require the		
	(Last location was	department to conduct a study on the impact of the traffic violator school		
	APPR. SUSPENSE	program on reducing subsequent traffic offenses by a violator. The bill would		
	FILE on	also require the department to submit a report on the findings of the study to		
	5/3/2017)(May be	the Legislature on or before January 1, 2020. This bill contains other related		
	acted upon Jan	provisions and other existing laws.		
	2018)			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1701	9/20/2017-	Under existing law, an action may be brought for nonpayment of wages, fringe		Floor Analysis (text 8/28/2017
<u> Thurmond</u> D	A. ENROLLED	benefits, or health and welfare or pension fund contributions. This bill would, for	-	Support
	9/20/2017-	all contracts entered into on or after January 1, 2018, require a direct		Oppose
_abor-related	Enrolled and	contractor, as defined, making or taking a contract in the state for the erection,		
iabilities:	presented to the	construction, alteration, or repair of a building, structure, or other work, to		
original	Governor at 4:30	assume, and be liable for, specified debt owed to a wage claimant that is		
contractor.	p.m.	incurred by a subcontractor, at any tier, acting under, by, or for the direct		
		contractor for the wage claimant's performance of labor included in the subject		
		of the original contract. The bill would authorize the Labor Commissioner to		
		bring an action under specified statutes or in a civil action to enforce this		
		liability, as provided. The bill would also authorize a third party owed fringe or		
		other benefits or a joint labor-management cooperation committee, as defined,		
		to bring a civil action to enforce the liability against a direct contractor under		
		these provisions, as specified. The bill would provide that it does not apply to		
		any work being done by an employee of the state or any political subdivision of		
		the state. The bill would require a subcontractor, upon request from the direct		
		contractor, to provide specified information regarding the subcontractor's and		
		third party's work on the project and would provide that the direct contractor		
		could withhold disputed sums upon the subcontractor's failure to provide the		
		requested information, as specified. The bill would provide that these		
		obligations and remedies are in addition to any other remedy provided by law.		
		The bill would provide that its provisions are severable.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
AB 1721	7/21/2017-S. 2	Existing law authorizes the Los Angeles County Metropolitan Transportation	Support	Revenue And			
Committee on	YEAR	Authority (MTA) to impose an additional transportation transactions and use tax		Taxation (text 3/16/2017)			
Revenue and	7/21/2017-Failed	at a maximum rate of 0.5% as long as a specified existing 0.5% transactions and		Support			
Taxation	Deadline pursuant	use tax is in effect, and at a maximum rate of 1% thereafter, as specified, for a		Los Angeles County Metropolitan			
	to Rule 61(a)(11).	period of time determined by the MTA, if certain conditions exist and subject to		Transportation Authority			
Los Angeles	(Last location was	various requirements, including the adoption of an expenditure plan and voter		Oppose			
County	RLS. on	approval, as specified. This bill would correct an erroneous cross-reference in		None			
Metropolitan	6/1/2017)(May be	these provisions. This bill contains other existing laws.					
Transportation	acted upon Jan						
Authority:	2018)						
transactions and							
use tax.							

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Summary	Position	Recent Support/Oppose				
an amendment to the California Constitution by initiative and approve or reject a statute by referendum. An initiative measure may be proposed by presenting to the Secretary of State a petition that sets forth the text of the proposed statute or amendment to the Constitution, and is certified to have been signed by the required number of electors, as prescribed. A referendum measure may be proposed by presenting to the Secretary of State a petition that sets forth the statute or part of the statute to be submitted to the electors, and is certified to have been signed by the required number of electors. Before the circulation of an initiative or referendum petition for signatures, the California Constitutior requires that a copy of the petition be submitted to the Attorney General, 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	ł	Elections And Redistricting (text 5/16/2017) Support California Common Cause Howard Jarvis Taxpayers Association League of Women Voters of California Oppose Attorney General Xavier Becerra California Professional Firefighters				
8	Summary The California Constitution provides that the electors may propose a statute or an amendment to the California Constitution by initiative and approve or reject a statute by referendum. An initiative measure may be proposed by presenting to the Secretary of State a petition that sets forth the text of the proposed statute or amendment to the Constitution, and is certified to have been signed by the required number of electors, as prescribed. A referendum measure may be proposed by presenting to the Secretary of State a petition that sets forth the statute or part of the statute to be submitted to the electors, and is certified to have been signed by the required number of electors. Before the circulation of an initiative or referendum petition for signatures, the California Constitution requires that a copy of the petition be submitted to the Attorney General, 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	State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations Summary Position & The California Constitution provides that the electors may propose a statute or an amendment to the California Constitution by initiative and approve or reject a statute by referendum. An initiative measure may be proposed by presenting to the Secretary of State a petition that sets forth the text of the proposed ed statute or amendment to the Constitution, and is certified to have been signed by the required number of electors, as prescribed. A referendum measure may be proposed by presenting to the Secretary of State a petition that sets forth the statute or part of the statute to be submitted to the electors, and is certified to have been signed by the required number of electors. Before the circulation of an initiative or referendum petition for signatures, the California Constitution requires that a copy of the petition be submitted to the Attorney General, 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				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 1</u>	4/28/2017-	(1)Existing law provides various sources of funding for transportation purposes,	Support	Floor Analysis (text 4/3/2017)
<u>Beall</u> D	S. CHAPTERED	including funding for the state highway system and the local street and road		Support
	4/28/2017-	system. These funding sources include, among others, fuel excise taxes,		Oppose
Transportation	Approved by the	commercial vehicle weight fees, local transactions and use taxes, and federal		
funding.	Governor.	funds. Existing law imposes certain registration fees on vehicles, with revenues		
	Chaptered by	from these fees deposited in the Motor Vehicle Account and used to fund the		
	Secretary of State.	Department of Motor Vehicles and the Department of the California Highway		
	Chapter 5, Statutes	Patrol. Existing law provides for the monthly transfer of excess balances in the		
	of 2017.	Motor Vehicle Account to the State Highway Account. This bill would create the		
		Road Maintenance and Rehabilitation Program to address deferred		
		maintenance on the state highway system and the local street and road system.		
		The bill would require the California Transportation Commission to adopt		
		performance criteria, consistent with a specified asset management plan, to		
		ensure efficient use of certain funds available for the program. The bill would		
		provide for the deposit of various funds for the program in the Road		
		Maintenance and Rehabilitation Account, which the bill would create in the		
		State Transportation Fund, including revenues attributable to a \$0.12 per gallon		
		increase in the motor vehicle fuel (gasoline) tax imposed by the bill with an		
		inflation adjustment, as provided, 50% of a \$0.20 per gallon increase in the		
		diesel excise tax, with an inflation adjustment, as provided, a portion of 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, as provided, and a new \$100 annual vehicle registration		
		fee applicable only to zero-emission vehicles model year 2020 and later, with an		
		inflation adjustment, as provided. The bill would provide that the fuel excise tax		
		increases take effect on November 1, 2017, the transportation improvement fee		
		takes effect on January 1, 2018, and the zero-emission vehicle registration fee		
		takes effect on July 1, 2020. This bill contains other related provisions and other		
		existing laws.		

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

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
<u>SB 20</u>	10/8/2017-	Existing law prohibits a person from operating a motor vehicle on a highway		Floor Analyses (text 9/5/2017)				
<u>Hill</u> D	S. CHAPTERED	unless that person and all passengers 16 years of age or over are properly		Support				
	10/8/2017-	restrained by a safety belt. Existing law makes the violation of this provision an		Oppose				
Vehicles: buses:	Approved by the	infraction. This bill would also require a passenger who is 16 years of age or						
seatbelts.	Governor.	older in a bus that is equipped with safety belts to be properly restrained by a						
	Chaptered by	safety belt and would require a motor carrier to maintain those safety belts in						
		good working order for the use of the passengers. The bill would prohibit a						
	Chapter 593,	parent, legal guardian, or chartering party from transporting on a bus that is						
	Statutes of 2017.	equipped with safety belts, or permitting to be transported on a bus that is						
		equipped with safety belts, a child, ward, or passenger who is 8 years of age or						
		older, but under 16 years of age, unless he or she is properly restrained by a						
		safety belt. The bill would also prohibit a parent, legal guardian, or chartering						
		party from transporting on a bus that is equipped with safety belts, or						
		permitting to be transported on a bus that is equipped with safety belts, a child,						
		ward, or passenger who is under 8 years of age and under 4 feet 9 inches in						
		height, unless he or she is acceptably restrained by a safety belt, except as						
		specified. The bill would exempt a passenger leaving his or her seat to use an						
		onboard bathroom from the seatbelt requirement. The bill would also require a						
		motor carrier operating a bus equipped with safety belts to either: (1) require						
		the bus driver to inform passengers of the requirement to wear a seatbelt or (2)						
		post, or allow to be posted, signs or placards informing passengers of the						
		requirement to wear a seatbelt, as specified. The bill would make a violation of						
		the provisions requiring a passenger to wear a safety belt, an infraction						
		punishable by a fine of not more than \$20 for a first offense and a fine of not						
		more than \$50 for each subsequent offense. By creating a new crime, the bill						
		would impose a state-mandated local program. The bill would specify that these						
		provisions do not apply to a schoolbus or a school pupil activity bus, as						
		defined. This bill contains other related provisions and other existing laws.						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>SB 21</u>	9/1/2017-A. 2	Under existing law, a city or county is empowered to perform duties including		Appropriations (text 8/21/2017	
<u>Hill</u> D	YEAR	providing for public safety and law enforcement. A city or county is authorized,		Support	
	9/1/2017-Failed	either directly or indirectly, to prescribe policies and regulations for law		Oppose	
Law		enforcement agencies under its jurisdiction. This bill would, beginning July 1,			
enforcement		2018, require each law enforcement agency, as defined, to submit to its			
agencies:		governing body at a regularly scheduled hearing, open to the public, a proposed			
surveillance:	APPR. on	Surveillance Use Policy for the use of each type of surveillance technology and			
policies.	8/23/2017)(May	the information collected, as specified. The bill would require the law			
		enforcement agency to cease using the surveillance technology within 30 days if	f		
	2018)	the proposed plan is not adopted. 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		Position	Recent Support/Oppose			
<u>SB 22</u> <u>Hill</u> D	5/26/2017-S. 2 YEAR	Existing law generally requires that a transaction involving a firearm be conducted through a licensed firearms dealer. This requirement does not apply		Appropriations (text 3/28/2017) Support			
Firearms: law enforcement agencies: agency firearm	to Rule 61(a)(5). (Last location was APPR. SUSPENSE	under existing law to the sale or transfer of a firearm to an authorized law enforcement representative for exclusive use by that law enforcement agency if, prior to the transfer of the firearm, written authorization from the head of the agency is presented to the person from whom the transfer is being made. In these cases, existing law requires the firearm to be entered as an institutional		Oppose			
0	FILE on 5/25/2017)(May be acted upon Jan 2018)	weapon into the Automated Firearms System (AFS) via the California Law Enforcement Telecommunications System. This bill would require a law enforcement agency, as defined, to adopt a written procedure to account for firearms that are owned, acquired, maintained, sold, loaned, lost, stolen, or in any way possessed by that agency or by an employee of that agency if used or carried for purposes of carrying out the official duties of his or her employment,					
		as specified. The bill would require that firearms that are lost, stolen, or otherwise disposed of be entered into the AFS. By imposing additional duties on local law enforcement agencies, this 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			
<u>SB 53</u> <u>Hueso</u> D	5/26/2017-S. 2 YEAR 5/26/2017-Failed	Existing state and federal law sets specified limits on the total gross weight imposed on the highway by any group of 2 or more consecutive axles. Existing federal law authorizes a vehicle operated by an engine fueled primarily by		Appropriations (text 4/26/2017) Support Oppose			
Natural gas vehicles.	Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/25/2017)(May	natural gas to exceed these weight limits, up to a specified maximum, by an amount equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. This bill would authorize a vehicle operated by an engine fueled primarily by natural gas to exceed these weight limits by an amount, up to a specified maximum, equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. The bill would additionally require the University of California Institute of Transportation Studies or the Department of Transportation to estimate the damage caused by vehicles operating pursuant to this authorization and report its findings to the Senate Committee on Transportation and Housing and the Assembly Committee on Transportation on or before October 1, 2018.					
<u>SB 54</u> <u>De León</u> D	10/5/2017- S. CHAPTERED 10/5/2017-	Existing law provides that when there is reason to believe that a person arrested for a violation of specified controlled substance provisions may not be a citizen of the United States, the arresting agency shall notify the appropriate		Floor Analysis (text 9/11/2017) Support Oppose			
Law enforcement: sharing data.	Approved by the Governor. Chaptered by Secretary of State. Chapter 495, Statutes of 2017.	agency of the United States having charge of deportation matters. This bill would repeal those provisions. This bill contains other related provisions and other existing laws.					

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 11/2/2017 Bills highlighted in PURPLE have been submitted in the current month for Board consideration.

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SB 80</u>	9/15/2017-	(1)The California Environmental Quality Act (CEQA) requires a lead agency, as		Floor Analyses (text 6/21/2017)			
<u>Wieckowski</u> D	S. ENROLLED	defined, to prepare, or cause to be prepared, and certify the completion of, an		Support			
	9/15/2017-	environmental impact report on a project that it proposes to carry out or		Oppose			
California	Enrolled and	approve that may have a significant effect on the environment or to adopt a					
Environmental	presented to the	negative declaration if it finds that the project will not have that effect. CEQA					
Quality Act:	Governor at 3:30	also requires a lead agency to prepare a mitigated negative declaration for a					
notices.	p.m.	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.					
		The act requires the lead agency to mail certain notices to persons who have					
		filed a written request for notices. The act provides that if the agency offers to					
		provide the notices by email, upon filing a written request for notices, a person					
		may request that the notices be provided to him or her by email. This bill would					
		require the lead agency to post those notices on the agency's Internet Web site.					
		The bill would require the agency to offer to provide those notices by email.					
		Because this bill would increase the level of service provided by a local agency,					
		this bill would impose a state-mandated local program. This bill contains other					
		related provisions and other existing laws.					

Los Angeles County Metropolitan Transportation Authority (Metro)								
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
<u>SB 100</u>	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	Ε.	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 postponed	requires the PUC to establish a renewables portfolio standard requiring all retail						
Portfolio	by committee.	sellers, as defined, to procure a minimum quantity of electricity products from						
Standard	From committee	eligible renewable energy resources, as defined, so that the total kilowatthours						
Program:	with author's	of those products sold to their retail end-use customers achieve 25% of retail						
emissions of	amendments.	sales by December 31, 2016, 33% by December 31, 2020, 40% by December 31,						
greenhouse	Read second time	2024, 45% by December 31, 2027, and 50% by December 31, 2030. The program						
gases.		additionally requires each local publicly owned electric utility, as defined, to						
	referred to Com.	procure a minimum quantity of electricity products from eligible renewable						
	on U. & E.	energy resources 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.						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
SB 119	9/15/2017-	The Budget Act of 2017 made appropriations for the support of state	Watch	Budget (text 9/11/2017)			
Committee on	A. INACTIVE FILE	government for the 2017–18 fiscal year. This bill would amend the Budget Act of	Watch	Support			
Budget and	9/15/2017-Read	2017 by amending and adding items of appropriation. This bill would declare		Broad and Gusman, LLP, on beha			
iscal Review	second time.	that it is to take effect immediately as a Budget Bill.		of UNITE-HERE, AFL-CIO, CA			
	Ordered to third			Conference of Machinists, Utility			
Budget Act of	reading. Ordered			Workers of America, Internationa			
2017.	to inactive file on			Longshore & Warehouse Union,			
	request of			Engineers and Scientists of CA,			
	Assembly Member			IFPTE Local 20, AFL-CIO,			
	Calderon.			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 Affair			
				Council			
				California Trucking Association			
				International Longshore and			
				Warehouse Union Los Angeles ar			
				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			

	Los Angeles County Metropolitan Transportation Authority (Metro)						
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
SB 120	9/15/2017-	(1)Existing federal law requires the United States Secretary of Transportation to	Watch	Budget (text 9/11/2017)			
Committee on	A. INACTIVE FILE	carry out a surface transportation project delivery pilot program, under which		Support			
Budget and	9/15/2017-Read	the secretary may enter into an agreement with a state for the state to assume		None			
Fiscal Review	second time.	the responsibilities of the secretary with respect to federal environmental		Oppose			
	Ordered to third	review and clearance under the National Environmental Policy Act of 1969		None			
Transportation.	reading. Ordered	(NEPA) with respect to one or more transportation projects, as specified. If a					
	to inactive file on	state assumes this responsibility, existing federal law authorizes a state to					
	request of	assume the responsibilities of the secretary for environmental review required					
	Assembly Member	under any federal environmental law pertaining to the review or approval of a					
	Calderon.	specific project, and the state to assume the responsibilities of the secretary					
		with respect to one or more transportation projects within the state under					
		NEPA, as specified. Existing law, until January 1, 2020, provides that the State of					
		California consents to the jurisdiction of the federal courts with regard to the					
		compliance, discharge, or enforcement of the responsibilities it assumed as a					
		participant in the pilot program for highway projects. This bill would authorize					
		the Secretary of Transportation to assume the responsibilities of the United					
		States Secretary of Transportation under NEPA and other federal environmental					
		laws for any railroad, public transportation, or multimodal project undertaken					
		by state agencies, as specified. The bill would provide that the State of					
		California consents to the jurisdiction of the federal courts with regard to the					
		compliance, discharge, or enforcement of these responsibilities. The bill would					
		repeal these provisions on January 1, 2021. This bill contains other existing laws.	<u> </u>				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 121</u>	9/7/2017-	This bill would express the intent of the Legislature to enact statutory changes		Floor Analysis (text 1/11/2017)
Committee on	A. BUDGET	necessary to implement the 2017 Greenhouse Gas Reduction Fund Expenditure		Support
Budget and	9/11/2017-	Plan.		Oppose
Fiscal Review	September 11			
	hearing postponed			
Greenhouse Gas	by committee.			
Reduction Fund:	Joint Rule 62(a)			
Expenditure	suspended.			
Plan.				
<u>SB 137</u>	7/14/2017-A. 2	Existing law imposes various requirements on transit districts relating to the	Watch	Floor Analyses (text 4/27/2017)
<u>Allen</u> D	YEAR	passage of ordinances. This bill would, in addition to any other requirements,		Support
	7/14/2017-Failed	require a transit district to publish an ordinance on its Internet Web site, or the		Oppose
Transit districts:	Deadline pursuant	otherwise appropriate Internet Web site, within 15 days after the ordinance's		
ordinances.	to Rule 61(a)(10).	passage and in a manner that is accessible and easily navigable. By requiring a		
	(Last location was	local agency to perform an additional duty, this bill would impose a state-		
	TRANS. on	mandated local program. This bill contains other related provisions and other		
	6/1/2017)(May be	existing laws.		
	acted upon Jan			
	2018)			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose					
SB 145 Hill D Autonomous vehicles: testing on public roads.	10/12/2017- S. CHAPTERED	Existing law authorizes the operation of an autonomous vehicle on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle operated if specified requirements are satisfied. Existing law prohibits the operation of an autonomous vehicle on public roads until the manufacturer submits an application to the Department of Motor Vehicles, as specified, and that application is approved. Existing law requires the department to notify the Legislature if it receives an application from a manufacturer seeking approval to operate an autonomous vehicle capable of operating without the presence of a driver inside the vehicle. Existing law prohibits such an application from becoming effective any sooner than 180 days after that application is submitted. This bill would repeal the requirement that the department notify the Legislature of receipt of an application seeking approval to operate an autonomous vehicle capable of operating without the presence of a driver inside the vehicle. The bill would also repeal the requirement that the approval of such an application not be effective any sooner that 180 days after the date the application is submitted. The bill would require the department to provide public notice when it adopts the autonomous vehicle regulations, would repeal the 120 day prohibition against limiting or expanding the authority to operate autonomous vehicles, and instead would prohibit the department from approving an application submitted pursuant to the regulations until 30 days after public notice of the adopted regulations is provided. This bill contains other related provisions and other existing laws.		Floor Analyses (text 9/12/2017) Support Oppose					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
SB 150	10/10/2017-	Existing law requires certain transportation planning activities by designated	rosition	Floor Analyses (text 6/21/2017)				
Allen D	S. CHAPTERED	regional transportation planning agencies, including development of a regional		Support				
	10/10/2017-	transportation plan. Certain of these agencies are designated under federal law		Oppose				
Regional	Approved by the	as metropolitan planning organizations. Existing law requires metropolitan		Oppose				
transportation	Governor.	planning organizations to adopt a sustainable communities strategy or						
, plans.	Chaptered by	alternative planning strategy, subject to specified requirements, as part of a						
	Secretary of State.	regional transportation plan, which is to be designed to achieve certain targets						
	Chapter 646,	for 2020 and 2035 established by the State Air Resources Board for the						
	Statutes of 2017.	reduction of greenhouse gas emissions from automobiles and light trucks in the						
		region. Existing law requires the state board to prepare, approve, and update a						
		scoping plan for achieving the maximum technologically feasible and cost-						
		effective reductions in greenhouse gas emissions. This bill would require the						
		state board by September 1, 2018, and every 4 years thereafter, to prepare a						
		report that assesses progress made by each metropolitan planning organization						
		in meeting the regional greenhouse gas emission reduction targets set by the						
		state board. The bill would require the report to include changes to greenhouse						
		gas emissions in each region and data-supported metrics for the strategies						
		utilized to meet the targets. The bill would also require the report to include a						
		discussion of best practices and the challenges faced by the metropolitan planning organizations in meeting the targets, including the effect of state						
		policies and funding. The bill would require the report to be developed in						
		consultation with the metropolitan planning organizations and affected						
		stakeholders, and to be transmitted to the Assembly Committee on						
		Transportation, the Assembly Committee on Natural Resources, the Senate						
		Committee on Transportation and Housing, and the Senate Committee on						
		Environmental Quality.						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 159</u>	10/3/2017-	Existing law generally imposes a service fee of \$7 for the issuance or renewal of	Watch	Floor Analyses (text 9/7/2017)
<u>Allen</u> D	S. CHAPTERED	identification of off-highway motor vehicles subject to identification, and a		Support
	10/3/2017-	special fee of \$33 paid at the time of payment of the service fee. Existing law		Oppose
Off-highway	Approved by the	requires the special fees, specified use fees for state vehicular recreation areas,		
vehicles.	Governor.	and other specified funds to be deposited in the Off-Highway Vehicle Trust		
	Chaptered by	Fund, and requires moneys in the fund, upon appropriation, to be allocated for		
	Secretary of State.	specified purposes related to off-highway recreation. These provisions are to be		
	Chapter 456,	repealed on January 1, 2018. This bill would extend the operation of these		
	Statutes of 2017.	provisions indefinitely. This bill contains other related provisions.		
<u>SB 163</u>	5/12/2017-S. 2	Existing law defines "residence" for voting purposes as a person's domicile.	Watch	Judiciary (text 4/18/2017)
Bradford D	YEAR	Existing law describes the domicile of a person as that place in which his or her		Support
	5/12/2017-Failed	habitation is fixed, wherein the person has the intention of remaining, and to		None
Elections:	Deadline pursuant	which, whenever he or she is absent, the person has the intention of returning.		Oppose
residence:	to Rule 61(a)(3).	Existing law describes the residence of a person as that place in which the		None
domicile.	(Last location was	person's habitation is fixed for some period of time, but wherein he or she does		
	JUD. on	not have the intention of remaining. Existing law provides that a person may		
	2/2/2017)(May be	have only one domicile at a given time, but may have more than one residence.		
	acted upon Jan	Existing law also provides that, for purposes of determining the domicile of a		
	2018)	Member of the Legislature or a Representative in the Congress of the United		
		States, the residence address indicated on that person's currently filed affidavit		
		of voter registration is conclusively presumed to be that person's domicile. This		
		bill would clarify that the domicile of a Member of the Legislature or a		
		Representative in Congress is to be determined solely by the operation of this		
		conclusive presumption and not by the above-described factual criteria		
		otherwise used to determine a person's domicile.		

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose					
SB 194 Anderson R Probation: revocation: new period.	to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/25/2017)(May	Existing law allows an order revoking probation to be set aside for good cause before judgment has been pronounced. If probation has been revoked after judgment has been pronounced, existing law allows the judgment and the order which revoked the probation to be set aside within 30 days after the court has notice that the execution of the sentence has commenced. If an order setting aside the judgment, the revocation of probation, or both, is made after the expiration of the probationary period, existing law allows the court to place the person on probation for that period and with those terms and conditions as it could have done immediately following conviction. This bill would allow the court to place the person on probation for one additional period of probation, no longer than the shortest amount of time required to meet the rehabilitative goals of the defendant, up to a maximum of that period and with those terms and conditions as it could have done immediately following conviction if the order setting aside the judgment, the revocation of probation, or both, was made before the expiration of the probationary period. By increasing the duties of probation officers, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	Watch	Appropriations (text 4/18/2017) Support Oppose					
<u>SB 200</u> <u>Morrell</u> R	5/12/2017-S. 2 YEAR 5/12/2017-Failed	The California Public Employees' Pension Reform Act of 2013 (PEPRA), on and after January 1, 2013, requires a public retirement system, as defined, to modify its plan or plans to comply with the act and, among other provisions, establishes	1						
Public employees' retirement benefits: final compensation.	1 · ·	certain new retirement formulas that may not be exceeded by a public employer offering a defined benefit pension plan. This bill would make a nonsubstantive change to that provision. This bill contains other existing laws.							

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations							
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SB 224</u>	8/21/2017-S. RLS.	Existing law establishes liability for sexual harassment when the plaintiff proves		Appropriations (text 4/5/2017)			
<u>Jackson</u> D	8/21/2017-From	specified elements, including, among other things, that there is a business,		Support			
	committee with	service, or professional relationship between the plaintiff and defendant.		Oppose			
Personal rights:	author's	Existing law states that a relationship may exist between a plaintiff and certain					
sexual	amendments.	persons, including an attorney, holder of a master's degree in social work, real					
harassment.	Read second time	estate agent, and real estate appraiser. This bill would include an investor					
	and amended. Re-	among those listed persons who may be liable to a plaintiff for sexual					
	referred to Com.	harassment.					
	on APPR.						
	Withdrawn from						
	committee. Re-						
	referred to Com.						
	on RLS.						

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 251	4/28/2017-S. 2	Existing law permits the operation of an autonomous vehicle on public roads for	Watch	
<u>Cannella</u> R	YEAR	testing purposes if, among other requirements, a driver is seated in the driver's		
	4/28/2017-Failed	seat and is capable of taking immediate manual control of the vehicle in the		
Autonomous	Deadline pursuant	event of an autonomous technology failure or other emergency.		
vehicles: pilot	to Rule 61(a)(2).	Notwithstanding these provisions, existing law, until 180 days after the		
project.	(Last location was	operative date of regulations promulgated by the Department of Motor		
	T. & H. on	Vehicles to allow testing of autonomous vehicles without a driver in the vehicle,		
	2/16/2017)(May	authorizes the Contra Costa Transportation Authority to conduct a pilot project		
	be acted upon Jan	for the testing of autonomous vehicles that do not have a driver seated in the		
	2018)	driver's seat and are not equipped with a steering wheel, a brake pedal, or an		
		accelerator if the testing is conducted only at specified locations and the		
		autonomous vehicle operates at speeds of less than 35 miles per hour, as		
		provided.This bill would, until 180 days after the operative date of the above		
		specified regulations, allow the County of Merced to conduct a pilot project for		
		the testing of autonomous vehicles that do not have a driver seated in the		
		driver's seat and are not equipped with a steering wheel, a brake pedal, or an		
		accelerator if the testing is conducted at the Castle Commerce Center. The bill		
		would require the County of Merced or a private entity, or a combination of the		
		two, to obtain an instrument of insurance, surety bond, or proof of self-		
		insurance in an amount of \$5,000,000 prior to the start of testing of any		
		autonomous vehicle on or across a public road and would require evidence of		
		the insurance, surety bond, or proof of self-insurance to be provided to the		
		Department of Motor Vehicles in the form and manner required by the		
		department. The bill would require the County of Merced or a private entity, or		
		a combination of the two, to provide the department with a detailed		
		description of the testing program, as specified. The bill would require the		
		operator of the autonomous vehicle technology to disclose what personal		
		information concerning a pilot project participant is collected by an		
		autonomous vehicle. The bill would allow the department to require data		
		collection for evaluating the safety of the vehicles, as provided.		

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	Los Angeles County Metropolitan Transportation Authority (Metro)						
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
criminal offenses and statute of limitations.	to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/25/2017)(May	Existing law makes it unlawful for various local entities, including cities, counties, community college districts, reclamation districts, and school districts, to split or separate into smaller work orders or projects any work, project, service, or purchase for the purpose of evading laws requiring public works to be done by contract after competitive bidding. Existing law makes that act a misdemeanor if the work order or project is for a city or county. This bill would require that prosecution for a misdemeanor violation of the crimes described above with respect to a city, county, community college district, reclamation district, or school district, or with respect to a public agency whose governing board has by resolution elected to become subject to specified uniform construction cost accounting procedures and has notified the Controller of that election, commence within 3 years of the commission of the offense. This bill	Watch	Appropriations (text 3/20/2017) Support Oppose			
<u>SB 259</u> <u>Wilk</u> R Reports.	to Rule 61(a)(2). (Last location was G.O. on 3/28/2017)(May	contains other related provisions and other existing laws. Existing law generally sets out the requirements for the submission of written reports by public agencies to the Legislature, the Governor, the Controller, and state legislative and other executive entities. This bill would require a written report, as defined, submitted by any state agency or department to the Legislature, a Member of the Legislature, or any state legislative or executive body to include a signed statement by the head of the agency or department declaring that the factual contents of the written report are true, accurate, and complete to the best of his or her knowledge. This bill contains other related provisions.	Watch	Governmental Organization (text 2/8/2017) Support None Oppose None			

	Los Ang	eles County Metropolitan Transportation Author State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 262</u>	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		Support
	7/14/2017-Failed	the office's goals to facilitate coordination among state, regional, and local		Oppose
Climate change:	Deadline pursuant	agency efforts to adapt to the impacts of climate change. This bill would specify		
climate	to Rule 61(a)(10).	that the members on the advisory council serve staggered terms of 4 years. The		
adaptation:	(Last location was	bill would require the members of the advisory council to select a chairperson		
advisory council.	NAT. RES. on	from their members.		
	5/18/2017)(May			
	be acted upon Jan			
	2018)			

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SB 263</u>	5/26/2017-S. 2	Existing law creates the Transformative Climate Communities Program, which is	Watch	Appropriations (text 5/3/2017)			
<u>Leyva</u> D	YEAR	administered by the Strategic Growth Council. Existing law requires the council		Support			
	5/26/2017-Failed	to award competitive grants to specified eligible entities for the development		Oppose			
Climate	Deadline pursuant	and implementation of neighborhood-level transformative climate community					
Assistance	to Rule 61(a)(5).	plans that include greenhouse gas emissions reduction projects that provide					
Centers.	(Last location was	local economic, environmental, and health benefits to disadvantaged					
	APPR. SUSPENSE	communities, as defined. Existing law requires the California Environmental					
	FILE on	Protection Agency to provide assistance in performing outreach to					
	5/25/2017)(May	disadvantaged communities and assessing the environmental justice benefits of					
	be acted upon Jan	project awards. This bill would require the council, among other things, to					
	2018)	establish no less than 10 regional climate assistance centers, as specified, and					
		award competitive grants to eligible entities through an application process, as					
		specified. The bill would require the climate assistance centers to provide to					
		target user groups technical assistance in applying for moneys, provide to target					
		user groups assistance and training in project management and					
		implementation, and work with local organizations to formulate policies and					
		programming that accomplish specified goals. The bill would authorize the					
		council and climate assistance centers to solicit and accept nonstate money. The					
		bill would require the council and the State Air Resources Board to make a					
		specified report to the Legislature.					

	Los Ang	eles County Metropolitan Transportation Author State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 264</u>	4/28/2017-S. 2	Existing law provides that the Department of Transportation has full possession	Watch	Transportation And
<u>Nguyen</u> R	YEAR	and control of the state highway system. Existing law authorizes a regional		Housing (text 4/4/2017)
	4/28/2017-Failed	transportation agency or the department to apply to the California		Support
High-occupancy	Deadline pursuant	Transportation Commission to develop and operate high-occupancy toll (HOT)		None
toll lanes:	to Rule 61(a)(2).	lanes or other toll facilities. Existing law requires certain excess revenue		Oppose
Interstate 405	(Last location was	generated by the toll facility to be used in the corridor from which the revenue		HNTB Corporation
Improvement	T. & H. on	was generated pursuant to an expenditure plan developed by the sponsoring		Professional Engineers in
Project high-	4/6/2017)(May be	agency, as provided. This bill would instead require net excess toll revenues, as		California Government
occupancy toll	acted upon Jan	defined, received from high-occupancy toll lanes on a specified portion of an		Self Help Counties Coalition
lanes.	2018)	approximately 16-mile-long project corridor in the County of Orange on		
		Interstate 405 and that traverses the Cities of Costa Mesa, Fountain Valley,		
		Huntington Beach, Westminster, and Seal Beach to be allocated to the Orange		
		County Transportation Authority and certain project corridor jurisdictions		
		according to a specified schedule. The bill would require these moneys to be		
		spent on specified transportation improvement projects.		

	Los Ang	eles County Metropolitan Transportation Author State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 267</u>	10/9/2017-	Existing law authorizes the Fair Political Practices Commission, upon mutual		Floor Analyses (text 6/20/2017)
Pan D	S. CHAPTERED	agreement between the Commission and the Board of Supervisors of the		Support
	10/9/2017-	County of San Bernardino, to have primary responsibility for the impartial,		Oppose
Political Reform	Approved by the	effective administration, implementation, and enforcement of a local campaign		
Act of 1974: City	Governor.	finance reform ordinance of the County of San Bernardino, as specified. Existing		
of Sacramento.	Chaptered by	law also authorizes the Fair Political Practices Commission to enter into such an		
	Secretary of State.	agreement with the City Council of the City of Stockton. This bill would authorize		
	Chapter 622,	the Commission and the City Council of the City of Sacramento to also enter into		
	Statutes of 2017.	such an agreement, as specified. The bill would require, if such an agreement is		
		executed, that the Commission report specified information to the Legislature		
		regarding the performance of that agreement on or before January 1, 2022. The		
		bill would repeal its provisions on January 1, 2023. This bill contains other		
		related provisions and other existing laws.		

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017

Metro Government Relations

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

(VICA)

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 275</u>	6/5/2017-A. H. &	Existing law declares the intent of the Legislature to preserve, upgrade, and		Floor Analyses (text 2/9/2017)
<u>Portantino</u> D	C.D.	expand the supply of housing to persons and families of low or moderate		Support
	6/28/2017-June 28	income through the sale of specified surplus residential property owned by		Oppose
Surplus	hearing postponed	public agencies. Existing law establishes priorities and procedures that any state		
residential	by committee.	agency disposing of that surplus residential property is required to follow. This		
property: State		bill would require surplus residential property purchased at an affordable price		
Route 710:		pursuant to the procedures described above to be assessed at its affordable		
property taxes:		price for property tax purposes. The bill would also require surplus residential		
assessments.		property purchased at a reasonable price pursuant to the procedures described		
		above to be assessed at its reasonable price for property tax purposes. The bill		
		would provide that these provisions only apply to surplus residential properties		
		for State Route 710, in Los Angeles County. This bill contains other related		
		provisions and other existing laws.		
<u>SB 337</u>	2/23/2017-S. GOV.	Existing law provides various sources of funding for transportation purposes,		Governance And
<u>Bates</u> R	& F.	including funding for the state highway system, the local street and road		Finance (text 2/13/2017)
	4/5/2017-April 5	system, and public transportation. This bill, until July 1, 2025, would require the		Support
Repatriation	hearing: Testimony	Department of Finance, in consultation with the Franchise Tax Board, to		None
Infrastructure	taken. Hearing	estimate, on an annual basis by November 1 of each year, the amount of		Oppose
Fund.	postponed by	revenue to be received from state taxes in the next fiscal year as a consequence		None
	committee.	of enactment of a federal corporate repatriation statute pursuant to which		
		foreign earnings of United States-based corporations that are currently invested		
		abroad are moved to the United States. This bill contains other related		
		provisions.		

	Los Ang	eles County Metropolitan Transportation Authors State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 387</u>	7/24/2017-	Existing law, the False Claims Act, provides that a person who commits any one		Appropriations (text 2/14/2017)
<u>Jackson</u> D	S. CHAPTERED	of several enumerated acts relating to the submission to the state or a political		Support
	7/24/2017-	subdivision of the state of a false claim for money, property, or services, as		Oppose
The False Claims	Approved by the	specified, shall be liable to the state or political subdivision for certain damages		
Act.	Governor.	and a civil penalty. Existing federal law requires the Office of the Inspector		
	Chaptered by	General, in consultation with the United States Attorney General, to determine		
	Secretary of State.	whether a state has a false claims act that qualifies the state for a 10-		
	Chapter 121,	percentage-point increase under the Social Security Act in the state's share of		
	Statutes of 2017.	any amounts recovered under that law, by, among other things, imposing a civil		
		penalty that is not less than the amount of the civil penalty authorized under		
		the Federal False Claims Act. Existing federal law, the Federal Civil Penalties		
		Inflation Adjustment Act of 1990, requires federal agencies to adjust the levels		
		of civil monetary penalties for inflation to improve the effectiveness of civil		
		monetary penalties and to maintain their deterrent effect. This bill would specify	,	
		that the fines imposed for violation of the False Claims Act shall be imposed as		
		adjusted by the Federal Civil Penalties Inflation Adjustment Act of 1990.		

	Los Ang	eles County Metropolitan Transportation Author State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations	ority	(Metro)
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 389 Roth D Department of Transportation: transportation	9/1/2017-A. 2 YEAR 9/1/2017-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. on 8/23/2017)(May	Existing law provides that the Department of Transportation has full possession and control of all state highways and associated property. Existing law creates the State Highway Account in the State Transportation Fund, and requires all money appropriated, contributed, or made available from any source for expenditure on work within the powers and duties of the department, including sources other than state appropriations, to be transferred to or deposited in the account. Existing law provides that all money deposited in the account by local agencies or by others is continuously appropriated to the department and is available for expenditure by the department for the purposes for which the money was 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 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.		Appropriations (text 7/17/2017) Support Oppose

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 400</u>	10/7/2017-	Existing law authorizes the Department of Transportation to acquire real		Floor Analyses (text 9/8/2017)
<u>Portantino</u> D	S. CHAPTERED	property for state highway purposes and specifies various procedures to be		Support
	10/7/2017-	followed by the department when it determines that real property acquired for		Oppose
Highways:	Approved by the	state highway purposes is no longer necessary for those purposes. This bill		
surplus	Governor.	would, until January 1, 2020, prohibit the Department of Transportation from		
residential	Chaptered by	increasing the rent of tenants who reside in surplus residential property located		
property.	Secretary of State.	within the State Route 710 corridor in the County of Los Angeles and who		
	Chapter 568,	participate in the Affordable Rent Program administered by the		
	Statutes of 2017.	department. This bill contains other existing laws.		
<u>SB 406</u>	9/30/2017-	Existing law authorizes the Department of Transportation and local authorities		Floor Analyses (text 8/24/2017)
<u>Leyva</u> D	S. CHAPTERED	to designate certain highway lanes for the exclusive or preferential use of high-		Support
	9/30/2017-	occupancy vehicles (HOVs), requires the department or local authorities to		Oppose
Vehicles: high-	Approved by the	place signage advising motorists of the rules governing the use of those lanes,		
occupancy	Governor.	and prohibits the use of those lanes by motorists other than in conformity with		
vehicle lanes:	Chaptered by	the posted rules. Existing law provides a limited exemption allowing		
exceptions.	Secretary of State.	motorcycles, mass transit vehicles, and paratransit vehicles to use HOV		
	Chapter 392,	lanes. This bill would provide an exemption to allow for blood transport vehicles,		
	Statutes of 2017.	as defined, to use HOV lanes, regardless of the number of occupants. The bill		
		would require certain conditions be met for the new exemption to be operative,		
		including requiring the Director of Transportation to determine that the		
		exemption would not result in a loss of federal funds or conflict with federal		
		law, as specified, and requiring the director to post that determination on the		
		Department of Transportation's Internet Web site.		

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017				
Location		Position	Recent Support/Oppose	
			Recent Support/Oppose Transportation And Housing (text 2/15/2017) Support Citizens for California High-Speed Rail Accountability Community Coalition on High- Speed Rail DERAIL Howard Jarvis Taxpayers Association One individual Tos Farms Inc. Oppose California Labor Federation	
	Location 2/23/2017-S. T. & H. 4/5/2017-April 4 set for first hearing. Failed passage in committee. Reconsideration	State and Federal Legislative Matrix OCTOBER 2017 Metro Government RelationsLocation2/23/2017-S. T. & H.Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved by the voters as Proposition 1A at the November 4, 2008, general election, provides for the issuance of general obligation bonds in the amount of \$9 billion for high-speed rail purposes and \$950 million for other related rail purposes. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds from outstanding bonds 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 bonds 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 transportation projects or other infrastructure projects, as specified. The bill would make no changes to the	State and Federal Legislative Matrix DCTOBER 2017 Netro Government Relations Location Summary Position 2/23/2017-S. T. & H. Existing law, the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved by the voters as Proposition 1A at the November 4, 2008, general election, provides for the issuance of general obligation bonds in the amount of \$9 billion for high-speed rail purposes and \$950 million for other related rail purposes. Article XVI of the California Constitution requires measures authorizing general obligation bonds to specify the single object or work to be funded by the bonds and further requires a bond act to be approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This bill would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds from outstanding bonds 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 bonds subsequently issued and sold under the high-speed rail portion of the bond 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 transport	

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations				
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 415</u>	4/28/2017-S. 2	Existing law creates the High-Speed Rail Authority with specified powers and		Transportation And
<u>Vidak</u> R	YEAR	duties relative to development and implementation of a high-speed train		Housing (text 2/15/2017)
	4/28/2017-Failed	system, including the acquisition of property necessary for rights-of-way and		Support
High-speed rail:	Deadline pursuant	the disposal of acquired property no longer necessary for that purpose. This bill		Citizens for California High-Speed
rights-of-way.	to Rule 61(a)(2).	would require the authority to make a good faith effort to sell or exchange real		Rail Accountability
	(Last location was	property or an interest in real property acquired by the state for high-speed rail		Community Coalition on High-
	T. & H. on	purposes on or after January 1, 2018, within 3 years from the date of acquisitior	า	Speed Rail
	2/23/2017)(May	if the authority has not begun construction on the property or interest in the		DERAIL
	be acted upon Jan	property within that 3-year period. For real property or an interest in real		Howard Jarvis Taxpayers
	2018)	property acquired before January 1, 2018, the bill would require the authority		Association
		to dispose of the property on or before January 1, 2021, or, for property subject	:	One individual
		to a lease as of January 1, 2018, within 3 years of the expiration of the lease, if		Tos Farms Inc.
		the authority has not begun construction during those 3-year periods.		Oppose
				None

Los Angeles County Metropolitan Transportation Authority (Metro)							
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SB 421</u>	9/1/2017-A. 2	Existing law requires persons convicted of specified sex offenses and certain	Watch	Appropriations (text 8/21/2017)			
<u>Wiener</u> D	YEAR	acts of human trafficking for purposes of committing various sex offenses or		Support			
	9/1/2017-Failed	extortion, as specified, or attempts to commit those offenses, to register with		Oppose			
Sex offenders:	Deadline pursuant	local law enforcement agencies while residing in the state or while attending					
registration:	to Rule 61(a)(12).	school or working in the state. Willful failure to register, as required, is a					
criminal	(Last location was	misdemeanor, or a felony, depending on the underlying offense. This bill would,					
offender record	APPR. on	commencing January 1, 2021, instead establish 3 tiers of registration based on					
information	8/23/2017)(May	specified criteria, for periods of at least 10 years, at least 20 years, and life,					
systems.	· ·	respectively, for a conviction of specified sex offenses, and 5 years and 10 years					
	2018)	for tiers one and two, respectively, 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 other existing laws.					

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>SB 422</u>	4/28/2017-S. 2	Existing law authorizes the Department of Transportation and regional	Sponsor		
<u>Wilk</u> R	YEAR	transportation agencies, as defined, to enter into comprehensive development			
	4/28/2017-Failed	lease agreements with public and private entities, or consortia of those entities,			
Transportation	Deadline pursuant	for certain transportation projects that may charge certain users of those			
projects:	to Rule 61(a)(2).	projects tolls and user fees, subject to various terms and requirements. These			
comprehensive	(Last location was	arrangements are commonly known as public-private partnerships. Existing law			
development	T. & H. on	provides that a lease agreement may not be entered into under these			
lease	3/29/2017)(May	provisions on or after January 1, 2017. This bill would extend this authorization			
agreements.	be acted upon Jan	indefinitely and would include within the definition of "regional transportation			
	2018)	agency" the Santa Clara Valley Transportation Authority, thereby authorizing			
		the authority to enter into public-private partnerships under these provisions.			
		The bill would also make nonsubstantive changes to these provisions by			
		correcting obsolete cross-references.			

Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix								
	OCTOBER 2017							
Metro Government Relations								
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose				
<u>SB 502</u>	9/11/2017-A. RLS.	(1)Existing law exempts from civil liability any person who, in good faith and not		Public Safety (text 3/29/2017)				
<u>Portantino</u> D	9/11/2017-Re-	for compensation, renders emergency care or treatment by the use of an		Support				
	referred to Com.	automated external defibrillator (AED) at the scene of an emergency, except in		California Attorneys for Criminal				
Public rail	on RLS. pursuant	the case of personal injury or wrongful death that results from the gross		Justice				
systems:	to Assembly Rule	negligence or willful or wanton misconduct of the person who renders		California School Employees				
availability of	96.	emergency care or treatment. Existing law also exempts from civil liability a		Association				
automated		person or entity that acquires an AED for emergency use, a physician who is		National Association of Social				
external		involved with the placement of the AED, and any person or entity responsible		Workers (NASW)				
defibrillators.		for the site where the AED is located if specified conditions are met, including		Oppose				
		maintenance and regular testing of the AED and having a written plan that		None				
		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.						

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 513</u>	10/4/2017-	Existing law makes assault punishable by a fine not exceeding \$1,000, or by		Floor Analyses (text 7/10/2017)
<u>Bradford</u> D	S. VETOED	imprisonment in the county jail not exceeding 6 months, or by both that fine		Support
	10/4/2017-Vetoed	and imprisonment. Existing law makes battery punishable by a fine not		Oppose
Assault and	by the Governor.	exceeding \$2,000, or by imprisonment in a county jail not to exceed 6 months,		
battery of a	In Senate.	or by both that fine and imprisonment. Existing law provides for higher fines		
public utility	Consideration of	and longer terms of imprisonment for an assault or battery against specified		
worker.	Governor's veto	individuals, including a peace officer engaged in the performance of his or her		
	pending.	duties when the person committing the offense knows or reasonably should		
		know that the victim is a peace officer. This bill would make assault of a utility		
		worker, as defined, engaged in the performance of his or her duties, and the		
		person committing the offense knows or reasonably should know that the		
		victim is a utility worker engaged in the performance of his or her duties,		
		punishable by a fine not exceeding \$2,000, or by imprisonment in the county jail		
		not exceeding 6 months, or by both that fine and imprisonment. This bill		
		contains other related provisions and other existing laws.		
<u>SB 584</u>	5/3/2017-	This bill would express the intent of the Legislature to enact statutory changes		
Committee on	S. BUDGET & F.R.	relating to the Budget Act of 2017.		
Budget and	5/3/2017-Re-			
Fiscal Review	referred to Com.			
	on B. & F.R.			
Budget Act of				
2017.				

Los Angeles County Metropolitan Transportation Authority (Metro)
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 585</u> <u>McGuire</u> D	10/3/2017- S. CHAPTERED 10/3/2017-	Existing federal law, the Indian Gaming Regulatory Act of 1988, provides for the negotiation and execution of tribal-state gaming compacts for the purpose of authorizing certain types of gaming on Indian lands within a state. The California		Floor Analyses (text 9/7/2017) Support Oppose
Tribal gaming: compact ratification.	Approved by the Governor. Chaptered by Secretary of State. Chapter 464, Statutes of 2017.	Constitution authorizes the Governor to negotiate and conclude tribal-state gaming compacts, subject to ratification by the Legislature. Existing law expressly ratifies a number of tribal-state gaming compacts, and amendments of tribal-state gaming compacts, between the State of California and specified Indian tribes. This bill would ratify the tribal-state gaming compact entered into between the State of California and the Dry Creek Rancheria Band of Pomo Indians, executed on August 18, 2017. The bill would provide that, in deference to tribal sovereignty, certain actions related to that compact are not projects for purposes of CEQA. This bill contains other related provisions and other existing laws.		
<u>SB 591</u> <u>Berryhill</u> R Motor vehicle fuel tax.	5/12/2017-S. 2 YEAR 5/12/2017-Failed Deadline pursuant to Rule 61(a)(3). (Last location was RLS. on 2/17/2017)(May be acted upon Jan 2018)	The Motor Vehicle Fuel Tax Law imposes a tax upon each gallon of motor vehicle fuel removed from a refinery or terminal rack in this state, entered into this state, or sold in this state, at a specified rate per gallon. This bill would make a nonsubstantive change to this provision.	Watch	

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 594</u>	8/21/2017-S. RLS.	Existing law requires the Department of Water Resources to supervise the	Watch	
<u>Beall</u> D	8/21/2017-	maintenance and operation of dams and reservoirs as necessary to safeguard		
	Withdrawn from	life and property. Existing law requires the Department of Water Resources to		
Flood risk: dam	committee. Re-	perform various flood control activities throughout the state. Existing law		
failure:	referred to Com.	establishes the Central Valley Flood Protection Board and authorizes the board		
expedited	on RLS.	to engage in various flood control activities along the Sacramento River, the San		
permit		Joaquin River, their tributaries, and related areas. Existing law also authorizes		
processing and		the board of supervisors of a county to appropriate and spend money from the		
approval: human		general fund of the county for specified flood control purposes in connection		
life safety		with streams or rivers in the county. This bill would require a state agency to		
protection.		expedite permit processing and approval for a project that will maintain or		
		improve human life safety protection through flood risk reduction or reduction		
		of a risk of dam failure, as specified. This bill would declare that it is to take		
		effect immediately as an urgency statute.		

	Los Angeles County Metropolitan Transportation Authority (Metro)						
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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
SB 614	9/1/2017-	Existing law makes it a crime, punishable as an infraction or misdemeanor, as		Floor Analyses (text 7/17/2017			
Hertzberg D	S. CHAPTERED	applicable, for a person to commit certain acts on or in a facility or vehicle of a		Support			
<u></u>	9/1/2017-	public transportation system. Existing law authorizes a public transportation		Oppose			
Public	Approved by the	agency to adopt and enforce an ordinance to impose and enforce civil					
transportation	Governor.	administrative penalties for fare evasion and other passenger misconduct on or					
agencies:	Chaptered by	in a transit facility or vehicle in lieu of the criminal penalties otherwise					
administrative	Secretary of State.	applicable. In setting the amounts of administrative penalties for fare evasion					
penalties.	Chapter 219,	and other passenger misconduct violations, existing law prohibits a public					
	Statutes of 2017.	transportation agency from establishing penalty amounts that exceed the					
		maximum penalty amount established for the criminal penalties. Existing law					
		requires these administrative penalties to be deposited in the general fund of					
		the county in which the citation is administered. This bill would instead require					
		the administrative penalties to be deposited with the public transportation					
		agency that issued the citation. In setting the amount of administrative					
		penalties for fare evasion and other passenger misconduct violations, the bill					
		would instead prohibit a public transportation agency from establishing penalty					
		amounts that exceed \$125 upon a first or 2nd violation and \$200 upon a 3rd or					
		subsequent violation. This bill contains other related provisions and other					
		existing laws.					

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 639</u>	9/1/2017-	Existing property tax law generally requires a county assessor to assess all		Appropriations (text 3/23/2017)
<u>Hertzberg</u> D	S. CHAPTERED	property subject to general property taxation at its full value, but requires the		Support
	9/1/2017-	State Board of Equalization to annually value and assess all of the taxable		Oppose
Property	Approved by the	property within the state that is to be assessed by it pursuant to the California		
taxation:	Governor.	Constitution, which includes, among other things, property, except franchises,		
assessment:	Chaptered by	owned or used by companies transmitting or selling electricity and property		
electric	Secretary of State.	owned or used by other public utilities, as authorized by the Legislature. Existing		
generation	Chapter 220,	property tax law authorizes the board to use the principle of unit valuation in		
facilities.	Statutes of 2017.	valuing properties of a state assessee that are operated as a unit in a primary		
		function of the assessee, and provides for the allocation of property tax		
		assessed value and revenues from the unitary and operating nonunitary		
		property, as defined, of the state assessee among the various counties in which		
		that property is located. This bill would provide an additional exception for a		
		facility producing power from other than a conventional power source that is an		
		exempt wholesale generator, as defined by reference to specified federal law,		
		thereby requiring that these facilities be assessed by county assessors. By		
		requiring county assessors to assess certain facilities, this 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	
<u>SB 640</u>	5/12/2017-S. 2	Existing sales and use tax laws impose a tax on retailers measured by the gross			
Hertzberg D	YEAR	receipts from the sale of tangible personal property sold at retail in this state, or			
	5/12/2017-Failed	on the storage, use, or other consumption in this state of tangible personal			
Taxation.	Deadline pursuant	property purchased from a retailer for storage, use, or other consumption in			
	to Rule 61(a)(3).	this state. This bill would make legislative findings regarding responding to			
	(Last location was	pending proposals for federal tax reform and California's tax climate and would			
	GOV. & F. on	state that the intent of the bill is to make 3 changes to taxation within the state,			
	3/2/2017)(May be	including broadening the tax base by imposing a modest sales tax on services.			
	acted upon Jan	This bill would also establish the Retail Sales Tax on Services Fund in the State			
	2018)	Treasury and state the intent of the Legislature that moneys in the fund would			
		be appropriated to, among other purposes, provide tax relief to middle- and			
		low-income Californians to offset the effect of a sales tax on services.			

	Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations					
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
Galgiani D r Environmental quality: Jobs and t	9/5/2017-A. RLS. 9/5/2017-Re- referred to Com. on RLS. pursuant to Assembly Rule 96.	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. The Jobs and Economic 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 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 to January 1, 2021. The bill would provide that the 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		Floor Analyses (text 5/26/2017) Support Oppose		

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	Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix OCTOBER 2017 Metro Government Relations				
Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose	
<u>SB 711</u>	10/3/2017-	(1)Under existing law, the Public Utilities Commission has regulatory authority		Floor Analyses (text 9/5/2017)	
<u>Hill</u> D	S. CHAPTERED	over public utilities, including electrical corporations and gas corporations.		Support	
	10/3/2017-	Existing law authorizes the commission to fix the rates and charges for every		Oppose	
Electrical	Approved by the	public utility and requires that those rates and charges be just and reasonable.			
corporations and	d Governor.	Existing law requires the commission to designate a baseline quantity of			
gas	Chaptered by	electricity and gas necessary for a significant portion of the reasonable energy			
corporations:	Secretary of State.	needs of the average residential customer and to establish a higher energy			
rates and	Chapter 467,	allowance above the baseline for residential customers dependent on life-			
charges.	Statutes of 2017.	support equipment. For these purposes, "baseline quantity" is defined as a			
		quantity of electricity or gas allocated by the commission for residential			
		customers based on from 50% to 60% of average residential consumption of			
		these commodities, except that, for residential gas customers and for all-electric			
		residential customers, the baseline quantity is required to be established at			
		from 60% to 70% of average residential consumption during the winter heating			
		season.This bill would require the commission to make efforts to minimize bill			
		volatility for residential customers, explicitly authorizing the commission to do			
		this by modifying the length of baseline seasons or defining additional baseline			
		seasons. This bill contains other related provisions and other existing laws.			

Bill ID/Topic	Location	Metro Government Relations Summary	Position	Recent Support/Oppose
<u>5B 732</u>	10/2/2017-	(1)The Planning and Zoning Law requires each city, county, and city and county		Floor Analyses (text 9/8/2017)
itern D	S. CHAPTERED	to prepare and adopt a general plan that contains certain mandatory elements,		Support
	10/2/2017-	including a land use element and an open-space element. Existing law requires		Oppose
eneral plan:	Approved by the	the land use element to, among other things, designate the proposed general		
gricultural land.	Governor.	distribution and general location and extent of the uses of the land for		
-	Chaptered by	agricultural use. Existing law requires the open-space element to include a plan		
	Secretary of State.	for the comprehensive and long-range preservation and conservation of open-		
	Chapter 434,	space land within the city or county that prepares it. This bill would authorize a		
	Statutes of 2017.	city and county to develop an agricultural land component of the city or		
		county's open-space element, or a separate agricultural land element. The bill		
		would require a city or county to comply with specified requirements when		
		preparing that component or element, including identifying and mapping,		
		where applicable, using specified data, agricultural lands that are within the		
		city's or county's jurisdiction; establishing a comprehensive set of goals,		
		policies, and objectives to support the long-term protection of agricultural land;		
		identifying and designating priority land for conservation; and identifying and		
		establishing a set of feasible implementation measures designed to promote		
		those goals, policies, and objectives. The bill would authorize the Department of	:	
		Conservation, to the extent funds are available, to award grants to a city or		
		county to implement these provisions. The bill would, at least 45 days before		
		adopting or amending the open-space element or the agricultural land element,		
		require a city or county to submit to the department a draft of the agricultural		
		land component or amendment, or agricultural land element or amendment,		
		prepared pursuant to these provisions, and any maps used in creating that		
		component or amendment. The bill would authorize the department to review		
		any drafts submitted, and to provide recommendations to the city or county, as		
		provided. The bill would require the department to give priority consideration		
		for grants, bond proceeds, and other local assistance provided by the		
		department to a city or county that complies with specified requirements. The		
		bill would authorize a city or county with an existing agricultural land		
		component of their open-space element or an existing separate agricultural		
		land element that substantially complies with the requirements set out in this		
		bill, and complies with certain procedures, to receive priority consideration as		

	State and Federal Legislative Matrix OCTOBER 2017					
Bill ID/Topic	Location	Metro Government Relations Summary	Position	Recent Support/Oppose		
SB 760	4/28/2017-S. 2	(1)Existing law establishes the Active Transportation Program in the Department				
Wiener D	YEAR	of Transportation for the purpose of encouraging increased use of active modes				
	4/28/2017-Failed	of transportation, such as biking and walking, and declares the intent of the				
Transportation	Deadline pursuant	Legislature that the program achieve specific goals, including, among other				
funding: active	to Rule 61(a)(2).	things, increasing the proportion of trips accomplished by biking and walking				
transportation:	(Last location was	and the safety and mobility for nonmotorized users. This bill would establish a				
complete	T. & H. on	Division of Active Transportation within the department and require that an				
streets.	3/9/2017)(May be	undersecretary of the Transportation Agency be assigned to give attention to				
	acted upon Jan	active transportation program matters to guide progress toward meeting the				
	2018)	department's active transportation program goals and objectives. The bill would				
		require the California Transportation Commission to give high priority to				
		increasing safety for pedestrians and bicyclists and to the implementation of				
		bicycle and pedestrian facilities. The bill would require, on or before January 1,				
		2018, the department to update the Highway Design Manual to incorporate the				
		"complete streets" design concept, including, but not limited to, a specified				
		guidance for selection of bicycle facilities. This bill contains other related provisions and other existing laws.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SB 768</u> <u>Allen</u> D	5/26/2017-S. 2 YEAR 5/26/2017-Failed	Existing law authorizes the Department of Transportation and regional transportation agencies to enter into comprehensive development lease agreements with public and private entities, or consortia of those entities, for		Appropriations (text 3/27/2017) Support Oppose			
projects: comprehensive	Deadline pursuant to Rule 61(a)(5).	certain transportation projects that may charge certain users of those projects tolls and user fees, subject to various terms and requirements. These arrangements are commonly known as public-private partnerships. Existing law provides that a lease agreement may not be entered into under these					
lease agreements.	FILE on 5/25/2017)(May be acted upon Jan 2018)	provisions on or after January 1, 2017. This bill would extend this authorization indefinitely. The bill would also make nonsubstantive changes to these provisions by correcting obsolete cross-references.					
<u>SB 775</u> Wieckowski D	5/1/2017-S. E.Q. 5/8/2017-May 10 hearing postponed	(1)The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. The act authorizes the state board to					
California Global Warming	by committee.	include use of market-based compliance mechanisms. Existing law prohibits a state agency from linking a market-based compliance mechanism with any					
Solutions Act of 2006: market- based		other state, province, or country unless the state agency notifies the Governor. Existing law requires the Governor to issue specified findings within 45 days of receiving that notice from a state agency and to provide those findings to the					
compliance mechanisms.		Legislature. This bill contains other existing laws.					

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

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose			
<u>SCA 6</u>	5/25/2017-	The California Constitution conditions the imposition of a special tax by a city,		Appropriations (text 5/1/2017)			
<u>Wiener</u> D	S. APPR. SUSPENSE	county, or special district upon the approval of 2/3 of the voters of the city,		Support			
	FILE	county, or special district voting on that tax, except that certain school entities		Oppose			
Local	5/25/2017-May 25	may levy an ad valorem property tax for specified purposes with the approval of					
transportation	hearing: Held in	55% of the voters within the jurisdiction of these entities. This measure would					
measures:	committee and	require that the imposition, extension, or increase by a local government of a					
special taxes:	under submission.	special tax as may otherwise be authorized by law, whether a sales or					
voter approval.		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

technical, nonsubstantive changes. This bill contains other related provisions and

for authorized purposes. The measure would also make conforming and

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other existing laws.

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose		
<u>SCA 12</u>	9/14/2017-A. DESK	(1)The California Constitution requires that a county charter provide for a	Watch	Floor Analyses (text 6/27/2017)		
<u>Mendoza</u> D	9/14/2017-Read.	governing body of 5 or more members, elected by district, at large, or at large		Support		
	Adopted. (Ayes 27.	with a requirement that they reside in a district, and provide for the		Oppose		
Counties:	Noes 7. Page	compensation, terms, and removal of members of the governing body. Existing				
	2898.) Ordered to	law also requires a general law county to have a board of supervisors consisting				
county	the Assembly. In	of 5 members, and requires, except as provided, each member of the board of				
executive.	Assembly. Read	supervisors to be elected by the district which the member represents.This				
	first time. Held at	measure would, commencing January 1, 2022, in a county that is found at a				
	Desk.	decennial United States census, 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.				

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SR 18</u>	2/23/2017-	This measure proclaims that In recognition of the services bestowed upon the	Watch	Floor Analyses (text 2/8/2017)
<u>Cannella</u> R	S. ADOPTED	citizens of the State of California by engineers, the Senate hereby recognizes the		Support
	2/23/2017-Read.	week of February 19, 2017, to February 25, 2017, as Engineers Week.		Oppose
Relative to	Adopted. (Ayes 40.			
Engineers Week.	Noes 0.)			

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BILL/AUTHOR	DESCRIPTION	STATUS		
H.R. 3001 U.S. Representative Alan Lowenthal (D-Long Beach)	ECONOMY IN MOTION: THE NATIONAL MULTIMODAL AND SUSTAINABLE FREIGHT INFRASTRUCTURE ACT 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.	Subcommittee on Water		

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H.R. 3388	SELF DRIVE Act				
	Designating Each Car's Automation Level Act or the DECAL Act	Senate - 09/07/2017			
U.S.		Received in the Senate			
Representative	This bill requires the Department of Transportation (DOT) to: complete	and Read twice and			
Robert e. Latta (R-		referred to the			
Ohio)	informing consumers about the capabilities and limitations of each highly	Committee on			
	automated vehicle or each vehicle that performs partial driving automation;	Commerce, Science, and			
	and determine whether such information includes terminology as defined by	Transportation			
	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.				

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S. 1885	AV START Act	Senate - 10/04/2017		
	The American Vision for Safer Transportation Through Advancement of	Committee on		
U.S. Senator John	Revolutionary Technologies (AV START) Act	Commerce, Science, and		
Thune (R-South	To support the development of highly automated vehicle safety	Transportation. Ordered		
Dakota)	technologies, and for other purposes. The legislation outlines provisions	to be reported with an		
	related to: safety oversight, federal state and local rules, using provisions	amendment in the		
	from HR 3388, deployment, rulemaking, cyber security, data sharing and	nature of a substitute		
	vehicle safety standards, consumer education and ADA considerations.	favorably		
	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.			