**Metro Government Relations** 

#### **STATE LEGISLATION**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 8	6/12/2019-	(1)Existing law requires the governing board of a school district to give diligent		
<u>Chu</u> D	S. HEALTH	care to the health and physical development of pupils and authorizes the		
	7/8/2019-In	governing board of a school district to employ properly certified persons for the		
Pupil health:	committee:	work. Existing law requires a school of a school district or county office of		
mental	Hearing postponed	education and a charter school to notify pupils and parents or guardians of pupils		
health	by committee.	no less than twice during the school year on how to initiate access to available		
professionals		pupil mental health services on campus or in the community, or both, as		
•		provided. Existing law requires, subject to sufficient funds being provided, the		
		State Department of Education, in consultation with the State Department of		
		Health Care Services and appropriate stakeholders, to, on or before July 1, 2020,		
		develop guidelines for the use of telehealth technology in public schools,		
		including charter schools, to provide mental health and behavioral health		
		services to pupils on school campuses. This bill would require, on or before		
		December 31, 2024, a school of a school district or county office of education		
		and a charter school to have at least one mental health professional, as defined,		
		for every 600 pupils generally accessible to pupils on campus during school		
		hours. The bill would require, on or before December 31, 2024, a school of a		
		school district or county office of education and a charter school with fewer than		
		600 pupils to have at least one mental health professional generally accessible to		
		pupils on campus during school hours, to employ at least one mental health		
		professional to serve multiple schools, or to enter into a memorandum of		
		understanding with a county agency or community-based organization for at		
		least one mental health professional employed by the agency or organization to		
		provide services to pupils. The bill would encourage a school subject to the bill's		
		provisions with pupils who are eligible to receive Medi-Cal benefits to seek		
		reimbursement for costs of implementing the bill's provisions, as specified. By		
		imposing additional requirements on local educational agencies, the bill would		
		impose a state-mandated local program. This bill contains other related		
		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 10	8/26/2019-S. APPR.	(1)Existing law establishes a low-income housing tax credit program pursuant to		
<u>Chiu</u> D	SUSPENSE FILE	which the California Tax Credit Allocation Committee(CTCAC) provides		
	8/30/2019-In	procedures and requirements for the allocation, in modified conformity with		
Income	committee: Held	federal law, of state insurance, personal income, and corporation tax credit		
taxes: credits	under submission.	amounts to qualified low-income housing projects that have been allocated, or		
low-income		qualify for, a federal low-income housing tax credit, and farmworker housing.		
housing:		Existing law limits the total annual amount of the state low-income housing		
farmworker		credit for which a federal low-income housing credit is required to the sum of		
housing.		\$70,000,000, as increased by any percentage increase in the Consumer Price		
		Index for the preceding calendar year, any unused credit for the preceding		
		calendar years, and the amount of housing credit ceiling returned in the calendar		
		year, and authorizes CTCAC, for calendar years beginning in 2020, to allocate an		
		additional \$500,000,000 to specified low-income housing projects and, for		
		calendar years beginning in 2021, requires this additional amount only to be		
		available for allocation pursuant to an authorization in the annual Budget Act or		
		related legislation, and specified regulatory action by CTCAC. This bill would		
		remove the requirement that, beginning in the 2021 calendar year, the above-		
		described additional \$500,000,000 allocation only be available pursuant to an		
		authorization in the annual Budget Act or related legislation, and specified		
		regulatory action by CTCAC. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 39	9/15/2019-S. 2	(1)Existing law establishes a public school financing system that requires state		
Muratsuchi D	YEAR	funding for county superintendents of schools, school districts, and charter		
	9/15/2019-Failed	schools to be calculated pursuant to a local control funding formula, as specified.		
Education	Deadline pursuant	Existing law requires funding pursuant to the local control funding formula to		
finance: local	to Rule 61(a)(15).	include, in addition to a base grant, supplemental and concentration grant add-		
control	(Last location was	ons that are based on the percentage of pupils who are English learners, foster		
funding	INACTIVE FILE on	youth, or eligible for free or reduced-price meals, as specified, served by the		
formula:	9/14/2019)(May be	county superintendent of schools, school district, or charter school. Existing law		
aspirational	acted upon Jan	specifies the amount of the base grant in the 2013–14 fiscal year, as provided,		
funding level:	2020)	and requires that amount to be adjusted for changes in cost of living in		
reports.		subsequent fiscal years. Existing law requires the Superintendent of Public		
		Instruction to compute the supplemental and concentration grant add-ons as		
		certain percentages of the amount of the base grant. This bill would express the		
		intent of the Legislature to increase the base grants to amounts equal to the		
		national average per-pupil funding level, as provided. The bill would express the		
		intent of the Legislature to apply a cost-of-living adjustment separate from, in		
		addition to, and above the specified cost-of-living adjustment described above		
		for purposes of certain funding provisions. This bill contains other existing laws.		

#### **Metro Government Relations**

A.D. E.C.	0/45/2040 6 2
<u>AB 56</u>	9/15/2019-S. 2
<u>Garcia,</u>	YEAR
<u>Eduardo</u> D	9/15/2019-Failed
	Deadline pursuant
Electricity:	to Rule 61(a)(15).
procurement	(Last location was
by the	E. U., & C. on
California	8/28/2019)(May be
Alternative	acted upon Jan
Energy and	2020)
Advanced	
Transportatio	
n Financing	

Authority.

Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. The California Renewables Portfolio Standard Program requires the commission to establish a renewables portfolio standard requiring all retail sellers, defined as including electrical corporations, electric service providers, and community choice aggregators, to procure a minimum quantity of electricity products from eligible renewable energy resources, as defined, so that the total kilowatthours of those products sold to their retail end-use customers achieves 25% of retail sales by December 31, 2016, 33% by December 31, 2020, 44% by December 31, 2024, 52% by December 31, 2027, and 60% by December 31, 2030. Existing law establishes a policy of the state that eligible renewable energy resources and zero-carbon resources supply 100% of retail sales of electricity to California end-use customers and 100% of electricity procured to serve all state agencies by December 31, 2045. Existing law requires the commission, in consultation with the Independent System Operator, to establish resource adequacy requirements for all load-serving entities, as defined, and requires each load-serving entity to maintain physical generating capacity and electrical demand response adequate to meet its load requirements, including peak demand and planning and operating reserves, deliverable to locations and at times as may be necessary to provide reliable electric service. This bill would require the commission to empower the California Alternative Energy and Advanced Transportation Financing Authority to undertake backstop procurement of electricity that would otherwise be performed by an electrical corporation to meet the state resource adequacy, integrated resource planning, and renewable portfolio standard goals not satisfied by retail sellers or load-serving entities. The bill would authorize the authority to undertake backstop procurement consistent with specified objectives and to manage the resale of electricity for its contracted resources. The bill would require the commission to periodically review the need for, and the benefits of, continuing to empower the authority to undertake backstop

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		procurement responsibilities. The bill would provide for the reduction in		
		procurement compliance obligations for load-serving entities and retail sellers		
		for the electricity procured by the authority. The bill would require the authority		
		to develop and submit annual revenue requirements for review, modification,		
		and approval by the commission to recover specified costs, would provide that		
		the authority is entitled to recover revenue requirements approved by the		
		commission for costs incurred on behalf of retail customers of a load-serving		
		entity or retail seller, and would provide that those costs are a direct obligation		
		of the retail end-use customers of load-serving entities or retail sellers or a direct		
		obligation of the load-serving entity or retail seller on whose behalf the		
		procurement was undertaken. The bill would require the commission to approve		
		a method for recovering revenue requirements from retail end-use customers of		
		load-serving entities or retail sellers or from load-serving entities or retail sellers		
		themselves, as specified. This bill contains other related provisions and other		
		existing laws.		

#### **Metro Government Relations**

AB 87 6/26/2019Committee S. BUDGET & F.R.
on Budget 6/26/2019-Rereferred to Com.

Transportatio on B. & F.R.

n.

(1) The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006, approved by the voters as Proposition 1B at the November 7, 2006, statewide general election, authorizes the issuance of \$19.925 billion of general obligation bonds for specified purposes, including \$2 billion to be transferred to the Trade Corridors Improvement Fund (TCIF), created by the bond act. The bond act makes the moneys in the TCIF available, upon appropriation in the annual Budget Act by the Legislature and subject to such conditions and criteria as the Legislature may provide by statute, for allocation by the California Transportation Commission for infrastructure improvements along federally designated Trade Corridors of National Significance or along other corridors that have a high volume of freight movement, as determined by the commission. Existing law designates the commission as the administrative agency responsible for programming funds in the TCIF and authorizes the commission to adopt guidelines for the TCIF program.This bill would require the commission to establish a competitive funding program to provide funds to the Department of Transportation or regional transportation planning agencies, or both, for short-line railroad projects such as railroad reconstruction, maintenance, upgrade, or replacement. The bill would require the commission to adopt guidelines, in consultation with representatives from specified government and industry entities, by July 1, 2020, to be used by the commission to select projects for programming and allocation. The bill would appropriate \$7,200,000, or a lesser amount, as specified, from the Trade Corridors Improvement Fund to the Department of Transportation for purposes of the program. (2) Existing law creates the Independent Office of Audits and Investigations within the Department of Transportation, headed by a director known as the Inspector General, to ensure, among other things, that the department, and external entities that receive state and federal transportation funds from the department, are spending those funds efficiently, effectively, economically, and in compliance with applicable state and federal requirements. Existing law vests the Inspector General with the full authority for maintaining a full scope, independent, and objective audit and investigation program, as prescribed. Existing law requires the Inspector General to review policies, practices, and procedures and conduct audits and investigations of activities involving state transportation funds administered by the department in consultation with all affected units and programs of the department and external entities. This bill would provide the

**Metro Government Relations** 

Independent Office of Audits and Investigations with access and authority to examine all records, files, documents, accounts, reports, correspondence, or other property of the department and external entities that receive state and federal transportation funds from the department. The bill would provide that all books, papers, records, and correspondence of the office are public records subject to the California Public Records Act but would prohibit the Inspector General from releasing certain types of records to the public, except under certain circumstances. The bill would also make it a crime to engage in specified activity with regard to an audit, evaluation, investigation, or review conducted pursuant to these provisions, including manipulating, correcting, altering, or changing records, documents, accounts, reports, or correspondence before or during any audit, and distributing, reproducing, releasing, or failing to safeguard confidential draft documents exchanged between the Inspector General and the entity subject to the audit, before the release of the Inspector General's final report, as specified. Because the bill would create a new crime, the bill would impose a state-mandated local program.(3)Existing law identifies the total amount of specified loans from the General Fund to the Traffic Congestion Relief Fund, and requires those loan amounts to be repaid from the General Fund pursuant to Section 20 of Article XVI of the California Constitution. This bill would require a specified portion of those loan amounts to be repaid from the General Fund, but not pursuant to that provision of the California Constitution.(4)Existing law authorizes the California Transportation Commission to allocate federal and state transportation funds to the Department of Transportation to operate and manage the Transportation Finance Bank, pursuant to which loans are made for transportation projects that have a dedicated revenue source and are eligible under a federal program. Existing law creates the Local Transportation Loan Account in the State Highway Account in the State Transportation Fund for the management of funds for loans to local entities under these provisions. Existing law requires specified funds, interest, and penalties to be deposited in the account and continuously appropriates moneys in the account to the department for purposes of making loans to eligible local entities. This bill would require all assets and liabilities of the Local Transportation Loan Account to become assets and liabilities of the State Highway Account before January 1, 2020. The bill would repeal all of the provisions relating to the account and the Transportation Finance Bank on January 1, 2020.(5)Article XIX?B of the California

**Metro Government Relations** 

Constitution, as amended by Proposition 1A, approved by the voters at the November 7, 2006, statewide general election, requires full payment by June 30, 2016, of the amount that would have been transferred to the Transportation Investment Fund in the absence of a suspension of transfer of revenues that occurred in the 2003–04 and 2004–05 fiscal years, and until that has occurred, requires the amount of transfer payments in each fiscal year to be at least 1/10 of the outstanding amount. Existing statutory law requires the minimum amount required by the California Constitution, plus interest, to be transferred by the Controller in each fiscal year until June 30, 2016, to the Transportation Deferred Investment Fund for allocation to transportation purposes that would have been funded in the absence of a suspension. Under existing law, the Transportation Deferred Investment Fund is considered part of the Transportation Investment Fund, except as specified. This bill would require all assets and liabilities of the Transportation Deferred Investment Fund to become assets and liabilities of the State Highway Account before January 1, 2020. (6) Existing law authorizes the Department of Motor Vehicles, in conjunction with the California Highway Patrol, to design and make available for issuance the California memorial license plate. Existing law requires 85% of the revenue from specified fees imposed in connection with the issuance, renewal, transfer, and substitution of California memorial license plates to be deposited in the Antiterrorism Fund within the General Fund, and requires the money in the fund, upon appropriation by the Legislature, to be allocated solely for antiterrorism activities, as provided. Existing law requires 15% of the revenue from those fees to be deposited in the California Memorial Scholarship Fund within the General Fund, and requires the money in that fund, upon appropriation by the Legislature, to be available for scholarships for surviving dependents of California residents killed as a result of injuries sustained during the terrorist attacks of September 11, 2001. This bill would instead require that all of the revenue from those fees be deposited in the Antiterrorism Fund. (7)Existing law imposes weight fees on the registration of commercial motor vehicles. Existing law requires revenues from weight fees, after administrative expenses, to be deposited into the State Highway Account. Existing law transfers weight fee revenues from the State Highway Account to the Transportation Debt Service Fund for the purpose of servicing specified transportation bond debt. Existing law requires weight fee revenue in excess of the amount necessary to offset current fiscal year transportation bond debt service to be

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. 2/11/2020

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		loaned to the General Fund. Existing law authorizes the Director of Finance to repay any		
		portion of the balance of the loan in any year in which the director determines that the		
		funds are needed to reimburse the General Fund for current year transportation bond		
		debt service, as specified. This bill would authorize the director to also repay any portion		
		of the balance of the loan in any year in which the director determines that the funds are		
		needed to reimburse the General Fund for future year transportation bond debt service.		
		(8)Existing constitutional provisions require that a statute that limits the right of access		
		to the meetings of public bodies or the writings of public officials and agencies be		
		adopted with findings demonstrating the interest protected by the limitation and the		
		need for protecting that interest. This bill would make legislative findings to that		
		effect.(9)The California Constitution requires the state to reimburse local agencies and		
		school districts for certain costs mandated by the state. Statutory provisions establish		
		procedures for making that reimbursement. This bill would provide that no		
		reimbursement is required by this act for a specified reason.(10)This bill would declare		
		that it is to take effect immediately as a bill providing for appropriations related to the Budget Bill.		
AB 145	1/17/2020-S. RLS.	Existing law creates the High-Speed Rail Authority with specified powers and		
<u>Frazier</u> D	1/17/2020-Read	duties relative to development and implementation of a high-speed train system.		
	third time. Passed.	The authority is composed of 11 members, including 5 voting members		
High-Speed	Ordered to the	appointed by the Governor, 4 voting members appointed by the Legislature, and		
Rail	Senate. In Senate.	2 nonvoting legislative members. This bill would provide that the members of the		
Authority:	Read first time. To	authority appointed by the Governor are subject to appointment with the advice		
Senate	Com. on RLS. for	and consent of the Senate.		
confirmation.	assignment.			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 196	7/10/2019-S. 2	Existing unemployment compensation disability law requires workers to pay		
<u>Gonzalez</u> D	YEAR	contribution rates based on, among other things, wages received in employment		
	7/10/2019-Failed	and benefit disbursement, for payment into the Unemployment Compensation		
Paid family	Deadline pursuant	Disability Fund, a special fund in the State Treasury. That fund is continuously		
leave.	to Rule 61(a)(10).	appropriated for the purpose of providing disability benefits and making		
	(Last location was	payment of expenses in administering those provisions. This bill would revise the		
	L., P.E. & R. on	formula for determining benefits available pursuant to the family temporary		
	6/6/2019)(May be	disability insurance program, for periods of disability commencing after January		
	acted upon Jan	1, 2020, by redefining the weekly benefit amount to be equal to 100% of the		
	2020)	wages paid to an individual for employment by employers during the quarter of		
		the individual's disability base period in which these wages were highest, divided		
		by 13, but not exceeding the maximum workers' compensation temporary		
		disability indemnity weekly benefit amount established by the Department of		
		Industrial Relations. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 289	6/19/2019-S. JUD.	The California Public Records Act requires state and local agencies to make their		
Fong R	7/2/2019-In	records available for public inspection, unless an exemption from disclosure		
	committee: Set,	applies. The act declares that access to information concerning the conduct of		
California	first hearing. Failed	the people's business is a fundamental and necessary right of every person in		
Public	passage.	this state. This bill would establish, within the California State Auditor's Office,		
Records Act	Reconsideration	the California Public Records Act Ombudsperson. The bill would require the		
Ombudspers	granted.	California State Auditor to appoint the ombudsperson subject to certain		
on.		requirements. The bill would require the ombudsperson to receive and		
		investigate requests for review, as defined, determine whether the denials of		
		original requests, as defined, complied with the California Public Records Act,		
		and issue written opinions of its determination, as provided. The bill would		
		require the ombudsperson to create a process to that effect, and would		
		authorize a member of the public to submit a request for review to the		
		ombudsperson consistent with that process. The bill would require the		
		ombudsperson, within 30 days from receipt of a request for review, to make a		
		determination, as provided, and would require the ombudsperson to require the		
		state agency to provide the public record if the ombudsperson determines that it		
		was improperly denied. The bill would authorize the ombudsperson to require		
		any state agency determined to have improperly denied a request to reimburse		
		the ombudsperson for its costs to investigate the request for review. The bill		
		would require the ombudsperson to report to the Legislature, on or before		
		January 1, 2021, and annually thereafter, on, among other things, the number of		
		requests for review the ombudsperson has received in the prior year. By		
		expanding the duties of the California State Auditor's Office, this bill would		
		create an appropriation. This bill contains other existing laws.		

#### **Metro Government Relations**

AB 291	1/30/2020-S. RLS.
<u>Chu</u> D	1/30/2020-Read
	third time. Passed
Local	Ordered to the
Emergency	Senate. In Senate.
Preparedness	Read first time. To
and Hazard	Com. on RLS. for
Mitigation	assignment.
Fund.	

The California Emergency Services Act creates within the office of the Governor the Office of Emergency Services, which is responsible for the state's emergency d. and disaster response services, as specified. Existing federal law requires a state mitigation plan as a condition for disaster assistance and authorizes the Federal Emergency Management Agency to condition mitigation grant assistance upon o state, local, and Indian tribal governments undertaking coordinated disaster mitigation planning and implementation measures. This bill would establish a Local Emergency Preparedness and Hazard Mitigation Fund to, upon appropriation by the Legislature, support staffing, planning, and other emergency mitigation priorities to help local governments meet emergency management, preparedness, readiness, and resilience goals. The bill would require the Office of Emergency Services to establish the Local Emergency Preparedness and Hazard Mitigation Fund Committee under the Standardized Emergency Management System Advisory Board. The bill, on or before July 1, 2021, would require the committee to adopt guidelines identifying eligible uses of the funds distributed pursuant to these provisions for the mitigation, prevention, preparedness, response, and recovery phases of emergency management that supports the development of a resilient community. The bill would require, upon appropriation by the Legislature, the Office of Emergency Services to receive \$1,000,000 annually and each county to receive \$500,000 annually for specified purposes. The bill would require the Office of Emergency Services to distribute funds to lead agencies, subject to certain requirements and restrictions, as specified. The bill would require lead agencies to further distribute those funds to local governments pursuant to a specified schedule for specified purposes, and impose various requirements on local governments that receive funds pursuant to these provisions. The bill would include related legislative findings. This bill contains other related provisions and other existing laws.

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 307	8/30/2019-S. 2	Existing law establishes the Homeless Coordinating and Financing Council and		
Reyes D	YEAR	requires the council to set and measure progress toward goals to prevent and		
	8/30/2019-Failed	end homelessness among youth in California by setting specific, measurable		
Homeless	Deadline pursuant	goals aimed at preventing and ending homelessness among youth in the state		
youth: grant	to Rule 61(a)(12).	and defining outcome measures and gathering data related to the goals. This bill		
program.	(Last location was	would require the council to develop and administer a grant program to support		
	APPR. SUSPENSE	young people experiencing homelessness and prevent and end homelessness.		
	FILE on	The program would be funded by a combination of funds provided to the council		
		by the State Department of Health Care Services from the Youth Education,		
	acted upon Jan	Prevention, Early Intervention and Treatment Account, funds appropriated by		
	2020)	the Legislature, and gifts and donations made to the council for that purpose.		
		This bill contains other related provisions.		
AB 313	5/23/2019-S. RLS.	Existing law creates the Road Maintenance and Rehabilitation Program to		
<u>Frazier</u> D	5/29/2019-	address deferred maintenance on the state highway system and the local street		
	Referred to Com.	and road system. Existing law provides for the deposit of various moneys,		
Road	on RLS.	including revenues from certain fuel taxes and vehicle fees, for the program into		
Maintenance		the Road Maintenance and Rehabilitation Account. Existing law, after deducting		
and		certain appropriations and allocations, authorizes annual appropriations of		
Rehabilitatio		\$5,000,000 of the moneys available for the program to the University of		
n Account:		California to conduct transportation research and of \$2,000,000 of the available		
University of		moneys to the California State University to conduct transportation research and		
California:		transportation-related workforce education, training, and development, as		
California		specified. This bill would require the University of California and the California		
State		State University, on or before January 1 of each year, to each submit a report to		
University:		the Transportation Agency and specified legislative committees detailing its		
reports.		expenditures of those moneys for the previous fiscal year, including, but not		
		limited to, research activities and administration.		

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. 2/11/2020

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 345	1/28/2020-S. RLS.	(1)Existing law establishes the Natural Resources Agency, composed of departments,		
Muratsuchi D	1/28/2020-In	boards, conservancies, and commissions responsible for the restoration, protection, and		
	Senate. Read first	management of the state's natural and cultural resources, under the supervision of an		
Natural resources: environment al justice: oil and gas: regulation of	time. To Com. on RLS. for assignment.	executive officer known as the secretary. This bill would require the Secretary of the Natural Resources Agency to create an environmental justice program within the agency to identify and address any gaps in existing programs, policies, or activities that may impede the achievement of environmental justice. The bill, contingent upon funding for this purpose, would require the secretary to establish a grant-based reimbursement program to enable environmental justice and community groups to meaningfully participate in rulemaking and other regulatory processes at departments and entities		
operations.		within the agency. The bill would define environmental justice for these purposes. This bill would require the department to, on or before July 1, 2022, adopt regulations to protect public health and safety near oil and gas extraction facilities. The bill would require those regulations to include safety requirements and the establishment of a minimum setback distance between oil and gas activities and sensitive receptors such as schools, childcare facilities, playgrounds, residences, hospitals, and health clinics based on health, scientific, and other data, and would require the department to consider a setback distance of 2,500 feet at schools, playgrounds, and public facilities where children are present, and a range of other protective measures, including, but not limited to, enhanced monitoring and maintenance requirements. Because a violation of these regulations would be a crime, the bill would impose a state-mandated local program. The bill would require the department to comply with certain consultation and public participation requirements before adopting the regulations, as provided. The bill would require the department to, on or before January 1, 2022, provide an update on the status of the rulemaking process and a description of the regulations being considered to the Assembly Committee on Natural Resources and the Senate Committee on Natural Resources and Water. This bill contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 352	8/14/2019-S. E.Q.	Under existing law, programs have been established pursuant to bond acts for,		
Garcia,	8/14/2019-From	among other things, drought, water, parks, climate, coastal protection, and		
Eduardo D	committee chair,	outdoor access for all. This bill would enact the Wildfire Prevention, Safe Drinking		
	with author's	Water, Drought Preparation, and Flood Protection Bond Act of 2020, which, if		
Wildfire	amendments:	approved by the voters, would authorize the issuance of bonds in the amount of		
Prevention,	Amend, and re-	\$3,920,000,000 pursuant to the State General Obligation Bond Law to finance a		
Safe Drinking	refer to committee.	wildlife prevention, safe drinking water, drought preparation, and flood		
Water,	Read second time,	protection program. The bill would provide for the submission of these provisions		
Drought	amended, and re-	to the voters at the November 3, 2020, statewide general election. The bill would		
Preparation,	referred to Com.	provide that its provisions are severable.		
and Flood	on EQ.			
Protection				
Bond Act of				
2020.				

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 418	9/15/2019-S. 2	Existing law governs the admissibility of evidence in court proceedings and		
<u>Kalra</u> D	YEAR	generally provides a privilege as to communications made in the course of		
	9/15/2019-Failed	certain relations, including the attorney-client, physician-patient, and		
Evidentiary	Deadline pursuant	psychotherapist-patient relationship, as specified. Under existing law, the right of	:	
privileges:	to Rule 61(a)(15).	any person to claim those evidentiary privileges is waived with respect to a		
union agent-	(Last location was	communication protected by the privilege if any holder of the privilege, without		
represented	INACTIVE FILE on	coercion, has disclosed a significant part of the communication or has consented		
worker	9/12/2019)(May be	to a disclosure. This bill would establish a privilege between a union agent, as		
privilege.	acted upon Jan	defined, and a represented employee or represented former employee to refuse		
	2020)	to disclose any confidential communication between the employee or former		
		employee and the union agent made while the union agent was acting in the		
		union agent's representative capacity, except as specified. The bill would permit		
		a represented employee or represented former employee to prevent another		
		person from disclosing a privileged communication, except as specified. The bill		
		would further provide that this privilege may be waived in accordance with		
		existing law and does not apply in criminal proceedings.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 422	7/10/2019-S. 2	The California High-Speed Rail Act creates the High-Speed Rail Authority to		
<u>Frazier</u> D	YEAR	develop and implement a high-speed rail system in the state, with specified		
	7/10/2019-Failed	powers and duties. Existing law requires the authority to establish an		
High-speed	Deadline pursuant	independent peer review group for purposes of reviewing the planning,		
rail:	to Rule 61(a)(10).	engineering, financing, and other elements of the authority's plans and issuing		
performance	(Last location was	an analysis of the appropriateness and accuracy of the authority's assumptions		
measuremen	TRANS. on	and an analysis of the viability of the authority's funding plan, including the		
t dashboards.	5/8/2019)(May be	funding plan for each corridor. This bill would require the authority, in		
	acted upon Jan	consultation with the peer review group, to develop and update quarterly a set		
	2020)	of summary performance measurement dashboards that show ongoing		
		performance of the project and post on its internet website full sets of the		
		summary performance measurement dashboards.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 425	7/8/2019-S. APPR.	(1) Existing law, as amended by the Safety for All Act of 2016, an initiative statute		
<u>Cooley</u> D	SUSPENSE FILE	approved by voters as Proposition 63 at the November 8, 2016, statewide		
	8/30/2019-In	general election, requires the sale of ammunition to be conducted by or		
Firearms:	committee: Held	processed through a licensed ammunition vendor. Existing law exempts from		
ammunition	under submission.	that requirement the sale, delivery, or transfer of ammunition to specified		
sales.		individuals, including a sworn peace officer or sworn federal law enforcement		
		officer who is authorized to carry a firearm in the course and scope of the		
		officer's duties, and a representative of a law enforcement agency, with written		
		authorization from the head of the agency, purchasing ammunition for the		
		exclusive use of the agency. Existing law also exempts from that requirement the		
		sale, delivery, or transfer of ammunition to a person who is federally licensed as		
		a firearms dealer or collector of firearms, as specified. A violation of this		
		requirement is a misdemeanor. Proposition 63 allows its provisions to be		
		amended by a vote of 55% of the Legislature so long as the amendments are		
		consistent with, and further the intent of, the act. The bill would exempt from the		
		above-described ammunition purchasing requirement a licensed private patrol		
		operator or an agent or employee of the private patrol operator, a person		
		registered as a security guard or security patrolperson who also holds a valid		
		firearm permit issued by the Bureau of Security and Investigative Services of the		
		Department of Consumer Affairs, who purchases or receives ammunition for use		
		in the normal course and scope of employment, and a sheriff's or police security		
		officer. The bill would also exempt from the above-described ammunition		
		purchasing requirement a person employed by a public forensic laboratory who		
		purchases, receives, or transfers ammunition for use in the normal course and		
		scope of laboratory operations. This bill contains other related provisions and		
		other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 464	1/28/2020-S. RLS.	The California Global Warming Solutions Act of 2006 establishes the State Air		Natural
Garcia,	1/28/2020-In	Resources Board as the state agency responsible for monitoring and regulating		Resources (text 1/6/2020)
Cristina D	Senate. Read first	sources emitting greenhouse gases. The act defines specified terms, including,		Support
	time. To Com. on	among others, district to mean an air pollution control or an air quality		Rural County Representatives of
California	RLS. for	management district until January 1, 2031. This bill would indefinitely define		California (RCRC)
Global	assignment.	district to mean an air pollution control or an air quality management		Oppose
Warming		district. This bill contains other existing laws.		None
Solutions Act				
of 2006.				
AB 570	9/15/2019-S. 2	Existing law, known as the Proposition 218 Omnibus Implementation Act, defines		
Aguiar-	YEAR	various terms and prescribes procedures and parameters for local jurisdictions to		
Curry D	9/15/2019-Failed	comply with specified provisions of the California Constitution. This bill would		
	Deadline pursuant	define the term "affordable housing" for purposes of specified provisions of the		
Local	to Rule 61(a)(15).	California Constitution to include a first-time home buyer program offered by a		
Government	(Last location was	local agency. The bill would also specify that a parcel tax imposed pursuant to a		
Investment	INACTIVE FILE on	specified constitutional provision may include an exemption for persons who are		
Act.	8/15/2019)(May be	65 years of age or older, receiving Supplemental Security Income for a disability,		
	acted upon Jan	or receiving Social Security Disability Insurance Benefits and whose yearly		
	2020)	income does not exceed specified amounts. This bill contains other related		
		provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 992	1/30/2020-S. RLS.	The Ralph M. Brown Act generally requires that the meetings of legislative		
<u>Mullin</u> D	1/30/2020-Read	bodies of local agencies be conducted openly. That act defines "meeting" for		
	third time. Passed.	purposes of the act and prohibits a majority of the members of a legislative		
Open	Ordered to the	body, outside a meeting authorized by the act, from using a series of		
meetings:	Senate. In Senate.	communications of any kind to discuss, deliberate, or take action on any item of		
local	Read first time. To	business that is within the subject matter jurisdiction of the legislative body. This		
agencies:	Com. on RLS. for	bill would provide that the prohibition described above does not apply to the		
social media.	assignment.	participation, as defined, in an internet-based social media platform, as defined,		
		by a majority of the members of a legislative body, provided that a majority of		
		the members do not discuss among themselves, as defined, business of a specific	;	
		nature that is within the subject matter jurisdiction of the legislative body of the		
		local agency. This bill contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1112	7/12/2019-S. 2	Existing law generally regulates the operation of bicycles, electric bicycles,	Oppose	
<u>Friedman</u> D	YEAR	motorized scooters, and electrically motorized boards. Existing law allows local	Unless	
	7/12/2019-Failed	authorities to regulate the registration, parking, and operation of bicycles and	Amended	
Shared	Deadline pursuant	motorized scooters in a manner that does not conflict with state law. This bill		
mobility	to Rule 61(a)(11).	would define a "shared mobility device" as a bicycle, electric bicycle, motorized		
devices: local	(Last location was	scooter, electrically motorized board, or other similar personal transportation		
regulation.	TRANS. on	device, that is made available to the public for shared use and transportation, as		
	5/29/2019)(May be	provided. The bill would require shared mobility devices to include a single		
	acted upon Jan	unique alphanumeric ID. The bill would allow a local authority to require a		
	2020)	shared mobility device provider to provide the local authority with deidentified		
		and aggregated trip data and operational data, including as a condition for		
		operating a shared mobility device program. The bill would prohibit the sharing		
		of individual trip data, except as provided by the Electronic Communications		
		Privacy Act. The bill would allow a local authority to enact reasonable regulations		
		on shared mobility devices and providers within its jurisdiction, including, but not	:	
		limited to, requiring a shared mobility service provider to obtain a permit. The		
		bill would allow a local authority to ban persons from deploying and offering		
		shared mobility devices for hire on its public right of way, subject to the		
		California Environmental Quality Act. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1142	8/30/2019-S. 2	(1)Existing law requires designated transportation planning agencies to, among		
<u>Friedman</u> D	YEAR	other things, prepare and adopt a regional transportation plan. Existing law		
	8/30/2019-Failed	requires a regional transportation plan to include a policy element, an action		
Regional	Deadline pursuant	element, a financial element, and, if the transportation planning agency is also a		
transportatio	to Rule 61(a)(12).	metropolitan planning organization, a sustainable communities strategy. Under		
n plans:	(Last location was	existing law, the policy element describes the transportation issues in the region,		
transportatio	APPR. SUSPENSE	identifies and quantifies regional needs, and describes the desired short-range		
	FILE on	and long-range transportation goals, as well as pragmatic objective and policy		
companies.		statements. Existing law authorizes the policy element of transportation planning		
	acted upon Jan	agencies with populations that exceed 200,000 persons to quantify a set of		
	2020)	specified indicators. This bill would authorize the inclusion of an additional		
		indicator regarding measures of policies to increase use of existing transit. This		
		bill contains other related provisions and other existing laws.		
<u>AB 1226</u>	8/30/2019-S. 2	Existing law vests the Department of Transportation with full possession and		
<u>Holden</u> D	YEAR	control of the state highway system, including associated property. Existing law		
	8/30/2019-Failed	authorizes the department to lease to public or private entities areas above or		
State	· ·	below state highways. Existing law authorizes the department, in certain cases,		
highways:	to Rule 61(a)(12).	to make the land or airspace within the right-of-way of a highway available to a		
property	(Last location was	public entity for specified transit-related purposes. This bill would provide		
leases:	APPR. SUSPENSE	examples of "airspace" and "areas above or below state highways" for purposes		
assessment.	FILE on	of those provisions. This bill contains other related provisions and other existing		
	8/19/2019)(May be	laws.		
	acted upon Jan			
	2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1276	1/23/2020-S. RLS.	The California Constitution authorizes a city to adopt a charter by a majority vote		
<u>Bonta</u> D	1/23/2020-Read	of its electors, and authorizes a charter city to make and enforce all ordinances		
	third time. Passed.	and regulations in respect to municipal affairs. The California Constitution		
Local	Ordered to the	provides that it shall be competent in a city charter to provide for the manner in		
redistricting.	Senate. In Senate.	which, the method by which, the times at which, and the terms for which		
	Read first time. To	municipal officers and employees shall be elected or appointed. Existing law		
	Com. on RLS. for	establishes criteria pursuant to which charter cities adjust or adopt council		
	assignment.	district area boundaries, as applicable, for the purpose of electing members of		
		the city council. These criteria encourage council districts to be geographically		
		contiguous and compact, to respect the geographic integrity of communities of		
		interest, as defined, and to have easily identifiable and understandable		
		boundaries. Existing law authorizes the city council of a charter city to establish		
		an advisory redistricting commission to hold public redistricting hearings. This bill		
		would provide that these criteria do not apply to a charter city that has adopted		
		comprehensive or exclusive redistricting criteria, as defined, in its city charter.		
		The bill would authorize the city council of a charter city to instead establish an		
		advisory body to hold public redistricting hearings. The bill would clarify that if a		
		council assigns the power to adopt new district boundaries to an advisory,		
		hybrid, or independent redistricting commission, the charter city remains subject		
		to the same redistricting deadlines, requirements, and restrictions that are		
		applicable to the council. Existing law requires a county board of supervisors to		
		record or prepare a written summary of each public comment and board		
		deliberation made at each public redistricting hearing or workshop and to		
		establish an internet web page dedicated to redistricting that includes links to		
		the audio or audiovisual recording and adopted minutes of each public		
		redistricting hearing. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1286	7/12/2019-S. 2	Existing law regulates contracts for particular transactions, including those in		
Muratsuchi D	YEAR	which one person agrees to give to another person the temporary possession		
	7/12/2019-Failed	and use of personal property, other than money for reward, and the latter		
Shared	Deadline pursuant	agrees to return the property to the former at a future time. This bill would		
mobility	to Rule 61(a)(11).	require a shared mobility service provider, as defined, to enter into an		
devices:	(Last location was	agreement with, or obtain a permit from, the city or county with jurisdiction over		
agreements.	JUD. on	the area of use. The bill would require that the provider maintain a specified		
	1	amount of commercial general liability insurance and would prohibit the		
	acted upon Jan	provider from including specified provisions in a user agreement before		
	2020)	distributing a shared mobility device within that jurisdiction. The bill would		
		define shared mobility device to mean an electrically motorized board,		
		motorized scooter, electric bicycle, bicycle, or other similar personal		
		transportation device, except as provided. This bill contains other related		
		provisions.		
AB 1350	1/28/2020-S. RLS.	Existing law declares that the fostering, continuance, and development of public		Transportation (text 1/6/2020)
<u>Gonzalez</u> D	1/28/2020-In	transportation systems are a matter of state concern. Existing law authorizes the		Support
	Senate. Read first	Department of Transportation to administer various programs and allocates	Author	None
Free youth	time. To Com. on	moneys for various public transportation purposes. This bill would require transit		Oppose
transit	RLS. for	agencies to offer free youth transit passes to persons 18 years of age and under		None
passes:	assignment.	in order to be eligible for state funding under the Mills-Deddeh Transit		
eligibility for		Development Act, the State Transit Assistance Program, or the Low Carbon		
state		Transit Operations Program. The bill would also require a free youth transit pass		
funding.		to count as a full price fare for purposes of calculating the ratio of fare revenues		
		to operating costs.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1406	8/30/2019-S. 2	Existing law establishes the California Alternative and Renewable Fuel, Vehicle		
O'Donnell D	YEAR	Technology, Clean Air, and Carbon Reduction Act of 2007, which includes the		
	8/30/2019-Failed	Alternative and Renewable Fuel and Vehicle Technology Program, administered		
Alternative	Deadline pursuant	by the State Energy Resources Conservation and Development Commission.		
and	to Rule 61(a)(12).	Existing law requires the commission, as part of the Alternative and Renewable		
Renewable	(Last location was	Fuel and Vehicle Technology Program, to provide funding measures to certain		
Fuel and	APPR. SUSPENSE	entities to develop and deploy innovative technologies that transform		
Vehicle	FILE on	California's fuel and vehicle types to help attain the state's climate change		
Technology	8/12/2019)(May be	policies. Existing law requires the commission to give preference to those		
Program.	acted upon Jan	projects that maximize the goals of the program based on specified criteria. This		
	2020)	bill would require the commission, until January 1, 2024, to allocate no less than		
		10% of the moneys available for allocation as part of the program for alternative		
		fuel and advanced technology vehicles. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1442	8/26/2019-S. APPR.	The Personal Income Tax Law and the Corporation Tax Law allow a motion		
Rivas, Luz D	SUSPENSE FILE	picture credit for taxable years beginning on or after January 1, 2020, to be		
	8/30/2019-In	allocated by the California Film Commission on or after July 1, 2020, and before		
Income	committee: Held	July 1, 2025. Existing law allows a credit in an amount equal to 20% or 25% of		
taxes:	under submission.	qualified expenditures up to \$100,000,000 for the production of a qualified		
credits: Share		motion picture in this state, with additional specified credit amounts allowed.		
Our Values		Existing law limits the aggregate amount of these new credits to be allocated in		
Tax Credit.		each fiscal year to \$330,000,000 plus, among other amounts, the amount of any		
		unused credit amounts for the preceding fiscal year. This bill, for taxable years		
		beginning on or after January 1, 2020, would allow an additional tax credit, for		
		qualified motion pictures in the same manner as described above, with		
		modifications including revising the definition of "qualified motion picture" to		
		mean a qualified motion picture that either relocated to California from, or		
		chose not to pay or incur qualified expenditures for a qualified motion picture in,		
		a state that has pending legislation or existing law that prohibits access to,		
		criminalizes the provision of, or otherwise restricts a woman's access to abortion		
		services after 8 weeks from the beginning of the pregnancy or earlier and would		
		limit on the aggregate amount of these new credits to be allocated in each fiscal		
		year to \$50,000,000 plus additional specified amounts. This bill contains other		
		related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1580	8/30/2019-S. 2	Existing law requires the Department of Transportation and the Bay Area Toll		
<u>Levine</u> D	YEAR	Authority to establish the Toll Bridge Program Oversight Committee, as provided,	,	
	8/30/2019-Failed	to review and provide program direction for seismic retrofit and replacement		
Major	Deadline pursuant	projects on toll bridges within the geographic jurisdiction of the committee. This		
infrastructur	to Rule 61(a)(12).	bill, except as specified, would similarly require a state agency undertaking a		
е	(Last location was	publicly funded major infrastructure construction project that is estimated to		
construction	APPR. SUSPENSE	cost \$1,000,000,000 or more to form an oversight committee, as provided, to		
projects:	FILE on	develop and use risk management plans throughout the course of the project,		
oversight	8/12/2019)(May be	and to take specified actions relating to managing risks. The bill would require		
committees.	acted upon Jan	the oversight committee to act as the authority for critical decisions regarding		
	2020)	the implementation of the project's risk management plan and to have sufficient		
		staff to support decisionmaking.		
AB 1839	1/6/2020-A. PRINT	Existing law establishes various environmental and economic policies. This bill		
Bonta D	1/7/2020-From	would create the California Green New Deal Council with a specified		
	printer. May be	membership appointed by the Governor. The bill would require the California		
Climate	heard in committee	Green New Deal Council to submit a specified report to the Legislature no later		
change:	February 6.	than January 1, 2022. The bill also would make various findings and declarations.		
California				
Green New				
Deal.				

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1845 Rivas, Luz D	1/17/2020-A. H. & C.D.	(1)Existing law establishes various offices within the Governor's office with specified duties and responsibilities. This bill would create, within the Governor's		
Homelessnes s: Office to End Homelessnes s.	1/17/2020- Referred to Com. on H. & C.D.	office, the Governor's Office to End Homelessness, which would be administered by the Secretary on Housing Insecurity and Homelessness appointed by the Governor. The bill would require that the office serve the Governor as the lead entity for ending homelessness in California and would task the office with coordinating the various federal, state, and local departments and agencies that provide housing and services to individuals experiencing homelessness or at risk of homelessness. The bill would require the office to exercise various powers and duties, including, among others, making recommendations to the Governor and the Legislature regarding policies, programs, and actions to end homelessness and developing universal guidelines and standards for providing services to individuals experiencing homelessness. This bill contains other related provisions		
AB 1848 Lackey R  High-speed rail: Metrolink commuter rail system.	1/17/2020- A. TRANS. 1/17/2020- Referred to Com. on TRANS.	and other existing laws.  The California High-Speed Rail Act creates the High-Speed Rail Authority to develop and implement a high-speed rail system in the state. 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 \$9,000,000,000 in general obligation bonds for high-speed rail purposes and \$950,000,000 for other related rail purposes. This bill would appropriate \$4,000,000,000 of those bond revenues to the Southern California Regional Rail Authority to fund improvements to the Metrolink commuter rail system. The bill would require those improvements to support blended operation with high-speed trainsets upon completion of specified phases of the high-speed rail system, and would require that infrastructure upgrades funded by this appropriation make the corridor or usable segment thereof suitable and ready for high-speed train operation.		

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. 2/11/2020

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1907	1/30/2020-A. NAT.	The California Environmental Quality Act (CEQA) requires a lead agency, as		
<u>Santiago</u> D	RES.	defined, to prepare, or cause to be prepared, and certify the completion of, an		
	1/30/2020-	environmental impact report on a project that it proposes to carry out or		
California	Referred to Coms.	approve that may have a significant effect on the environment or to adopt a		
Environment	on NAT. RES. and	negative declaration if it finds that the project will not have that effect. CEQA		
al Quality	H. & C.D.	also requires a lead agency to prepare a mitigated negative declaration for a		
Act:		project that may have a significant effect on the environment if revisions in the		
emergency		project would avoid or mitigate that effect and there is no substantial evidence		
shelters:		that the project, as revised, would have a significant effect on the		
supportive		environment. This bill would, until January 1, 2029, exempt from environmental		
and		review under CEQA certain activities approved by or carried out by a public		
affordable		agency in furtherance of providing emergency shelters, supportive housing, or		
housing:		affordable housing, as each is defined. The bill would require a lead agency that		
exemption.		determines to carry out or approve an activity that is within this CEQA exemption		
		to file a notice of exemption, as specified. This bill contains other related		
		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1908	1/8/2020-A. PRINT	Existing law vests the Department of Transportation with full possession and		
<u>Chen</u> R	1/9/2020-From	control of the state highway system, including associated property. Existing law		
	printer. May be	authorizes the Department of Transportation to require the removal of any		
Department	heard in committee	encroachment in, under, or over any state highway. Existing law authorizes the		
of	February 8.	department to offer for lease to a city, county, political subdivision of a city or		
Transportation		county, or state agency airspace and real property that meets certain		
n: Homeless		requirements for purposes of a temporary emergency shelter or feeding		
Encampment		program, subject to certain conditions. This bill would require the department,		
and Litter		within its maintenance program, to establish a Homeless Encampment and Litter		
Program.		Program to provide timely abatement and cleanup of homeless encampments on		
		department property and expedited and coordinated access to housing and		
		supportive services. The bill would require the department to coordinate with		
		homeless service provider agencies and to establish homeless adult and family		
		multidisciplinary personnel teams. The bill would require the department, upon		
		receiving a report of a homeless encampment, to deploy a multidisciplinary		
		personnel team to expedite and coordinate access to housing and supportive		
		services for occupants of the encampment. Before proceeding to remove a		
		homeless encampment, the bill would require the department to use best efforts		
		to assist occupants of the encampment to voluntarily accept supportive services		
		and relocate. If the department responds to 3 or more homeless encampments		
		within 30 days at the same location, the bill would require, rather than		
		authorize, the department to offer the location for lease for purposes of a		
		temporary emergency shelter or feeding program pursuant to the above-		
		described provisions. The bill would provide that implementation of these		
		provisions is contingent upon an appropriation by the Legislature. This bill		
		contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1928	1/15/2020-	Existing law, as established in the case of Dynamex Operations W. Inc. v. Superior		
Kiley R	A. PRINT	Court (2018) 4 Cal.5th 903 (Dynamex), creates a presumption that a worker who		
	1/16/2020-From	performs services for a hirer is an employee for purposes of claims for wages and		
Employment	printer. May be	benefits arising under wage orders issued by the Industrial Welfare Commission.		
standards:	heard in committee	Existing law requires a 3-part test, commonly known as the "ABC" test, to		
independent	February 15.	determine if workers are employees or independent contractors for purposes of		
contractors		specified wage orders. Existing law establishes that, for purposes of the Labor		
and		Code, the Unemployment Insurance Code, and the wage orders of the Industrial		
employees.		Welfare Commission, a person providing labor or services for remuneration is		
		considered an employee rather than an independent contractor unless the hiring		
		entity demonstrates that the person is free from the control and direction of the		
		hiring entity in connection with the performance of the work, the person		
		performs work that is outside the usual course of the hiring entity's business,		
		and the person is customarily engaged in an independently established trade,		
		occupation, or business. This test is commonly known as the "ABC" test. Existing		
		law charges the Labor Commissioner with the enforcement of labor laws,		
		including worker classification. Existing law exempts specified occupations and		
		business relationships from the application of Dynamex and these provisions.		
		Existing law instead provides that these exempt relationships are governed by		
		the test adopted in S. G. Borello & Sons, Inc. v. Department of Industrial		
		Relations (1989) 48 Cal.3d (Borello). This bill would repeal those existing		
		provisions and instead require a determination of whether a person is an		
		employee or an independent contractor to be based on the specific multifactor		
		test set forth in Borello, including whether the person to whom service is		
		rendered has the right to control the manner and means of accomplishing the		
		result desired, and other identified factors. The bill would make related,		
		conforming changes.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1934	1/23/2020-A. H. &	Existing law, until January 1, 2026, authorizes a development proponent to		
<u>Voepel</u> R	C.D.	submit an application for a multifamily housing development, which satisfies		
	1/23/2020-	specified objective planning standards, that is subject to a streamlined,		
Planning and	Referred to Coms.	ministerial approval process, as provided, and not subject to a conditional use		
zoning:	on H. & C.D. and L.	permit. Existing law requires a local government to notify the development		
affordable	GOV.	proponent in writing if the local government determines that the development		
housing:		conflicts with any of those objective standards by a specified time; otherwise,		
streamlined,		the development is deemed to comply with those standards. Existing law		
ministerial		provides that if a local government approves a project pursuant to that process,		
approval		that approval will not expire until a specified period of time depending on the		
process.		nature of the development. This bill would, notwithstanding those provisions,		
		authorize a development proponent to submit an application for a development		
		to be subject to a streamlined, ministerial approval process provided that		
		development meet specified objective planning standards, including that the		
		development provide housing for persons and families of low or moderate		
		income. The bill would require a local government to notify the development		
		proponent in writing if the local government determines that the development		
		conflicts with any of those objective standards within 30 days of the application		
		being submitted; otherwise, the development would be deemed to comply with		
		those standards. This bill would provide that the local government's approval of		
		a project pursuant to this process would not expire for 5 years. This bill contains		
		other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1947	1/30/2020-A. L. &	(1)Existing law creates the Division of Labor Standards Enforcement, which is		
<u>Kalra</u> D	E.	headed by the Labor Commissioner, and commits to it the general authority to		
	1/30/2020-	enforce the requirements of the Labor Code. Existing law generally authorizes		
Employment	Referred to Coms.	people who believe that they have been discharged or otherwise discriminated		
violation	on L. & E. and JUD.	against in violation of any law enforced by the Labor Commissioner to file a		
complaints:		complaint with the Division of Labor Standards Enforcement within 6 months		
requirements		after the occurrence of the violation. Existing law generally requires the Labor		
: time.		Commissioner to commence actions to enforce labor standards within 3 years of		
		their accrual, as specified. This bill would extend the period of time within which		
		people may file complaints subject to the 6-month deadline, described above, to		
		within one year after the occurrence of the violations. This bill contains other		
		related provisions and other existing laws.		
<u>AB 1964</u>	1/30/2020-	Existing law authorizes the operation of an autonomous vehicle on public roads		
<u>Frazier</u> D	A. TRANS.	for testing purposes by a driver who possesses the proper class of license for the		
	1/30/2020-	type of vehicle being operated if specified requirements are met. Existing law		
Autonomous	Referred to Coms.	defines an "autonomous vehicle" for this purpose as any vehicle equipped with		
vehicles.	on TRANS. and C. &	autonomous technology, as defined, that has been integrated into the vehicle.		
	C.	This bill would expand the definition of the term "autonomous vehicle" to also		
		include a remotely operated vehicle, defined as a specified type of vehicle that is		
		capable of being operated by a driver or operator that is not inside of the		
		vehicle. This bill contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1991	2/6/2020-	Existing law establishes the Transit and Intercity Rail Capital Program, which is		
<u>Friedman</u> D	A. TRANS.	funded in part by a continuously appropriated allocation of 10% of the annual		
	2/6/2020-Referred	proceeds of the Greenhouse Gas Reduction Fund, to fund transformative capital		
Transit and	to Coms. on	improvements that will modernize California's intercity, commuter, and urban		
Intercity Rail	TRANS. and NAT.	rail systems and bus and ferry transit systems to achieve certain policy		
Capital	RES.	objectives. Existing law requires the Transportation Agency to evaluate		
Program:		applications for funding under the program and to approve a multiyear program		
passenger		of projects, as specified, and requires the California Transportation Commission		
tramways.		to allocate funding to applicants pursuant to the program of projects approved		
		by the agency. This bill would expand the purpose of the program to authorize		
		funding for passenger tramway transit systems. By expanding the purposes for		
		which continuously appropriated moneys may be used, the bill would make an		
		appropriation.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1992	2/6/2020-	Existing law vests the Department of Transportation with full possession and		
<u>Friedman</u> D	A. TRANS.	control of the state highway system. Existing law requires the department, in		
	2/6/2020-Referred	consultation with the California Transportation Commission, to prepare a robust		
Transportatio	to Coms. on	asset management plan that assesses the health and condition of the state		
n: asset	TRANS. and NAT.	highway system and with which the department is able to determine the most		
management	RES.	effective way to apply the state's limited resources. This bill would state the		
plan:		intent of the Legislature to enact legislation that would establish a new program		
California		to fund climate change adaptation planning for transportation impacts, data		
Transportatio		collection, modeling, and training. The bill would require the department, in		
n Plan:		consultation with the commission, to update the asset management plan on or		
transportatio		before December 31, 2022, and for the update to also address the forecasted		
n		transportation infrastructure impacts of climate change. The bill would require		
infrastructur		both the 3rd update to the California Transportation Plan, which is due in 2025,		
e: climate		and the Strategic Growth Council's report to include a forecast of the		
change.		transportation impacts of climate change and measures to address those		
		impacts. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 2011	1/28/2020-	Existing law creates the Metro Gold Line Foothill Extension Construction		
<u>Holden</u> D	A. PRINT	Authority for the purpose of awarding and overseeing all design and construction		
	1/29/2020-From	contracts for completion of the Los Angeles-Pasadena Foothill Extension Gold		
West San	printer. May be	Line light rail project extending from Union Station in the City of Los Angeles to		
Bernardino	heard in committee	Sierra Madre Villa Boulevard in the City of Pasadena and any mass transit		
County Rail	February 28.	guideway that may be planned east of Sierra Madre Villa Boulevard along the rail		
Construction		right-of-way extending to the City of Montclair. This bill would create the West		
Authority.		San Bernardino County Rail Construction Authority for purposes of awarding and		
		overseeing all design and construction contracts for completion of an extension		
		of the Metro Gold Line light rail project from the City of Montclair to the Ontario		
		International Airport. The bill would prescribe the powers and duties of the		
		construction authority. This bill contains other related provisions and other		
		existing laws.		
AB 2012	1/28/2020-	Existing law declares that the fostering, continuance, and development of public		
<u>Chu</u> D	A. PRINT	transportation systems are a matter of state concern. Existing law authorizes the		
	1/29/2020-From	Department of Transportation to administer various programs and allocates		
Free senior	printer. May be	moneys for various public transportation purposes. This bill would require transit		
transit	heard in committee	agencies to offer free senior transit passes to persons over 65 years of age in		
passes:	February 28.	order to be eligible for state funding under the Mills-Deddeh Transit		
eligibility for		Development Act, the State Transit Assistance Program, and the Low Carbon		
state		Transit Operations Program. The bill would require those free senior transit		
funding.		passes to count as full price fares for purposes of calculating the ratio of fare		
		revenues to operating costs.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
ACA 1	5/20/2019-	(1)The California Constitution prohibits the ad valorem tax rate on real property	Support	
Aguiar-	A. RECONSIDERATI	from exceeding 1% of the full cash value of the property, subject to certain		
<u>Curry</u> D	ON	exceptions. This measure would create an additional exception to the 1% limit		
	8/19/2019-Read	that would authorize a city, county, city and county, or special district to levy an		
Local	third time. Refused	ad valorem tax to service bonded indebtedness incurred to fund the		
government	adoption. Motion	construction, reconstruction, rehabilitation, or replacement of public		
financing:	to reconsider made	infrastructure, affordable housing, or permanent supportive housing, or the		
affordable	by Assembly	acquisition or lease of real property for those purposes, if the proposition		
housing and	Member Aguiar-	proposing that tax is approved by 55% of the voters of the city, county, or city		
public	Curry.	and county, as applicable, and the proposition includes specified accountability		
infrastructur		requirements. The measure would specify that these provisions apply to any city,		
e: voter		county, city and county, or special district measure imposing an ad valorem tax		
approval.		to pay the interest and redemption charges on bonded indebtedness for these		
		purposes that is submitted at the same election as this measure. This bill contains		
		other related provisions and other existing laws.		

#### **Metro Government Relations**

SB 25 Caballero D

California al Quality funded by qualified opportunity zone funds or other public funds.

7/10/2019-A. 2 YFAR 7/10/2019-Failed Deadline pursuant Environment to Rule 61(a)(10). (Last location was Act: projects NAT. RES. on 7/8/2019)(May be acted upon Jan 2020)

The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. CEQA also requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA establishes a procedure by which a person may seek judicial review of the decision of the lead agency made pursuant to CEQA. This bill would, until January 1, 2025, establish specified procedures for the administrative and judicial review of the environmental review and approvals granted for projects that are funded, in whole or in part, by specified public funds or public agencies and that meet certain requirements. Because a public agency would be required to comply with those new procedures, this bill would impose a state-mandated local program. The bill would require the Judicial Council, by September 1, 2020, to adopt rules of court applicable to an action or proceeding brought to attack, review, set aside, void, or annul the certification or adoption of an environmental review document or the granting of project approvals, including any appeals therefrom, to be resolved, to the extent feasible, within 270 days of the filing of the certified record of proceedings with the court to an action or proceeding seeking judicial review of the lead agency's action related to those projects. The bill would require a party seeking to file an action or proceeding pursuant to CEQA to provide the lead agency and the real party in interest a notice of intent to sue within 10 days of the posting of a certain notice and would prohibit a court from accepting the filing of an action or proceeding from a party that fails to provide the notice of intent to sue.This bill contains other related provisions and other existing laws.

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 43	7/10/2019-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air	Work	
<u>Allen</u> D	YEAR	Resources Board as the state agency charged with monitoring and regulating	with	
	7/10/2019-Failed	sources of emissions of greenhouse gases. The state board is required to approve	Author	
Carbon	Deadline pursuant	a statewide greenhouse gas emissions limit equivalent to the statewide		
intensity and	to Rule 61(a)(10).	greenhouse gas emissions level in 1990 to be achieved by 2020 and to ensure		
pricing: retail	(Last location was	that statewide greenhouse gas emissions are reduced to at least 40% below the		
products.	REV. & TAX on	1990 level by 2030. This bill would require the state board, no later than January		
	6/24/2019)(May be	1, 2022, to submit a report to the Legislature on the findings from a study, as		
	acted upon Jan	specified, to determine the feasibility and practicality of assessing the carbon		
	2020)	intensity of all retail products subject to the tax imposed pursuant to the Sales		
		and Use Tax Law, so that the total carbon equivalent emissions associated with		
		such retail products can be quantified. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 59	8/30/2019-A. 2	Existing law creates the California Transportation Commission with various		
<u>Allen</u> D	YEAR	powers and duties, including the duty to advise and assist the Secretary of		
	8/30/2019-Failed	Transportation and the Legislature in formulating and evaluating state policies		
California	Deadline pursuant	and plans for transportation programs in the state. This bill would require the		
Transportation	to Rule 61(a)(12).	chair of the commission to establish an advisory committee, the California		
n	(Last location was	Council on the Future of Transportation, to provide the Governor and the		
Commission:	APPR. SUSPENSE	Legislature with recommendations for changes in state policy to ensure that		
advisory	FILE on	California continues to be the world leader in autonomous, driverless, and		
committee:	8/14/2019)(May be	connected vehicle technology. The bill would require the council to consist of at		
autonomous	acted upon Jan	least 22 members, selected by the chair or designated, as specified, who		
vehicle	2020)	represent, among others, transportation workers, various state and local		
technology.		agencies, and a disability rights organization. The bill would require the council to		
		gather public comment on issues and concerns related to autonomous vehicles		
		and to submit, among other things, recommendations for statewide policy		
		changes and updates to the Legislature no later than January 1, 2022, and to		
		submit a report of its recommendations biannually thereafter, or more		
		frequently at the commission's discretion. The bill would require the council to		
		create subcommittees focused on or more specific topics and to form one		
		subcommittee led by the Office of Planning and Research focused on furthering		
		the state's environmental, public health, and energy objectives, as specified. The		
		bill would require the subcommittee to submit policy recommendations to the		
		council and the Legislature by January 1, 2022, and to make those		
		recommendations publicly available. The bill would repeal these provisions on		
		January 1, 2030.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 147	7/12/2019-A. 2	The California High-Speed Rail Act creates the High-Speed Rail Authority to		
<u>Beall</u> D	YEAR	develop and implement a high-speed train system in the state, with specified		
	7/12/2019-Failed	powers and duties. Existing law authorizes the authority, among other things, to		
High-Speed	Deadline pursuant	keep the public informed of its activities. This bill would revise that provision to		
Rail	to Rule 61(a)(11).	instead authorize the authority to keep the public informed through activities,		
Authority.	(Last location was	including, but not limited to, community outreach events, public information		
	TRANS. on	workshops, and newsletters posted on the authority's internet website.		
	5/2/2019)(May be			
	acted upon Jan			
	2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 266	9/15/2019-S. 2	(1)Existing law, the Public Employees' Retirement Law (PERL), establishes the		
<u>Leyva</u> D	YEAR	Public Employees' Retirement System (PERS), which provides a defined benefit		
	9/15/2019-	to members of the system, based on final compensation, credited service, and		
Public	9/15/2019-Failed	age at retirement, subject to certain variations. PERL authorizes a public agency		
Employees'	Deadline pursuant	to contract to make its employees members of PERS and prescribes a process for		
Retirement	to Rule 61(a)(15).	this. PERS is administered by its board of administration, which is responsible for		
System:	(Last location was	correcting errors and omissions in the administration of the system and the		
disallowed	DESK on	payment of benefits. Existing law requires the board to correct all actions taken		
compensatio	9/11/2019)(May be	as a result of errors or omissions of the state or a contracting agency, in		
n: benefit	acted upon Jan	accordance with certain procedures. This bill would establish new procedures		
adjustments.	2020)	under PERL for cases in which PERS determines that the benefits of a member or		
		annuitant are, or would be, based on disallowed compensation that conflicts		
		with PEPRA and other specified laws and thus impermissible under PERL. The bill		
		would also apply these procedures retroactively to determinations made on or		
		after January 1, 2017, if an appeal has been filed and the employee member,		
		survivor, or beneficiary has not exhausted their administrative or legal remedies.		
		At the threshold, after determining that compensation for an employee member		
		reported by the state, school employer, or a contracting agency is disallowed,		
		the bill would require the applicable employer to discontinue the reporting of		
		the disallowed compensation. The bill would require that contributions made on		
		the disallowed compensation, for active members, be credited against future		
		contributions on behalf of the state, school employer, or contracting agency that		
		reported the disallowed compensation and would require that the state, school		
		employer, or contracting agency return to the member any contributions paid by		
		the member or on the member's behalf. This bill contains other related		
		provisions and other existing laws.		

#### **Metro Government Relations**

SB 315	7/10/2019-A. 2
<u>Hertzberg</u> D	YEAR
	7/10/2019-Failed
Governor's	Deadline pursuant
Office of	to Rule 61(a)(10).
Business and	(Last location was
Economic	REV. & TAX on
Development	7/1/2019)(May be
: taxation:	acted upon Jan
gross income	2020)
exclusions:	
opportunity	
zones.	

Existing law authorizes the Governor's Office of Business and Economic Development to develop content on its internet website or through other mediums to be used for public dissemination, through outreach activities, in order to provide information and resources to inform the general public about place-based and other geographically targeted economic development programs, including California Promise Zones and California Opportunity Zones. Existing law requires the Governor's Office of Business and Economic e Development to convene, at least annually, representatives from various programs and agencies across the state and from various federal programs and agencies for the purpose of discussing how California can leverage Promise Zones and Opportunity Zones to meet state and local community and economic development needs. This bill would enact the California Opportunity Zone Authority Act, which would create within state government the California Opportunity Zone Authority Board consisting of 7 members, including the Treasurer who the bill would require to serve as chair. The bill would require the board to incorporate or form a qualified opportunity fund, as specified, known as the California Qualified Opportunity Fund, for the purpose of making allocations to cities and counties that will invest in California Opportunity Zones, as provided. The bill, subject to specified limitations, would require the board to solicit investments on or after January 1, 2020, and before January 1, 2025, of eligible capital gains for deposit in the fund, and would prohibit investments of eligible capital gains in the fund on or after January 1, 2025. The bill would require moneys in the fund to be continuously appropriated to the board, without regard to fiscal year, for purposes of administering the act, thereby making an appropriation. The bill would require the board to develop and implement investment policy and objectives for the allocation of moneys and to allocate moneys to cities and counties that apply to the board consistent with this policy and other specified criteria, as provided. The bill would also require the board to develop a risk management and oversight program to, among other

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. 2/11/2020

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		things, monitor risk levels. The bill would authorize the board to employ staff and		
		adopt regulations necessary to implement the act. The bill would provide that		
		the board and the State of California are not be liable for investment losses of		
		the fund. This bill contains other related provisions and other existing laws.		
SB 336	7/12/2019-A. 2	Existing law establishes regulations for the operation of an autonomous vehicle		
<u>Dodd</u> D	YEAR	on public roads for testing purposes by a driver who possesses the proper class		
	7/12/2019-Failed	of license for the type of vehicle being operated if the manufacturer meets		
Transportatio	Deadline pursuant	prescribed requirements. Existing law imposes various requirements on transit		
n: fully-	to Rule 61(a)(11).	operators. This bill would require a transit operator, as defined, until January 1,		
automated	(Last location was	2025, to ensure each of its fully-automated transit vehicles, as defined, is staffed		
transit	TRANS. on	by at least one of its employees, who has had specified training, while the vehicle		
vehicles.	5/24/2019)(May be	is in service. The bill would require a transit operator that deploys a fully-		
	acted upon Jan	automated transit vehicle to report the results of that deployment to the		
	2020)	Legislature on or before March 31, 2025.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 498	7/10/2019-A. 2	The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of		
<u>Hurtado</u> D	YEAR	2006, approved by the voters as Proposition 1B at the November 7, 2006,		
	7/10/2019-Failed	statewide general election, authorizes the issuance of \$19.925 billion of general		
Trade	Deadline pursuant	obligation bonds for specified purposes, including \$2 billion to be transferred to		
Corridors	to Rule 61(a)(10).	the Trade Corridors Improvement Fund (TCIF), created by the bond act. The bond		
Improvemen	(Last location was	act makes the moneys in the TCIF available, upon appropriation in the annual		
t Fund: grant	TRANS. on	Budget Act by the Legislature and subject to such conditions and criteria as the		
program:	6/6/2019)(May be	Legislature may provide by statute, for allocation by the California		
short-line	acted upon Jan	Transportation Commission for infrastructure improvements along federally		
railroads.	2020)	designated Trade Corridors of National Significance or along other corridors that		
		have a high volume of freight movement, as determined by the commission.		
		Existing law designates the commission as the administrative agency responsible		
		for programming funds in the TCIF and authorizes the commission to adopt		
		guidelines for the TCIF program. This bill would require the commission, upon		
		appropriation by the Legislature of funds resulting from TCIF program savings, to		
		establish a competitive grant program to provide grants from those funds in the		
		2020–21 and 2021–22 fiscal years to the Department of Transportation or		
		regional transportation planning agencies, or both, for short-line railroad		
		projects such as railroad reconstruction, maintenance, upgrade, or replacement.		
		The bill would require the commission to adopt guidelines, in consultation with		
		representatives from specified government and industry entities, by July 1, 2020,		
		to be used by the commission to select grant recipients.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 664	9/15/2019-A. 2	(1)Existing law requires the Department of Transportation, in cooperation with	Support	
<u>Allen</u> D	YEAR	the Golden Gate Bridge, Highway and Transportation District and all known		
	9/15/2019-Failed	entities planning to implement a toll facility, to develop and adopt functional		
Electronic	Deadline pursuant	specifications and standards for an automatic vehicle identification system, in		
toll and	to Rule 61(a)(15).	compliance with specified objectives, including that a vehicle owner shall not be		
transit fare	(Last location was	required to purchase or install more than one device to use on all toll facilities,		
collection	P. & C.P. on	and generally requires any automatic vehicle identification system purchased or		
systems.	9/10/2019)(May be	installed after January 1, 1991, to comply with those specifications and		
	acted upon Jan	standards. Existing law authorizes operators of toll facilities on federal-aid		
	2020)	highways engaged in an interoperability program to provide only specified		
		information regarding a vehicle's use of the toll facility. This bill would expand the		
		above-described objective so that a user of a toll facility shall also not be		
		required to purchase or install more than one device to use on all toll facilities.		
		The bill would limit the above-described authorization to those operators		
		engaged in an interstate interoperability program. The bill would assert that		
		these provisions are declarative of existing law. This bill contains other related		
		provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 739	1/27/2020-A. DESK	Existing law requires the Director of Forestry and Fire Protection to identify areas		Natural Resources And
Stern D	1/27/2020-Read	in the state as very high fire hazard severity zones based on specified criteria and		Water (text 1/6/2020)
	third time. Passed.	the severity of the fire hazard. Existing law requires a person who owns, leases,		Support
Fire	(Ayes 39. Noes 0.)	controls, operates, or maintains an occupied dwelling or structure in, upon, or		None
prevention:	Ordered to the	adjoining a mountainous area, forest-covered land, brush-covered land, grass-		Oppose
defensible	Assembly. In	covered land, or land that is covered with flammable material that is within a		None
space and	Assembly. Read	very high fire hazard severity zone, as designated by a local agency, or a building		
home	first time. Held at	or structure in, upon, or adjoining those areas or lands within a state		
hardening	Desk.	responsibility area, to maintain a defensible space of 100 feet from each side and		
training.		from the front and rear of the structure, as specified. This bill would require the		
		Department of Forestry and Fire Protection to develop and implement a training		
		program, as provided, to train individuals to support and augment the		
		department in its defensible space and home hardening assessment and		
		education efforts. The bill would require the department to issue a certification		
		of completion to individuals who have successfully completed the training		
		program. The bill would repeal these provisions on January 1, 2025.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 749	9/15/2019-A. 2	The California Public Records Act requires state and local agencies to make their		
<u>Durazo</u> D	YEAR	records available for public inspection, unless an exemption from disclosure		
	9/15/2019-Failed	applies. Existing law provides that nothing in the act requires the disclosure of		
California	Deadline pursuant	corporate proprietary information including trade secrets, among other		
Public	to Rule 61(a)(15).	things. This bill would provide that specified records of a private industry		
Records Act:	(Last location was	employer that are prepared, owned, used, or retained by a public agency are not		
trade secrets.	INACTIVE FILE on	trade secrets and are public records, including certain records relating to		
	9/13/2019)(May be	employment terms and conditions of employees working for a private industry		
	acted upon Jan	employer pursuant to a contract with a public agency, if those wages, benefits,		
	2020)	working hours and other employment terms and conditions relate to work		
		performed under the contract, records of compliance with local, state, or federal		
		domestic content requirements, and records of a private industry employer's		
		compliance with job creation, job quality, or job retention obligations contained		
		in a contract or agreement with a state or local agency. The bill, however, would		
		exclude contracts between a public agency and a private industry employer		
		entered into before January 1, 2020, and records that include communications		
		between the state or local agency and specified state or local officials, on		
		matters posing a threat to the security of a public building, a threat to the		
		security of essential public services, or a threat to the public's right of access to		
		public services or public facilities, from these provisions. Because the bill would		
		require local officials to perform additional duties, it would impose a state-		
		mandated local program. This bill contains other related provisions and other		
		existing laws.		

#### **Metro Government Relations**

SB 795 Beall D & F. 1/15/2020-

Affordable Community Development Investment Program.

Referred to Coms. Housing and on GOV. & F.,

1/15/2020-S. GOV. Existing property tax law requires the county auditor, in each fiscal year, to allocate property tax revenue to local jurisdictions in accordance with specified formulas and procedures, subject to certain modifications. Existing law requires an annual reallocation of property tax revenue from local agencies in each county to the Educational Revenue Augmentation Fund (ERAF) in that county for HOUSING, and ED. allocation to specified educational entities. This bill would establish in state government the Affordable Housing and Community Development Investment Program, which would be administered by the Affordable Housing and Community Development Investment Committee. The bill would authorize a city, county, city and county, joint powers agency, enhanced infrastructure financing district, affordable housing authority, community revitalization and investment authority, transit village development district, or a combination of those entities, to apply to the Affordable Housing and Community Development Investment Committee to participate in the program and would authorize the committee to approve or deny plans for projects meeting specific criteria. The bill would also authorize certain local agencies to establish an affordable housing and community development investment agency and authorize an agency to apply for funding under the program and issue bonds, as provided, to carry out a project under the program. Among other things, the bill would require that an applicant certify that a skilled and trained workforce, as defined, will be used to complete the project if the plan is approved, except as specified. The bill would also require the Department of Housing and Community Development to certify to the committee whether the housing element of the applicant, if applicable, is in substantial compliance with specified law and whether any rezoning of sites required by law have been completed. By requiring the applicant and the department to make these certifications, the bill would expand the scope of the crime of perjury. This bill contains other related provisions and other existing laws.

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 850	1/22/2020-S. L.,	Existing law governs the relationship between an employer and an employee		
<u>Leyva</u> D	P.E. & R.	with regard to hiring, promotion, discipline, wages and hours, working		
	1/22/2020-	conditions, and administrative and judicial remedies. Existing law authorizes the		
Work hours:	Referred to Coms.	Labor Commissioner to investigate employee complaints and to conduct a		
scheduling.	on L., P.E. & R. and	hearing in any action to recover wages, penalties, and other demands for		
	JUD.	compensation. This bill would require an employer, which includes a grocery		
		store establishment, restaurant, or retail store establishment, to provide its		
		employees with a work schedule at least 7 calendar days prior to the first shift on		
		that work schedule, except as specified. The bill would require an employer,		
		except as specified, to pay its employees modification pay for each previously		
		scheduled shift that the employer cancels or moves to another date or time, for		
		any previously unscheduled shift that the employer requires an employee to		
		work, or for each on-call shift for which an employee is required to be available		
		but is not called in to work that shift. The bill would require an employer to post		
		a poster containing specified information regarding an employee's right to		
		receive modification pay and would require the Labor Commissioner to create		
		the poster and make it available. The bill would define terms for those purposes,		
		including, among others, a grocery store establishment, restaurant, or retail		
		store establishment. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 895	2/6/2020-S. E. U.,	Existing law requires the State Energy Resources Conservation and Development		
<u>Archuleta</u> D	& C.	Commission, within the limits of available funds, to provide technical assistance		
	2/6/2020-Referred	and support for the development of petroleum diesel fuels that are as clean or		
Energy: zero-	to Com. on E., U. &	cleaner than alternative clean fuels and clean diesel engines. This bill would		
emission	C.	instead require the commission, within the limits of available funds, to provide		
fuel,		technical assistance and support for the development of zero-emission fuels,		
infrastructur		zero-emission fueling infrastructure, and zero-emission fuel transportation		
e, and		technologies.		
transportatio				
n				
technologies.				
SCA 1	9/10/2019-A. DESK	The California Constitution prohibits the development, construction, or		
<u>Allen</u> D	9/10/2019-Read.	acquisition of a low-rent housing project, as defined, in any manner by any state		
	Adopted. (Ayes 38.	public body until a majority of the qualified electors of the city, town, or county		
Public	Noes 0.) Ordered	in which the development, construction, or acquisition of the low-rent housing		
housing	to the Assembly. In	project is proposed approve the project by voting in favor at an election, as		
	'	specified. This measure would repeal these provisions.		
	first time. Held at			
	Desk.			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SCA 3	5/21/2019-	The California Constitution generally limits ad valorem taxes on real property to		
<u>Hill</u> D	S. INACTIVE FILE	1% of the full cash value of that property. For purposes of this limitation, "full		
	5/21/2019-Ordered	cash value" is defined as the assessor's valuation of real property as shown on		
Property	to inactive file on	the 1975–76 tax bill under "full cash value" or, thereafter, the appraised value of		
taxation:	request of Senator	that real property when purchased, newly constructed, or a change in ownership		
change in	Hill.	has occurred. The California Constitution specifies various transfers that are not		
ownership:		deemed to be a "purchase" or "change in ownership" of a property for these		
inheritance		purposes, including the purchase or transfer of a principal residence from		
exclusion.		parents to their children, or, under certain circumstances, from grandparents to		
		their grandchildren, and the purchase or transfer of the first \$1,000,000 of the		
		full cash value of all other real property transferred from parents or		
		grandparents to their children or grandchildren. This measure would limit the		
		above-decribed \$1,000,000 exclusion for purchases or transfers of real property		
		other than a principal residence to purchases or transfers of nonresidential real		
		property. The measure, except as provided, would provide that the transfer of		
		the principal residence of a parent or grandparent is excluded from "purchase"		
		or "change in ownership" under these provisions only if the transferee uses the		
		residence as his or her principal residence within 12 months after the transfer. If		
		the transferee subsequently ceases to use the residence as his or her principal		
		residence, the measure would require that the residence be assessed at its full		
		cash value as of the date of the transfer from the parent or grandparent to the		
		transferee. The measure would provide that these changes apply to a purchase		
		or transfer of real property on or after the effective date of the measure. The		
		measure would also make various nonsubstantive changes.		

**Metro Government Relations** 

#### **FEDERAL LEGISLATION**

BILL/AUTHOR	DESCRIPTION	STATUS
H.R. 1865	FURTHER CONSOLIDATED APPROPRIATIONS ACT, 2020	12/20/19 – Signed into law by the President
U.S. Representative Bill Pascrell (D – NJ)	Funds the U.S. Department of Transportation programs and projects for the balance of Federal Fiscal Year 2020.	12/19/19 – passed by the U.S. Senate 12/17/19 – passed by the U.S. House of Representatives
Senate Bill 1790	NATIONAL DEFENSE AUTHORIZATION ACT	12/20/19 – Signed into law by the President
Senator James Inhofe (R – OK)	Authorizes Department of Defense programs – includes language with respect to prohibitions on the use of federal funds for procuring rolling stock from China.	12/17/19 – passed by the U.S. Senate 12/11/19 – passed by the U.S. House of Representatives
Senate Bill 352	"BUILDING AMERICAN INFRASTRUCTURE AND LEVERAGING DEVELOPMENT ACT" or BUILD ACT	Senate – Referred to Committee on Finance
Senator John Cornyn (R-TX) And Senator Mark Warner (D-VA)	The U.S. Department of Transportation (USDOT) currently has a statutory cap (\$15 billion) on the amount of Private Activity Bonds available for approval to finance infrastructure projects. USDOT has issued and allocated a total of \$12.4 billion in Private Activity Bonds, leaving just over \$2.5 billion available nationwide. It is expected that future project approvals throughout the nation will continue to decrease the amount of Private Activity Bonds available. S. 352 raises the statutory cap by \$5.8 billion on Private Activity Bonds available to USDOT for approval.	

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. 2/11/2020

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

H.R. 1139	THE TRANSIT WORKER AND PEDESTRIAN PROTECTION ACT	7/29/18 – Metro Board approves
	Would give transit agencies two years to develop a Bus Operations Safety Risk Reduction	Support Work With Author position
U.S. Representative	Program in partnership with their transit workforce, and with oversight from the U.S.	for a similar bill
Grace Napolitano	Department of Transportation (USDOT).	
(D- CA)		House -
	<ul> <li>The bill authorizes \$25 million per year for 5 years to pay for the implementation of these safety improvements as part of their Bus Operations Safety Risk Reduction Programs:         <ul> <li>Assault mitigation infrastructure and technology, including barriers to prevent assaults on bus operators</li> <li>De-escalation training for bus operators</li> <li>Modified bus specifications and retrofits to reduce visibility impairments</li> <li>Driver assistance technology that reduces accidents</li> <li>Installation of enhanced bus driver seating to reduce ergonomic injuries</li> </ul> </li> <li>This legislation will also require transit agencies to report all assaults on bus drivers to the USDOT's National Transit Database (NTD).</li> </ul>	Referred to the Subcommittee on Highways and Transit
Senate Bill 2164	THE GREEN BUS ACT OF 2019	House -
	The bill would increase funding for the federal zero-emission bus grant programs. The bill	Referred to the Subcommittee on
Rep. Julia Brownley	would also give preference to agencies that have an approved plan to move their bus fleets to	Highways and Transit
(D- Ventura County)	all zero emission buses. Lastly, the bill would require that all federal funding be restricted to only zero-emission buses by 2029.	

H.R. 4101/S. 2404	Build Local, Hire Local Act	9/26/19: Board adopts a Support position
Representative Karen Bass (CA-37) and U.S. Senator Kirsten Gillibrand	This bill would allow for geographic based hiring to take place on federally funded projects, among other provisions related to U.S. Employment Plan use, and transparency and accountability provisions related to Buy America. The legislation, if approved in its current form, would require the use of Local Hire on all federally funded infrastructure projects, not just projects funded through U.S. Department of Transportation. The bill includes an increase in the required set-aside for SBE and DBE participation for federally funded contracts. The bill also develops new best value procurement standards that give preference to bids that use the U.S. Employment Plan.	
Senate Bill 2302	America's Transportation Infrastructure Act of 2019	9/26/19: Board adopts a Work with Author position
U.S. Senator John	This bill reauthorizes, for a period of five years, the highway title and programs included in	
Barrasso (R-WY)	the surface transportation authorization bill. The ATIA is largely a bill that builds on the FAST	
	Act – while making very few changes to existing formula funding programs. The bill would	
	provide \$287 billion over five years (\$259 billion for formula programs), which represents an	
	increase of 27% over the FAST Act authorized funding levels. The legislation authorizes over \$6 billion in new competitive grants for shovel ready bridge investments. The legislation	
	provides \$5.5 billion for the Nationally Significant Freight and Highway Projects Program. The	
	bill provides over \$4.9 billion over five years to protect roadways and bridges from natural	
	disasters, such as extreme weather events. The legislation also authorizes \$125 million for a	
	national research program and statewide pilot projects to test road usage fees and other	
	alternatives to the existing 18.4 cent federal gas tax.	