**Metro Government Relations** 

#### **STATE LEGISLATION**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Bill ID/Topic  AB 5 Gonzalez D  Worker status: employees and independent contractors.	9/18/2019- A. CHAPTERED 9/18/2019- Approved by the Governor. Chaptered by Secretary of State - Chapter	Existing law, as established in the case of Dynamex Operations West, Inc. v. Superior Court of Los Angeles (2018) 4 Cal.5th 903 (Dynamex), creates a presumption that a worker who performs services for a hirer is an employee for purposes of claims for wages and benefits arising under wage orders issued by the Industrial Welfare Commission. Existing law requires a 3-part test, commonly known as the "ABC" test, to establish that a worker is an independent contractor for those purposes. This bill would state the intent of the Legislature to codify the decision in the Dynamex case and clarify its application. The bill would provide that for purposes of the provisions of the Labor Code, the Unemployment Insurance Code, and the wage orders of the Industrial Welfare Commission, a person providing labor or services for remuneration shall be considered an employee rather than an independent contractor unless the hiring entity demonstrates that the person is free from	Watch	Committee On Labor, Public Employment And Retirement (text 5/24/2019) Support 9 to 5 National Association of Working Women Amalgamated Transit Union American Federation of State, County and Municipal Employees Berkeley City Council BlueGreen Alliance California Alliance for Retired Americans California Association of Health Underwriters California Conference of Machinists California Federation of Teachers California Immigrant Policy Center California Labor Federation California Partnership for Working Families California Professional Firefighters
		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. The bill, notwithstanding this provision, would provide that any statutory exception from employment status or any extension of employer status or liability remains in effect, and that if a court rules that the 3-part test cannot be applied, then the determination of employee or independent contractor status shall be governed by the test adopted in S. G. Borello & Sons, Inc. v. Department of Industrial Relations (1989) 48 Cal.3d 341 (Borello). The bill would exempt specified occupations from the application of Dynamex, and would instead provide that these occupations are governed by Borello. These exempt occupations would include, among others, licensed insurance agents, certain licensed health care professionals, registered securities broker-dealers or investment advisers, direct sales salespersons, real estate licensees, commercial fishermen, workers providing licensed barber or cosmetology		

**Metro Government Relations** 

Bill ID/Topic Loca	ation	Summary	Position	Recent Support/Oppose
Біптір/торіс Есса	5	services, and others performing work under a contract for professional services, with another business entity, or pursuant to a subcontract in the construction industry. This bill contains other related provisions and other existing laws.	Position	National Domestic Workers Alliance National Employment Law Project National Union of Healthcare Workers Orange County Communities Organized for Responsible Development Professional & Technical Engineers, Local 21 Professional Beauty Federation of California SEIU CA Service Employees International Union, Local 1000 (SEIU Local 1000) Shaklee Corporation Sierra Club California Southern California Coalition for Occupational Safety and Health State Building and Construction Trades Council of California Teamsters Public Affairs Council Union of Concerned Scientists UNITE HERE! United Auto Workers Local 5810 (Berkeley) United Auto Workers, AFSCME Local 3930 United Farm Workers United Food and Commercial Workers Union, Western States Council University Professional and Technical Employees, CWA Local 9119 Warehouse Worker Resource Center, Inland Empire Western Center on Law and Poverty Western States Council of Sheet Metal, Air, Rail and Transportation Worksafe Oppose 107-individuals Anthony Hopkins Investigations California Aesthetic Alliance California Association of Winegrape Growers California Hospital Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California League of Food Processors
				California Podiatric Medical Association
				California Society for Respiratory Care
				California Trucking Association
				Chino Valley Chamber of Commerce
				Coalition of DMV Motor Carrier Permit Holders
				El Dorado County Joint Chamber of Commerce
				Electrologists' Association of California
				Electronic Transactions Association
				Elk Grove Chamber of Commerce
				Folsom Chamber of Commerce
				Fontana Chamber of Commerce
				Greater Coachella Valley Chamber of Commerce
				Greater Ontario Business Council
				Hayward Chamber of Commerce
				Hesperia Chamber of Commerce
				Indy Hub
				Inland Empire Economic Partnership
				Insights Association
				Lavell Water Truck Service LLC
				Moreno Valley Chamber of Commerce
				Murrieta/Wildomar Chamber of Commerce
				National Federation of Independent Business
				Rancho Cordova Chamber of Commerce
				Rancho Cucamonga Chamber of Commerce
				Recording Industry Association of America
				Redlands Chamber of Commerce
				Roseville Area Chamber of Commerce
				Rover Inc.
				Santoro Transportation Inc.
				Southern California Contractors Association
				TechNet
				Victor Valley Chamber of Commerce
				Western States Trucking Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 8 Chu D  Pupil health: mental health professionals.	6/12/2019- S. HEALTH 7/8/2019-In committee: Hearing postponed by committee.	(1)Existing law requires the governing board of a school district to give diligent care to the health and physical development of pupils and authorizes the governing board of a school district to employ properly certified persons for the work. Existing law requires a school of a school district or county office of education and a charter school to notify pupils and parents or guardians of pupils no less than twice during the school year on how to initiate access to available 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 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 Medical 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. Th		Education (text 5/16/2019) Support Association of California School Administrators California Association for Health, Physical Education, Recreation and Dance California Federation of Teachers California State PTA Mental Health America of California Oppose None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 10	8/26/2019-	(1)Existing law establishes a low-income housing tax credit program pursuant		Governance And
<u>Chiu</u> D	S. APPR.	to which the California Tax Credit Allocation Committee(CTCAC) provides		Finance (text 8/12/2019)
	SUSPENSE FILE	procedures and requirements for the allocation, in modified conformity with		Support
Income taxes:	8/30/2019-In	federal law, of state insurance, personal income, and corporation tax credit		None
credits low-	committee:	amounts to qualified low-income housing projects that have been allocated,		Oppose
income housing:	Held under	or qualify for, a federal low-income housing tax credit, and farmworker		None
farmworker	submission.	housing. Existing law limits the total annual amount of the state low-income		
housing.		housing credit for which a federal low-income housing credit is required to		
		the sum of \$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 11 Chiu D  Community Redevelopment Law of 2019.	5/17/2019-A. 2 YEAR 5/17/2019- Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. on 4/25/2019)(May be acted upon Jan 2020)	(1)The California Constitution, with respect to any taxes levied on taxable property in a redevelopment project established under the Community Redevelopment Law, as it then read or may be amended, authorizes the Legislature to provide for the division of those taxes under a redevelopment plan between the taxing agencies and the redevelopment agency, as provided. This bill, the Community Redevelopment Law of 2019, would authorize a city or county, or two or more cities acting jointly, to propose the formation of an affordable housing and infrastructure agency by adoption of a resolution of intention that meets specified requirements, including that the resolution of intention include a passthrough provision and an override passthrough provision, as defined. The bill would require the city or county to submit that resolution to each affected taxing entity and would authorize an entity that receives that resolution to elect to not receive a passthrough payment, as provided. The bill would require the city or county that adopted that resolution to hold a public hearing on the proposal to consider all written and oral objections to the formation, as well as any recommendations of the affected taxing entities, and would authorize that city or county to adopt a resolution of formation at the conclusion of that hearing. The bill would then require that city or county to submit the resolution of intention to the Strategic Growth Council for a determination as to whether the agency would promote statewide greenhouse gas reduction goals. The bill would require the council to approve formation of the agency if it determines that formation of the agency both (1) would not result in a state fiscal impact, determined as specified by the Controller, that exceeds a specified amount and (2) would promote statewide greenhouse gas reduction goals. The bill would deem an agency to be in existence as of the date of the council's approval. The bill would require the council to establish a program to provide technical assistance to a		Local Government (text 4/11/2019) Support Alameda County Transportation Commission Bay Area Housing Advocacy Coalition California Apartment Association California Association of Realtors LeadingAge California San Francisco Housing Action Coalition Oppose California Teachers Association Fieldstead And Company, Inc. Howard Jarvis Taxpayers Association Institute for Justice Pacific Legal Foundation

#### **Metro Government Relations**

<u>AB 23</u>
Burke D
Governor's
Office of
Business and
Economic
Development:
Business
Workforce
Coordination
Unit.

10/12/2019-A. VETOED 10/12/2019-Vetoed by Governor.

Existing law establishes the Governor's Office of Business and Economic Development, also known as GO-Biz, to serve as the Governor's lead entity for economic strategy and the marketing of California on issues relating to business development, private sector investment, and economic growth. The office, among other things, makes recommendations to the Governor and the Legislature regarding policies, programs, and actions to advance statewide economic and business development goals. This bill would establish the Business Workforce Coordination Unit in the Governor's Office of Business and Economic Development to engage industry and business on alignment of career technical education courses, workforce training programs, and preapprenticeship and apprenticeship programs with regional and local labor market demand, as specified.

#### Business, Professions And Economic Development (text 4/29/2019) Support

CalAsian Chamber of Commerce
California Business Roundtable
California Chamber of Commerce
California Construction and Industrial Materials
Association
California Cotton Growers and Ginners
Associations
California Fresh Fruit Association

California Heague of Food Producers
California Manufacturers and Technology
Association

California Manufacturing Technology

Consulting

California Professional Association of Specialty

Contractors
California Rice Commission

California Workforce Association

Computing Technology Industry Association El Dorado County Joint Chamber Commission

Elk Grove Chamber of Commerce

Far West Equipment Dealers Association

Folsom Chamber of Commerce

Greater Ontario Business Council

Grow Manufacturing Initiative of Northern

California

Northern Rural Training and Employment

Consortium

Orange County Business Council Rancho Cordova Chamber of Commerce Roseville Area Chamber of Commerce Sacramento Municipal Utility District

Sacramento Regional Builders Exchange

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 25 Chau D  California Consumer Privacy Act of 2018.	10/11/2019- A. CHAPTERED 10/11/2019- Approved by the Governor. Chaptered by Secretary of State - Chapter	(1)Existing law, the California Consumer Privacy Act of 2018, beginning January 1, 2020, grants consumers various rights with regard to their personal information held by businesses, including the right to request a business to disclose specific pieces of personal information it has collected and to have information held by that business deleted, as specified. The act requires a business to disclose and deliver the required information to a consumer free of charge within 45 days of receiving a verifiable consumer request from the consumer. The act prohibits a business from requiring a consumer to create		Sacramento Valley Manufacturing Initiative Torrance Chamber of Commerce United Chamber Advocacy Network Valley Vision Western Agricultural Processors Association Oppose None Judiciary (text 6/28/2019) Support Advanced Medical Technology Association Alliance of Automobile Manufacturers American Council of Life Insurers American Property Casualty Insurance Association American Staffing Association Association of California Life and Health Insurance Companies Association of National Advertisers Azusa Chamber of Commerce
		consumer. The act prohibits a business from requiring a consumer to create an account with the business in order to make a verifiable consumer request. This bill would provide an exception to that prohibition by authorizing a business to require authentication of the consumer that is reasonable in light of the nature of the personal information requested in order to make a verifiable consumer request. However, the bill would authorize a business to require a consumer to submit a verifiable consumer request through an account that the consumer maintains with the business if the consumer maintains an account with that business. This bill contains other related provisions and other existing laws.		Azusa Chamber of Commerce Brawley Chamber of Commerce California Asian Pacific Chamber of Commerce California Association of Realtors California Attractions and Parks Association California Bankers Association California Cable and Telecommunications Association (CCTA) California Grocers Association California Hospital Association California Land Title Association California League of Food Producers California Life Sciences Association California Mortgage Bankers Association California Restaurant Association California Restaurant Association California Staffing Professionals Camarillo Chamber of Commerce Card Coalition Carlitos Way Fresh Mexican Food

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Carniceria Mi Mercadito LLC
				Civil Justice Association of California
				Consumer Data Industry Association
				Consumer Technology Association
				CTIA - The Wireless Association
				El Amigazo Western Wear
				El Rancho Mexican Restaurant
				Email Sender & Provider Coalition
				Entertainment Software Association
				Greater Conejo Valley Chamber of Commerce
				Insights Association
				Interactive Advertising Bureau
				International Franchise Association
				Internet Association
				Investment Company Institute
				La Rosa Meat Market
				Long Beach Area Chamber of Commerce
				Los Angeles Area Chamber of Commerce
				Murrieta/Wildomar Chamber of Commerce
				National Payroll Reporting Consortium
				North Orange County Chamber
				Orange County Business Council
				Oxnard Chamber of Commerce
				Panaderia Los Arcos
				Pleasanton Chamber of Commerce
				Rancho Cordova Chamber of Commerce
				San Gabriel Valley Economic Partnership
				Santa Clarita Valley Chamber of Commerce
				Santa Maria Valley Chamber
				Securities Industry and Financial Markets Association
				Silicon Valley Leadership Group
				Simi Valley Chamber
				Society for Human Resource Management
				Software & Information Industry Association
				Southwest California Legislative Council
				TechNet
				The Silicon Valley Organization

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Tulare Chamber
				United Parcel Service (UPS)
				Oppose
				Access Humboldt
				Al Now Institute
				American Civil Liberties Union of California
				Annette Bernhardt, UC Berkeley Labor Center
				Brishen Rogers, Associate Professor of Law, Temple
				University
				California Employment Lawyers' Association
				California Federation of Labor
				Center for Digital Democracy
				Common Sense Kids Action
				Consumer Federation of America
				Digital Privacy Alliance
				Electronic Frontier Foundation
				Equal Rights Advocates
				Jason Schultz, Professor, NYU School of Law
				Jobs with Justice San Francisco
				Matthew Bodie, Callis Family Professor, Saint Louis
				University School of Law
				Media Alliance
				National Employment Law Project
				North Bay Jobs with Justice
				Oakland Privacy
				Partnership for Working Families
				Pauline Kim, Daniel Noyes Kirby Professor of Law,
				Washington University School of Law
				Privacy Rights Clearinghouse
				Purism
				Restaurant Opportunities Center United SEIU California
				United for Respect
				Warehouse Workers Resource Center
	1	I .		Working Partnerships USA

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 29	10/12/2019-	(1)Existing law provides, notwithstanding any other law, for purposes of the	Support	Transportation (text 5/22/2019)
<u>Holden</u> D	A. CHAPTERED	California Environmental Quality Act, that the preliminary project alternative		Support
	10/12/2019-	referred to as Alternative F-6 in the December 2012 Alternative Analysis		City of Pasadena
State Highway	Approved by	Report of the Los Angeles Metropolitan Transportation Authority is no longer		City of South Pasadena
Route 710.	the Governor.	deemed to be a feasible alternative for consideration in any state		Los Angeles County Board of
	Chaptered by	environmental review process for the Interstate 710 North Gap Closure		Supervisors
	Secretary of	project. This bill would revise this provision to instead provide that the		Sierra Club California
	State - Chapter	preliminary project alternatives referred to as Alternative F-5, F-6, and F-7 in		Oppose
	791, Statutes of	the December 2012 Alternative Analysis Report of the Los Angeles		None
	2019.	Metropolitan Transportation Authority and any other freeway or tunnel		
		alternatives to close the Interstate 710 North Gap are no longer deemed to		
		be feasible alternatives for consideration in any environmental review		
		process for the Interstate 710 North Gap Closure project. This bill contains		
		other related provisions and other existing laws.		
<u>AB 33</u>	4/26/2019-A. 2	The California Constitution provides that the Legislature may, by statute,		
Bonta D	YEAR	prohibit retirement board investments if it is in the public interest to do so		
	4/26/2019-	and providing that the prohibition satisfies specified fiduciary standards. This		
State public	Failed Deadline	bill would prohibit the boards of the Public Employees' Retirement System		
retirement	pursuant to	and the State Teachers' Retirement System from making new investments or		
systems:	Rule 61(a)(2).	renewing existing investments of public employee retirement funds in a		
divestiture from	l <b>,</b>	private prison company, as defined. This bill would require the boards to		
i i		liquidate investments in private prison companies on or before July 1, 2020,		
companies.		and would require the boards, in making a determination to liquidate		
		investments, to constructively engage with private prison companies to		
	Jan 2020)	establish whether the companies are transitioning their business models to		
		another industry. The bill would provide that it does not require a board to		
		take any action unless the board determines in good faith that the action is		

#### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 39 Muratsuchi D  Education finance: local control funding formula: aspirational funding level: reports.	9/15/2019-S. 2 YEAR 9/15/2019- Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on	consistent with the board's fiduciary responsibilities established in the constitution. The bill would provide that board members and other officers and employees shall be held harmless and be eligible for indemnification in connection with actions taken pursuant to the bill's requirements, as specified. The bill would make related legislative findings and declarations. This bill contains other existing laws.  (1) Existing law establishes a public school financing system that requires state funding for county superintendents of schools, school districts, and charter schools to be calculated pursuant to a local control funding formula, as specified. Existing law requires funding pursuant to the local control funding formula to include, in addition to a base grant, supplemental and concentration grant add-ons that are based on the percentage of pupils who are English learners, foster youth, or eligible for free or reduced-price meals, as specified, served by the county superintendent of schools, school district, or charter school. Existing law specifies the amount of the base grant in the 2013–14 fiscal year, as provided, and requires that amount to be adjusted for changes in cost of living in subsequent fiscal years. Existing law requires the Superintendent of Public Instruction to compute the supplemental and		Education (text 4/11/2019) Support Alameda County Office of Education Alameda Unified School District Albany Unified School District Albany Unified School District Arcadia Unified School District Arcadia Unified School District Association of California School Administrators Atascadero Unified School District AVID Center Brentwood Union School District Burbank Unified School District Cabrillo Unified School District California Association of School Business Officials California Association of Suburban School Districts California Charter Schools Association California Educational Technology Professionals
		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.		California Educational Technology Professionals Association California Federation of Teachers California Retired Teachers Association California School Boards Association California School Employees Association California School Funding Coalition California State PTA California Teachers Association Central Valley Education Coalition Children Now Clovis Unified School District Compton Unified School District Contra Costa County Superintendents Coalition

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Cypress School District
				Dinuba Unified School District
				Downey Unified School District
				El Dorado Union High School District
				El Segundo Unified School District
				Etiwanda School District
				Folsom Cordova Unified School District
				Fresno Unified School District
				Fruitvale School District
				Glendora Unified School District
				Golden Valley Unified School District
				Grossmont Union High School District
				Igo Ono Platina Union School District
				Jurupa Unified School District
				Kern County Superintendent of Schools
				La Canada Unified School District
				Laguna Beach Unified School District
				Los Angeles County Office of Education
				Los Angeles Unified School District
				Manhattan Beach Unified School District
				Monrovia Unified School District
				Murieta Valley Unified School District
				Newport-Mesa Unified School District
				Oakland Unified School District
				Office of the Riverside County Superintendent of
				Schools
				Palos Verdes Peninsula Unified School District
				Placentia-Yorba Linda Unified School District
				Pleasant Valley School District
				Public Advocates, Inc.
				Redding School District
				Redondo Beach Unified School District
				Riverside County Office of Education
				Sacramento City Unified School District
				San Benito High School District
				San Bernardino County District Advocates for Better Schools
				San Diego County Office of Education
		1	1	pan biego county office of Education

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				San Francisco Unified School District
				San Francisco Unified School District Advisory
				Committee For Special Education
				San Marino Unified School District
				San Ysidro School District
				Santa Barbara Unified School District
				Santa Monica Malibu Unified School District
				Savanna School District
				Schools for Sound Finance
				Scotts Valley Unified School District
				Shasta Union Elementary District
				Siatech, Inc.
				Small School Districts' Association
				South Bay Union School District
				Torrance Unified School District
				Tulare Joint Union High School District
				West Covina Unified School District
				Westminster School District
				Oppose
				None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 40	9/15/2019-A. 2	Existing law establishes the Air Quality Improvement Program that is		
Ting D	YEAR	administered by the State Air Resources Board for the purposes of funding		
	9/15/2019-	projects related to, among other things, the reduction of criteria air pollutants		
Air Quality	Failed Deadline	and improvement of air quality. Pursuant to its existing statutory authority,		
Improvement	pursuant to	the state board has established the Clean Vehicle Rebate Project, as a part of		
Program: Clean	Rule 61(a)(15).	the Air Quality Improvement Program, to promote the use of zero-emission		
Vehicle Rebate	(Last location	vehicles by providing rebates for the purchase of new zero-emission		
Project.	was TRANS. on	vehicles. This bill would declare it is the policy of the state to place at least		
	9/10/2019)(May	$\sqrt{5,000,000}$ zero-emission vehicles on state roads by 2030 and 10,000,000 zero-		
	be acted upon	emission vehicles on state roads by 2035. The bill also would require the state		
	Jan 2020)	board to limit vehicle eligibility for the Clean Vehicle Rebate Project to only		
		those vehicles manufactured by companies that have entered into a specified		
		agreement that has been adopted by the state board, to post that agreement		
		on the state board's internet website, to remove plug-in hybrid electric		
		vehicles from vehicle eligibility in the Clean Vehicle Rebate Project, to		
		continue to maintain a waiting list for purchasers when moneys for the Clean		
		Vehicle Rebate Project are exhausted, to create a higher rebate dollar level		
		per vehicle for vehicles with zero emissions and a greater driving range, and		
		to continue to limit each zero-emission vehicle purchaser to 2 rebates.		

#### **Metro Government Relations**

**AB 47** Daly D

Driver records: points: distracted driving.

10/8/2019-A. CHAPTERED 10/8/2019-Approved by the Governor. Chaptered by Secretary of 2019.

Existing law prohibits a person from driving a motor vehicle while using a wireless telephone unless that telephone is specifically designed and configured to allow hands-free listening and talking, and is used in that manner while driving. Existing law also prohibits a person from driving while holding and operating a handheld wireless telephone or an electronic wireless communications device unless the telephone or device is specifically designed and configured to allow voice-operated and hands-free operation, and is used State - Chapter in that manner while driving. A person who is 18 years of age or younger is 603, Statutes of prohibited from driving while using a wireless telephone or an electronic wireless communications device, even if equipped with a hands-free device. Existing law establishes that specified convictions and violations under the Vehicle Code and traffic-related incidents count as points against a driver's record for purposes of suspension or revocation of the privilege to drive and that certain other violations do not result in a violation point. Existing law also generally provides that traffic convictions involving the safe operation of a motor vehicle result in a violation point. Existing law provides an exemption for the electronic device violations described above from being counted as points against a driver's record for purposes of suspension or revocation of the privilege to drive. This bill would instead make only those electronic device violations that occur within 36 months, beginning July 1, 2021, of a prior conviction for the same offense subject to a violation point against the driver's record.

Transportation (text 5/16/2019) Support

AAA Northern California, Nevada and Utah

ABATE of California, Inc.

Allstate Insurance Company

American Property Casualty Insurance

Association

Automobile Club of Southern

California

California Association of Highway

Patrolmen

California Police Chiefs Association

Impact Teen Drivers

Mobility 21

National Association of Mutual

Insurance Companies

Orange County Business Council

Pacific Association of Domestic

Insurance Companies

Personal Insurance Federation of

California

Ricardo Lara, California Insurance

Commissioner

Riverside Sheriffs' Association

Santa Ana Police Officers Association

Southern California Association of

Governments

Teamsters

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 51 Gonzalez D  Employment discrimination: enforcement.	10/10/2019- A. CHAPTERED 10/10/2019- Approved by the Governor. Chaptered by Secretary of State - Chapter 711, Statutes of	Existing law imposes various restrictions on employers with respect to contracts and applications for employment. A violation of those restrictions is a misdemeanor. This bill would prohibit a person from requiring any applicant for employment or any employee to waive any right, forum, or procedure for a violation of any provision of the California Fair Employment and Housing Act (FEHA) or other specific statutes governing employment as a condition of employment, continued employment, or the receipt of any employment-related benefit. The bill would also prohibit an employer from threatening, retaliating or discriminating against, or terminating any applicant for		Recent Support/Oppose  Oppose Explore Information Services Judiciary (text 3/26/2019) Support 9 to 5 National Association of Working Women Alliance of Californians for Community Empowerment American Association of University Women, California American Federation of State, County and Municipal Employees California Asset Building Coalition California Childcare Resource & Referral Network California Domestic Worker Coalition California Employment Lawyers Association
	2019.	employment or any employee because of the refusal to consent to the waiver of any right, forum, or procedure for a violation of specific statutes governing employment. The bill would establish a specific exemption from those prohibitions. Because a violation of these prohibitions would be a crime, the bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Opportunity Institute
				Organization of Sacramento Municipal Utility District
				Employees
				Parent Voices
				Raising California Together
				San Diego County Court Employees Association
				Service Employees International Union, California
				Stronger California Advocates Network
				The Center for Popular Democracy
				Tradeswomen, Inc.
				United Food and Commercial Workers Union,
				Western States Council
				Voices for Progress
				Western Center on Law and Poverty
				Women's Foundation of California
				Writers Guild of America West
				Oppose
				American Property Casualty Insurance Association
				Building Owners and Managers Association of
				California
				California Ambulance Association
				California Apartment Association
				California Association of Joint Powers Authorities
				(CAJPA)
				California Association of Winegrape Growers
				California Attractions and Parks Association
				California Beer and Beverage Distributors
				California Building Industry Association
				California Business Properties Association
				California Cable and Telecommunications Association
				(CCTA)
				California Chamber of Commerce
				California Dispute Resolution Council
				California Employment Law Council
				California Farm Bureau Federation
				California Hospital Association
				California Hotel & Lodging Association
				California League of Food Producers

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California Manufacturers and Technology Association
				California New Car Dealers Association
				California Professional Association of Specialty
				Contractors
				California Restaurant Association
				California Retailers Association
				California State Association of Counties – Excess
				Insurance Authority
				California State Council of the Society for Human
				Resources Management
				California Trucking Association
				Charter Communications
				Citizens Against Lawsuit Abuse
				Civil Justice Association of California
				Commercial Real Estate Development Association
				El Centro Chamber of Commerce and Visitors Bureau
				El Dorado County Joint Chamber of Commerce
				Elk Grove Chamber of Commerce
				Family Business Association of California
				Family Winemakers of California
				Folsom Chamber of Commerce
				Fresno Chamber of Commerce
				Garden Grove Chamber of Commerce
				Greater Coachella Valley Chamber of Commerce
				Greater Conejo Valley Chamber of Commerce
				Greater Riverside Chambers of Commerce
				Job Creators for Workplace Fairness
				Kern County Hispanic Chamber of Commerce
				League of California Cities
				National Federation of Independent Business
				Official Police Garage Association of Los Angeles
				Orange County Business Council
				Oxnard Chamber of Commerce
				Palm Desert Chamber of Commerce
				Pleasanton Chamber of Commerce
				Rancho Cordova Chamber of Commerce
				Redondo Beach Chamber of Commerce and Visitors
				Bureau

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Roseville Chamber of Commerce San Gabriel Valley Economic Partnership Santa Ana Chamber of Commerce South Bay Association of Chambers of Commerce Southwest California Legislative Council The Wine Institute Tulare Chamber of Commerce United Chamber Advocacy Network Western Carwash Association Western Growers Association
AB 56 Garcia, Eduardo D  Electricity: procurement by the California Alternative Energy and Advanced Transportation Financing Authority.	Failed Deadline pursuant to Rule 61(a)(15). (Last location was E. U., & C. on 8/28/2019)(May be acted upon Jan 2020)	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 kilowatt hours 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		Energy, Utilities And Communications (text 7/3/2019) Support California Biomass Energy Alliance San Diego Gas and Electric TURN - The Utility Reform Network Oppose 30 Individuals 350 Bay Area Action 350 Riverside 350 South Bay Los Angeles Benicians for a Safe & Healthy Community California Alliance for Community Energy California Community Choice Association California Farm Bureau Federation California Large Energy Consumers Association California Wind Energy Association California Wind Energy Association Carbon Free Mountain View Center for Climate Protection City of Encinitas City of Monterey City of Monterey City of Moorpark City of Ojai City of San Diego City of West Hollywood Clean Energy Clean Power Alliance of Southern California

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		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 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 themselves, as specified. This bill contains other related provisions and other existing laws.		County of Santa Clara East Bay Community Energy EDP Renewables Enel X Feminists in Action Good Neighbor Steering Committee of Benicia Hillcrest Indivisible-San Diego Indivisible Alta-Pasadena Indivisible California 33 Indivisible California Green Team Indivisible Marin Indivisible San Francisco Indivisible South Bay – LA League of California Cities Marin Conservation League Marin County Board of Supervisors Oxnard Peninsula Clean Energy Authority Pico Rivera Innovative Municipal Energy Pioneer Community Energy Richmond Rooted in Resistance Salka Energy San Jose Clean Energy San Jose Community Energy Advocates SanDiego350 Santa Barbara County Board of Supervisors Silicon Valley Clean Energy Silicon Valley Leadership Group SoCal 350 Solar Frontier Sonoma Clean Power Southern California Edison SunRun Sustainable Novato Town of Danville Vote Solar

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 64	4/26/2019-A. 2	Existing law creates in state government the California State Auditor's Office		
Fong R	YEAR	under the direction of the Milton Marks "Little Hoover" Commission on		
	4/26/2019-	California State Government Organization and Economy. Existing law requires		
State project	Failed Deadline	the California State Auditor to examine and report annually upon the financial		
audits.	pursuant to	statements prepared by the executive branch of the state and to perform		
	Rule 61(a)(2).	other related assignments that are mandated by statute. Under existing law,		
	(Last location	a contract involving the expenditure of state funds in excess of \$10,000		
	was A. & A.R. on	entered into by a state agency, board, commission, or department is subject		
	be acted upon	public entity or as part of an audit of the public entity, for 3 years after final		
	Jan 2020)	payment under the contract. This bill would require the California State		
	,	Auditor to examine and audit a state contract involving the expenditure of		
		public funds in excess of \$500,000,000 entered into by a state agency, board,		
		commission, or department within one year of the date of final payment		
		under the contract. The bill would make other nonsubstantive changes.		
AB 87	6/26/2019-	(1)The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond Act of 2006,		Committee On Budget And Fiscal
Committee on	S. BUDGET &	approved by the voters as Proposition 1B at the November 7, 2006, statewide general election,		Review (text 6/11/2019)
Budget	F.R.	authorizes the issuance of \$19.925 billion of general obligation bonds for specified purposes,		Support
Duuget	6/26/2019-Re-	including \$2 billion to be transferred to the Trade Corridors Improvement Fund (TCIF), created		None
Transportation.	referred to	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		Oppose
i i alispoi tation.	Com. on B. &	Legislature may provide by statute, for allocation by the California Transportation Commission		None
	F.R.	for infrastructure improvements along federally designated Trade Corridors of National		INOTIE
	r.n.	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		

#### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		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 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		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		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 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		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		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 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.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 139	9/26/2019-	(1)The Planning and Zoning Law requires a city or county to adopt a general		Housing (text 6/17/2019)
Quirk-Silva D	A. CHAPTERED	plan for land use development within its boundaries that includes, among		Support
	9/26/2019-	other things, a housing element. Existing law requires the housing element to		California Apartment Association
Emergency and	Approved by	contain specified information and analysis, including an assessment of		County of Orange
Transitional	the Governor.	housing needs and an inventory of resources and constraints relevant to the		National Association of Social
Housing Act of	Chaptered by	meeting of those needs, including the identification of a zone or zones where		Workers, California Chapter (NASW-
2019.	Secretary of	emergency shelters are allowed as a permitted use without a conditional use		CA)
	State - Chapter	or other discretionary permit. Existing law authorizes a local government to		Oppose
		impose only those development and management standards that apply to		None
	2019.	residential or commercial development within the same zone, however, a		
		local government may impose specified objective standards, including		
		standards for off-street parking based on demonstrated need, as specified.		
		This bill would instead authorize a local government to apply a written		
		objective standard that provides sufficient parking to accommodate the staff		
		working in the emergency shelter, except as provided. This bill contains other		
		related provisions and other existing laws.		
<u>AB 145</u>	5/3/2019-A. 2	Existing law creates the High-Speed Rail Authority with specified powers and		
<u>Frazier</u> D	YEAR	duties relative to development and implementation of a high-speed train		
		system. The authority is composed of 11 members, including 5 voting		
High-Speed Rail	Deadline	members appointed by the Governor, 4 voting members appointed by the		
Authority:	pursuant to	Legislature, and 2 nonvoting legislative members. This bill would provide that		
Senate	Rule 61(a)(3).	the members of the authority appointed by the Governor are subject to		
confirmation.	(Last location	appointment with the advice and consent of the Senate.		
	was TRANS. on			
	1/24/2019)(May			
	be acted upon			
	Jan 2020)			

#### **Metro Government Relations**

AB 148 Quirk-Silva D

Regional transportation plans: sustainable communities strategies.

YFAR 4/26/2019pursuant to Rule 61(a)(2). (Last location was TRANS, on be acted upon Jan 2020)

4/26/2019-A. 2 Existing law requires certain transportation planning agencies to prepare and adopt a regional transportation plan directed at achieving a coordinated and balanced regional transportation system. Existing law requires the regional Failed Deadline transportation plan to include, if the transportation planning agency is also a metropolitan planning organization, a sustainable communities strategy. Existing law requires the sustainable communities strategy to, among other things, identify areas within the region sufficient to house an 8-year projection of the regional housing need for the region, as specified. Existing 1/24/2019)(May law requires the State Air Resources Board, on or before September 1, 2018, and every 4 years thereafter, to prepare a report that assesses progress made by each metropolitan planning organization in meeting the regional greenhouse gas emission reduction targets set by the state board. Existing law requires each transportation planning agency to adopt and submit to the California Transportation Commission and the Department of Transportation an updated regional transportation plan every 4 or 5 years, as specified. This bill would require each sustainable communities strategy to also identify areas within the region sufficient to house an 8-year projection of the emergency shelter needs for the region, as specified. For the 5th and each subsequent update to the sustainable communities strategy, the bill would require the metropolitan planning organization to, among other things, (1) identify the region's progress in the development of housing and emergency shelters in the areas within the region that were identified, in the prior sustainable communities strategy, as sufficient to house the 8-year projection of the region's regional housing and emergency shelter needs, and (2) determine whether the development will successfully meet the 8-year projection. By imposing new requirements on local agencies, the bill would impose a state-mandated local program. The bill would require the state board's report, as described above, to include data-supported metrics that identify housing and emergency shelter developments related to the 8-year

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		projection of the regional housing and emergency shelter needs that was		
		assumed in the prior sustainable communities strategy, and the physical		
		location of housing and emergency shelters identified in the most recently		
		submitted sustainable communities strategy update. This bill contains other		
		related provisions and other existing laws.		
AB 176	10/9/2019-	The California Alternative Energy and Advanced Transportation Financing		Governance And
Cervantes D	A. CHAPTERED	Authority Act establishes the California Alternative Energy and Advanced		Finance (text 6/12/2019)
	10/9/2019-	Transportation Financing Authority. The act authorizes, until January 1, 2021,		Support
California	Approved by	the authority to provide financial assistance in the form of a sales and use tax		None
Alternative	the Governor.	exclusion for projects, as defined, including those that promote California-		Oppose
Energy and	Chaptered by	based manufacturing, California-based jobs, advanced manufacturing, the		None
Advanced	Secretary of	reduction of greenhouse gases, or the reduction in air and water pollution or		
Transportation	State - Chapter	energy consumption. The act prohibits the sales and use tax exclusions from		
Financing	672, Statutes of	exceeding \$100,000,000 for each calendar year. The act requires the		
Authority: sales	2019.	authority to evaluate a project application based on specified criteria,		
and use taxes:		including, among others, the extent to which the project will create new,		
exclusions.		permanent jobs in the state. This bill instead would require the authority to		
		evaluate a project application for the extent to which the project will create		
		new, or result in the loss of, permanent, full-time jobs in the state, as		
		specified. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 185	10/7/2019-	Existing law creates the California Transportation Commission, with various		Transportation (text 1/10/2019)
Grayson D	A. CHAPTERED	powers and duties relative to the programming of transportation capital		Support
	10/7/2019-	projects and allocation of funds to those projects pursuant to the state		Southern California Association of
California	Approved by	transportation improvement program and various other transportation		Governments
Transportation	the Governor.	funding programs. Existing law requires the commission and the State Air		The California Transportation
Commission:	Chaptered by	Resources Board to hold at least 2 joint meetings per calendar year to		Commission
transportation	Secretary of	coordinate their implementation of transportation policies. This bill would		Oppose
and	State - Chapter	instead require the commission, the state board, and a representative from		None
transportation-	534, Statutes of	the Department of Housing and Community Development to hold those joint		
related policies:	2019.	meetings to coordinate their implementation of policies that jointly affect		
joint meetings.		transportation, housing, and air quality.		

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		Insurance (text 3/26/2019)
Gonzalez D	YEAR	contribution rates based on, among other things, wages received in		Support
	7/10/2019-	employment and benefit disbursement, for payment into the Unemployment		AARP California
Paid family	Failed Deadline	Compensation Disability Fund, a special fund in the State Treasury. That fund		California Asset Building Coalition
leave.	pursuant to	is continuously appropriated for the purpose of providing disability benefits		California Food Policy Advocates
	Rule 61(a)(10).	and making payment of expenses in administering those provisions. This bill		California Legislative Women's Caucus
	(Last location	would revise the formula for determining benefits available pursuant to the		California Women, Infants, and
	was L., P.E. & R.	family temporary disability insurance program, for periods of disability		Children (WIC) Association
	on	commencing after January 1, 2020, by redefining the weekly benefit amount		End Child Poverty of CA
	6/6/2019)(May	to be equal to 100% of the wages paid to an individual for employment by		Friends Committee on Legislation o
	be acted upon	employers during the quarter of the individual's disability base period in		California
	Jan 2020)	which these wages were highest, divided by 13, but not exceeding the		GRACE Institute
		maximum workers' compensation temporary disability indemnity weekly		Human Impact Partners
		benefit amount established by the Department of Industrial Relations. This bill		Mia Familia Vota
		contains other existing laws.		National Association of Social
				Workers, California Chapter (NASW-
				CA)
				Service Employees International Union
				(SEIU)
				Oppose
				United Chamber Advocacy Network

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 226	4/26/2019-A. 2	Existing law authorizes the Department of Motor Vehicles to renew the		
Mathis R	YEAR	registration of a vehicle upon the payment of the proper fees. Existing law		
	4/26/2019-	requires the department to notify the registered owner of each vehicle,		
Registration	Failed Deadline	except as specified, of the date that the registration renewal fees for the		
renewal fees:	pursuant to	vehicle are due. Existing law generally exempts vehicles that are owned by		
exemptions.	Rule 61(a)(2).	certain persons, including disabled veterans, former American prisoners of		
	(Last location	war, and recipients of the Congressional Medal of Honor, from fees imposed		
	was TRANS. on	under the Vehicle Code, except as specified. This bill would also exempt those		
	2/4/2019)(May	vehicles from any other fees that are assessed as part of the registration		
	be acted upon	renewal fee, as stated in the registration renewal notice mailed by the		
	Jan 2020)	department.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 249	6/4/2019-A. 2	Existing law prohibits the state and specified local public employers from		Public Employment And
<u>Choi</u> R	YEAR	deterring or discouraging public employees and applicants to be public		Retirement (text 1/22/2019)
	6/4/2019-Failed	employees from becoming or remaining members of an employee		Support
Public	Deadline	organization, authorizing representation by an employee organization, or		None
employers:	pursuant to	authorizing dues or fee deductions to an employee organization. Existing law		Oppose
employee	Rule 61(a)(2).	grants the Public Employment Relations Board jurisdiction over violations of		American Federation of State, County
organizations.	(Last location	these provisions, except as specified. This bill would prohibit a public		and Municipal Employees
	was P.E. & R. on	employer from deterring or discouraging a public employee or an applicant to		California Federation of Teachers
	2/7/2019)(May	be a public employee from opting out of becoming or remaining a member of		California Labor Federation
	be acted upon	an employee organization. The bill would prohibit a public employer from		California Nurses Association
	Jan 2020)	taking adverse action against a public employee or applicant to be a public		California Professional Firefighters
		employee who opts out of becoming or remaining a member of an employee		California School Employees
		organization and would specify that adverse action includes reducing a public		Association
		employee's current level of pay or benefits.		Los Angeles County Professional Peace
				Officers Association
				Organization of SMUD Employees (OSE)
				San Diego County Court Employees
				Association
				Service Employees International
				Union, California
				Service Employees International
				Union, Local 1000 (SEIU Local 1000)
				United Domestic Workers of America,
				AFSCME Local 3930, AFL-CIO
				United Public Employees

AB 252	7/31/2019-	, , , , , , , , , , , , , , , , , , , ,	''	Transportation (text 1/23/2019) Support
Daly D	A. CHAPTERED	control of the state highway system. Existing federal law requires the United		American Council of Engineering
	7/31/2019-	States Secretary of Transportation to carry out a surface transportation		Companies
Department of	Approved by	project delivery program, under which the participating states may assume		American Society of Civil Engineers -
Transportation:	the Governor.	certain responsibilities for environmental review and clearance of		Region 9
environmental	Chaptered by	transportation projects that would otherwise be the responsibility of the		Association of Bay Area Governments
review process:	Secretary of	federal government. Existing law, until January 1, 2020, provides that the		Auto Club of Northern California, Nevada,
federal	State - Chapter	State of California consents to the jurisdiction of the federal courts with		and Utah
program.	160, Statutes of	regard to the compliance, discharge, or enforcement of the responsibilities it		Auto Club of Southern California
	2019.	assumed as a participant in the program. This bill would extend the operation		California Association of Councils of
		of these provisions indefinitely.		Governments (CALCOG)
				California State Association of Counties
				California Transportation Commission
				City of San Diego
				City/County Association of Governments
				of San Mateo County
				League of California Cities
				Los Angeles County Metropolitan
				Transportation Authority
				Metropolitan Transportation Commission
				Orange County Transportation Authority Professional Engineers in California
				Government
				San Mateo County Transit District
				San Mateo County Transportation
				Authority
				Self Help Counties Coalition
				Sonoma County Transportation Authority
				Southern California Association of
				Governments
				Transportation California

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				United Contractors
				Urban Counties of California
				Ventura County Transportation
				Commission
				Oppose
				None
AB 281	4/26/2019-A. 2	Under existing law, the Public Utilities Commission has jurisdiction over public		
<u>Frazier</u> D	YEAR	utilities, including electrical corporations. Under its existing authority, the		
	4/26/2019-	commission requires electrical corporations to implement the California		
Transmission	Failed Deadline	Overhead Conversion Program to provide financial assistance to local		
and distribution	pursuant to	governments to facilitate projects that are in the public interest and that		
lines:	Rule 61(a)(2).	remove overhead infrastructure, replacing it with infrastructure in		
undergrounding	(Last location	underground trenches. This bill would require the commission to require		
and fire	was U. & E. on	electrical corporations to develop and administer programs to replace		
hardening.	4/22/2019)(May	overhead electric facilities along public streets and roads, and on other public		
	be acted upon	or private properties in high fire threat districts, as determined by the		
	Jan 2020)	commission, with underground electric facilities. This bill contains other		
		existing laws.		

#### **Metro Government Relations**

AB 285 Friedman D

California Transportation Plan.

10/8/2019-A. CHAPTERED 10/8/2019-Approved by the Governor. Chaptered by Secretary of 2019.

Existing law requires the Department of Transportation to prepare the California Transportation Plan for submission to the Governor and the Legislature, to complete the first update to the plan by December 31, 2015, and to update the plan every 5 years thereafter. Existing law requires the plan to consider various subject areas for the movement of people and freight, including environmental protection and quality of life. Existing law also requires the plan to address how the state will achieve maximum feasible State - Chapter emissions reductions in order to attain a statewide reduction of greenhouse 605, Statutes of gas emissions to 1990 levels by 2020 and 80% below 1990 levels by 2050, and to identify the statewide integrated multimodal transportation system needed to achieve greenhouse gas emission reductions. This bill would require the department to address in the California Transportation Plan how the state will achieve maximum feasible emissions reductions in order to attain a statewide reduction of greenhouse gas emissions of 40% below 1990 levels by the end of 2030 and how the plan is consistent with, and supports attaining, all state ambient air quality standards and national ambient air quality standards in all areas of the state as described in California's state implementation plans required by the federal Clean Air Act. Commencing with the 3rd update to the plan to be completed by December 31, 2025, the bill would require the department to include a forecast of the impacts of advanced and emerging technologies over a 20-year horizon on infrastructure, access, and transportation systems and a review of the progress made implementing past California Transportation Plans. The bill would require the Strategic Growth Council to complete a report by January 31, 2022, that contains certain information with regard to the California Transportation Plan and other specified programs and planning requirements. The bill would add environmental justice to the subject areas that the plan is required to consider for the movement of people and freight.

Environmental Quality (text 6/3/2019) Support

American Lung Association California Walks

Catholic Charities, Diocese of Stockton

Center for Biological Diversity ChargePoint

ClimatePlan

Coalition for Clean Air

NRDC

Planning and Conservation League Sierra Club California

South Coast Air Quality Management District

Oppose

None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 287	4/26/2019-A. 2	Existing law creates state and local public pension and retirement systems		
<u>Voepel</u> R	YEAR	that provide pension benefits based on age at retirement, service credit, and		
	4/26/2019-	final compensation. Existing law requires each state and local public pension		
Public	Failed Deadline	or retirement system, on and after the 90th day following the completion of		
employees'	pursuant to	the annual audit of the system, to provide a concise annual report on the		
retirement:	Rule 61(a)(2).	investments and earnings of the system, as specified, to any member who		
annual audits.	(Last location	makes a request and pays a fee, if required, for the costs incurred in		
	was P.E. & R. on	preparation and dissemination of that report. This bill would also require each		
	2/7/2019)(May	state and local pension or retirement system to post a concise annual audit of		
	be acted upon	the information described above on that system's internet website no later		
	Jan 2020)	than the 90th day following the audit's completion. By imposing new duties		
		on local retirement systems, 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 289	6/19/2019-	The California Public Records Act requires state and local agencies to make		Judiciary (text 4/24/2019)
Fong R	S. JUD.	their records available for public inspection, unless an exemption from		Support
	7/2/2019-In	disclosure applies. The act declares that access to information concerning the		California Civil Liberties Advocacy
California Public	committee: Set,	conduct of the people's business is a fundamental and necessary right of		Central Valley Business Federation
Records Act	first hearing.	every person in this state. This bill would establish, within the California State		Greater Bakersfield Chamber of
Ombudsperson.	Failed passage.	Auditor's Office, the California Public Records Act Ombudsperson. The bill		Commerce
	Reconsideration	would require the California State Auditor to appoint the ombudsperson		Howard Jarvis Taxpayers Association
	granted.	subject to certain requirements. The bill would require the ombudsperson to		Kern County Taxpayers Association
		receive and investigate requests for review, as defined, determine whether		League of Women Voters of California
		the denials of original requests, as defined, complied with the California		Oppose
		Public Records Act, and issue written opinions of its determination, as		None
		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	5/17/2019-A. 2
<u>Chu</u> D	YEAR
	5/17/2019-
Local Emergency	Failed Deadline
Preparedness	pursuant to
and Hazard	Rule 61(a)(5).
Mitigation Fund.	(Last location
	was APPR.
	SUSPENSE FILE
	on
	5/8/2019)(May
	be acted upon
	Jan 2020)

2 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 and disaster response services, as specified. Existing le | 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 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 support staffing, planning, and other emergency mitigation priorities to help local governments meet emergency management, preparedness, readiness, and resilience goals. The bill would, upon appropriation by the Legislature, require the Controller to transfer \$500,000,000 to the fund. 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, 2020, would require the committee to adopt guidelines identifying eligible uses of the funds by establishing an outline of standard activities 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

### Governmental Organization (text 4/22/2019) Support

California Emergency Services
Association
California Fire Chiefs Association
California Tribal Business Alliance
City of San Jose
Fire Districts Association of California
League of California Cities

#### Oppose

County of Santa Clara

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		would include related legislative findings. This bill contains other related		
		provisions and other existing laws.		
AB 296	10/2/2019-	Existing law requires the State Energy Resources Conservation and		Revenue And
<u>Cooley</u> D	A. VETOED	Development Commission to develop and implement the Electric Program		Taxation (text 4/22/2019)
	10/2/2019-	Investment Charge program for the purpose of awarding funds to projects		Support
Climate change:	Vetoed by	that may lead to technological advancement and breakthroughs to overcome		Lara Institute
Climate	Governor.	barriers that prevent the achievement of the state's statutory energy goals		Oppose
Innovation		and that may result in a portfolio of projects that are strategically focused and		None
Grant Program:		sufficiently narrow to make advancement on the most significant		
voluntary tax		technological challenges. This bill would establish the Climate Innovation		
contributions.		Grant Program, to be administered by the Strategic Growth Council or		
		another entity identified by the council that it determines to have the		
		appropriate skills necessary to successfully implement this program. The bill		
		would establish the Climate Innovation Fund, a special fund, in the State		
		Treasury and would continuously appropriate the moneys in the fund to the		
		council for purposes of the program. Once the Climate Innovation Fund		
		accrues \$2,000,000, the bill would require the council or the entity		
		implementing the program to notify the Franchise Tax Board and would		
		require the program to award grants for the development and research of		
		new innovations and technologies that either reduce emissions of		
		greenhouse gases or address impacts caused by climate change. The bill		
		would repeal the program on January 1, 2031. This bill contains other related		
		provisions and other existing laws.		

#### **Metro Government Relations**

<u>AB 297</u> Gallagher R

Emergency average daily attendance.

4/10/2019-A. APPR. SUSPENSE FILE 5/16/2019-In committee: Held under submission. Existing law establishes a public school financing system that requires state funding for county superintendents of schools, school districts, and charter schools to be calculated pursuant to a local control funding formula, as specified. Existing law provides that if the average daily attendance of a school district, county office of education, or charter school has been materially decreased during a fiscal year because of specified emergencies, that fact shall be established to the satisfaction of the Superintendent of Public Instruction by affidavits of the members of the governing board or body of the school district, county office of education, or charter school and the county superintendent of schools. If a state of emergency is declared by the Governor in a county that causes a decrease in the average daily attendance in the county for a school district, county office of education, or charter school, existing law requires the Superintendent to determine the length of the period during which average daily attendance has been reduced by the state of emergency, and provides that the period shall not extend into the next fiscal year following the declaration of the state of emergency, except upon a showing by the affected school district, county office of education, or charter school, to the satisfaction of the Superintendent, that extending the period into the next fiscal year is essential to alleviate continued reductions in average daily attendance attributable to the state of emergency. This bill would require the Superintendent to extend through the 2019–20 fiscal year the period during which it is essential to alleviate continued reductions in average daily attendance attributable to a state of emergency declared by the Governor in November 2018 for a school district where no less than 5% of the residences within the school district or school district facilities were destroyed by the qualifying emergency. The bill would require the Superintendent to extend through the 2020–21 fiscal year the period during which it is essential to alleviate continued reductions in average daily attendance attributable to a state of emergency declared by the

Education (text 3/4/2019)

Support

Butte County Office of Education
Butte; County Of
California Charter Schools Associa

California Charter Schools Association Advocates

California School Boards Association California Teachers Association Paradise Unified School District Sonoma County Superintendent of Schools

Oppose

None

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 307	8/30/2019-S. 2	Governor in November 2018 for a charter school where no less than 5% of the residences within the school district in which the charter school is located or a majority of charter school facilities were destroyed by the qualifying emergency. The bill would require an adjustment to the average daily attendance of a charter school that provides nonclassroom-based instruction, as defined, for the 2019–20 and 2020–21 fiscal years, in accordance with certain calculations. This bill contains other related provisions.  Existing law establishes the Homeless Coordinating and Financing Council and		Housing (text 5/16/2019)
Reyes D  Homeless youth: grant program.	YEAR 8/30/2019- Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/12/2019)(May	requires the council to set and measure progress toward goals to prevent and end homelessness among youth in California by setting specific, measurable goals aimed at preventing and ending homelessness among youth in the state and defining outcome measures and gathering data related to the goals. This bill would require the council to develop and administer a grant program to support young people experiencing homelessness and prevent and end homelessness. 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, Prevention, Early Intervention and Treatment Account, funds appropriated by the Legislature, and gifts and donations made to the council for that purpose. This bill contains other related provisions.		Support Alliance for Children's Rights Aspiranet Bay Area Community Resources Bill Wilson Center Cal State Student Association California Alliance of Child and Family Services California Apartment Association California Coalition for Youth California Opportunity Youth Network Center for Human Services Children Now City of Santa Monica Corporation for Supportive Housing County of Los Angeles Board of Supervisors County of Sacramento County of San Bernardino Covenant House California CSU Bakersfield's Guardian Scholars Program David and Margaret Youth and Family Services Disability Rights California Economic Roundtable Environmental Alternatives Episcopal Community Services of San Francisco Equality California (EQCA) Family Assistance Program Fastenau & Associates

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				First Place for Youth
				Goodwill Industries of Southern California
				Hillsides
				Home Start, Inc.
				Housing California
				Imperial Valley Regional Occupational Program
				John Burton Advocates for Youth
				Kamali'l Foster Family Agency
				Kids in Common
				Kings/Tulare Homeless Alliance
				Larkin Street Youth Services
				LGBT Community Center of the Desert
				Long Beach Conservation Corps
				Los Angeles Conservation Corps
				Los Angeles County Office of Education
				Los Angeles Homeless Services Authority
				Los Angeles LGBT Center
				Mental Health America of California
				National Association of Social Workers, California
				Chapter (NASW-CA)
				National Center for Youth Law
				Non-Profit Housing Association of Northern California
				Our Children La
				Pacific Palisades Task Force on Homelessness
				Public Counsel
				Redwood Community Action Agency's Youth Service
				Bureau
				Sacramento LGBT Community Center
				Safe Place for Youth
				San Bernardino City Unified School District
				San Bernardino; County Of
				San Diego LGBT Community Center
				San Diego Youth Development Office
				San Diego Youth Services
				San Francisco Lesbian Gay Bisexual Transgender
				Community Center
				San Jose Conservation Corps & Charter School
				Santa Monica; City of

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				St. Joseph Center Stonewall Democratic Club The Community College Foundation Tipping Point Community TLC Child and Family Services Trinity County Office of Education Uplift Family Services Urban Conservation Corps Inland Empire Urban Strategies Council Wild Rivers Community Foundation YMCA of San Diego County, Youth And Family Services Youth for Change Youth Policy Institute Oppose None
AB 313	5/23/2019-	Existing law creates the Road Maintenance and Rehabilitation Program to		Transportation (text 3/5/2019)
<u>Frazier</u> D	S. RLS.	address deferred maintenance on the state highway system and the local		Support
	5/29/2019-	street and road system. Existing law provides for the deposit of various		None
Road	Referred to	moneys, including revenues from certain fuel taxes and vehicle fees, for the		Oppose
Maintenance	Com. on RLS.	program into the Road Maintenance and Rehabilitation Account. Existing law,		None
and		after deducting certain appropriations and allocations, authorizes annual		
Rehabilitation		appropriations of \$5,000,000 of the moneys available for the program to the		
Account:		University of California to conduct transportation research and of \$2,000,000		
University of		of the available moneys to the California State University to conduct		
California:		transportation research and transportation-related workforce education,		
California State		training, and development, as specified. This bill would require the University		
University:		of California and the California State University, on or before January 1 of		
reports.		each year, to each submit a report to the Transportation Agency and specified		
		legislative committees detailing its expenditures of those moneys for the		
		previous fiscal year, including, but not limited to, research activities and		
		administration.		

#### **Metro Government Relations**

AB 314 Bonta D

Public employment: labor relations: release time. 10/12/2019-A. VETOED 10/12/2019-Vetoed by Governor.

Existing law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial Court Employment Protection and Governance Act, the Trial Court Interpreter Employment and Labor Relations Act, Judicial Council Employer-Employee Relations Act, and the Los Angeles County Metropolitan Transportation Authority Transit Employer-Employee Relations Act, as well as provisions commonly referred to as the Educational Employment Relations Act and the Higher Education Employer-Employee Relations Act, regulates the labor relations of the state, the courts, and specified local public agencies and their employees. Existing law establishes other requirements relating to labor relations that are applicable to specified transit agencies. These acts grant specified public employees the right to form, join, and participate in the activities of employee organizations of their choosing and require public agency employers, among other things, to meet and confer with representatives of recognized employee organizations and exclusive representatives on terms and conditions of employment. These acts generally require the public entities in this context to grant employee representatives of recognized employee organizations reasonable time off without loss of compensation or benefits for certain purposes in connection with labor relations, commonly referred to as release time. This bill would prescribe requirements relating to release time that would apply to all of the public employers and employees subject to the acts described above and would generally repeal the provisions relating to release time in those acts. The bill would require these public employers to grant a reasonable number of employee representatives of the exclusive representative reasonable time off without loss of compensation or other benefits for specified activities.

#### Committee On Labor, Public Employment And Retirement (text 4/22/2019) Support

American Federation of State, County and Municipal Employees
California School Employees Association
California Teachers Association
International Brotherhood of Electrical
Workers (IBEW Local 465)
International Brotherhood of Electrical
Workers (IBEW Local 47)
International Brotherhood Of Electrical
Workers, Local 1245
International Brotherhood of Electrical
Workers, Local 659
International Union Of Elevator Constructors,
Local 18

International Union Of Elevator Constructors, Local 8

Organization of SMUD Employees (OSE)
San Diego County Court Employees Association
Service Employees International Union,
California

Service Employees International Union, California State Council Utility Workers Union of America, Local 132 Utility Workers Union of America, Local 246 Utility Workers Union of America, Local 48 Utility Workers Union of America, Local 522

#### Oppose

Association Of California Healthcare Districts, and Affiliated Entity Alpha Fund Association of California School Administrators California Association of School Business Officials

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California Special Districts Association California State Association of Counties California Transit Association League of California Cities Rural County Representatives of California (RCRC)
AB 335	6/26/2019-	Existing law creates the Imperial County Transportation Commission, requires		Transportation (text 3/27/2019)
Garcia,	A. CHAPTERED	the commission's governing board, among other things, to adopt an annual		Support
<u>Eduardo</u> D	6/26/2019-	budget, and establishes certain notice requirements relating to the adoption		Brawley, City of
	Approved by	of the annual budget. Existing law requires the commission to prepare a		California Association of Councils of
Imperial County	the Governor.	short-range transportation plan and a specified short-range transit plan, and		Governments (CALCOG)
Transportation	Chaptered by	to administer certain transportation moneys. Existing law authorizes the		City of Calexico
Commission.	Secretary of	commission to use up to 3% of those transportation moneys for purposes of		City of El Centro
	State - Chapter	carrying out its planning and programming responsibilities. This bill would		City of Imperial
	11, Statutes of	expressly limit the use of those transportation moneys to only its		Imperial County
	2019.	transportation planning and programming responsibilities. The bill would		Imperial County Transportation
		authorize the commission, in cooperation with local agencies, as defined, that		Commission
		elect to participate, to assist those agencies in the coordination,		Oppose
		administration, and implementation of programs and policies. The bill would		None
		authorize the commission to evaluate, develop, and implement specified		
		nontransportation programs that it determines would provide local benefits		
		by consolidating and sharing costs and resources, by facilitating local agency		
		cooperation, or by operating under the commission's management. The bill		
		would expressly authorize the commission to function as a regional agency		
		for purposes of the development of an integrated waste management plan		
		and as a service authority for freeway emergencies, as specified. The bill		
		would prohibit the commission from using transportation moneys for		
		nontransportation purposes.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 345	5/17/2019-A. 2	Existing law authorizes the Division of Oil, Gas, and Geothermal Resources in		Natural Resources (text 4/3/2019)
Muratsuchi D	YEAR	the Department of Conservation to regulate the drilling, operation,		Support 1 Individual
	5/17/2019-	maintenance, and abandonment of oil and gas wells in the state. Existing law		350 Bay Area Action
Oil and gas:	Failed Deadline	requires the operator of a well to file a written notice of intention to		350 Riverside
operations:	pursuant to	commence drilling with, and prohibits any drilling until approval is given by,		350 Silicon Valley 350 South Bay Los Angeles
location	Rule 61(a)(5).	the State Oil and Gas Supervisor or district deputy. Existing law requires an		Alliance of Nurses for Healthy Environments
restrictions.	(Last location	operator proposing to perform a well stimulation treatment to apply to the		Amazon Watch
	was APPR.	supervisor or district deputy for a permit to perform the well stimulation		Asian Pacific Environmental Network Breast Cancer Action
	SUSPENSE FILE	treatment and imposes other requirements and conditions on the use of well		California Environmental Justice Alliance
	on	stimulation treatments. Under existing law, a person who fails to comply with		Californians Against Fracking
	-	this and other requirements relating to the regulation of oil or gas operations		Center for Biological Diversity Center for Environmental Health
	be acted upon	is guilty of a misdemeanor. This bill would require, commencing January 1,		Center on Race, Poverty & the Environment
	Jan 2020)	2020, all new oil and gas development or enhancement operation, as defined,		Central California Asthma Collaborative
	Jan 2020)	that is not on federal land, to be located at least 2,500 feet from a residence,	'	Central Valley Air Quality Coalition Clean Water Action
		school, childcare facility, playground, hospital, or health clinic. The bill would		Consumer Watchdog
				Courage Campaign
		authorize a city or county to require by ordinance that new oil and gas		Earthworks Environment California
		development or enhancement operation be located a larger distance away		Fossil Free California
		from a residence, school, childcare facility, playground, hospital, or health		Greenpeace, Inc.
		clinic than 2,500 feet. In the event that 2 or more cities and counties with		Indivisible South Bay LA Mothers Out Front
		jurisdiction over the same geographic area establish different health		Natural Resources Defense Council (NRDC)
		protection zone distances, the bill would require the larger health protection		NextGen California
		zone distance to apply. Because a violation of these provisions would be a		Oil Change International Physicians for Social Responsibility - Los Angeles
		crime, the bill would impose a state-mandated local program. The bill would		Promesa Boyle Heights
		authorize an operator of an oil or gas well or a production facility subject to		SoCal 350 Climate Action
		these provisions to file a written request, containing specified information,		Strategic Concepts in Organizing and Policy Education Sunflower Alliance
		with the division for a variance to reduce the health protection zone to the		Sunrise Movement Bay Area
		maximum achievable distance, and would authorize the supervisor to grant a		Oppose

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		variance upon making a written finding that the operator has no other feasible means of accessing a legal subsurface right, that the variance provides as much distance between sensitive receptors and those oil and gas operations as achievable, and that the variance would not endanger public health and safety. This bill contains other related provisions and other existing laws.		Adolescent Rescue Mentoring Solution - Los Angeles African American Farmers of California American GI Forum of California AMVETS California Associated Builders And Contractors - Central California Chapter Bizfed - Los Angeles County BizFed Central Valley C&J Energy Services California Chamber of Commerce California Hispanic Chambers of Commerce California Hispanic Chambers of Commerce California Independent Petroleum Association California State Council of Laborers Central Valley Latino Mayors and Elected Officials Coalition Coalinga Chamber of Commerce Contra Costa Building and Construction Trades Council CREED LA Fresno Area Hispanic Foundation Fresno Metro Black Chamber of Commerce Greater Bakersfield Chamber of Commerce Heavy, Highway, Building and Construction Teamsters Committee for Northern California Inland Empire Economic Partnership International Brotherhood of Electrical Workers Local 302 International Brotherhood of Electrical Workers Local 428 International Brotherhood of Electrical Workers Local 411, International Union of Painters and Allied Trades Local 294 Iron Workers Local 433 Kern Citizens for Energy Kern County Economic Development Corporation Kern County Farm Bureau Inc.

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Kern County Hispanic Chamber of Commerce
				Kern County Taxpayers Association
				Kern County's North Of The River Chamber Of
				Commerce
				Latin Business Association
				Long Beach Area Chamber of Commerce
				Los Angeles Area Chamber of Commerce
				Los Angeles/Orange Counties Building and
				Construction Trades Council
				LULAC Council (3272)
				Napa/Solano Building and Construction Trades Council
				National Association of Royalty Owners Nisei Farmers League
				North of the River Chamber of Commerce
				Orange County Business Council
				Orange County Hispanic Chamber of Commerce
				San Gabriel Valley Economic Partnership
				San Joaquin Building Trades Council
				Santa Clarita Valley Economic Development
				Corporation
				Southern California District Council of Laborers
				State Building and Construction Trades Council of
				California
				The Young Professionals
				Union of Painters and Allied Trades District Council 16
				United Association of Plumbers and Pipefitters Local
				246
				United Association of Plumbers and Pipefitters Local 38
				United Association of Plumbers and Pipefitters Local
				447
				Valley Industry and Commerce Association (VICA)
				Weatherford
				Western States Petroleum Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 352	8/14/2019-	Under existing law, programs have been established pursuant to bond acts		Natural Resources (text 3/14/2019)
Garcia,	S. E.Q.	for, among other things, drought, water, parks, climate, coastal protection,		Support
Eduardo D	8/14/2019-	and outdoor access for all. This bill would enact the Wildfire Prevention, Safe		Bear Yuba Land Trust
	From	Drinking Water, Drought Preparation, and Flood Protection Bond Act of 2020,		California Parks & Recreation Society
Wildfire	committee	which, if approved by the voters, would authorize the issuance of bonds in		Coachella Valley Association of
Prevention, Safe	chair, with	the amount of \$3,920,000,000 pursuant to the State General Obligation Bond		Governments
Drinking Water,	author's	Law to finance a wildlife prevention, safe drinking water, drought		Comité Cívico del Valle
Drought	amendments:	preparation, and flood protection program. The bill would provide for the		East Bay Regional Park District
Preparation, and	Amend, and re-	submission of these provisions to the voters at the November 3, 2020,		Eastern Sierra Land Trust
Flood Protection	refer to	statewide general election. The bill would provide that its provisions are		Imperial County
Bond Act of	committee.	severable.		Imperial County Transportation
2020.	Read second			Commission
	time, amended,			Mammoth Lakes Recreation
	and re-referred			Mammoth Lakes Trails and Public
	to Com. on EQ.			Access Foundation
				Placer Land Trust
				San Bernardino County
				Sierra Business Council
				Sierra Foothill Conservancy
				Sierra Nevada Alliance
				Sonoma County Regional Parks
				Tahoe City Public Utilities District
				Truckee Donner Land Trust
				Watershed Conservation Authority
				Oppose
				None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 380	5/17/2019-A. 2	Existing law creates the Department of Transportation within the		Accountability And Administrative
<u>Frazier</u> D	YEAR	Transportation Agency and creates the Independent Office of Audits and		Review (text 3/21/2019)
	5/17/2019-	Investigations within the department, with specified powers and duties.		Support
Office of the	Failed Deadline	Existing law requires the Governor to appoint the director of the office for a		California Asphalt Pavement
Transportation	pursuant to	6-year term, subject to confirmation by the Senate, and provides that the		Association
Inspector	Rule 61(a)(5).	director, known as the Inspector General, may not be removed from office		Southern California Partnership For
General.	(Last location	during the term except for good cause. Existing law specifies the duties and		Jobs
	was APPR.	responsibilities of the Inspector General with respect to the department and		Oppose
	SUSPENSE FILE	local agencies receiving state and federal transportation funds through the		None
	on	department, and requires an annual report to the Legislature and Governor.		
	5/1/2019)(May	This bill would eliminate the Independent Office of Audits and Investigations		
	be acted upon	and would instead create the Independent Office of the Transportation		
	Jan 2020)	Inspector General in state government, as an independent office that would		
		not be a subdivision of any other government entity, to ensure that specified		
		state agencies and all external entities that receive state and federal		
		transportation funds are operating efficiently, effectively, and in compliance		
		with federal and state laws. The bill would require the Governor to appoint		
		the Transportation Inspector General for a 4-year term, subject to		
		confirmation by the Senate, and would prohibit the Transportation Inspector		
		General from being removed from office during the term except for good		
		cause. The bill would specify the duties and responsibilities of the		
		Transportation Inspector General and set the salary of the Transportation		
		Inspector General. The bill would require the Transportation Inspector		
		General to submit an annual report to the Governor, the Legislature, and the		
		California Transportation Commission.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 397	10/8/2019-	Existing law makes it a crime for a person who is under the influence of a drug		Public Safety (text 6/18/2019)
Chau D	A. CHAPTERED	to drive a vehicle. Existing law also makes it a crime for a person to drive		Support
	10/8/2019-	under the influence and proximately cause bodily harm to another person, as		AAA Northern California, Nevada and
Vehicles: driving	Approved by	specified. Existing law requires the superior court to provide a disposition		Utah
under the	the Governor.	report to the Department of Justice when the court disposes of a case for		Alcohol Justice
influence.	Chaptered by	which an arrest for certain crimes was made and requires that the report		Auto Club of Southern California
	Secretary of	contain specified information. This bill would, commencing January 1, 2022,		California Bus Association
	State - Chapter	require the disposition report made by the superior court for a conviction for		California District Attorneys
		driving under the influence of cannabis to state that the conviction was due		Association
	2019.	to cannabis.		One individual
				Smart Approaches to Marijuana
				Oppose
				California Attorneys for Criminal
				Justice
				California Law Enforcement
				Association of Records Supervisors
AB 401	4/26/2019-A. 2	Under existing law, if a person is convicted of driving under the influence and		Public Safety (text 3/4/2019)
Flora R	YEAR	the offense occurred within 10 years after 3 or more other violations for		Support California Peace Officers' Association
	4/26/2019-	driving under the influence that resulted in specified convictions, that person		California Police Chiefs Association
Vehicles: driving	' '	has committed an offense punishable as either a misdemeanor or a felony,		City of Manteca
under the	pursuant to	and the person shall have their privilege to drive revoked. This bill would		Crime Victims United of California Modesto Police Department
influence.	Rule 61(a)(2).	additionally make a conviction for driving under the influence that occurs		Ripon Police Department
	(Last location	within 10 years after 4 or more previous specified convictions, a felony. This		Riverside Sheriffs' Association
	•	bill contains other related provisions and other existing laws.		San Joaquin County Sheriff Stanislaus County Sheriff's Office
	3/19/2019)(May	·		Oppose
	be acted upon			American Civil Liberties Union of California
	Jan 2020)			California Attorneys for Criminal Justice California Public Defenders Association
	Juli 2020j			San Francisco Public Defender

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Kalra D  Evidentiary privileges: union agent- represented worker privilege.	YEAR 9/15/2019- Failed Deadline pursuant to Rule 61(a)(15). (Last location was INACTIVE FILE on 9/12/2019)(May be acted upon	Existing law governs the admissibility of evidence in court proceedings and generally provides a privilege as to communications made in the course of certain relations, including the attorney-client, physician-patient, and psychotherapist-patient relationship, as specified. Under existing law, the right of any person to claim those evidentiary privileges is waived with respect to a communication protected by the privilege if any holder of the privilege, without coercion, has disclosed a significant part of the communication or has consented to a disclosure. This bill would establish a privilege between a union agent, as defined, and a represented employee or represented former employee to refuse 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.		Judiciary (text 6/21/2019) Support  American Federation of State, County and Municipal Employees California Association of Professional Scientists California Faculty Association California Faculty Association California Nurses Association/National Nurses United California Professional Firefighters California School Employees Association California Teachers Ass1ociation California-Nevada Conference of Operating Engineers Los Angeles County Professional Peace Officers Association Organization of SMUD Employees (OSE) Peace Officers' Research Association of California Professional Engineers in California Government Riverside Sheriffs' Association San Diego County Court Employees Association Service Employees International Union (SEIU) United Food and Commercial Workers Union, Western States Council United Public Employees Writers Guild of America West Oppose Association of California HealthCare Districts Association of California School Administrators California Ambulance Association California Association of Joint Powers Authorities (CAJPA) California Association of School Business Officials California Farm Bureau Federation California Hospital Association California Hospital Association California Hospital Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California Retailers Association
				California School Employees Association California Special Districts Association
				California State Association of Counties
				California Trucking Association
				Civil Justice Association of California
				County of Sacramento League of California Cities
				Official Police Garage Association of Los Angeles
				Rural County Representatives of California (RCRC)
				Urban Counties of California Western Growers Association
AB 421	4/26/2019-A. 2	Article XIX of the California Constitution restricts the use of fuel excise tax		Western Glowers Association
Waldron R	YEAR	revenues imposed by the state on fuels used in motor vehicles upon public		
Walaron K	· = · · · ·	streets and highways to expenditure on highway and certain mass transit		
Transportation	' '			
Transportation		purposes. Existing law provides for the deposit of these revenues in the		
finance: De Luz	pursuant to	Highway Users Tax Account, and appropriates those revenues for various		
Community	Rule 61(a)(2).	purposes. With respect to the portion of these revenues that is derived from		
Services District.	(Last location	increases in the motor vehicle fuel excise tax beginning in 2010, existing law		
	was TRANS. on	requires, after certain allocations are made, the Controller to allocate the		
	2/25/2019)(May	remaining amount of this portion of revenues 44% to the state transportation		
	be acted upon	improvement program, 12% to the State Highway Operation and Protection		
	Jan 2020)	Program, and 44% to cities and counties for local street and road		
		purposes. This bill would require the Controller to allocate a portion of these		
		revenues available for counties to the De Luz Community Services District for		
		local street and road purposes as though the De Luz Community Services		
		District were a county. The bill would thereby make an appropriation. This bill		
		contains other related provisions and other existing laws.		

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		Transportation (text 2/7/2019)
<u>Frazier</u> D	YEAR	develop and implement a high-speed rail system in the state, with specified		Support
	7/10/2019-	powers and duties. Existing law requires the authority to establish an		None
High-speed rail:	Failed Deadline	independent peer review group for purposes of reviewing the planning,		Oppose
performance	pursuant to	engineering, financing, and other elements of the authority's plans and		None
measurement	Rule 61(a)(10).	issuing an analysis of the appropriateness and accuracy of the authority's		
dashboards.	(Last location	assumptions and an analysis of the viability of the authority's funding plan,		
	was TRANS. on	including the funding plan for each corridor. This bill would require the		
	5/8/2019)(May	authority, in consultation with the peer review group, to develop and update		
	be acted upon	quarterly a set of summary performance measurement dashboards that show		
	Jan 2020)	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-	(1)Existing law, as amended by the Safety for All Act of 2016, an initiative		Public Safety (text 5/20/2019)
<u>Cooley</u> D	S. APPR.	statute approved by voters as Proposition 63 at the November 8, 2016,		Support
	SUSPENSE FILE	statewide general election, requires the sale of ammunition to be conducted		California Association of Code
Firearms:	8/30/2019-In	by or processed through a licensed ammunition vendor. Existing law exempts		Enforcement Officers
ammunition	committee:	from that requirement the sale, delivery, or transfer of ammunition to		California College and University Police
sales.	Held under	specified individuals, including a sworn peace officer or sworn federal law		Chiefs Association
	submission.	enforcement officer who is authorized to carry a firearm in the course and		California Narcotic Officers'
		scope of the officer's duties, and a representative of a law enforcement		Association
		agency, with written authorization from the head of the agency, purchasing		California Statewide Law Enforcement
		ammunition for the exclusive use of the agency. Existing law also exempts		Association
		from that requirement the sale, delivery, or transfer of ammunition to a		Dooley Enterprises
		person who is federally licensed as a firearms dealer or collector of firearms,		Los Angeles County Professional Peace
		as specified. A violation of this requirement is a misdemeanor. Proposition 63		Officers Association
		allows its provisions to be amended by a vote of 55% of the Legislature so		Miwall Corporation
		long as the amendments are consistent with, and further the intent of, the		National Shooting Sports Foundation,
		act. The bill would exempt from the above-described ammunition purchasing		Inc.
		requirement a licensed private patrol operator or an agent or employee of		Oppose
		the private patrol operator, a person registered as a security guard or security		None
		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	4/26/2019-A. 2	The California Global Warming Solutions Act of 2006 establishes the State Air		
Garcia,	YEAR	Resources Board as the state agency responsible for monitoring and		
<u>Cristina</u> D	4/26/2019-	regulating sources emitting greenhouse gases. The act defines specified		
	Failed Deadline	terms, including, among others, district to mean an air pollution control or an		
California Global	pursuant to	air quality management district until January 1, 2031. This bill would		
Warming	Rule 61(a)(2).	indefinitely define district to mean an air pollution control or an air quality		
Solutions Act of	(Last location	management district.		
2006.	was NAT. RES.			
	on			
	2/21/2019)(May			
	be acted upon			
	Jan 2020)			
AB 471	4/26/2019-A. 2	Existing law provides for the issuance and renewal of driver's licenses and		
Fong R	YEAR	identification cards by the Department of Motor Vehicles. Existing law sets		
	4/26/2019-	the expiration date of a driver's license as the 5th birthday of the applicant		
Driver's licenses	Failed Deadline	following the date of the application for the license, and of an identification		
and	pursuant to	card as the 6th birthday of the applicant following the date of application for		
identification	Rule 61(a)(2).	the identification card, except as specified. This bill would require the		
cards: renewal	(Last location	department to notify the holder of a driver's license or identification card of		
notices.	was TRANS. on	the date that the license or card is set to expire, at least 90 days before that		
	2/21/2019)(May	expiration date, and would require the department to indicate the fact that		
	be acted upon	the required notice was mailed by a notation in the department's records.		
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 477	9/4/2019-	The California Emergency Services Act creates, within the office of the		Governmental
Cervantes D	A. CHAPTERED	Governor, the Office of Emergency Services, which is responsible for		Organization (text 6/3/2019)
	9/4/2019-	addressing natural, technological, or manmade disasters and emergencies,		Support
Emergency	Approved by	including responsibility for activities necessary to prevent, respond to,		ARC
preparedness:	the Governor.	recover from, and mitigate the effects of emergencies and disasters to people		California Assisted Living Association
vulnerable	Chaptered by	and property. Existing law authorizes cities, cities and counties, and counties		California State Council on
populations.	Secretary of	to create disaster councils, by ordinance, to develop plans for meeting any		Developmental Disabilities
	State - Chapter	condition constituting a local emergency or state of emergency, including, but		California State Retirees
	218, Statutes of	not limited to, earthquakes, natural or manmade disasters specific to that		Disability Rights California
	2019.	jurisdiction, or state of war emergency. This bill would require a county, or a		National Association of Social
		city and county, to include representatives from the access and functional		Workers, California Chapter (NASW-
		needs population, as defined, in the next regular update to its emergency		CA)
		plan, as specified. This bill contains other related provisions and other existing		United Cerebral Palsy, California
		laws.		Oppose
				None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 510	5/3/2019-A. 2	Existing law authorizes the head of a department of a county or city, or the		
<u>Cooley</u> D	YEAR	head of a special district to destroy recordings of routine video monitoring		
	5/3/2019-Failed	maintained by that county, city, or special district after one year if that person		
Local	Deadline	receives approval from the legislative body and the written consent of the		
government	pursuant to	agency attorney. Existing law authorizes the head of a department of a county		
records:	Rule 61(a)(3).	or city, or the head of a special district to destroy recordings of telephone and		
destruction of	(Last location	radio communications maintained by that county, city, or special district after		
records.	was L. GOV. on	100 days if that person receives approval from the legislative body and the		
	2/21/2019)(May	written consent of the agency attorney. This bill would exempt the head of a		
	be acted upon	department of a county or city, or the head of a special district from these		
	Jan 2020)	recording retention requirements if the county, city, or special district adopts		
		a records retention policy governing recordings of routine video monitoring		
		and recordings of telephone and radio communications.		

#### **Metro Government Relations**

AB 520	10/13/2019-
<u>Kalra</u> D	A. VETOED
	10/13/2019-
Public works:	Vetoed by
public subsidy.	Governor.

Existing law requires that, except as specified, not less than the general prevailing rate of per diem wages, determined by the Director of Industrial Relations, be paid to workers employed on public works projects. Existing law defines "public works" to include, among other things, construction, alteration, demolition, installation, or repair work done under contract and paid for, in whole or in part, out of public funds, but exempts from that definition, among other projects, an otherwise private development project if the state or political subdivision provides, directly or indirectly, a public subsidy to the private development project that is de minimis in the context of the project. This bill would generally provide that a public subsidy is de minimis if it is both less than \$500,000 and less than 2% of the total project cost. The bill would specifically provide a public subsidy for a project that consists entirely of single family dwellings is de minimis if it is less than 2% of the total project cost. The bill would specify that these provisions do not apply to a project that was advertised for bid, or a contract that was awarded, before July 1, 2020. This bill contains other related provisions.

#### Committee On Labor, Public Employment And Retirement (text 2/28/2019) Support

California Building and Construction Trades Council, AFL-CIO California Chapters of the National Contractors Association California Labor Federation California Legislative Conference of the Plumbing, Heating and Piping Industry California State Association of **Electrical Workers** California State Pipe Trades Council California-Nevada Conference of **Operating Engineers** International Union of Elevator Contractors Northern California Allied Trades United Contractors Wall and Ceiling Alliance Western States Council Sheet Metal Workers Western Wall & Ceiling Contractors

Oppose

Association

Associated Builders and Contractors of Northern California

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Associated General Contractors
				California Building Industry Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 553	3/11/2019-	The California High-Speed Rail Act creates the High-Speed Rail Authority to		Transportation (text 3/13/2019)
<u>Melendez</u> R	A. TRANS.	develop and implement a high-speed rail system in the state. The Safe,		Support
	4/1/2019-In	Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved		Southwest California Legislative
High-speed rail	committee: Set,	by the voters as Proposition 1A at the November 4, 2008, general election,		Council
bonds: housing.	first hearing.	provides for the issuance of \$9 billion in general obligation bonds for high-		Oppose
	Failed passage.	speed rail purposes and \$950 million for other related rail purposes. Article		None
	Reconsideration	XVI of the California Constitution requires measures authorizing general		
	granted.	obligation bonds to specify the single object or work to be funded by the		
		bonds and further requires a bond act to be approved by a 2/3 vote of each		
		house of the Legislature and a majority of the voters. This bill would provide		
		that no further bonds shall be sold for high-speed rail purposes pursuant to		
		the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century,		
		except as specifically provided with respect to an existing appropriation for		
		high-speed rail purposes for early improvement projects in the Phase I		
		blended system. The bill, subject to the above exception, would require		
		redirection of the unspent proceeds received from outstanding bonds issued		
		and sold for other high-speed rail purposes before the effective date of these		
		provisions, upon appropriation, for use in retiring the debt incurred from the		
		issuance and sale of those outstanding bonds. The bill, subject to the above		
		exception, would also require the net proceeds of other bonds subsequently		
		issued and sold under the high-speed rail portion of the bond act to be made		
		available, upon appropriation, to the Department of Housing and Community		
		Development's Multifamily Housing Program. The bill would make no changes		
		to the authorization under the bond act for issuance of \$950 million for rail		
		purposes other than high-speed rail. These provisions would become		
		effective only upon approval by the voters at the next statewide general		
		election. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 570	9/15/2019-S. 2	Existing law, known as the Proposition 218 Omnibus Implementation Act,		Governance And
Aguiar-Curry D	YEAR	defines various terms and prescribes procedures and parameters for local		Finance (text 3/25/2019)
	9/15/2019-	jurisdictions to comply with specified provisions of the California		Support
Local	Failed Deadline	Constitution. This bill would define the term "affordable housing" for purposes		California Labor Federation
Government	pursuant to	of specified provisions of the California Constitution to include a first-time		California State Association of
Investment Act.	Rule 61(a)(15).	home buyer program offered by a local agency. The bill would also specify		Counties
	(Last location	that a parcel tax imposed pursuant to a specified constitutional provision may		League of California Cities
	was INACTIVE	include an exemption for persons who are 65 years of age or older, receiving		Non-Profit Housing Association of
	FILE on	Supplemental Security Income for a disability, or receiving Social Security		Northern California
	8/15/2019)(May	Disability Insurance Benefits and whose yearly income does not exceed		State Building and Construction Trades
	be acted upon	specified amounts. This bill contains other related provisions.		Council of California
	Jan 2020)			Oppose
				Howard Jarvis Taxpayers Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 578	5/17/2019-A. 2	(1)Existing law establishes a system of public elementary and secondary		Education (text 4/22/2019)
<u>Mullin</u> D	YEAR	schools in this state, and authorizes local educational agencies throughout the		Support
	5/17/2019-	state to operate schools and provide instruction to pupils in kindergarten and		EdVoice Oppose
Teachers: The	Failed Deadline	grades 1 to 12, inclusive. Existing law establishes the State Department of		None
California STEM	pursuant to	Education under the administration of the Superintendent of Public		
Teaching	Rule 61(a)(5).	Instruction. The department has numerous duties relating to the governance		
Pathway Act of	(Last location	and funding of public elementary and secondary education in this state. This		
2019.	was APPR.	bill would establish the California STEM Teaching Pathway for purposes of		
	SUSPENSE FILE	recruiting, preparing, supporting, and retaining qualified science, technology,		
	on	engineering, and mathematics (STEM) professionals, including military		
	5/8/2019)(May	veterans, as mathematics, science, engineering, and computer science		
	be acted upon	teachers in California. The bill would authorize various activities as part of the		
	Jan 2020)	California STEM Teaching Pathway, including developing and distributing		
		statewide recruitment materials encouraging interested STEM professionals		
		to pursue teaching careers in mathematics, science, engineering, and		
		computer science, and providing information to STEM professionals and		
		current teachers regarding the requirements for obtaining a teaching		
		credential in mathematics, science, engineering, and computer science and		
		how to complete those steps, applying to teacher preparation programs, and		
		accessing financial aid. This bill contains other related provisions.		

#### **Metro Government Relations**

<u>AB 589</u> Gonzalez</u> D

Employment: unfair immigrationrelated practices. 10/12/2019-A. VETOED 10/12/2019-Vetoed by Governor.

(1)Under existing law, it is unlawful for an employer or any other person or entity to engage in, or to direct another person or entity to engage in, unfair immigration-related practices against any person for the purpose of, or with the intent of, retaliating against any person for exercising any right protected lunder the Labor Code or by any local ordinance applicable to employees, as specified. This bill would make it unlawful for an employer to knowingly destroy, conceal, remove, confiscate, or possess any actual or purported passport or other immigration document, or any other actual or purported government identification document of another person in the course of committing, or with the intent to commit, trafficking, peonage, slavery, involuntary servitude, or a coercive labor practice. The bill would impose specified civil and criminal penalties for a violation. The bill would also authorize the Labor Commissioner to issue a citation for a violation, as prescribed. By imposing criminal penalties, the bill would impose a statemandated local program. The bill would require an employer to post a prescribed workplace notice with information including the right to maintain custody and control of immigration documents and that the withholding of immigration documents by an employer is a crime. This bill contains other related provisions and other existing laws.

### Judiciary (text 4/25/2019)

#### Support

California Immigrant Policy Center
California Labor Federation
California Teachers Association
Coalition to Abolish Slavery and Trafficking
Consumer Attorneys of California
CSA San Diego
Jewish Public Affairs Committee of California
(JPAC)

California District Attorneys Association

Lynch Foundation for Children
National Association of Social Workers –
California Chapter

San Diego County District Attorney's Office Service Employees International Union – California

#### Oppose

Building Owners and Managers Association of California

California Association of Winegrape Growers California Business Properties Association California Chamber of Commerce California Farm Bureau Federation

California League of Food Producers California Restaurant Association

California Retailers Association

California State Council of the Society for

Human Resource Management

Commercial Real Estate Development

Association

El Dorado Joint Chamber Commission Elk Grove Chamber of Commerce

Folsom Chamber of Commerce

Greater Coachella Valley Chamber of

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Commerce
				International Council of Shopping Centers
				National Federation of Independent Business
				Rancho Cordova Chamber of Commerce
				Roseville Area Chamber of Commerce
				United Chamber Advocacy Network
				Western Growers Association

#### **Metro Government Relations**

**AB 600** Chu D

Local government: organization: disadvantaged unincorporated communities.

10/8/2019-A. CHAPTERED 10/8/2019-Approved by the Governor. Chaptered by Secretary of 2019.

The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 provides the authority and procedure for the initiation, conduct, and completion of changes of organization, reorganization, and sphere of influence changes for cities and districts, as specified. Existing law prohibits a local agency formation commission from approving an annexation to a city of any territory greater than 10 acres, or as determined by commission policy, where there exists a disadvantaged unincorporated community that is State - Chapter | contiguous to the area of proposed annexation, unless an application to 612, Statutes of annex the disadvantaged unincorporated community into the subject city has been filed. Under existing law, an application to annex a contiguous disadvantaged community is not required if, among other things, the commission finds that a majority of the registered voters within the disadvantaged unincorporated community are opposed to the annexation, as specified. This bill would clarify that the prohibition on approving an annexation involving a disadvantaged unincorporated community, as described above, applies to the annexation of territory greater than 10 acres, or smaller as determined by commission policy. The bill would also provide that the existing approval prohibition and the exemptions to the application requirement apply to the annexation of two or more contiguous areas that take place within 5 years of each other and that are individually less than 10 acres but cumulatively more than 10 acres.

**Governance And** Finance (text 4/29/2019) Support

Leadership Counsel for Justice & Accountability

### Oppose

CALAFCO

Contra Costa LAFCO

Fresno LAFCO

Kern Local Agency Formation

Commission

Local Agency Formation Commission for the County of Los Angeles

Local Agency Formation Commission

of Imperial County

**Local Agency Formation Commission** 

of Merced County

Local Agency Formation Commission

of San Benito County

Local Agency Formation Commission

of Santa Cruz County

Local Agency Formation Commission

of Sonoma County

Napa County Local Agency Formation

Commission

Nevada County Local Agency

Formation Commission

Sacramento Local Agency Formation

Commission

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				San Mateo Local Agency Formation
				Commission
				Santa Clara LAFCO
				Stanislaus Local Agency Formation
				Commission
	A. VETOED 10/13/2019-	Existing law imposes requirements on certain local government agencies that award or otherwise enter into contracts for public transit services or for the collection and transportation of solid waste, relating to the retention of		Committee On Labor, Public Employment And Retirement (text 2/15/2019) Support California Conference Board of the Amalgamated Transit Union
service contracts: public transit: collection and transportation of solid waste:	Governor.	employees of the prior contractor or subcontractor. Existing law requires such a local government agency letting a contract out to bid to give a 10% preference to a bidder who agrees to retain employees for a specified period, as prescribed. Specific provisions apply only to service contracts for the collection and transportation of solid waste. This bill would expand the application of these provisions to a state agency that enters into such a		California Conference of Machinists California Teamsters Public Affairs Council Engineers and Scientists of California Local 20, IFPTE Inlandboatmen's Union of the Pacific Professional & Technical Engineers, Local 21, IFPTE Service Employees International Union (SEIU) UNITE HERE! Utility Workers Union of America
retention of employees.		contract.		Oppose None

#### **Metro Government Relations**

AB 628 **Bonta D** 

Employment: victims of sexual harassment: protections.

YFAR 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was THIRD READING on be acted upon Jan 2020)

9/15/2019-A. 2 (1)Existing law prohibits an employer from discharging, or discriminating or retaliating against, an employee who is a victim of domestic violence, sexual assault, or stalking and who takes time off from work to obtain, or attempt to obtain, any relief to help ensure the health, safety, or welfare of the victim or their child. Existing law also prohibits an employer from discharging, or discriminating or retaliating against, an employee who is a victim of domestic violence, sexual assault, or stalking because of the employee's status as a victim, if the employer has notice or knowledge of that status. Existing law additionally prohibits an employer with 25 or more employees from discharging, or 5/29/2019)(May discriminating or retaliating against, an employee who is a victim, in this regard, who takes time off to obtain specified services or counseling. Existing law requires the employee to give the employer reasonable advance notice of the employee's intention to take time off, unless the advance notice is not feasible. Existing law, when an unscheduled absence occurs, prohibits the employer from taking any action against the employee if the employee, within a reasonable time after the absence, provides a specified certification to the employer. Existing law makes it a misdemeanor for an employer to refuse to rehire, promote, or restore an employee who has been determined to be so eligible by a grievance procedure or legal hearing. This bill would extend these employment protections to victims of sexual harassment, as defined. The bill would also extend these employment protections to specified family members, as defined, of the victims for taking time off from work to provide assistance to the victims when seeking relief or obtaining those services and counseling, as described above. The bill would, if the employee's need for leave is foreseeable, require the employee to provide the employer with reasonable advance notice, unless the advance notice is not feasible. The bill would authorize the employer to require that the employee's request for leave be supported by a specified certification. The bill would, if it is not feasible for the employee to provide certification prior to the leave, prohibit the employer from taking any action against the employee if the employee, within a reasonable time after the absence, provides a certification to the

Judiciary (text 2/15/2019)

Support

American Federal Of State, County And Municipal

Employees, District Council 36

American Federation of State, County and Municipal

Employees

California Catholic Conference

California Employment Lawvers Association

California Partnership to End Domestic Violence

California Professional Firefighters

California School Employees Association

California Women's Law Center

Child Care Law Center

Consumer Attorneys of California

**Equal Rights Advocates** 

Legal Aid at Work

National Association of Social Workers, California

Chapter (NASW-CA)

Oppose

Brea Chamber of Commerce

California Ambulance Association

California Association of Joint Powers Authorities

(CAJPA)

California Chamber of Commerce

California Farm Bureau Federation

California League of Food Producers

California Manufacturers and Technology Association

California Newspaper Publishers Association

California Restaurant Association

California Retailers Association

California State Association of Counties

California State Council of SHRM

Camarillo Chamber of Commerce

Civil Justice Association of California

El Centro Chamber of Commerce and Visitors Bureau

Greater Coachella Valley Chamber of Commerce

Greater Coneio Valley Chamber of Commerce

League of California Cities

National Federation of Independent Business

North Orange County Chamber of Commerce

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		employer. The bill would apply these protections to state and local public employers and to the Legislature. By expanding the definition of a crime, this bill would impose a state-mandated local program. The bill would extend confidentiality protections provided to victims in this context, which existing law applies only to people employed by employers with 25 or more employees, to employers generally. The bill would make conforming changes. This bill contains other related provisions and other existing laws.		Official Police Garage Association of Los Angeles Oxnard Chamber of Commerce Palm Desert Chamber of Commerce Santa Maria Valley Chamber of Commerce Southwest California Legislative Council The Wine Institute Torrance Chamber of Commerce Western Growers Association
AB 659	5/17/2019-A. 2	Existing law creates the California Transportation Commission, with various		Transportation (text 2/15/2019)
<u>Mullin</u> D	YEAR	powers and duties relative to the programming of transportation capital		Support
	5/17/2019-	projects and allocation of funds to those projects pursuant to the state		League of California Cities
Transportation:	Failed Deadline	transportation improvement program and various other transportation		Proterra, Inc.
emerging	pursuant to	funding programs. This bill would establish the California Smart City Challenge		Oppose
transportation	Rule 61(a)(5).	Grant Program to enable municipalities to compete for grant funding for		None
technologies:	(Last location	emerging transportation technologies to serve their transportation system		
California Smart	was APPR.	needs, and would specify certain program goals. The bill would require the		
City Challenge	SUSPENSE FILE	commission to form the California Smart City Challenge Workgroup on or		
Grant Program.	on	before July 1, 2020, to guide the commission on program matters, as		
	4/10/2019)(May	specified. The bill would require the commission, in consultation with the		
	be acted upon	workgroup, to develop guidelines on or before March 1, 2021, for the		
	Jan 2020)	program, which would not be subject to the Administrative Procedure Act,		
		and would authorize the commission to revise them as necessary. The bill		
		would make the implementation of the program contingent upon an		
		appropriation in the annual budget act.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 661	10/2/2019-	Existing law generally designates air pollution control and air quality		Environmental
McCarty D	A. CHAPTERED	management districts with the primary responsibility for the control of air		Quality (text 4/10/2019)
	10/2/2019-	pollution from all sources other than vehicular sources. This bill would require		Support
Wildfire Smoke	Approved by	the Sacramento Metropolitan Air Quality Management District to prepare a		City of Sacramento
Air Pollution	the Governor.	wildfire smoke air pollution emergency plan as an informational source for		Sacramento Metropolitan Chamber of
Emergency Plan:	Chaptered by	local agencies and the public during a wildfire smoke air pollution emergency,		Commerce
Sacramento	Secretary of	as specified. The bill would authorize the Sacramento Metropolitan Air		Oppose
Metropolitan Air	State - Chapter	Quality Management District to conduct public education, marketing,		None
Quality	392, Statutes of	demonstration, monitoring, research, and evaluation programs or projects		
Management	2019.	with respect to wildfire smoke impact control measures. The bill would		
District.		require the Sacramento Metropolitan Air Quality Management District, by		
		January 1, 2022, to submit to the Legislature a report regarding the		
		development of the plan. By imposing additional duties on the Sacramento		
		Metropolitan Air Quality Management District, the bill would impose a state-		
		mandated local program. The bill would require the State Air Resources		
		Board, in coordination with air districts, to submit to the Legislature a report		
		on information regarding wildfire smoke air pollution emergency response		
		programs, as specified. This bill contains other related provisions and other		
		existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 672	7/12/2019-	The Public Employees' Retirement Law (PERL) creates the Public Employees'		Committee On Labor, Public
Cervantes D	A. CHAPTERED	Retirement System, which provides pension and other benefits to members		Employment And
	7/12/2019-	of the system and prescribes conditions for service after retirement. PERL and		Retirement (text 2/15/2019)
Public	Approved by	the California Public Employees' Pension Reform Act of 2013 establish various		Support
employees'	the Governor.	limits on retirement benefits generally applicable to a public employee		California Public Employees
retirement:	Chaptered by	retirement system, and prescribes, among other things, limits on service after		Retirement System
disability	Secretary of	retirement without reinstatement into the applicable retirement system. This		Oppose
retirement:	State - Chapter	bill would prohibit a person who has retired for disability from being		None
reinstatement.	98, Statutes of	employed by any employer without reinstatement from retirement if the		
	2019.	position is the position from which the person retired or if the position		
		includes duties or activities that the person was previously restricted from		
		performing at the time of retirement, unless an exception applies. The bill		
		would require, if a person retired for disability is employed by an employer		
		without reinstatement, an employer to provide to the board the nature of the		
		employment and the duties and activities the person will perform. This bill		
		contains other existing laws.		

#### **Metro Government Relations**

AB 673 Carrillo D

Failure to pay wages: penalties.

10/10/2019-A. CHAPTERED 10/10/2019-Approved by the Governor. Chaptered by Secretary of 2019.

Existing law provides for a civil penalty, in addition to, and entirely independent and apart from other penalties, on every person who fails to pay the wages of each employee, as specified, including a provision prohibiting wage differential on the basis of sex, as provided in specified provisions of the Labor Code. Existing law requires the Labor Commissioner to recover that penalty as part of a hearing held to recover unpaid wages and penalties or in an independent civil action. Existing law requires that a specified percentage State - Chapter of the penalty recovered under that provision be paid into a fund within the 716, Statutes of Labor and Workforce Development Agency dedicated to educating employers about state labor laws and that the remainder be paid into the State Treasury to the credit of the General Fund. This bill would also authorize the affected employee to bring an action to recover specified statutory penalties against the employer as part of a hearing held to recover unpaid wages. The bill would remove the authority for the Labor Commissioner to recover civil penalties in an independent civil action. The bill would also modify the list of statutes that a statutory penalty may be recovered for violation of by adding a provision relating to wages paid to an employee who is licensed under the Barbering and Cosmetology Act. The bill would authorize an employee to either recover statutory penalties under these provisions or to enforce civil penalties under a specified provision of the Labor Code Private Attorneys General Act of 2004, but not both, for the same violation.

#### Judiciary (text 6/20/2019) Support

Asian American Advancing Justice-California

Bet Tzedek Legal Services

California Employment Lawyers

Association

California Immigrant Policy Center

California Labor Federation

California Rural Legal Assistance

Foundation

California State Association of Electrical

Workers

California State Pipe Trades Council

Center for Workers Rights

Centro Legal de la Raza

Coalition for Humane Immigrant Rights

Equal Rights Advocates

International Union of Electrical Workers

Legal Aid at Work

Los Angeles Black Worker Center

Los Angeles Workers Center Network Service Employees International Union,

California

Western States Council of Sheet Metal

Workers

Women Employment Rights Clinic at

Golden Gate University School of Law

Worksafe

#### Oppose

El Dorado County Joint Chamber of Commerce

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Elk Grove Chamber of Commerce
				Folsom Chamber of Commerce
				Rancho Cordova Chamber of Commerce
				Roseville Area Chamber of Commerce
				United Chamber Advocacy Network
<u>AB 676</u>	1	Existing law establishes in state government the California Transportation		Transportation (text 2/15/2019)
<u>Frazier</u> D	YEAR	Commission with specified powers and duties relative to the programming of		Support
	5/17/2019-	transportation capital improvement projects and other related matters.		None
California	Failed Deadline	Existing law requires the commission to adopt and submit to the Legislature,		Oppose
Transportation	pursuant to	by December 15 of each year, an annual report summarizing the		None
Commission:	Rule 61(a)(5).	commission's prior-year decisions in allocating transportation capital outlay		
annual report.	(Last location	appropriations and identifying timely and relevant transportation issues		
	was APPR. on	facing the state. This bill would instead require the commission to adopt and		
	3/25/2019)(May	submit the annual report by December 31 of each year.		
	be acted upon			
	Jan 2020)			
AB 752	10/8/2019-	Existing law requires the airport manager of an airport operated by a city,	Work	Transportation (text 6/28/2019)
<u>Gabriel</u> D	A. CHAPTERED	county, city and county, or airport district that conducts commercial	with	Support
	10/8/2019-	operations and that has more than one million enplanements a year, or upon	Author	American Civil Liberties Union
Public transit:	Approved by	new terminal construction or the replacement, expansion, or renovation of an		American College of Obstetricians and
transit stations:	the Governor.	existing terminal, to provide a room or other location at each airport terminal		Gynecologists
lactation rooms.	Chaptered by	behind the airport security screening area for members of the public to		California Breastfeeding Coalition
	Secretary of	express breast milk in private. This bill would require specific multimodal		California Teamsters Public Affairs
	State - Chapter	transit stations, and multimodal transit stations that meet certain criteria,		Council
	616, Statutes of	that begin construction or a renovation on or after January 1, 2021, to include		Capitol Corridor
	2019.	a lactation room. To the extent the bill imposes additional duties on a local		Child Care Law Center
		agency, the bill would impose a state-mandated local program. This bill		Oppose
		contains other related provisions and other existing laws.		None

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 11/21/2019

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

#### **Metro Government Relations**

AB 784	10/9/2019-
Mullin D	A. CHAPTERED
	10/9/2019-
Sales and use	Approved by
taxes:	the Governor.
exemption:	Chaptered by
California Hybri	d Secretary of
and Zero-	State - Chapter
Emission Truck	684, Statutes o
and Bus Vouche	r 2019.
Incentive	
Project: transit	
buses.	

Existing state sales and use tax laws impose a tax on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state. The Sales and Use Tax Law provides various exemptions from those taxes. This bill would, until January 1, 2024, provide an exemption from those taxes with respect to the sale in this state of, and the storage, use, or other consumption in this state of, specified zero-emission technology transit buses sold to specified public agencies that are eligible for specified incentives from the State Air Resources Board. The bill would provide that this exemption does not apply to specified state sales and use taxes from which the proceeds are deposited into the Local Revenue Fund, the Local Revenue Fund 2011, or the Local Public Safety Fund. This bill contains other related provisions and other existing laws.

#### Support | Governance And Finance (text 4/9/2019) Support Advanced Energy Economy (AEE) Alameda-Contra Costa Transit District BYD America California Electric Transportation Coalition (CalETC) California Manufacturers and Technology Association California Transit Association CALSTART ChargePoint Coalition for Clean Air County of Marin Electric Vehicle Charging Association Electrical Vehicle Charging Association ENGIE Foothill Transit Executive Board Golden Gate Bridge, Highway, and Transportation District Greenpower Lion Electric Co. Marin County Transit District Natural Resources Defense Council (NRDC) Orange County Transportation Authority Pacific Gas & Electric Company (PG&E) Proterra San Diego Metropolitan Transportation

San Mateo County Economic Development

San Mateo County Transit District

System

Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Silicon Valley Leadership Group
				Southern California Edison
				Union of Concerned Scientists
				Oppose
				None
AB 847	4/26/2019-A. 2	Existing law establishes the Department of Housing and Community		
<u>Grayson</u> D	YEAR	Development in the Business, Consumer Services, and Housing Agency. The		
	4/26/2019-	department is responsible for administering various housing and home loan		
Housing:	Failed Deadline	programs throughout the state. Existing law requires the department, on or		
transportation-	pursuant to	before January 1, 2019, to establish the Housing for a Healthy California		
related impact	Rule 61(a)(2).	Program to create supportive housing opportunities through grants to		
fees grant	(Last location	counties for capital and operating assistance, as specified, or operating		
program.	was H. & C.D.	reserve grants and capital loans to developers, or both. This bill would require		
	on	the department, upon appropriation by the Legislature, to establish a		
	4/1/2019)(May	competitive grant program to award grants to cities and counties to offset up		
	be acted upon	to 100% of any transportation-related impact fees exacted upon a qualifying		
	Jan 2020)	housing development project, as defined, by the local jurisdiction.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 851	7/1/2019-	Existing law generally prohibits the unauthorized use, possession, and sale of		Health (text 2/20/2019)
Cooper D	A. CHAPTERED	controlled substances, and regulates programs and facilities that provide		Support
	7/1/2019-	treatment and other services to persons affected by narcotic, alcohol, and		A-Check Global
Drug masking	Approved by	other drug abuse. Under existing law, it is unlawful to deliver, furnish, or		BPLAB Services
products.	the Governor.	transfer, possess with intent to deliver, furnish, or transfer, or manufacture		California Narcotics Officers'
	Chaptered by	with intent to deliver, furnish, or transfer, drug paraphernalia, as defined,		Association
	Secretary of	knowing, or under circumstances where a person reasonably should know,		California Police Chiefs Association
	State - Chapter	that it will be used to engage in specified acts relating to controlled		California State Sherriffs' Association
	45, Statutes of	substances. This bill would prohibit a person from distributing, delivering, or		Employers Choice Screening
	2019.	selling, or possessing with intent to distribute, deliver, or sell, a drug masking		Morneau Shepell Ltd.
		product. The bill would define a "drug masking product" to mean synthetic		Quest Diagnostics
		urine, as defined, or any other substance designed to be added to human		Vigilant Employment Screening, Inc.
		urine or hair for the purpose of defrauding an alcohol or drug screening test.		YMCA of the Foothills
				Oppose
				None
<u>AB 867</u>		Existing law authorizes the Department of Motor Vehicles to assess and		
<u>Wood</u> D	YEAR	collect certain fees, including an annual fee for the registration of a		
	4/26/2019-	vehicle. This bill would require the department, by no later than July 1, 2020,		
Department of	Failed Deadline	to accept credit cards as payment for any fees at all of its field offices. The bill		
Motor Vehicles.	pursuant to	would also require the department, by no later than July 1, 2020, to allow		
	Rule 61(a)(2).	annual vehicle registration fees to be paid in monthly, bimonthly, or		
	(Last location	semiannual installment payments. The bill would require the department to		
	was TRANS. on	adopt regulations to implement the acceptance of installment payments.		
	3/4/2019)(May			
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 880	10/8/2019-	The Passenger Charter-party Carriers' Act defines a transportation network		Public Safety (text 6/11/2019)
Obernolte R	A. CHAPTERED	company as an organization, whether a corporation, partnership, sole		Support
	10/8/2019-	proprietor, or other form, operating in California that provides prearranged		None
Transportation	Approved by	transportation services for compensation using an online-enabled platform to		Oppose
network	the Governor.	connect passengers with drivers using a personal vehicle. Existing law		None
companies:	Chaptered by	requires a transportation network company to conduct, or have a third party		
participating	Secretary of	conduct, a local and national criminal background check for each participating		
drivers: criminal	State - Chapter	driver, as specified, and prohibits a transportation network company from		
background	618, Statutes of	contracting with, employing, or retaining a driver if the driver, among other		
checks.	2019.	things, is currently registered on the United States Department of Justice		
		National Sex Offender Public website, has been convicted of any of certain		
		terrorism-related felonies or a violent felony or, within the previous 7 years,		
		has been convicted of any misdemeanor assault or battery, any domestic		
		violence offense, driving under the influence of alcohol or drugs, or any of a		
		specified list of felonies. A violation of the act is a misdemeanor punishable by		
		a fine, imprisonment, or both a fine and imprisonment. This bill would		
		additionally prohibit a transportation network company from contracting		
		with, employing, or retaining a driver if the driver has been convicted of		
		specified human trafficking offenses and would delete erroneous cross-		
		references to code sections specified in existing law. By expanding the scope		
		of a crime, 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 923	9/20/2019-	Under existing law, the Public Utilities Commission has regulatory authority		Energy, Utilities And
Wicks D	A. CHAPTERED	over public utilities, including electrical corporations. Existing law authorizes		Communications (text 2/20/2019)
	9/20/2019-	the San Francisco Bay Area Rapid Transit District (BART) system to elect to		Support
Bay Area Rapid	Approved by	obtain electricity from multiple sources, including (1) preference power		Northern California Power Agency
Transit District:	the Governor.	purchased from a federal power marketing agency or its successor, (2)		San Francisco Bay Area Rapid Transit
electricity	Chaptered by	electricity purchased from a local publicly owned electric utility, and (3)		District
procurement	Secretary of	electricity generated by an eligible renewable energy resource, as defined.		Oppose
and delivery.	State - Chapter	Existing law requires any electrical corporation that owns and operates		None
	314, Statutes of	transmission and distribution facilities that deliver electricity to BART, upon		
	2019.	request by BART, to deliver electricity from those sources without		
		discrimination or delay. This bill would additionally authorize BART to elect to		
		obtain electricity purchased from an electrical corporation or marketer, as		
		defined, and electricity purchased through a market operated by the		
		Independent System Operator. This bill contains other related provisions and		
		other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 931	10/12/2019-	Existing law establishes the policy of the Legislature to ensure equal access to		Judiciary (text 6/24/2019)
<u>Boerner</u>	A. CHAPTERED	specific information about the many local regulating and advisory boards,		Support
<u>Horvath</u> D	10/12/2019-	commissions, and committees and to ensure equal opportunity to be		California Commission on the Status of
	Approved by	informed of vacancies on those boards. Existing law requires each legislative		Women and Girls
Local boards and	the Governor.	body of a local agency to prepare an appointments list of all regular and		Consumer Attorneys of California
commissions:	Chaptered by	ongoing boards, commissions, and committees that are appointed by the		Equal Rights Advocates
representation:	Secretary of	legislative body of the local agency. This bill, on and after January 1, 2030,		Fund Her
appointments.	State - Chapter	would require, with respect to a city with a population of 50,000 or more,		National Organization of Women –
	813, Statutes of	that the city not appoint members of nonsalaried, nonelected boards or		Hollywood Chapter
	2019.	commissions consisting of 5 or more members such that individuals of the		National Women's Political Caucus
		same gender identity comprise more than 60% of the board or commission's		Women Serve on Boards
		membership. The bill would also prohibit a board or commission with 4 or		Oppose
		fewer nonelected and nonsalaried members from being comprised exclusively		League of California Cities
		of people with the same gender identity. The bill would define "gender		League of California Cities Women's
		identity" for purposes of the bill, and would exclude from its provisions a		Caucus
		board or commission that has as its primary purpose addressing issues of		
		relevance to a particular gender identity. By imposing new requirements on		
		cities, the bill would impose a state-mandated local program. This bill contains		
		other related provisions and other existing laws.		

#### **Metro Government Relations**

<u>AB 945</u>
McCarty D

Local government: financial affairs: surplus funds.

10/8/2019-A. CHAPTERED 10/8/2019-Approved by the Governor. Chaptered by Secretary of 2019.

Existing law prescribes the instruments and criteria by which a local agency, as defined, may invest and deposit its funds, including its surplus funds. Existing law, until January 1, 2021, authorizes a local agency, under certain conditions, to invest up to 30% of the agency's surplus funds in deposits at specified types of financial institutions that use a private sector entity to assist in the placement of deposits, as specified. Existing law, on and after January 1, 2021, authorizes a local agency, under certain conditions, to invest State - Chapter | up to 30% of the agency's surplus funds in certificates of deposit at specified 619, Statutes of types of financial institutions. This bill would instead, commencing January 1, 2020, authorize a local agency to invest and deposit the agency's surplus funds in deposits at specified types of financial institutions whether those investments are in certificates of deposit or another form. The bill, from January 1, 2020, until January 1, 2026, also would increase to 50% the percentage of funds that can be so invested by a city, district, or other local agency that does not pool money in deposits or investments with other local agencies with a different governing body. The bill would, on and after January 1, 2026, authorize those same cities, districts, and agencies to invest up to 30% of the agency's surplus funds in the same manner described above. The bill would make additional conforming changes.

### **Banking And Financial** Institutions (text 2/20/2019) Support

1st Capital Bank

Association of California Water

Agencies

Bank of San Francisco

California Bankers Association

California Community Banking

Network

California Credit Union League

Central Valley Community Bank

Citizens Business Bank

Exchange Bank

Five Star Bank

Fresno First Bank

**Luther Burbank Savings** 

Malaga Bank

Manufacturers Bank

Mission Bank

Pinnacle Bank

River City Bank

San Diego County Treasurer-Tax

Collector Dan McAllister

#### Oppose

California Association of County Treasurers and Tax Collectors California Association of School **Business Officials** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				San Francisco Treasurer-Tax Collector
				Jose Cisneros
AB 970	10/13/2019-	Existing law, the California Global Warming Solutions Act of 2006, designates		Environmental
<u>Salas</u> D	A. VETOED	the State Air Resources Board as the state agency charged with monitoring		Quality (text 4/12/2019)
	10/13/2019-	and regulating sources of emissions of greenhouse gases. The act authorizes		Support
California	Vetoed by	the state board to include the use of market-based compliance mechanisms.		California Commission on Aging
Department of	Governor.	Existing law requires all moneys, except for fines and penalties, collected by		California Senior Legislature
Aging: grants:		the state board as part of a market-based compliance mechanism to be		Contra Costa County Board of
transportation.		deposited in the Greenhouse Gas Reduction Fund and to be available for		Supervisors
		appropriation. This bill would make grant awards available under the State Air		Imperial County Area Agency on Aging
		Resources Board's Clean Mobility Options program for disadvantaged		and Public Administration
		communities and low-income communities to eligible applicants, including,		Oppose
		but not limited to, area agencies on aging and public transit operators. The		Sierra Club
		grant awards would be used to fund transportation to and from		
		nonemergency medical services for older individuals and persons with		
		disabilities, for the purpose of reducing greenhouse gas emissions. The bill		
		would require that transportation be made available using the purchase,		
		lease, operation, or maintenance of zero-emission vehicles, or, under		
		specified circumstances, near-zero-emission vehicles, with a capacity for 7 to		
		15 passengers, inclusive. This bill contains other related provisions and other		
		existing laws.		

#### **Metro Government Relations**

AB 983 Boerner Horvath D

Transportation electrification.

YFAR 4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was U. & E. on 3/7/2019)(May be acted upon Jan 2020)

4/26/2019-A. 2 Under existing law, the Public Utilities Commission (PUC) has regulatory authority over public utilities, including electrical corporations. Existing law, enacted as part of the Clean Energy and Pollution Reduction Act of 2015, requires the PUC, in consultation with the State Energy Resources Conservation and Development Commission and the State Air Resources Board, to direct electrical corporations to file applications for programs and investments to accelerate widespread transportation electrification to reduce dependence on petroleum, meet air quality standards, achieve the goals set forth in the Charge Ahead California Initiative, and reduce emissions of greenhouse gases to 40% below 1990 levels by 2030 and to 80% below 1990 levels by 2050. That law requires that the programs proposed by electrical corporations seek to minimize overall costs and maximize overall benefits. The commission is required to approve, or modify and approve, programs and investments in transportation electrification, including those that deploy charging infrastructure, through a reasonable cost recovery mechanism, if they are consistent with the above-described purposes, do not unfairly compete with nonutility enterprises, include performance accountability measures, and are in the interests of ratepayers. This bill would require an electrical corporation to work with local agencies or regional planning agencies in its service territory with responsibility for planning electric vehicle deployment to determine where to install new electrical charging stations along local transit corridors. The bill would authorize an electrical corporation to file an application with the PUC by December 31, 2020, with the support of the local or regional planning agency, for the infrastructure investments required to support electrical charging stations at transit corridor entry and exit points or other locations. The bill would require the application to prioritize the installment of charging stations in disadvantaged communities, as defined. The bill would require the PUC to review, modify, if appropriate, and decide whether to approve an application filed by an electrical corporation and supported by the local or regional planning agency. The bill would authorize an electrical corporation to propose a cost allocation methodology that allocates costs in a reasonable manner and would require the PUC to approve the cost allocation methodology if the commission finds that the application would minimize overall costs and maximize overall benefits and is in the interests of ratepayers. The bill would require that the

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		charging stations be installed by the utility workforce, or by workers who are paid the		
		prevailing wage for all program-related work. This bill contains other related		
		provisions and other existing laws.		
AB 992	5/3/2019-A. 2	The Ralph M. Brown Act generally requires that the meetings of legislative		Local Government (text 4/22/2019)
<u>Mullin</u> D	YEAR	bodies of local agencies be conducted openly. That act defines "meeting" for		Support
	5/3/2019-Failed	purposes of the act and prohibits a majority of the members of a legislative		California Special Districts Association
Open meetings:	Deadline	body, outside a meeting authorized by the act, from using a series of		Council Member Laura Parmer-Lohan,
local agencies:	pursuant to	communications of any kind to discuss, deliberate, or take action on any item		City of San Carlos
social media.	Rule 61(a)(3).	of business that is within the subject matter jurisdiction of the legislative		Councilmember Charles P. Stone, City
	(Last location	body. This bill would provide that the prohibition described above does not		of Belmont
	was L. GOV. on	apply to the participation, as defined, in an internet-based social media		Councilmember Sara McDowell, City of
	3/7/2019)(May	platform, as defined, by a majority of the members of a legislative body,		San Carlos
	be acted upon	provided that a majority of the members do not discuss among themselves,		Councilwoman Giselle Halle, Redwood
	Jan 2020)	as defined, business of a specific nature that is within the subject matter		City
		jurisdiction of the legislative body of the local agency. This bill contains other		League of California Cities
		related provisions and other existing laws.		Oppose
				California News Publishers Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1017	9/5/2019-	Under existing law, the Public Utilities Commission has the exclusive power		Energy, Utilities And
<u>Boerner</u>	A. CHAPTERED	to, among other things, determine and prescribe the manner and the terms		Communications (text 4/23/2019)
<u>Horvath</u> D	9/5/2019-	of installation, operation, maintenance, use, and protection of specified		Support
	Approved by	railroad crossings and to authorize on an application-by-application basis and		None
New or modified	the Governor.	supervise the operation of pilot projects to evaluate proposed crossing		Oppose
railroad	Chaptered by	warning devices, new technology, or other additional safety measures at		None
crossings:	Secretary of	designated crossings, with the consent of the local jurisdiction, the affected		
approval.	State - Chapter	railroad, and other interested parties, including, but not limited to,		
	233, Statutes of	represented railroad employees. This bill would require the commission, if a		
	2019.	city or county develops and adopts, by resolution upon a majority vote of the		
		city council or the board of supervisors, a plan to improve mobility for		
		multimodal access that calls for new or modified railroad crossings, to make		
		an engineer available from the Rail Crossings and Engineering Branch to assist		
		and advise that city or county on the safety of the planned railroad crossings		
		before the filing of an application to the commission for the approval of the		
		new or modified railroad crossings.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1025	10/12/2019-	Existing law creates the California Transportation Commission, with various		Transportation (text 3/26/2019)
<u>Grayson</u> D	A. CHAPTERED	powers and duties relative to the programming of transportation capital		Support
	10/12/2019-	projects and the allocation of funds to those projects, pursuant to the state		Contra County Board of Supervisors
Transportation:	Approved by	transportation improvement program and various other transportation		Oppose
California	the Governor.	funding programs. Through certain commission resolutions, the commission		None
Transportation	Chaptered by	allocated moneys appropriated to it in the 1980s from the Transportation		
Commission:	Secretary of	Planning and Development Account to the County of Contra Costa for the		
San Ramon	State - Chapter	acquisition of a specified right-of-way, and for associated projects, relating to		
Branch Corridor:	816, Statutes of	the San Ramon Branch Corridor. Those resolutions require the county to		
reimbursement.	2019.	reimburse the state if the county fails to meet specified conditions. This bill		
		would relinquish the rights of the state to reimbursement pursuant to those		
		resolutions. This bill contains other related provisions and other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1038	4/26/2019-A. 2	Existing law states the intent of the Legislature to establish a Health Care Cost		
<u>Muratsuchi</u> D	YEAR	Transparency Database to collect information regarding the cost of health		
	4/26/2019-	care. Existing law requires the Office of Statewide Health Planning and		
Health data:	Failed Deadline	Development to convene a review committee for purposes of advising the		
rates for health	pursuant to	office on the establishment and implementation of the database. Existing law		
care services:	Rule 61(a)(2).	requires the office, by July 1, 2020, to submit a report to the Legislature,		
physicians and	(Last location	based on recommendations of the review committee and any third-party		
surgeons.	was HEALTH on	vendor, that includes prescribed elements. Existing law requires the office to		
	4/8/2019)(May	establish, implement, and administer the database. Existing law requires		
	be acted upon	certain health care entities, including a physician and surgeon, to provide		
	Jan 2020)	specified information to the office for collection in the database. Under		
		existing law, implementation of these provisions is subject to budget		
		appropriation for that purpose. This bill would require the Medical Board of		
		California to provide to the office, no less than annually, a comprehensive list		
		of all physicians and surgeons practicing in California, including prescribed		
		information. The bill would require a board-licensed physician and surgeon to		
		provide to the office specified information relating to negotiated rates and		
		charges imposed for services provided. The bill would require the office to		
		make public certain aggregate data on negotiated rates.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1056	5/3/2019-A. 2	Existing law establishes a prima facie speed limit of 25 miles per hour on any		
Garcia,	YEAR	highway other than a state highway, in a business or residence district, except		
<u>Eduardo</u> D	5/3/2019-Failed	as specified. Under existing law, a "residence district" is a portion of highway		
	Deadline	and contiguous property other than a business district, with 13 or more		
Speed laws:	pursuant to	separate dwelling houses or business structures on one side of the highway,		
residence	Rule 61(a)(3).	or 16 or more separate dwelling houses or business structures on both sides		
districts.	(Last location	of the highway, within a distance of 1/4 mile. This bill would authorize the		
	was TRANS. on	County of Imperial to implement a demonstration project to expand the		
	3/7/2019)(May	definition of a residence district for purposes of existing speed laws to include		
	be acted upon	any portion of a highway and the property contiguous to that highway, with		
	Jan 2020)	at least 13 separate dwelling houses or business structures located upon both		
		sides of the property contiguous to the highway, collectively, within a		
		distance of 1/4 mile. The bill would require the property to be located in an		
		unincorporated portion of the county within 35 air miles of a border with a		
		foreign jurisdiction. This bill contains other related provisions.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1089	7/12/2019-	Existing law authorizes the formation of the Santa Cruz Metropolitan Transit		Transportation (text 4/10/2019)
Stone, Mark D	A. CHAPTERED	District, with specified powers and duties related to the operation of public		Support
	7/12/2019-	transit services serving the County of Santa Cruz. Existing law requires the		Santa Cruz Metro
Santa Cruz	Approved by	district's purchases of supplies, equipment, and materials exceeding \$25,000,		Oppose
Metropolitan	the Governor.	and construction of facilities and works exceeding \$10,000, to be by contract		None
Transit District.	Chaptered by	let to the lowest responsible bidder. This bill would require the district's		
	Secretary of	purchase of supplies, equipment, and materials exceeding \$50,000, instead of		
	State - Chapter	\$25,000, to be by contract let to either the lowest responsible bidder or to		
	1	the responsible bidder that submits a proposal that provides the best value to		
	2019.	the district. The bill would require the district to obtain a minimum of 3		
		quotations, as specified, for a procurement exceeding \$5,000 and, in the case		
		of the purchase of supplies, equipment, or materials, not exceeding \$50,000		
		or, in the case of the construction of facilities and works, not exceeding		
		\$10,000. This bill contains other related provisions and other existing laws.		
AB 1112	7/12/2019-S. 2	Existing law generally regulates the operation of bicycles, electric bicycles,	Oppose	Transportation (text 5/7/2019)
<u>Friedman</u> D	YEAR	motorized scooters, and electrically motorized boards. Existing law allows	Unless	Support Bay Area Council
	7/12/2019-	local authorities to regulate the registration, parking, and operation of	Amended	Bird
Shared mobility	Failed Deadline	bicycles and motorized scooters in a manner that does not conflict with state		California Hispanic Chambers of Commerce
devices: local	pursuant to	law.This bill would define a "shared mobility device" as a bicycle, electric		Central Coast Health Network
regulation.	Rule 61(a)(11).	bicycle, motorized scooter, electrically motorized board, or other similar		Circulate San Diego Clinicas Del Camino Real
	(Last location	personal transportation device, that is made available to the public for shared		Clinicas Del Callino Real Clinicas Del Valle de Salinas
	was TRANS. on	use and transportation, as provided. The bill would require shared mobility		Congress of Racial Equality of California
	1	devices to include a single unique alphanumeric ID. The bill would allow a		Electronic Frontier Foundation
	be acted upon	local authority to require a shared mobility device provider to provide the		Environmental Defense Fund
	Jan 2020)	local authority with deidentified and aggregated trip data and operational		FAST (Fixing Angelenos Stuck in Traffic) Fast Link DTLA
		data, including as a condition for operating a shared mobility device program.		Interfaith Movement for Human Integrity
		The bill would prohibit the sharing of individual trip data, except as provided		Internet Association

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 11/21/2019

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

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		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.		Los Angeles Metropolitan Churches LULAC Dist. 17 Ventura County Lyft National Action Network Los Angeles National Asian American Coalition National Diversity Coalition Sierra Club California Silicon Valley Leadership Group Southern Christian Leadership Conference of Southern California TechNet (logo on coalition letter but not undersigned) Uber Technologies, Inc./Jump Up for Growth Oppose 4 Individuals CA Council of the Blind California Bicycle Coalition California Walks City of Anaheim City of Long Beach City of Long Beach City of Oakland City of Pasadena City of San Diego City of San Francisco City of San Jose City of San Jose City of San José Department of Transportation City of Santa Monica City of Thousand Oaks Consumer Attorneys of California Disability Rights Education and Defense Fund Eric Garcetti, Mayor of the City of Los Angeles

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Investing in Place League of California Cities Los Angeles Department of Transportation National Resources Defense Council Oakland Department of Transportation People for Mobility Justice Riverside Safe Routes Partnership San Francisco Municipal Transportation Agency Santa Ana Transform
AB 1115	4/26/2019-A. 2	The California Global Warming Solutions Act of 2006 establishes the State Air		
Quirk-Silva D	YEAR	Resources Board as the state agency responsible for monitoring and		
	4/26/2019-	regulating sources emitting greenhouse gases. The act requires the state		
California Global	Failed Deadline	board to approve a statewide greenhouse gas emissions limit equivalent to		
Warming	pursuant to	the statewide greenhouse gas emissions level in 1990 to be achieved by 2020		
Solutions Act of	Rule 61(a)(2).	and to ensure that statewide greenhouse gas emissions are reduced to at		
2006: Low-	(Last location	least 40% below the 1990 level by 2030. Pursuant to the act, the state board		
Carbon Fuel	was NAT. RES.	has adopted the Low-Carbon Fuel Standard regulations. This bill would require		
0 001110101101	on	the state board to amend the Low-Carbon Fuel Standard regulations to		
regulations.		consider the attainment of standards under the federal Clean Air Act,		
		consider specified climate goals, complement existing oxides of nitrogen		
	Jan 2020)	reductions programs to ensure value-added support to meet 2023 and 2031		
		federal nonattainment deadlines, and apply performance-based metrics.		

**Metro Government Relations** 

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,		Judiciary (text 6/3/2019)
<u>Friedman</u> D	YEAR	among other things, prepare and adopt a regional transportation plan.		Support
	8/30/2019-	Existing law requires a regional transportation plan to include a policy		American Society of Civil Engineers –
Regional	Failed Deadline	element, an action element, a financial element, and, if the transportation		Region 9
transportation	pursuant to	planning agency is also a metropolitan planning organization, a sustainable		California Bicycle Coalition
plans:	Rule 61(a)(12).	communities strategy. Under existing law, the policy element describes the		Local Government Coalition
transportation	(Last location	transportation issues in the region, identifies and quantifies regional needs,		Sierra Club California
network	was APPR.	and describes the desired short-range and long-range transportation goals, as		Oppose
companies.	SUSPENSE FILE	well as pragmatic objective and policy statements. Existing law authorizes the		California Chamber of Commerce
	on	policy element of transportation planning agencies with populations that		Internet Association
	8/19/2019)(May	exceed 200,000 persons to quantify a set of specified indicators. This bill		Lyft
	be acted upon	would authorize the inclusion of an additional indicator regarding measures		TechNet
	Jan 2020)	of policies to increase use of existing transit. This bill contains other related		Uber
		provisions and other existing laws.		
<u>AB 1148</u>	4/26/2019-A. 2	The California High-Speed Rail Act creates the High-Speed Rail Authority to		
Patterson R	YEAR	develop and implement a high-speed rail system in the state, with specified		
	4/26/2019-	powers and duties. Existing law requires the authority to establish an		
High-speed rail:	Failed Deadline	independent peer review group for the purpose of reviewing the planning,		
independent	pursuant to	engineering, financing, and other elements of the authority's plans and		
peer review	Rule 61(a)(2).	issuing an analysis of the appropriateness and accuracy of the authority's		
group.	(Last location	assumptions and an analysis of the viability of the authority's funding plan for		
	was TRANS. on	each corridor. This bill would require the independent peer review group to		
		study and annually report to the Legislature on alternative uses for high-		
	be acted upon	speed rail project infrastructure that is located in the project's Central Valley		
	Jan 2020)	corridor and the construction of which the group anticipates will be		
		completed by the end of the calendar year in which the report will be		
		submitted to the Legislature.		

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

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1157	5/17/2019-A. 2	Existing law, which is known as the Time Deposit Program, requires the		Banking And
<u>Burke</u> D	YEAR	Treasurer, if possible, to deposit state money into an eligible bank. Existing		Finance (text 3/25/2019)
	5/17/2019-	law defines eligible bank to mean a bank selected by the Treasurer that meets		Support
Time Deposit	Failed Deadline	certain requirements, including that it received an overall rating of not less		None
Program: report.	pursuant to	than satisfactory in its most recent evaluation by the appropriate federal		Oppose
	Rule 61(a)(5).	financial supervisory agency of the bank's record of meeting the credit needs		California Bankers Association
	(Last location	of the state's communities, including low- and moderate-income		
	was APPR.	neighborhoods.This bill, on or before January 1, 2022, and on or before		
	SUSPENSE FILE	January 1 each year thereafter, would require the Treasurer to submit a		
	on	report to the Legislature on the Time Deposit Program, as provided.		
	5/16/2019)(May			
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1167	3/14/2019-	The California Global Warming Solutions Act of 2006 designates the State Air		Transportation (text 3/13/2019)
Mathis R	A. TRANS.	Resources Board as the state agency charged with monitoring and regulating		Support
	4/1/2019-In	sources of emissions of greenhouse gases. The act authorizes the state board		None
Greenhouse Gas	committee: Set,	to include the use of market-based compliance mechanisms. Existing law		Oppose
Reduction Fund:	first hearing.	requires all moneys, except for fines and penalties, collected by the state		None
high-speed rail:	Failed passage.	board as part of a market-based compliance mechanism to be deposited in		
forestry and fire	Reconsideration	the Greenhouse Gas Reduction Fund and to be available upon appropriation.		
protection.	granted.	Existing law continuously appropriates 35% of the annual proceeds of the		
		fund for transit, affordable housing, and sustainable communities programs		
		and 25% of the annual proceeds of the fund for certain components of a		
		specified high-speed rail project. This bill would no longer continuously		
		appropriate 25% of the annual proceeds of the Greenhouse Gas Reduction		
		Fund for certain components of a specified high-speed rail project. The bill,		
		beginning with the 2021–22 fiscal year, would continuously appropriate 25%		
		of the annual proceeds of the Greenhouse Gas Reduction Fund to the		
		Department of Forestry and Fire Protection to purchase new engines and		
		equipment, hire new firefighters, and clear overgrowth or tree mortality and		
		to the Firefighter Home Relief Trust Fund Program. This bill contains other		
		related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1176	4/26/2019-A. 2	Existing law specifies the types of securities that are eligible for investment of		
<u>Bloom</u> D	YEAR	surplus state funds. This bill would include as a type of security that is eligible		
	4/26/2019-	for the investment of surplus state funds the bonds, notes, debentures, or		
State funds:	Failed Deadline	other similar obligations of a foreign government of a country that the		
investments.	pursuant to	International Monetary Fund lists as industrialized and for which the full faith		
	Rule 61(a)(2).	and credit of that country has been pledged for the payment of principal and		
	(Last location	interest, if specified requirements are met.		
	was B. & F. on			
	3/11/2019)(May			
	be acted upon			
	Jan 2020)			

#### **Metro Government Relations**

<u>AB 1184</u>	10,
<u>Gloria</u> D	Α. ١
	10

Public records: writing transmitted by electronic mail: retention.

10/13/2019-A. VETOED 10/13/2019-Vetoed by Governor.

The California Public Records Act requires a public agency, defined to mean any state or local agency, to make public records available for inspection, subject to certain exceptions. Existing law specifies that public records include any writing containing information relating to the conduct of the public's business, including writing transmitted by electronic mail. The act requires any agency that has any information that constitutes a public record not exempt from disclosure to make that public record available in accordance with certain provisions, and authorizes every agency to adopt regulations stating the procedures to be followed when making its records available, if the regulations are consistent with those provisions. Existing law authorizes cities, counties, and special districts to destroy or to dispose of duplicate records that are less than two years old when they are no longer required by the city, county, or special district, as specified. This bill would, unless a longer retention period is required by statute or regulation, or established by the Secretary of State pursuant to the State Records Management Act, require a public agency, for purposes of the California Public Records Act, to retain and preserve for at least 2 years every public record, as defined, that is transmitted by electronic mail. This bill contains other related provisions and other existing laws.

### Judiciary (text 5/16/2019)

#### Support

California Immigrant Policy Center California Newspaper Publishers

Association

Coalition of California Welfare Rights

Organizations, Inc.

First Amendment Coalition

Oakland Privacy

San Diego Pro Chapter of the Society of Professional Journalists

#### Oppose

Association of California HealthCare

Districts

Association of California School

Administrators

Association of California Water

Agencies

California Downtown Association

California Municipal Utilities District

California Sheriffs' Association

California Special Districts Association

California State Association of

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Counties

City of Beaumont

City of Stanton

City of West Hollywood

Downtown Center Business

Improvement District

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				El Dorado Irrigation District
				League of California Cities
				Orange County Sanitation District
				Rancho Cucamonga
				Rural County Representatives of
				California (RCRC)
				Urban Counties of California
AB 1198	4/26/2019-A. 2	The California Public Employees' Pension Reform Act of 2013 (PEPRA), among		
Stone, Mark D	YEAR	other things, establishes new retirement formulas, which are generally		
	4/26/2019-	applicable to employees first employed on or after January 1, 2013, and		
Public	Failed Deadline	which a public employer offering a defined benefit pension plan is prohibited		
employees'	pursuant to	from exceeding. PEPRA excepts certain public employees from its provisions,		
retirement:	Rule 61(a)(2).	including certain transit workers whose interests are protected by specified		
pension reform:	(Last location	federal law until a federal district court ruled that a United States Department		
excepted	was P.E. & R. on	of Labor determination that the application of PEPRA to these workers		
employees:	' ' '	violated federal law was in error, or until January 1, 2016, as specified. A		
transit workers.	be acted upon	district court ruling to this effect occurred on December 31, 2014. This bill		
	Jan 2020)	would except transit workers hired before January 1, 2016, from PEPRA by		
		removing the federal district court contingency language from the provision		
		excepting certain transit workers from PEPRA, as described above.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1208	9/5/2019-	Existing law generally provides that the legislative body of any city and any		Governance And
Ting D	A. CHAPTERED	charter city may make and enforce all ordinances and regulations with		Finance (text 5/6/2019)
	9/5/2019-	respect to municipal affairs, as provided, including, but not limited to, a utility		Support
Utility user	Approved by	user tax on the consumption of gas and electricity. Existing law provides that		Borrego Solar Systems
taxes:	the Governor.	the board of supervisors of any county may levy a utility user tax on the		California Energy Storage Alliance
exemption:	Chaptered by	consumption of, among other things, gas and electricity in the		California Solar and Storage
clean energy	Secretary of	unincorporated area of the county. This bill would extend the repeal date of		Association
resource.	State - Chapter	the above-described exemption from January 1, 2020, to January 1, 2027. The		ENGIE Services U.S. Inc.
	238, Statutes of	bill would include findings that the changes proposed by this bill address a		Solar Energy Industry Association
	2019.	matter of statewide concern rather than a municipal affair and, therefore,		SunRun Inc.
		apply to all cities, including charter cities. This bill contains other existing laws.		Tesla
				Vivint Solar
				Oppose
				Cities of Lakewood and Pasadena
				League of California Cities

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1212	10/9/2019-	The California Constitution confers upon the retirement boards of public		Committee On Labor, Public
<u>Levine</u> D	A. VETOED	retirement systems plenary authority and fiduciary responsibility for the		Employment And
	10/9/2019-	investment of moneys of those systems. Existing law authorizes the Board of		Retirement (text 5/16/2019)
Public	Vetoed by	Administration of the Public Employees' Retirement System, the Teachers'		Support
employees'	Governor.	Retirement Board of the State Teachers' Retirement System, and the board of		California Special Districts Association
retirement:		retirement or the board of investments of a retirement system established		League of California Cities
pension fund		pursuant to the County Employees Retirement Law of 1937, consistent with		Oppose
management:		their fiduciary duties and investment standards, to prioritize investment in an		None
in-state		in-state infrastructure project over a comparable out-of-state infrastructure		
infrastructure.		project. This bill would require a state agency that is responsible for		
		infrastructure projects to produce a list of priority infrastructure projects for		
		funding consideration by the retirement boards, as described above, and to		
		provide it to them. The bill would require a state agency also to provide		
		further project information to a board upon request. The bill would define a		
		state agency for these purposes as the Department of Transportation and the		
		Department of Water Resources.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1226	8/30/2019-S. 2	Existing law vests the Department of Transportation with full possession and		Transportation (text 6/12/2019)
<u>Holden</u> D	YEAR	control of the state highway system, including associated property. Existing		Support
	8/30/2019-	law authorizes the department to lease to public or private entities areas		Alameda County Transportation
State highways:	Failed Deadline	above or below state highways. Existing law authorizes the department, in		Commission
property leases:	pursuant to	certain cases, to make the land or airspace within the right-of-way of a		MILPA
assessment.	Rule 61(a)(12).	highway available to a public entity for specified transit-related purposes. This		Union Station Homeless Services
	(Last location	bill would provide examples of "airspace" and "areas above or below state		Oppose
	was APPR.	highways" for purposes of those provisions. This bill contains other related		None
	SUSPENSE FILE	provisions and other existing laws.		
	on			
	8/19/2019)(May			
	be acted upon			
	Jan 2020)			
AB 1237	9/27/2019-	The California Global Warming Solutions Act of 2006 establishes the State Air		Environmental
Aguiar-Curry D	A. CHAPTERED	Resources Board as the state agency responsible for monitoring and		Quality (text 2/21/2019)
	9/27/2019-	regulating sources of emissions of greenhouse gases. The act authorizes the		Support
Greenhouse Gas	Approved by	state board to include the use of market-based compliance mechanisms.		California Chamber of Commerce
Reduction Fund:	the Governor.	Existing law requires all moneys, except for fines and penalties, collected by		Rural County Representatives of
guidelines.	Chaptered by	the state board from a market-based compliance mechanism to be deposited		California (RCRC)
	Secretary of	in the Greenhouse Gas Reduction Fund and to be available upon		Oppose
		appropriation by the Legislature. Existing law requires the Department of		None
		Finance to annually submit a report to the appropriate committees of the		
	2019.	Legislature on the status of the projects funded with moneys from the		
		fund.This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1241	4/26/2019-A. 2	Existing law, the Information Practices Act of 1977, requires an agency to		
Quirk-Silva D	YEAR	maintain in its records only personal information that is relevant and		
	4/26/2019-	necessary for a required or authorized purpose, and requires an agency to		
Contracts	Failed Deadline	maintain and disclose personal information in accordance with specified		
between public	pursuant to	conditions and limitations to ensure the security and confidentiality of the		
agencies and	Rule 61(a)(2).	personal information. This bill would require an agency, as defined, that		
private entities	(Last location	contracts with a person or private entity that owns or licenses an electronic		
for hiring and	was P. & C.P. on	database that contains the personal information of individuals for the		
training	3/11/2019)(May	purpose of hiring and training specified individuals, to do so only if the		
individuals:	be acted upon	contract requires the person or private entity to comply with the		
electronic	Jan 2020)	requirements for disclosure and maintenance of personal information that		
databases.		are applicable to an agency pursuant to the act. By imposing additional		
		requirements on local agencies, the bill would impose a state-mandated local		
		program. This bill contains other related provisions and other existing laws.		

#### **Metro Government Relations**

<u>AB 1.</u>	<u> 24:</u>
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Traffic Relief and Road Improvement Act.

3/25/2019-A. TRANS. 4/4/2019-Rereferred to

(1) Existing law provides various sources of funding for transportation purposes, including funding for the state highway system and the local street and road system. These funding sources include, among others, fuel excise taxes, commercial vehicle weight fees, local transactions and use taxes, and Com. on TRANS. federal funds. Existing law imposes certain registration fees on vehicles, with revenues from these fees deposited in the Motor Vehicle Account and used to fund the Department of Motor Vehicles and the Department of the California Highway Patrol. Existing law provides for the monthly transfer of excess balances in the Motor Vehicle Account to the State Highway Account. This bill would create the Traffic Relief and Road Improvement Program to address traffic congestion and deferred maintenance on the state highway system and the local street and road system. The bill would provide for the deposit of various existing sources of revenue in the Traffic Relief and Road Improvement Account, which the bill would create in the State Transportation Fund, including revenues attributable to the sales and use tax on motor vehicles, revenues attributable to automobile and motor vehicle insurance policies from the insurer gross premiums tax, and certain miscellaneous State Highway Account revenues. This bill would continuously appropriate the revenues in the account, after deductions for administration, with 40% of the revenues to be allocated to the Department of Transportation for maintenance of the state highway system or for purposes of the State Highway Operation and Protection Program, 40% of the revenues to be apportioned by the Controller to cities and counties for road purposes pursuant to a specified formula, and 20% to fund projects in the State Transportation Improvement Program that create measurable reductions in traffic congestion, thereby making an appropriation. The bill would require the California Transportation Commission to adopt performance criteria and metrics for expenditure of certain of these revenues, and would impose various requirements on cities and counties in order to receive

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		apportionments. The bill would also require the department to implement		
		efficiency measures with the goal of generating \$100,000,000 annually in		
		savings at the department and to propose, from the identified savings, an		
		appropriation to be included in the annual Budget Act of up to \$100,000,000		
		from the State Highway Account for expenditure on the Active Transportation		
		Program. This bill contains other existing laws.		
AB 1262	5/17/2019-A. 2	Existing law imposes various limitations on the emissions of air contaminants	Support	Natural Resources (text 4/10/2019)
O'Donnell D	YEAR	for the control of air pollution from vehicular and nonvehicular		Support
	5/17/2019-	sources.Executive Order No. B-32-15 directed the Secretary of		California Chamber of Commerce
California	Failed Deadline	Transportation, the Secretary for Environmental Protection, and the Secretary		California Natural Gas Vehicle
Sustainable	pursuant to	of the Natural Resources Agency to lead other relevant state departments,		Coalition
Freight Action	Rule 61(a)(5).	including the State Air Resources Board, in developing an integrated action		California Trucking Association
Plan.	(Last location	plan by July 2016 and to establish targets to improve freight efficiency,		CALSTART
	was APPR.	transition to zero-emission technologies, and increase the competitiveness of		Clean Energy
	SUSPENSE FILE	the state's freight system. The California Sustainable Freight Action Plan was		Los Angeles County Metropolitan
	on	completed in response to Executive Order No. B-32-15. This bill would require,		Transportation Authority
	5/8/2019)(May	by January 1, 2021, and every 5 years thereafter, the state board, the		Republic Services
	be acted upon	Department of Transportation, the State Energy Resources Conservation and		Sysco
	Jan 2020)	Development Commission, and the Governor's Office of Business and		Textile Rental Services Association
		Economic Development, in collaboration with relevant stakeholders, to		Oppose
		update the California Sustainable Freight Action Plan, as provided.		None

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1276	5/3/2019-A. 2	Existing law establishes various environmental and economic policies. This bill		
<u>Bonta</u> D	YEAR	would state the intent of the Legislature to enact legislation to develop and		
	5/3/2019-Failed	implement a Green New Deal with the objective of reaching specified		
Green New	Deadline	environmental outcomes within the target window of 10 years from the start		
Deal.	pursuant to	of execution of the plan and accomplishing certain social goals.		
	Rule 61(a)(3).			
	(Last location			
	was PRINT on			
	2/21/2019)(May			
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1277	4/26/2019-A. 2	Existing law provides various sources of revenue for transportation projects		
<u>Obernolte</u> R	YEAR	undertaken by state and local agencies. The Public Works Project Peer Review		
	4/26/2019-	Act of 2013 authorizes a public agency principally tasked with administering,		
Transportation	Failed Deadline	planning, developing, and operating a public works project to establish a peer		
projects:	pursuant to	review group to give expert advice on the scientific and technical aspects of		
oversight	Rule 61(a)(2).	the public works project, as specified. This bill would require a public agency		
committees.	(Last location	administering a megaproject, which the bill would define as a transportation		
	was TRANS. on	project with total estimated development and construction costs exceeding		
	3/11/2019)(May	\$1,000,000,000, to take specified actions to manage the risks associated with		
	be acted upon	the megaproject, including establishing a comprehensive risk management		
	Jan 2020)	plan and regularly reassessing its reserves for potential claims and unknown		
		risks. The bill would require a public agency administering a megaproject to		
		establish a project oversight committee composed of specified individuals to		
		review the megaproject and perform other specified duties. The bill would		
		require the public agency administering the megaproject to provide quarterly		
		reports to the project oversight committee. The bill would require the project		
		oversight committee to provide annual reports to the California		
		Transportation Commission until the year following the completion of the		
		megaproject. By requiring local agencies to perform additional duties, 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 1284	4/26/2019-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air		
<u>Carrillo</u> D	YEAR	Resources Board as the state agency charged with monitoring and regulating		
	4/26/2019-	sources of emissions of greenhouse gases. The state board is required to		
Carbon	Failed Deadline	approve a statewide greenhouse gas emissions limit equivalent to the		
neutrality.	pursuant to	statewide greenhouse gas emissions level in 1990 to be achieved by 2020 and		
	Rule 61(a)(2).	to ensure that statewide greenhouse gas emissions are reduced to at least		
	(Last location	40% below the 1990 level by 2030. The act requires the state board to		
	was NAT. RES.	prepare and approve a scoping plan for achieving the maximum		
	on	technologically feasible and cost-effective reductions in greenhouse gas		
	3/11/2019)(May	emissions and to update the scoping plan at least once every 5 years. This bill		
	be acted upon	would require the state board to adopt a regulation defining carbon		
	Jan 2020)	neutrality, as specified.		

#### **Metro Government Relations**

<u>AB 1286</u>	
Muratsuchi	D

Shared mobility devices: agreements.

YFAR 7/12/2019pursuant to Rule 61(a)(11). (Last location was JUD. on be acted upon Jan 2020)

7/12/2019-S. 2 Existing law regulates contracts for particular transactions, including those in which one person agrees to give to another person the temporary possession and use of personal property, other than money for reward, and the latter Failed Deadline agrees to return the property to the former at a future time. This bill would require a shared mobility service provider, as defined, to enter into an agreement with, or obtain a permit from, the city or county with jurisdiction over the area of use. The bill would require that the provider maintain a specified amount of commercial general liability insurance and would prohibit 5/29/2019)(May the provider from including specified provisions in a user agreement before 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.

#### Judiciary (text 6/6/2019)

#### Support

AARP

City of Camarillo

City of Concord

City of Downey

City of Lomita

City of Santa Monica

City of Torrance

Consumer Attorneys of California

Consumer Federation of California

Consumer Watchdog

Courage Campaign

Disability Rights California

**Environmental Defense Fund** 

League of California Cities

#### Oppose

Auto Alliance

Bay Area Council

Bicycle Product Suppliers Association

Bird

Central City Association of Los Angeles

Civil Justice Association of California

Jump/Uber

Lime

Lvft

North American Bikeshare Association

One individual

People for Bikes

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Razor Silicon Valley Leadership Group Spin TechNet The Micromobility Coalition
AB 1316 Gallagher R  Internet: social media or search engine service: censorship.	5/28/2019- A. RLS. 5/28/2019-Re- referred to Com. on RLS. pursuant to Assembly Rule 97.	Existing law prohibits an internet service provider from blocking or impairing lawful internet content and applications, engaging in paid prioritization, or unreasonably interfering with a user's ability to access and use lawful internet content. This bill would prohibit a person who operates a social media internet website located in California, as defined, from removing or manipulating content from that site on the basis of the political affiliation or political viewpoint of that content. However, the bill would authorize a site to remove content of a political nature if the site's content is limited to the promotion of only certain political viewpoints and the content is inconsistent with those viewpoints or the content violates the site's community values, provided that the content limitation and community values are clearly stated in the user terms and conditions.		Arts, Entertainment, Sports, Tourism, And Internet Media (text 4/29/2019) Support None Oppose The Internet Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1347	4/26/2019-A. 2	Existing law establishes the policy of the state that eligible renewable energy		
<u>Boerner</u>	YEAR	resources and zero-carbon resources supply 100% of all retail sales of		
<u>Horvath</u> D	4/26/2019-	electricity to California end-use customers and 100% of electricity procured to		
	Failed Deadline	serve all state agencies by December 31, 2045. This bill would establish the		
Electricity:	pursuant to	policy of the state that eligible renewable energy resources and zero-carbon		
renewable	Rule 61(a)(2).	resources supply 100% of all retail sales of electricity to state and local		
energy and zero-	(Last location	government buildings by December 31, 2030, and to all California end-use		
carbon	was U. & E. on	customers by December 31, 2045.		
resources: state	3/11/2019)(May			
and local	be acted upon			
government	Jan 2020)			
buildings.				

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1350	4/26/2019-A. 2	Existing law declares that the fostering, continuance, and development of		
<u>Gonzalez</u> D	YEAR	public transportation systems are a matter of state concern. Existing law		
	4/26/2019-	authorizes the Department of Transportation to administer various programs		
Youth Transit	Failed Deadline	and allocates moneys for various public transportation purposes. This bill		
Pass Pilot	pursuant to	would create the Youth Transit Pass Pilot Program upon the appropriation of		
Program.	Rule 61(a)(2).	moneys from the Greenhouse Gas Reduction Fund by the Legislature, and		
	(Last location	would require the department to administer the program. The bill would		
	was TRANS. on	require the department to award available moneys to eligible participants, as		
	3/25/2019)(May	defined, to provide free transit passes to persons under the age of 25 through		
	be acted upon	new or existing transit pass programs, as specified. The bill would require the		
	Jan 2020)	department to develop guidelines that describe the application process,		
		selection criteria, performance measures, and reporting requirements that		
		evaluate the effectiveness of the program. The bill would require the		
		department to submit a report to specified committees of the Legislature on		
		or before January 1, 2022, on the outcomes of the program and the status of		
		transit pass programs statewide. This bill contains other related provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1351	10/8/2019-	Existing law requires a for-profit or nonprofit transit operator that receives		Transportation (text 6/14/2019)
<u>Lackey</u> R	A. CHAPTERED	funds through the Mills-Alquist-Deddeh Act and that provides dial-a-ride or		Support
	10/8/2019-	paratransit service to provide those services consistent with certain		Association of California State
Transit	Approved by	requirements. Existing law requires a transit operator to honor any current		Employees with Disabilities
operators:	the Governor.	valid identification card for the type of transportation service or discount		Association of Regional Center
paratransit and	Chaptered by	requested and that has been issued to an individual with disabilities by		Agencies
dial-a-ride	Secretary of	another transit operator. Existing law establishes in state government the		California Council of the Blind
services:	State - Chapter	Transportation Agency, which consists of various state entities, including the		Disability Rights California
assessment.	627, Statutes of	Department of Transportation. This bill would require the agency, in		North Los Angeles County Regional
	2019.	consultation with public transit operators, to conduct an assessment of the		Center
		procedures public transit operators use to provide dial-a-ride and paratransit		Oppose
		services to individuals with disabilities who are visiting their service territories		California Transit Association
		and are certified to use another in-state public transit operator's similar dial-		
		a-ride and paratransit services. The bill would require the agency to publish		
		the assessment on its internet website on or before July 1, 2021. The bill		
		would require the agency, after conducting and publishing the assessment, to		
		adopt guidelines for the development of a statewide program to enable		
		individuals with disabilities who a public transit operator has certified to use		
		its dial-a-ride and paratransit services to use another in-state public transit		
		operator's similar dial-a-ride and paratransit services.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1374	5/3/2019-A. 2	Existing law establishes the Department of Transportation and the California		
Fong R	YEAR	Transportation Commission and provides that the department has full possession and		
		control of all state highways and all property and rights in property acquired for state		
Department of	Deauille	highway purposes and authorizes and directs the department to lay out and construct		
Transportation:	Infirstrant to	all state highways between the termini designated by law and on the locations as determined by the commission. This bill would make nonsubstantive changes to these		
state highways.	Rulo 61121131	provisions.		
	(Last location	provisions.		
	was PRINT on			
	2/22/2019)(May			
	be acted upon			
	Jan 2020)			

#### **Metro Government Relations**

AB 1402 Petrie-Norris D

Active Transportation Program.

YEAR 4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS, on be acted upon Jan 2020)

4/26/2019-A. 2 Existing law establishes the Active Transportation Program in the Department of Transportation for the purpose of encouraging increased use of active modes of transportation, such as biking and walking. Existing law requires specified funds for the program to be appropriated to the department in the annual Budget Act and allocated to eligible projects by the California Transportation Commission. Existing law requires the commission to award 50% of available funds to projects statewide. 10% of available funds to projects in small urban and rural regions, and the remaining 40% of available funds to projects by metropolitan planning organizations (MPO), with the funds available for distribution by each MPO based on its relative 3/25/2019)(May population. Existing law requires the commission to develop guidelines and procedures, including project selection criteria, for the program in consultation with various agencies and interested parties. To ensure that the MPOs have sufficient discretion to develop regional guidelines, existing law authorizes the commission to adopt separate guidelines for the state and the MPOs with regard to project selection criteria. Existing law requires the commission to initially adopt a 2-year program of projects for the program, with subsequent 4-year programs thereafter. This bill would require the department, instead of the commission, to award funds to projects in the statewide and small urban and rural region distribution categories and to adopt a program of projects for those distribution categories. The bill would require that 75% of available funds be awarded to MPO's in urban areas with populations greater than 200,000, in proportion to their relative share of the population, 15% to small urban and rural regions with populations of 200,000 or less, competitively awarded by the department to projects in those regions, and 10% to projects competitively awarded by the department, in consultation with the commission, on a statewide basis. With respect to the funds made available to MPOs, the bill would require the commission to allocate those funds to each MPO as a lump sum for award to projects selected by the applicable MPO. The bill would authorize MPO's to adopt their own guidelines, or use part or all of the guidelines developed by the commission. The bill would also authorize specified county transportation commissions to create their own set of guidelines that govern the funding distribution for their jurisdiction and would require those guidelines to be accepted and incorporated into the MPO guidelines. To

Oppose Unless Amended

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		the extent the bill imposes additional duties on an MPO, the bill would impose a		
		state-mandated local program. This bill contains other existing laws.		
AB 1406	8/30/2019-S. 2	Existing law establishes the California Alternative and Renewable Fuel,		Transportation (text 4/11/2019)
O'Donnell D	YEAR	Vehicle Technology, Clean Air, and Carbon Reduction Act of 2007, which		Support
	8/30/2019-	includes the Alternative and Renewable Fuel and Vehicle Technology		Amp Americas
Alternative and	Failed Deadline	Program, administered by the State Energy Resources Conservation and		California Natural Gas Vehicle
Renewable Fuel	pursuant to	Development Commission. Existing law requires the commission, as part of		Coalition
and Vehicle	Rule 61(a)(12).	the Alternative and Renewable Fuel and Vehicle Technology Program, to		California Refuse Recycling Council
Technology	(Last location	provide funding measures to certain entities to develop and deploy		Clean Energy
Program.	was APPR.	innovative technologies that transform California's fuel and vehicle types to		CR&R Inc (Perris, CA)
	SUSPENSE FILE	help attain the state's climate change policies. Existing law requires the		Western Propane Gas Association
	on	commission to give preference to those projects that maximize the goals of		Oppose
	8/12/2019)(May	the program based on specified criteria. This bill would require the		California Electric Transportation
	be acted upon	commission, until January 1, 2024, to allocate no less than 10% of the moneys		Coalition (CalETC)
	Jan 2020)	available for allocation as part of the program for alternative fuel and		Sierra Club
		advanced technology vehicles. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1411	4/26/2019-A. 2	Existing law requires the State Air Resources Board to submit to the		Transportation (text 4/12/2019)
<u>Reyes</u> D	YEAR	Legislature a report with policy recommendations for increasing the use of		Support
	4/26/2019-	light-duty, medium-duty, and heavy-duty zero-emission vehicles in the state		California Voices for Progress
Integrated	Failed Deadline	that includes, among other things, recommendations as to how vehicle fleet		CALSTART
action plan for	pursuant to	operators can increase the number of zero-emission vehicles in vehicle fleet		DANNAR
sustainable	Rule 61(a)(2).	use. Existing law creates the California Clean Truck, Bus, and Off-Road Vehicle		Environmental Defense Fund
freight.	(Last location	and Equipment Technology Program to fund development, demonstration,		Oppose
	was TRANS. on	precommercial pilot, and early commercial deployment of zero- and near-		California Natural Gas Vehicle
	3/14/2019)(May	zero-emission truck, bus, and off-road vehicle and equipment technologies,		Coalition
	be acted upon	with priority given to projects benefiting disadvantaged communities, as		California Trucking Association
	Jan 2020)	provided. This bill would establish as a state goal the deployment of 100,000		Clean Energy
		zero-emission medium- and heavy-duty vehicles and off-road vehicles and		
		equipment, and the corresponding infrastructure to support them, by 2030.		
		The bill would require the Public Utilities Commission, the state board, the		
		Department of Transportation, the State Energy Resources Conservation and		
		Development Commission, and the Governor's Office of Business and		
		Economic Development to develop and update by January 1, 2021, and at		
		least every 5 years thereafter, an integrated action plan for sustainable		
		freight that identifies strategies relating to that state goal, with priority given		
		to actions that significantly reduce air pollution in low-income communities,		
		as defined, and disadvantaged communities, as identified by the California		
		Environmental Protection Agency.		

#### **Metro Government Relations**

	Chaptered by Secretary of State - Chapter	(1)Existing law authorizes various specified governmental entities, subject to certain limitations and approval requirements, to levy a transactions and use tax for general or specific purposes, in accordance with the procedures and requirements set forth in the Transactions and Use Tax Law. This bill would authorize the agency to impose a transactions and use tax applicable to the entirety of, or a portion of, the County of Placer, excluding the Tahoe Basin, in conformity with the Transactions and Use Tax Law at a rate of no more than 1% if certain requirements are met, including a requirement that the ordinance proposing the transactions and use tax be submitted to, and approved by, the voters. The bill would require that any revenues derived from the tax be spent within, or for the benefit of, the portion of the county to which the tax would apply and be spent only on transportation and transit infrastructure and services. This bill contains other related provisions and other existing laws.	Governance And Finance (text 2/22/2019) Support AFL-CIO American Federation of State, County and Municipal Employees California Association of Councils of Governments (CALCOG) California Transportation Commission California-Nevada Conference of Operating Engineers City of Lincoln City of Roseville Contra Costa Transportation Authority Environmental Health Coalition Humboldt County Association of Governments Lincoln Area Chamber of Commerce LiUNA North State Building Industry Association Placer County Placer County Transportation Planning Agency Placer County Visitor's Bureau Rocklin Area Chamber of Commerce Roseville Area Chamber of Commerce
			Placer County Visitor's Bureau Rocklin Area Chamber of Commerce

Deferred=bill will be brought up at another time; Chaptered=bill has become law; LA=Last Amended; Enrolled=bill sent to Governor for approval or veto Note: "Location" will provide most recent action on the legislation and current position in the legislative process. 11/21/2019

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

Commission

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Westpark Communities
				Yolo County
				Oppose
				California Taxpayers Association
				Howard Jarvis Taxpayers Association
AB 1418	4/26/2019-A. 2	Existing law requires the Public Utilities Commission (PUC), in consultation		Transportation (text 3/28/2019)
<u>Chiu</u> D	YEAR	with the State Air Resources Board and the State Energy Resources and		Support
	4/26/2019-	Conservation Development Commission (Energy Commission), to direct		Earthjustice
Transportation	Failed Deadline	electrical corporations to file applications for programs and investments to		Environment California
electrification:	pursuant to	accelerate widespread transportation electrification to reduce the		NextGen California
electric school	Rule 61(a)(2).	dependence on petroleum, meet air quality standards, achieve specified zero-		Sierra Club California
buses.	(Last location	emission and near-zero-emission vehicle-related goals, and reduce emissions		Oppose
	was U. & E. on	of greenhouse gases to 40% below 1990 levels by 2030 and to 80% below		None
	4/23/2019)(May	1990 levels by 2050. This bill would require the PUC to assess if the		
	· · · · · · · · · · · · · · · · · · ·	applications filed by an electrical corporation regarding transportation		
	Jan 2020)	electrification provide sufficient resources to achieve a 100% shift to zero		
	,	emissions for school buses in that electrical corporation's territory. The bill		
		would require the PUC, if the PUC makes a determination that more needs to		
		be done to support the advancement to 100% zero-emission school buses, to		
		direct electrical corporations to file additional applications to provide		
		sufficient electrical charging infrastructure for the transformation of school		
		buses away from diesel, gasoline, propane, and natural gas combustion to		
		zero-emission options. This bill contains other related provisions and other		
		i ·		
		existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1430	5/17/2019-A. 2	Existing law authorizes the Public Utilities Commission, the State Air		Accountability And Administrative
Garcia,	YEAR	Resources Board, the California Transportation Commission, and the Labor		Review (text 2/22/2019)
<u>Eduardo</u> D	5/17/2019-	and Workforce Development Agency to invest public moneys on various		Support
	Failed Deadline	project and programs. Existing law requires some of those investments to be		None
State	pursuant to	cost effective. This bill would require these agencies, by January 1, 2021, to		Oppose
government:	Rule 61(a)(5).	provide a joint assessment of options for redefining the term "cost-effective"		None
public	(Last location	to the Legislature for the purposes of prioritizing public investment		
investment	was APPR.	opportunities. The bill would require these agencies, in assessing the options		
opportunities:	SUSPENSE FILE	for the definition, to consider the impact that investments would have on		
	on	various specified factors. The bill would require these agencies to conduct a		
definition.		joint public process for completing the assessment and to solicit comments		
	•	from interested stakeholders.		
	Jan 2020)			
<u>AB 1431</u>	5/3/2019-A. 2	Existing law requires the California Workforce Development Board, in		
<u>Burke</u> D	YEAR	consultation with the State Air Resources Board, to report to the Legislature		
	5/3/2019-Failed	on the need for increased education, career technical education, job training,		
Greenhouse	Deadline	and workforce development resources or capacity to help industry, workers,		
gases:	pursuant to	and communities transition to economic and labor-market changes related to		
education,	Rule 61(a)(3).	statewide greenhouse gas emissions reduction goals. This bill would state the		
career technical	(Last location	intent of the Legislature to enact legislation on the need for increased		
education, job	was PRINT on	education, career technical education, job training, and workforce		
training, and	2/22/2019)(May	development resources or capacity to help industry, workers, and		
workforce	be acted upon	communities transition to economic and labor-market changes related to		
development.	Jan 2020)	statewide greenhouse gas emissions reduction goals in response to the		
		report.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1433	5/3/2019-A. 2	The Passenger Charter-party Carriers' Act provides for the regulation of		
<u>Diep</u> R	YEAR	charter-party carriers of passengers by the Public Utilities Commission and		
	5/3/2019-Failed	includes specific requirements for liability insurance coverage, background		
Transportation	Deadline	checks, and other regulatory matters applicable to transportation network		
network	pursuant to	companies, as defined, and their participating drivers, as defined. This bill		
companies.	Rule 61(a)(3).	would make nonsubstantive changes to the definitions that apply to these		
	(Last location	provisions.		
	was PRINT on			
	2/22/2019)(May			
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1442	8/26/2019-	The Personal Income Tax Law and the Corporation Tax Law allow a motion		Governance And
Rivas, Luz D	S. APPR.	picture credit for taxable years beginning on or after January 1, 2020, to be		Finance (text 7/11/2019)
	SUSPENSE FILE	allocated by the California Film Commission on or after July 1, 2020, and		Support
Income taxes:	8/30/2019-In	before July 1, 2025. Existing law allows a credit in an amount equal to 20% or		California State Council of Laborers
credits: Share	committee:	25% of qualified expenditures up to \$100,000,000 for the production of a		California Teamsters
Our Values Tax	Held under	qualified motion picture in this state, with additional specified credit amounts		IBEW Local 40
Credit.	submission.	allowed. Existing law limits the aggregate amount of these new credits to be		LiUNA! Local 724
		allocated in each fiscal year to \$330,000,000 plus, among other amounts, the		National Women's Political Caucus of
		amount of any unused credit amounts for the preceding fiscal year. This bill,		California;
		for taxable years beginning on or after January 1, 2020, would allow an		OP&CMIA Local 755
		additional tax credit, for qualified motion pictures in the same manner as		Teamsters Local 399
		described above, with modifications including revising the definition of		Oppose
		"qualified motion picture" to mean a qualified motion picture that either		California Teachers Association
		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 1445	4/26/2019-A. 2	The California Global Warming Solutions Act of 2006 establishes the State Air		
<u>Gloria</u> D	YEAR	Resources Board as the state agency responsible for monitoring and		
	4/26/2019-	regulating sources emitting greenhouse gases. The act requires the state		
Climate change:	Failed Deadline	board to approve a statewide greenhouse gas emissions limit equivalent to		
emergency	pursuant to	the statewide greenhouse gas emissions level in 1990 to be achieved by 2020		
declaration and	Rule 61(a)(2).	and to ensure that statewide greenhouse gas emissions are reduced to at		
policy.	(Last location	least 40% below the 1990 level by 2030. Existing law establishes the Natural		
	was PRINT on	Resources Agency as the state agency responsible for coordinating		
	2/22/2019)(May	development of the state's climate adaptation strategy, known as the		
	be acted upon	Safeguarding California Plan. Existing law establishes programs, including the		
	Jan 2020)	Integrated Climate Adaptation and Resiliency Program and a regional climate		
		collaborative program, to coordinate and facilitate regional and local		
		responses to climate change. This bill would declare that it is the policy of the		
		State of California to restore an optimal safe climate and to provide maximum		
		protection from climate change to all people and species, globally, including		
		the most vulnerable. The bill would state the intent of the Legislature that the		
		state, in furtherance of that policy, undertake various immediate and large-		
		scale efforts, including conversion of the economy to zero greenhouse gas		
		emissions by no later than 2030, with an immediate phaseout of fossil fuels.		
		The bill would make related legislative findings and declarations.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1456	10/8/2019-	Existing law vests the Department of Transportation with full possession and		Transportation (text 3/19/2019)
<u>Kiley</u> R	A. CHAPTERED	control of all state highways. Existing law describes the authorized routes in		Support
	10/8/2019-	the state highway system and establishes a process for the California		City of Lincoln
State highways:	Approved by	Transportation Commission to adopt a highway on an authorized route.		Oppose
Route 193:	the Governor.	Existing law requires the commission to relinquish to local agencies state		None
relinquishment.	Chaptered by	highway portions that have been deleted from the state highway system by		
	Secretary of	legislative enactment, and authorizes relinquishment in certain other cases.		
	State - Chapter	Existing law acknowledges the relinquishment of a portion of Route 193 in the		
	629, Statutes of	City of Lincoln, and requires the city to install and maintain signs directing		
	2019.	motorists to the continuation of Route 193 and to other routes, and to ensure		
		the continuity of traffic flow on the relinquished portion of Route 193. This bill		
		would repeal those requirements on the city. The bill would authorize the		
		commission to relinquish to the City of Lincoln the portion of Route 193		
		within its city limits, upon terms and conditions the commission finds to be in		
		the best interests of the state, if the department and the city enter into an		
		agreement providing for that relinquishment.		
AB 1463	5/3/2019-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air		
<u>Gabriel</u> D	YEAR	Resources Board as the state agency charged with monitoring and regulating		
	5/3/2019-Failed	sources of emissions of greenhouse gases. The act requires the state board to		
California Global	Deadline	consult with other states, the federal government, and other nations to		
Warming	pursuant to	identify the most effective strategies and methods to reduce greenhouse		
Solutions Act of	Rule 61(a)(3).	gases, manage greenhouse gas control programs, and facilitate the		
2006.	(Last location	development of integrated and cost-effective regional, national, and		
	was PRINT on	international greenhouse gas reduction programs. This bill would make		
	, ,	technical, nonsubstantive changes to these provisions.		
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1515	9/6/2019-	The Planning and Zoning Law requires each county and city to adopt a		Judiciary (text 6/17/2019)
<u>Friedman</u> D	A. CHAPTERED	comprehensive, long-term general plan for its physical development and the		Support
	9/6/2019-	development of any land outside its boundaries that, in the planning agency's		California Apartment Association
Planning and	Approved by	judgment, bears relation to its planning, as provided. After the legislative		California Association of Realtors
zoning:	the Governor.	body has adopted a general plan, that law also authorizes, or if so directed by		California Professional Association of
community	Chaptered by	the legislative body, requires, the planning agency to prepare specific plans		Specialty Contractors
plans: review	Secretary of	for the systematic implementation of the general plan for all or part of the		California State Association of
under the	State - Chapter	area covered by the general plan, as provided. This bill, notwithstanding the		Counties
California	269, Statutes of	above-described requirement for a court to enter an order under CEQA,		City of Glendale
Environmental	2019.	would prohibit a court in an action or proceeding to attack, review, set aside,		City of San Diego
Quality Act.		void, or annul the acts or decisions of the local agency, including a charter		Eric Garcetti, Mayor, City of Los
		city, in adopting an update to a community plan on the grounds of		Angeles
		noncompliance with CEQA from, on the basis of that noncompliance,		Oppose
		invalidating, reviewing, voiding, or setting aside the approval of a		None
		development project that meets certain requirements. The bill would define		
		various terms for these purposes. The bill would specify that these provisions		
		do not affect or alter the obligation for the approval of a development project		
		that is consistent with an approved community plan update to comply with		
		CEQA or, except as expressly provided, preclude or limit an action to attack,		
		review, set aside, void, or annul the approval of a development project that is		
		consistent with an approved community plan pursuant to specified law. The		
		bill would repeal these provisions as of January 1, 2025, but would provide		
		that the repeal of these provisions does not affect any right or immunity		
		granted by the bill to a development project that meets specified		
		requirements before that date. This bill contains other related provisions and		
		other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1536	4/26/2019-A. 2	Existing law establishes the Office of Planning and Research in the Governor's		
<u>Gray</u> D	YEAR	office, under the control of the Director of State Planning and Research		
	4/26/2019-	appointed by the Governor. Existing law requires the office to serve the		
Reinvestment in	Failed Deadline	Governor and the Governor's cabinet as staff for long-range planning and		
Infrastructure	pursuant to	research and as the comprehensive state planning agency, as provided.		
for a Sustainable	Rule 61(a)(2).	Among other things, existing law requires the office to develop a housing cost		
and Equitable	(Last location	manual which may be used by local agencies in assessing the impact on		
California (RISE)	was H. & C.D.	housing costs of alternative land use proposals and land use regulatory		
districts:	on	programs of local agencies, and as an aid in evaluating private land use		
standards.	3/28/2019)(May	proposals. This bill, no later than November 30, 2020, would require the office		
	be acted upon	to develop standards for the formation of Reinvestment in Infrastructure for a		
	Jan 2020)	Sustainable and Equitable California (RISE) districts. The bill would require		
		that these standards encourage equitable development in location-efficient		
		areas adjacent to public transit investments in passenger rail in order to		
		refocus growth toward city centers while reducing greenhouse gas emissions		
		and reinforcing community resilience.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1543	5/3/2019-A. 2	Existing law provides various sources of funding to public transit operators.		
<u>Holden</u> D	YEAR	Under the Mills-Alquist-Deddeh Act, also known as the Transportation		
	5/3/2019-Failed	Development Act, revenues from a 1/4% sales tax in each county are		
Transportation	Deadline	available, among other things, for allocation by the transportation planning		
funds: transit	pursuant to	agency to transit operators, subject to certain financial requirements for an		
operators: fare	Rule 61(a)(3).	operator to meet in order to be eligible to receive moneys. Existing law sets		
revenues.	(Last location	forth alternative ways an operator may qualify for funding, including a		
	was TRANS. on	standard under which the allocated moneys do not exceed 50% of the		
	3/14/2019)(May	operator's total operating costs, as specified, or the maintenance by the		
	be acted upon	operator of a specified farebox ratio of fare revenues to operating costs.		
	Jan 2020)	Existing law generally establishes the required farebox ratio as 20% in		
		urbanized areas and 10% in nonurbanized areas. Existing law provides various		
		exceptions to the definition of "operating cost" for these purposes. This bill		
		would require a fare paid pursuant to a reduced fare transit program to be		
		counted as a full adult fare for purposes of calculating any required ratios of		
		fare revenues to operating costs specified in the act, except for purposes of		
		providing information in a specified annual report to the Controller or		
		providing information to the entity conducting a fiscal or performance audit		
		pursuant to specified provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1560	10/8/2019-	The California Environmental Quality Act (CEQA) requires a lead agency, as		Housing (text 6/25/2019)
<u>Friedman</u> D	A. CHAPTERED	defined, to prepare, or cause to be prepared, and certify the completion of an		Support
	10/8/2019-	environmental impact report on a project that it proposes to carry out or		BizFed
California	Approved by	approve that may have a significant effect on the environment or to adopt a		California Association of Realtors
Environmental	the Governor.	negative declaration if it finds that the project will not have that effect. CEQA		California Building Industry Association
Quality Act:	Chaptered by	also requires a lead agency to prepare a mitigated negative declaration for a		Civil Justice Association of California
transportation:	Secretary of	project that may have a significant effect on the environment if revisions in		Los Angeles Area Chamber of
major transit	State - Chapter	the project would avoid or mitigate that effect and there is no substantial		Commerce
stop.	631, Statutes of	evidence that the project, as revised, would have a significant effect on the		Southern California Association of
	2019.	environment. CEQA exempts from its requirements residential projects on		Non-Profit Housing
		infill sites that meet certain requirements, including a requirement that the		Valley Industry and Commerce
		projects are located within 1/2 mile of a major transit stop. CEQA defines		Association (VICA)
		"major transit stop" to include, among other things, the intersection of 2 or		Oppose
		more major bus routes with a frequency of service interval of 15 minutes or		None
		less during the morning and afternoon peak commute periods. This bill would		
		revise the definition of "major transit stop" to include a bus rapid transit		
		station, as defined. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1568	5/17/2019-A. 2	The Planning and Zoning Law requires a city or county to adopt a general plan		Housing And Community
McCarty D	YEAR	for land use development within its boundaries that includes, among other		Development (text 4/11/2019)
	5/17/2019-	things, a housing element. Existing law, the Housing Element Law, prescribes		Support
Housing law	Failed Deadline	requirements for the preparation of the housing element, including a		California Apartment Association
compliance:	pursuant to	requirement that a planning agency submit a draft of the element or draft		California Association of Realtors
prohibition on	Rule 61(a)(5).	amendment to the element to the Department of Housing and Community		Oppose
applying for	(Last location	Development prior to the adoption of the element or amendment to the		BizFed
state grants.	was APPR.	element. Existing law requires the department to review the draft and report		California State Association of
	SUSPENSE FILE	its written findings, as specified. Existing law also requires the department, in		Counties
	on	its written findings, to determine whether the draft substantially complies		Marin County Council of Mayors and
	5/8/2019)(May	with the Housing Element Law. This bill would authorize the city or county to		Councilmembers
	be acted upon	submit evidence that the city or county is no longer in violation of state law to		
	Jan 2020)	the department and to request the department to issue a finding that the city		
		or county is no longer in violation of state law. If the department finds that		
		the city or county is no longer in violation of state law, the bill would require		
		the department to notify the city or county. The bill would, on or before		
		January 1, 2025, prohibit a city or county found to be in violation of state law,		
		as described above, from applying for a state grant, unless the fund source of		
		the state grant is protected by a specified provision of the California		
		Constitution relating to state taxes and fees on motor vehicles and motor		
		vehicle fuels or the state grant funds, if awarded to the city or county, would		
		assist the city or county in complying with the Housing Element Law. This bill		
		contains other existing laws.		

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		Governmental
<u>Levine</u> D	YEAR	Authority to establish the Toll Bridge Program Oversight Committee, as		Organization (text 6/18/2019)
	8/30/2019-	provided, to review and provide program direction for seismic retrofit and		Support
Major	Failed Deadline	replacement projects on toll bridges within the geographic jurisdiction of the		None
infrastructure	pursuant to	committee. This bill, except as specified, would similarly require a state		Oppose
construction	Rule 61(a)(12).	agency undertaking a publicly funded major infrastructure construction		None
projects:	(Last location	project that is estimated to cost \$1,000,000,000 or more to form an oversight		
oversight	was APPR.	committee, as provided, to develop and use risk management plans		
committees.	SUSPENSE FILE	throughout the course of the project, and to take specified actions relating to		
	on	managing risks. The bill would require the oversight committee to act as the		
	8/12/2019)(May	authority for critical decisions regarding the implementation of the project's		
	be acted upon	risk management plan and to have sufficient staff to support decisionmaking.		
	Jan 2020)			
<u>AB 1582</u>	5/3/2019-A. 2	Existing law authorizes 2 or more public agencies, by agreement, to form a		
<u>Diep</u> R	YEAR	joint powers authority to exercise any power common to the contracting		
	5/3/2019-Failed	parties, as specified. This bill would make nonsubstantive changes to this		
Joint powers	Deadline	provision.		
authorities.	pursuant to			
	Rule 61(a)(3).			
	(Last location			
	was PRINT on			
	2/22/2019)(May			
	be acted upon			
	Jan 2020)			

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1589	5/17/2019-A. 2	Existing law establishes the Carl Moyer Memorial Air Quality Standards		Transportation (text 3/21/2019)
<u>Salas</u> D	YEAR	Attainment Program, which is administered by the State Air Resources Board.		Support
	5/17/2019-	The program authorizes the state board to provide grants to offset the		African American Farmers of California
Carl Moyer	Failed Deadline	incremental cost of eligible projects that reduce emissions from covered		American Pistachio Growers
Memorial Air	pursuant to	vehicular sources. The state board is required to establish and update grant		California Cotton Ginners and Growers
Quality	Rule 61(a)(5).	criteria and guidelines for covered vehicle projects. The program deems an		Association, Inc.
Standards	(Last location	off-road project that involves farm equipment to have a minimum project life		California Fresh Fruit Association
Attainment	was APPR.	of at least 10 years, as specified. This bill would additionally authorize as an		California Rice Commission
Program: heavy-	SUSPENSE FILE	eligible project under the program equipment powered by a diesel engine		Nisei Farmers League
duty off-road	on	certified to the cleanest available emission level to replace the baseline		San Joaquin Valley Air Pollution
equipment.	5/8/2019)(May	equipment for a heavy-duty off-road equipment replacement project that		Control District
	be acted upon	involves farm equipment and the baseline equipment is powered by an		Western Agricultural Processors
	Jan 2020)	uncontrolled gasoline engine, as specified.		Association
				Oppose
				Sierra Club California

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1594	4/26/2019-A. 2	The California Global Warming Solutions Act of 2006 designates the State Air		
Bauer-Kahan D	YEAR	Resources Board as the state agency charged with monitoring and regulating		
	4/26/2019-	sources of emissions of greenhouse gases. The act authorizes the state board		
Heavy-duty	Failed Deadline	to include the use of market-based compliance mechanisms. Existing law		
vehicles: electric	pursuant to	requires all moneys, except for fines and penalties, collected by the state		
vehicle charging	Rule 61(a)(2).	board as part of a market-based compliance mechanism to be deposited in		
stations: ports.	(Last location	the Greenhouse Gas Reduction Fund and to be available upon appropriation		
	was TRANS. on	by the Legislature. The California Clean Truck, Bus, and Off-Road Vehicle and		
	3/25/2019)(May	Equipment Technology Program, upon appropriation from the Greenhouse		
	be acted upon	Gas Reduction Fund, funds zero- and near-zero-emission truck, bus, and off-		
	Jan 2020)	road vehicle and equipment technologies and related projects. This bill would		
		require the state board to ensure at least 2 electric vehicle charging stations		
		for heavy-duty vehicles are installed at each of the Ports of Long Beach, Los		
		Angeles, and Oakland, as specified.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1605	10/12/2019-	Existing law prohibits a local authority from enacting or enforcing an		Transportation (text 6/13/2019)
Ting D	A. VETOED	ordinance or resolution on matters covered by the Vehicle Code unless		Support
	10/12/2019-	expressly authorized by the Vehicle Code. Existing law authorizes local		Russian Hill Neighbors, San Francisco
City and County	Vetoed by	authorities, for highways under their jurisdiction, to adopt rules and		San Francisco Board of Supervisors
of San Francisco:	Governor.	regulations by ordinance or resolution regarding specified matters, including,		San Francisco County Transportation
Crooked Street		among others, prohibiting entry to, or exit from, or both entry to or exit from,		Authority
Reservation and		any street by means of certain roadway design features to implement the		The Honorable Catherine Stefani,
Pricing Program.		circulation element of a general plan. Existing law prohibits a local agency		Supervisor
		from imposing a tax, permit fee, or other charge for the privilege of using its		Oppose
		streets or highways, other than a permit fee for extra legal loads, after		None
		December 31, 1990, unless the local agency imposed the fee before June 1,		
		1989. This bill would make legislative findings and declarations as to the		
		necessity of a special statute for the City and County of San Francisco. This bill		
		contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1690	4/26/2019-A. 2	Under existing law, the Public Utilities Commission has regulatory authority		
<u>Flora</u> R	YEAR	over public utilities, including electrical corporations, while local publicly		
	4/26/2019-	owned electric utilities are under the direction of their governing boards.		
Biomass	Failed Deadline	Existing law requires electrical corporations, by December 1, 2016, to		
electrical	pursuant to	procure, through financial commitments of 5 years, their proportionate		
generation	Rule 61(a)(2).	shares of 125 megawatts of cumulative rated generating capacity from		
facilities:	(Last location	bioenergy projects commencing operation prior to June 1, 2013, that each		
contract	was U. & E. on	produces its generation using specified minimum percentages of certain types		
extension	3/25/2019)(May	of forest feedstock. Pursuant to this requirement, the commission has		
requirements.	be acted upon	adopted resolutions establishing fuel or feedstock procurement requirements		
	Jan 2020)	for generation from bioenergy projects intended to reduce wildfire risks that		
		are applicable to the state's 3 largest electrical corporations. Existing law		
		additionally requires local publicly owned electric utilities serving more than		
		100,000 customers to procure their proportionate shares of 125 megawatts		
		of cumulative rated generating capacity from those kinds of bioenergy		
		projects subject to terms of at least 5 years. This bill contains other existing		
		laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1698	5/3/2019-A. 2	The Bergeson-Peace Infrastructure and Economic Development Bank Act		
Wicks D	YEAR	establishes the Infrastructure and Economic Development Bank within the		
	5/3/2019-Failed	Governor's Office of Business and Economic Development. The act authorizes		
Infrastructure	Deadline	the bank to provide financial assistance for various types of projects that		
investment and	pursuant to	qualify as public development or economic development facilities and to		
financing.	Rule 61(a)(3).	finance transition costs of an electrical corporation, as provided. This bill		
	(Last location	would state the intent of the Legislature to establish and provide initial		
	was PRINT on	funding for the Resilient Activities and Development Agency and the		
	2/22/2019)(May	California Resourcient Infrastructure Corporation, as provided.		
	be acted upon			
	Jan 2020)			

#### **Metro Government Relations**

AB 1717 Friedman D

YFAR 5/17/2019-Transit-Oriented Failed Deadline

Affordable Housing Funding Rule 61(a)(5). Program Act.

pursuant to (Last location was APPR. SUSPENSE FILE on be acted upon

Jan 2020)

5/17/2019-A. 2 Existing law authorizes the legislative body of a city or a county to propose the establishment of an enhanced infrastructure financing district, in accordance with specified procedures, to finance public capital facilities or other specified projects of communitywide significance, including, but not limited to, the acquisition, construction, or rehabilitation of housing for persons of low and moderate income for rent or purchase. This bill would establish the Transit-Oriented Affordable Housing Funding Program, to be administered by the California Housing Finance Agency (CalHFA). The bill would authorize the city council of a city, or the board of supervisors of a city and county, to participate in the program by enactment of an ordinance 5/8/2019)(May establishing a transit-oriented affordable housing district, as provided. The bill would require that the city council or board of supervisors serve as the governing board of the district and, in that capacity, prepare and adopt a transit-oriented affordable housing financing plan. The bill would authorize a district to designate program areas. The bill would authorize the district to provide program funding to multifamily housing developments, as defined, within those program areas that meet specified requirements, including that the housing include a minimum percentage of units that are restricted to very lower, low, or moderate income households, and that the development receives to preliminary approval from CalHFA, as provided. The bill would require that program funding be used for the acquisition, construction, or rehabilitation of housing for very low income households and persons and families of low or moderate income. The bill would authorize the transitoriented affordable housing financing plan to include a provision for the division of taxes with respect to those properties selected for participation. The bill would establish a maximum amount of program funding, and a maximum term for the division of taxes, for multifamily housing developments based on the percentage of very low, lower, or moderate

#### Local Government (text 4/10/2019) Support

Alameda County Transportation Commission American Planning Association, California Chapter Bay Area Housing Advocacy Coalition

California Apartment Association California Association of Realtors California Association of Veteran Service Agencies

California State Treasurer California YIMBY

Up for Growth

#### Oppose

Howard Jarvis Taxpayers Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		income units included. This bill contains other related provisions and other		
		existing laws.		
AB 1748	10/10/2019-	Existing law, the Moore-Brown-Roberti Family Rights Act, or the California		Committee On Labor, Public
<u>Bonta</u> D	A. CHAPTERED	Family Rights Act (CFRA), makes it an unlawful employment practice for an		Employment And
	10/10/2019-	employer, as defined, to refuse to grant a request by an eligible employee to		Retirement (text 3/25/2019)
California Family	Approved by	take up to 12 workweeks of unpaid protected leave during any 12-month		Support
Rights Act: flight	the Governor.	period to bond with a new child or care for themselves or a family member,		Association of Flight Attendants
crews.	Chaptered by	as specified. Existing law makes this leave available to an employee with more		California Labor Federation
	Secretary of	than 12 months of service with the employer and at least 1,250 hours of		California Teamsters Public Affairs
	State - Chapter	service with the employer within the last 12 months. This bill would amend		Council
	718, Statutes of	the 1,250 hours of service requirement as applied to airline flight deck or		Communications Workers of America,
	2019.	cabin crew employees, as defined, in a manner consistent with the federal		AFL-CIO District 9
		Family and Medical Leave Act of 1993. The bill would authorize the		Transport Workers Union of America
		Department of Fair Employment and Housing to adopt regulations to		Union of Southwest Airlines Flight
		calculate leave available to flight crew employees under these provisions.		Attendants, TWU Local 556
				Oppose
				None

#### **Metro Government Relations**

AB 1763 Chiu D

Planning and zoning: density bonuses: affordable housing.

10/9/2019-A. CHAPTERED 10/9/2019-Approved by the Governor. Chaptered by Secretary of State - Chapter 2019.

Existing law, known as the Density Bonus Law, requires a city or county to provide a developer that proposes a housing development within the jurisdictional boundaries of that city or county with a density bonus and other incentives or concessions for the production of lower income housing units, or for the donation of land within the development, if the developer agrees to construct a specified percentage of units for very low income, low-income, or moderate-income households or qualifying residents and meets other requirements. Existing law provides for the calculation of the amount of 666, Statutes of density bonus for each type of housing development that qualifies under these provisions. This bill would additionally require a density bonus to be provided to a developer who agrees to construct a housing development in which 100% of the total units, exclusive of managers' units, are for lower income households, as defined. However, the bill would provide that a housing development that qualifies for a density bonus under its provisions may include up to 20% of the total units for moderate-income households, as defined. The bill would also require that a housing development that meets these criteria receive 4 incentives or concessions under the Density Bonus Law and, if the development is located within ½ of a major transit stop, a height increase of up to 3 additional stories or 33 feet. The bill would generally require that the housing development receive a density bonus of 80%, but would exempt the housing development from any maximum controls on density if it is located within ½ mile of a major transit stop. The bill would prohibit a housing development that receives a waiver from any maximum controls on density under these provisions from receiving a waiver or reduction of development standards pursuant to existing law, other than as expressly provided in the bill. The bill would also make various nonsubstantive changes to the Density Bonus Law. This bill contains other related provisions and other existing laws.

Governance And Finance (text 6/20/2019) Support

**Abode Communities** Affirmed Housing Group

AIDS Healthcare Foundation

C&C Development (Affordable Housing)

California Apartment Association

California Housing Consortium

California Institute For Rural Studies

California Rural Legal Assistance Foundation

California YIMBY

Center for Sustainable Neighborhoods

City of Oakland

City of San Diego

Corporation for Supportive Housing

Councilmember Dan Kalb, City Of Oakland

**EAH Housing** 

Eric Garcetti, Mayor, City of Los Angeles

Habitat for Humanity California

Housing California

Many Mansions

MidPen Housing Corporation

Palm Communities

Pueblo Unido CDC

Silicon Valley at Home

Silicon Valley Leadership Group

SV@Home

TELACU

The Kennedy Commission

The Pacific Companies

Wakeland Housing And Community Development

Corporation

Western Center on Law & Poverty, Inc.

Oppose

City of Beverly Hills

City of Burbank

City of Encinitas

City of La Palma

City of Palmdale

City of San Carlos

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				City of San Dimas City of San Marcos City of Thousand Oaks Clovis, City of Garden Grove, City of League of California Cities
				Los Alamitos
<u>AB 1778</u>		The California Global Warming Solutions Act of 2006 designates the State Air		
<u>Boerner</u>		Resources Board as the state agency charged with monitoring and regulating		
<u>Horvath</u> D	5/3/2019-Failed	sources of emissions of greenhouse gases. The act authorizes the state board		
	Deadline	to include use of market-based compliance mechanisms. Existing law requires		
Greenhouse Gas	pursuant to	all moneys, except for fines and penalties, collected by the state board as part		
Reduction Fund:	Rule 61(a)(3).	of a market-based compliance mechanism to be deposited in the Greenhouse		
investment plan.	(Last location	Gas Reduction Fund and to be available upon appropriation. Existing law		
	was PRINT on	requires the moneys from the fund to be used to facilitate the achievement of	:	
	2/22/2019)(May	reductions of greenhouse gas emissions consistent with the act, as		
	be acted upon	specified. This bill would make technical, nonsubstantive changes to those		
	Jan 2020)	provisions.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1810	10/8/2019-	(1)Existing law authorizes the Department of General Services, until January		Transportation (text 9/6/2019)
Committee on	A. CHAPTERED	1, 2021, to purchase and equip heavy mobile fleet vehicles and special		Support
Transportation	10/8/2019-	equipment for use by the Department of Transportation by means of best		Association of Deputy District
	Approved by	value procurement, using specifications and criteria developed in consultation		Attorneys
Transportation:	the Governor.	with the Department of Transportation. Existing law defines "best value		California Association of Code
omnibus bill.	Chaptered by	procurement" as a contract award determined by objective criteria related to		Enforcement Officers
	Secretary of	price, features, functions, and life-cycle costs. Existing law limits the total		California Bus Association
	State - Chapter	value of vehicles and equipment purchased through this best value		California Cattlemen's Association
	636, Statutes of	procurement authorization to \$20,000,000 annually. This bill would extend,		California College and University Police
	2019.	until January 1, 2022, the Department of General Services authorization to		Chiefs Association
		purchase and equip heavy mobile fleet vehicles and special equipment for use		California Correctional Supervisors
		by the Department of Transportation. The bill would also increase the cap on		Organization
		the total value of vehicles and equipment purchased through this best value		California Farm Bureau Federation
		procurement authorization to \$50,000,000 each fiscal year. This bill contains		California Narcotic Officers'
		other related provisions and other existing laws.		Association
				California Taxpayers Association
				California Trucking Association
				County of Inyo
				Los Angeles County Professional Peace
				Officers Association
				RCRC
				Oppose
				California Cannabis Industry
				Association

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
AB 1824	10/2/2019-	The California Environmental Quality Act (CEQA) requires a lead agency, as		Environmental
Committee on	A. CHAPTERED	defined, to prepare, or cause to be prepared, and certify the completion of an		Quality (text 3/12/2019)
Natural	10/2/2019-	environmental impact report on a project that it proposes to carry out or		Support
Resources	Approved by	approve that may have a significant effect on the environment or to adopt a		None
	the Governor.	negative declaration if it finds that the project will not have that effect. CEQA		Oppose
California	Chaptered by	also requires a lead agency to prepare a mitigated negative declaration for a		None
Environmental	Secretary of	project that may have a significant effect on the environment if revisions in		
Quality Act:	State - Chapter	the project would avoid or mitigate that effect and there is no substantial		
exemption for	466, Statutes of	evidence that the project, as revised, would have a significant effect on the		
closure of	2019.	environment. This bill would, until January 1, 2025, exempt from CEQA the		
railroad grade		closure of a railroad grade crossing by order of the Public Utilities Commission		
crossing.		if the commission finds the crossing to present a threat to public safety. The		
		bill would make this exemption inapplicable to any crossing for high-speed		
		rail or any crossing for a project carried out by the High-Speed Rail Authority.		
		The bill would require the lead agency to file the notice of exemption with		
		specified public entities. Because the bill would impose additional duties on		
		lead agencies with regards to the filing of the notice of exemption, this bill		
		would impose a state-mandated local program. This bill contains other		
		related provisions and other existing laws.		
ACA 1	5/20/2019-	(1)The California Constitution prohibits the ad valorem tax rate on real	Support	Local Government (text 3/18/2019)
Aguiar-Curry D	A. THIRD	property from exceeding 1% of the full cash value of the property, subject to		Support American Planning Association, California Chapter
	READING	certain exceptions. This measure would create an additional exception to the		Association of California HealthCare Districts
Local	8/19/2019-Read	1% limit that would authorize a city, county, city and county, or special district		California Association of Councils of Governments (CALCOG)
government	third time.	to levy an ad valorem tax to service bonded indebtedness incurred to fund		California Association of Housing Authorities
financing:	Refused	the construction, reconstruction, rehabilitation, or replacement of public		California Association of Sanitation Agencies
affordable	adoption.	infrastructure, affordable housing, or permanent supportive housing, or the		California Coalition for Rural Housing California Contract Cities Association
housing and	Motion to	acquisition or lease of real property for those purposes, if the proposition		California Housing Consortium
				California Housing Partnership

#### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
public infrastructure: voter approval.	reconsider made by Assembly Member Aguiar Curry.	proposing that tax is approved by 55% of the voters of the city, county, or city and county, as applicable, and the proposition includes specified accountability requirements. The measure would specify that these provisions apply to any city, county, city and county, or special district measure imposing an ad valorem tax 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.		California Labor Federation California Library Association California Parks & Recreation Society California Professional Firefighters California Special Districts Association California State Association of Counties California State Association of Electrical Workers California State Council of Laborers California State Pipe Trades Council California Transit Association California YIMBY City of Camarillo City of Gustine City of Laguna Beach (prior version) City of Lodi City of Manteca City of Moorpark City of San Luis Obispo County of Santa Clara Davis East Bay for Everyone East Bay Municipal Utility District East Bay Regional Parks District Greater Merced Chamber of Commerce Housing California International Union Of Elevator Constructors, Local 8 International Union of Operating Engineers, Cal-Nevada Conference League of California Cities Midpeninsula Regional Open Space District Non-Profit Housing Association of Northern California Professional Engineers in California Government San Diego Housing Federation San Mateo County-City/County Association Of Governments Santa Clara Valley Water District

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Silicon Valley At Home (Sv@Home) Solano Transportation Authority Southern California Association of Non-Profit Housing SPUR The Two Hundred Urban Counties of California Ventura Council of Governments Western States Council Sheet Metal, Air, Rail And Transportation Oppose Howard Jarvis Taxpayers Association Valley Industry and Commerce Association (VICA)
SB 1 Atkins D  California Environmental, Public Health, and Workers Defense Act of 2019.	9/27/2019- S. VETOED 9/27/2019- Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	(1)The federal Clean Air Act regulates the discharge of air pollutants into the atmosphere. The federal Clean Water Act regulates the discharge of pollutants into water. The federal Safe Drinking Water Act establishes drinking water standards for drinking water systems. The federal Endangered Species Act of 1973 generally prohibits activities affecting threatened and endangered species listed pursuant to that act unless authorized by a permit from the United States Fish and Wildlife Service or the National Marine Fisheries Service, as appropriate. This bill would, until January 20, 2025, require specified agencies to take prescribed actions regarding certain federal requirements and standards pertaining to air, water, and protected species, as specified. By imposing new duties on local agencies, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.		Judiciary (text 7/1/2019) Support 350 Bay Area Action 350 Sacramento 350 South Bay Los Angeles American Sportfishing Association Audubon California Azul Breast Cancer Prevention Partners California Association of Local Conservation Corps California Association of Professional Scientists California Catholic Conference California Coastal Protection Network California Coastal Protection Network California Environmental Justice Alliance California Interfaith Power and Light California League of Conservation Voters California Professional Firefighters California ReLeaf California Sate Parks Foundation California State Association of Electrical Workers California State Pipe Trades Council Californians Against Waste Central Valley Air Quality Coalition Clean Water Action

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Coachella Valley Waterkeeper
				Coalition for Clean Air
				Community Action to Fight Asthma
				Defenders of Wildlife
				East Bay Municipal Utility District
				Environment California
				Environmental Defense Center
				Environmental Defense Fund
				Environmental Water Caucus
				Environmental Working Group
				Eric Garcetti, Mayor, City of Los Angeles
				Fossil Free California
				Friends Committee on Legislation of California
				Heal the Bay
				Health Officers Association of California
				Humboldt Baykeeper
				Latino Outdoors
				League of Women Voters of California
				Los Angeles Waterkeeper
				Midpeninsula Regional Open Space District
				Mono Lake Committee
				Monterey Bay Aquarium
				Monterey Coastkeeper
				Natural Resources Defense Council (NRDC)
				NextGen California
				Orange County Coastkeeper
				Planning and Conservation League
				Protect American River Canyons
				Restore the Delta
				Russian Riverkeeper
				San Diego 350
				San Diego Coastkeeper
				Santa Barbara Channelkeeper
				Save Our Shores
				Save the Bay
				Seventh Generation Advisors
				Sierra Club California
				South Coast Air Quality Management District

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				State Building and Construction Trades Council of
				California
				Surfrider Foundation
				The 5 Gyres Institute
				The Nature Conservancy
				The Otter Project
				Trust for Public Lands
				UDW/AFSCME Local 3930
				Voices for Progress
				Western States Council Sheet Metal, Air, Rail And
				Transportation
				WILDCOAST
				Yuba River Waterkeeper
				Zero Waste USA
				Oppose
				African American Farmers of California
				Almond Alliance of California
				American Coatings Association
				American Pistachio Growers
				Antelope Valley East Kern Water Agency
				Association of California Water Agencies
				Auto Care Association
				BizFed Central Valley
				Brea Area Chamber of Commerce
				Building Owners and Managers Association of
				California
				Byron-Bethany Irrigation District
				California Agricultural Aircraft Association
				California Association of Realtors
				California Association of Winegrape Growers
				California Building Industry Association
				California Business Properties Association
				California Chamber of Commerce
				California Citrus Mutual
				California Construction and Industrial Materials
				Association
				California Cotton Growers and Ginners Associations
				California Farm Bureau Federation

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California Forestry Association
				California Fresh Fruit Association
				California Grain and Feed Association
				California League of Food Producers
				California Manufacturers and Technology Association
				California Metals Coalition
				California Paint Council
				California Poultry Federation
				California Restaurant Association
				Camarillo Chamber of Commerce
				CAWA – Representing the Automotive Parts Industry
				Central Coast Water Authority
				Chemical Industry Council of California
				Coachella Valley Water District
				Construction Employers Association
				Desert Water Agency
				Dudley Ridge Water District
				El Dorado County Joint Chamber of Commerce
				El Dorado Irrigation District
				Elk Grove Chamber of Commerce
				Family Business Association of California
				Far West Equipment Dealers Association
				Folsom Chamber of Commerce
				Forest Landowners of California
				Fresno; County of
				Friant Water Authority
				Greater Coachella Valley Chamber of Commerce
				Greater Conejo Valley Chamber of Commerce
				Household and Commercial Products Association
				International Council of Shopping Centers
				Kern County Hispanic Chamber of Commerce
				Kern County Water Agency
				Kern, County of
				Kings, County of
				Madera, County of
				Merced, County of
				Metropolitan Water District of Southern California
				Mojave Water Agency

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Murrieta Wildomar Chamber of Commerce
				NAIOP of California
				National Federation of Independent Business
				Nisei Farmers League
				North of the River Chamber of Commerce
				Northern California Water Association
				Oxnard Chamber of Commerce
				Palmdale Water District
				Rancho Cordova Chamber of Commerce
				Regional Water Authority
				Roseville Chamber of Commerce
				Rowland Water District
				San Bernardino Valley Water Conservation District
				San Fernando Valley Chamber of Commerce
				San Gabriel Valley Municipal Water District
				San Joaquin River Exchange Contractors Water
				Authority
				San Joaquin, County of
				San Luis Delta-Mendota Water Authority
				Santa Clarita Valley Water Agency
				Santa Maria Valley Chamber of Commerce
				Southwest California Legislative Council
				Stanislaus, County of
				State Water Contractors, Inc.
				Torrance Chamber of Commerce
				Tulare Chamber of Commerce
				Tulare, County of
				United Ag
				United Water Conservation District
				Valley Ag Water Coalition
				Valley Industry and Commerce Association (VICA)
				Walnut Valley Water District
				West Coast Lumber & Building Material Assocaiton
				Western Agricultural Processors Association
				Western Growers Association
				Western Independent Refiners Association
				Western Plant Health Association
				Western States Petroleum Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Western Wood Preservers Institute
				Westlands Water District

### **Metro Government Relations**

SB 4 McGuire D

Housing.

YFAR 4/26/2019-Failed Deadline pursuant to Rule 61(a)(2). (Last location was GOV. & F. 4/2/2019)(May be acted upon Jan 2020)

4/26/2019-S. 2 (1)The Planning and Zoning Law requires a city or county to adopt a general plan for land use development within its boundaries that includes, among other things, a housing element. Existing law requires an attached housing development to be a permitted use, not subject to a conditional use permit, on any parcel zoned for multifamily housing if at least certain percentages of the units are available at affordable housing costs to very low income, lower income, and moderate-income households for at least 30 years and if the project meets specified conditions relating to location and being subject to a discretionary decision other than a conditional use permit. Existing law provides for various incentives intended to facilitate and expedite the construction of affordable housing. This bill would authorize a development proponent of a neighborhood multifamily project or eligible transit-oriented development (TOD) project located on an eligible parcel to submit an application for a streamlined, ministerial approval process that is not subject to a conditional use permit. The bill would define a "neighborhood multifamily project" to mean a project to construct a multifamily unit of up to 2 residential dwelling units in a nonurban community, as defined, or up to 4 residential dwelling units in an urban community, as defined, that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019. The bill would define an "eligible TOD project" as a project located in an urban community, as defined, that meets specified height requirements, is located within 1/2 mile of an existing or planned transit station parcel or entrance, and meets other floor area ratio, density, parking, and zoning requirements. The bill also requires an eligible TOD project development proponent to develop a plan that ensures transit accessibility to the residents of the development in coordination with the applicable local transit agency. The bill would require specified TOD projects to comply with specified affordability, prevailing wage, and skilled and trained workforce requirements. The bill would also define "eligible parcel" to mean a parcel located within a city or county that has unmet regional housing needs and has produced fewer housing units than jobs over a specified period; is zoned to allow residential use and qualifies as an infill site; is not located within a historic district, coastal zone, very high fire hazard severity zone, or a flood plain; the development would not require the demolition of specified types of affordable housing; the parcel is not eligible for development under existing specified

Environmental Quality (text 4/10/2019) Support

California Alternative Payment **Program Association** 

### Oppose

Associated Builders and Contractors, Inc.

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 5	10/13/2019-	transit-oriented development authorizations; and the parcel in question has been fully reassessed on or after January 1, 2021, to reflect its full cash value, following a change in ownership. This bill contains other related provisions and other existing laws.  Existing property tax law requires the county auditor, in each fiscal year, to		Local Government (text 6/17/2019) Support
Affordable Housing and Community	S. VETOED 10/13/2019- Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	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 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. This bill contains other related provisions and other existing laws.		Abode Services Affordable Housing Network of Santa Clara County Alameda Albany American Planning Association, California Chapter Arcata Associated Builders and Contractors, Northern California Chapter Association of Bay Area Governments Atascadero Bay Area Council Big City Mayors Bill Wilson Center Brentwood BRIDGE Housing Corporation California Apartment Association California Association for Local Economic Development California Association of Housing Authorities California Contract Cities Association California Forward Action Fund California Hawaii State Conference of the NAACP California Labor Federation California League Conservation Voters California Legislative Conference of Plumbing, Heating, and Piping Industry California State Association of Electrical Workers

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California State Council of Laborers
				California State Pipe Trades Council
				Catholic Charities of Santa Clara County
				City Manager of the City of Hollister
				City of Beverly Hills
				City of Burbank
				City of Camarillo
				City of Cerritos
				City of East Palo Alto
				City of Encinitas
				City of Glendale
				City of La Mirada
				City of Paramount
				City of San Carlos
				City of Thousand Oaks
				City of Ventura
				City of West Hollywood
				Cloverdale
				Clovis
				Coalition for Humane Immigrant Rights
				Concord
				Construction Employers' Association
				Core Affordable Housing
				Cotati
				Councilmember Tony Madrigal, Modesto City
				Council, District 2
				Covina
				Crescent City
				Cupertino
				Downey
				EAH Housing
				East Bay Housing Organizations (EBHO)
				Eden Housing
				Escondido
				Eureka
				Farmersville
				First Community Housing
				Fort Bragg

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Fountain Valley
				Garden Grove
				Goleta
				Habitat for Humanity East Bay/Silicon Valley
				Half Moon Bay
				Housing California
				Housing Trust of Silicon Valley
				Indivisible San Jose
				International Union of Operating Engineers, Cal-
				Nevada Conference
				Kosmont Companies
				Lafayette
				Laguna Beach
				Laguna Niguel
				Lakeport
				Lakewood
				League of California Cities
				League of California Cities, Los Angeles County
				Division
				League of California Cities, San Diego County Division
				LifeMoves
				Local Government Commission
				Los Alamitos
				Marin County Council of Mayors and
				Councilmembers
				Mayor of San Jose Sam Liccardo
				Metropolitan Transportation Commission
				MidPen Housing Corporation
				Midpeninsula Regional Open Space District
				Mill Valley
				Modesto
			I .	Moorpark
			I .	Mountain View
				MuniServices, LLC
				Napa
				National Electrical Contractors Association, California
				Chapter
				Newport Realty Advisors

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Non-Profit Housing Association of Northern California
				Northern California Allied Trades
				Northern California Carpenters Regional Council
				Northern California Sheet Metal Workers' Local 104
				Norwalk
				Novato
				Orange Cove
				Palo Alto
				Pasadena
				Petaluma Pie Company
				PICO California
				Pinole
				Pismo Beach
				Placentia
				Rainbow Chamber of Commerce Silicon Valley
				(RCCSV)
				Rancho Cucamonga
				ROEM Development Corporation
				Rohnert Park
				Rosemead
				Roseville
				Sacramento Area Council of Governments
				Salinas, City of
				San Diego
				San Diego Association of Governments
				San Francisco Housing Action Coalition
				San Joaquin Hispanic Chamber of Commerce
				San Jose
				San Jose Conservation Corps & Charter School
				San Rafael
				Sand City
				Sand Hill Property Company
				Santa Clara and San Benito Counties Building &
				Construction Trades Council
				Santa Clara County Cities Association
				Santa Clara Valley Open Space Authority
				Santa Cruz
				Santa Monica

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Satellite Affordable Housing Associates
				Silicon Valley At Home (Sv@Home)
				Silicon Valley Leadership Group
				Silicon Valley Young Democrats
				South Bay AFL-CIO Labor Council
				South Bay Cities Council of Governments
				South Bay YIMBY
				South Pasadena
				Southern California Association of Governments
				Southwest California Legislative Council
				SPUR
				Stanislaus Council of Governments
				Stanton
				State Building and Construction Trades Council of
				California
				Stockton
				TechEquity Collaborative
				Tenderloin Neighborhood Development Corporation
				Town of Colma
				Town of Corte Madera
				Town of Danville
				Town of Fairfax
				Tracy Chamber of Commerce
				Tuolumne County Chamber of Commerce
				UA Local Union 393
				United Contractors
				Vallejo
				Ventura Council of Governments Wall and Ceiling Alliance
				Western States Council of Sheet Metal Workers
				Western Wall and Ceiling Contractors Association
				Working Partnerships USA Oppose
				Association of California School Administrators
				California Association of School Business Officials
				California School Boards Association
				California School Employees Association
				California Teachers Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
			1	Howard Jarvis Taxpayers Association Los Angeles Unified School District Board of
				Education
				One individual
				Small School Districts' Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
<u>SB 6</u>	10/9/2019-	Existing law requires each state agency to make a review of all proprietary		Accountability And Administrative
<u>Beall</u> D	S. CHAPTERED	state lands over which it has jurisdiction, subject to certain exceptions, and to		Review (text 4/23/2019)
	10/9/2019-	report to the Department of General Services on those lands in excess of its		Support
Residential	Approved by	foreseeable needs. Existing law requires the jurisdiction over lands reported		Association of Bay Area Governments
development:	the Governor.	excess to be transferred to the department upon request. Existing law		California Apartment Association
available land.	Chaptered by	requires the Department of General Services to report to the Legislature		California Association of Realtors
	Secretary of	annually on the lands declared excess. Existing law requires a city or county to		California Building Industry Association
	State. Chapter	have a general plan for development with a housing element and to submit		California Housing Consortium
	667, Statutes of	the housing element to the Department of Housing and Community		California YIMBY
	2019.	Development prior to adoption or amendment. Existing law requires that the		County of Santa Clara
		housing element include an inventory of land suitable and available to		Grounded Solutions Network
		residential development, as specified. This bill would require the Department		Habitat for Humanity California
		of Housing and Community Development to furnish the Department of		Metropolitan Transportation
		General Services with a list of local lands suitable and available for residential		Commission
		development as identified by a local government as part of the housing		Non-Profit Housing Association of
		element of its general plan. The bill would require the Department of General		Northern California
		Services to create a database of that information and information regarding		SPUR
		state lands determined or declared excess and to make this database		TechEquity Collaborative
		available and searchable by the public by means of a link on its internet		Working Partnerships USA
		website. The bill would require for any housing element adopted on or after		Oppose
		January 1, 2021, that the local planning agency submit an electronic copy of		None
		the inventory of land suitable and available for residential development to		
		the Department of Housing and Community Development. By requiring local		
		governments to electronically submit the inventory of land suitable and		
		available for residential development to the department, 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
SB 7	10/12/2019-	(1)Existing law establishes priorities and procedures that any state agency	Support	Transportation (text 6/24/2019)
<u>Portantino</u> D	S. CHAPTERED	disposing of surplus residential property is required to follow. Under existing		Support
	10/12/2019-	law, specified single-family residences must first be offered to their former		Arlington Garden in Pasadena
Surplus	Approved by	owners or present occupants, as specified. Existing law also gives tenants in		City of Pasadena
nonresidential	the Governor.	good standing of nonresidential properties priority to purchase, at fair market		City of South Pasadena
property and	Chaptered by	value, the property they rent, lease, or otherwise legally occupy. This bill		Cottage Co-Op Nursery School
State Highway	Secretary of	would require a state agency to give priority to a tenant in good standing of a		four individuals
Route 710.	State. Chapter	nonresidential property to purchase, at the lesser of fair market value or		Los Angeles County Board of
	835, Statutes of	value in use, as defined, if the tenant is a city or a nonprofit organization, as		Supervisors
	2019.	specified. The bill would prohibit the Department of Transportation from		Los Angeles County Metropolitan
		selling a nonresidential property to a tenant described above at a value below		Transportation Authority
		the minimum sales price, as defined in the department's Affordable Sales		Los Angeles County Supervisor Kathryn
		Program as of July 1, 2019. The bill would require the selling agency, if a		Barger
		nonresidential property is offered at a price that is less than fair market value,		NO 710 Action Committee
		to impose appropriate terms, conditions, and restrictions. This bill contains		Pasadena Heritage
		other related provisions and other existing laws.		Ronald McDonald House Pasadena
				Sequoyah School
				Sierra Club California
				South Pasadena Preservation
				Foundation
				Waverly School
				Westridge School
				Oppose
				City of Alhambra

### **Metro Government Relations**

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Po	rtar	ntir	<u>10</u> l	D

CD 15

Property tax revenue allocations: Local-State Sustainable Investment Program.

YFAR 5/17/2019pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE

be acted upon

Jan 2020)

5/17/2019-S. 2 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, and generally provides that each Failed Deadline jurisdiction shall be allocated an amount equal to the total of the amount of revenue allocated to that jurisdiction in the prior fiscal year, subject to certain modifications, and that jurisdiction's portion of the annual tax increment, as defined. Existing property tax law also reduces the amount of ad valorem property tax revenue that would otherwise be annually allocated to the county, cities, and special districts pursuant to these general allocation requirements by requiring, for purposes of determining property tax revenue 5/13/2019)(May allocations in each county for the 1992–93 and 1993–94 fiscal years, that the amount of property tax revenue deemed allocated in the prior fiscal year to the county, cities, and special districts be reduced in accordance with certain formulas. Existing property tax law requires that the revenues not allocated to the county, cities, and special districts as a result of these reductions be transferred to the Educational Revenue Augmentation Fund (ERAF) in that county for allocation to school districts, community college districts, and the county office of education. This bill would establish the Local-State Sustainable Investment Program, which would be administered by the Department of Finance. The bill would authorize a city, a county, or a specified joint powers agency that meets specified eligibility criteria to apply to the Department of Finance for funding for projects that further certain purposes, including increasing the availability of affordable housing. The bill would require that funding under the program be provided by an allocation of ad valorem property tax revenues, as provided, and would limit the amount of funding approved under the program to \$200,000,000 per fiscal year and \$1,000,000,000 total. This bill contains other related provisions and other existing laws.

Housing (text 4/8/2019)

Support

None

Oppose

California Teachers Association

### **Metro Government Relations**

SB 25 Caballero D

California Environmental Quality Act: projects funded by qualified opportunity zone funds or other public funds.

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

7/10/2019-A. 2 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

Natural Resources (text 4/30/2019)

California Council for Affordable Housing

City of Merced

City of Tulare

Civil Justice Association of California

County of Monterey

Habitat for Humanity California

Los Angeles County Business Federation

Steinberg Institute

### Oppose

Asian Pacific Environmental Network

Associated Builders and Contractors Northern

California Chapter

California Environmental Justice Alliance

California Judges Association

California League of Conservation Voters

Catholic Charities, Diocese of Stockton

Center for Biological Diversity

Center for Community Action and Environmental

Justice

Center on Race, Poverty & the Environment

Central California Asthma Collaborative

Citizens Advocating for Roblar Rural Quality

Communities for a Better Environment

Endangered Habitats League

Environmental Health Coalition

Fathers and Families of San Joaquin

Friends of Loma Alta Creek

Greenspace - The Cambria Land Trust

Hills for Everyone

Judicial Council of California

Leadership Counsel for Justice & Accountability

Petaluma River Council

Physicians for Social Responsibility - Los Angeles

Planning and Conservation League

Plumbing-Heating-Cooling Contractors of California

Russian River Watershed Protection Committee

Save Our Heritage Organisation

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		party that fails to provide the notice of intent to sue. This bill contains other related provisions and other existing laws.		Sebastopol Water Information Group Sierra Club California Strategic Actions for a Just Economy The River Project Western Electrical Contractors Association

### **Metro Government Relations**

Chang R	
Human	

SB 35

Human trafficking: California ACTS Task Force. 10/13/2019-S. VETOED 10/13/2019-Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.

Existing law makes a person who deprives or violates the personal liberty of another with the intent to obtain forced labor or services guilty of the crime of human trafficking and subject to imprisonment and a specified fine. This bill would establish the California Alliance to Combat Trafficking and Slavery (California ACTS) Task Force to collect and organize data on the nature and extent of trafficking of persons in California. The bill would require the task force to examine collaborative models between local and state governments and nongovernmental organizations for protecting victims of trafficking, among other, related duties. Under the bill, the task force would be comprised of specified state officials and specified individuals who have expertise in human trafficking or provide services to victims of human trafficking, as specified. The bill would require the task force to hold its first meeting no later than July 1, 2020, and would require the task force to meet at least 4 times. The bill would require the task force to report its findings and recommendations to the Office of Emergency Services, the Governor, the Attorney General, and the Legislature by July 1, 2023. This bill contains other related provisions.

### Public Safety (text 6/20/2019) Support

Alameda County District Attorney's Office

California Alliance of Child and Family Services

California Catholic Conference California District Attorneys

Association

California Massage Therapy Council California Partnership to End Domestic

Violence

California Police Chiefs Association California Public Defenders Association California State Sheriffs' Association Coalition to Abolish Slavery and

Trafficking

Dignity Health

Junior League of San Diego

Junior Leagues of California State

Public Affairs Committee

Motivating Inspiring Supporting and Serving Sexually Exploited Youth

National Council of Jewish Women CA

Religious Sisters of Charity

Riverside Sheriffs' Association

San Diego District Attorney

Santa Barbara Women's Political

Committee

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 43 Allen D Carbon intensity and pricing:	7/10/2019-A. 2 YEAR 7/10/2019- Failed Deadline pursuant to Rule 61(a)(10). (Last location	The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating	Work with Author	Recent Support/Oppose Oppose None Revenue And Taxation (text 7/1/2019) Support Alameda County Waste Management Authority Fossil Free California South Bay 350 Los Angeles The Nature Conservancy Oppose None
	on 6/24/2019)(May be acted upon Jan 2020)	findings from a study, as specified, to determine the feasibility and practicality of assessing the carbon 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.		

### **Metro Government Relations**

SB 44 Skinner D

Medium- and heavy-duty vehicles: comprehensive strategy.

9/18/2019-S. CHAPTERED 9/20/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 2019.

The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. This bill would require the state board, no later than January 1, 2021, and at least every 5 years thereafter, in consultation with the Department of Transportation, the State Energy Resources Conservation and Development Commission, and the Governor's Office of Business and Economic Development and in collaboration with relevant stakeholders, to update the state board's 2016 mobile source 297, Statutes of strategy to include a comprehensive strategy for the deployment of mediumduty and heavy-duty vehicles in the state for the purpose of bringing the state into compliance with federal ambient air quality standards and reducing motor vehicle greenhouse gas emissions from the medium-duty and heavyduty vehicle sector. The bill would require the state board to recommend reasonable and achievable goals, based on specified factors, for reducing emissions from medium-duty and heavy-duty vehicles by 2030 and 2050, respectively, as part of the comprehensive strategy. The bill also would require the state board to include other specified information in the updates to the 2016 mobile source strategy. The bill would authorize the state board to establish a process to identify medium-duty and heavy-duty vehicle segments that can more quickly reduce motor vehicle emissions, consistent with the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program, with a beachhead market analysis. This bill contains other existing laws.

### Natural Resources (text 6/19/2019) Support

350 Bay Area

350 Silicon Valley

Advanced Energy Economy (AEE)

Advanced Engine Systems Institute

American Lung Association of California Bay Area Air Quality Management District

Breathe California

California Business Properties Association

California Chamber of Commerce

California Electric Transportation Coalition

(CalETC)

California Health Care Climate Alliance

California League of Conservation Voters California Manufacturers and Technology

Association

California Trucking Association

Calstart Inc.

Center for Climate Change & Health

Central Valley Air Quality Coalition

Ceres. Inc.

Coalition for Clean Air

Coalition For Renewable Natural Gas

Community Action to Fight Asthma

CR&R, Inc.

**Environment California** 

**Environmental Working Group** 

Fossil Free California

Friends Committee on Legislation of California

Health Care Without Harm

Los Angeles County Business Federation

Move LA, A Project of Community Partners

Natural Resources Defense Council (NRDC)

Neste US, Inc.

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				NextGen California Oberon Fuels Regional Asthma Management and Prevention San Gabriel Valley Economic Partnership Sierra Club California Southern California Edison Southern California Gas Company Oppose None
SB 48	5/17/2019-S. 2	(1)The Planning and Zoning Law requires the legislative body of each county		Environmental
<u>Wiener</u> D	YEAR	and city to adopt a comprehensive, long-term general plan for the physical		Quality (text 3/25/2019)
	5/17/2019-	development of the county or city that includes a housing element. Existing		Support
Low Barrier		law requires that the housing element identify adequate sites for housing,		California Alternative Payment
Navigation	pursuant to	including rental housing, factory-built housing, mobilehomes, and emergency		Program Association
Center	Rule 61(a)(5).	shelters, and to make adequate provision for the existing and projected needs		California Council of Community
developments.	(Last location	of all economic segments of a community. This bill would revise the		Behavioral Health Agencies
	was APPR.	requirements of the housing element, as described above, in connection with		California Rural Legal Assistance
	SUSPENSE FILE	the identification of zones where emergency shelters are allowed as a		Foundation
	on	permitted used with a conditional use or other discretionary permit. The bill		California YIMBY
		would generally require that emergency shelters be in areas that allow		Corporation for Supportive Housing
	be acted upon	residential use, including mixed-use areas, but would permit designation in		Housing California
	Jan 2020)	nonresidential zones if a zoning designation is not possible where residential		Non-Profit Housing Association of
		use is a permitted use and if a local government can demonstrate that the		Northern California
		zone is connected to specified amenities and services. The bill would remove		San Francisco Housing Action Coalition
		the authorization granted to local government to require off-street parking,		San Joaquin Continuum of Care
		as specified, in connection with standards applied to emergency shelters. The		Western Center on Law and Poverty
		bill would require that zones where emergency shelters are allowed include		Oppose
		sites that meet at least one of certain prescribed standards. This bill contains		None
		other related provisions and other existing laws.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 50 Wiener D  Planning and zoning: housing development: streamlined approval: incentives.	6/4/2019-S. 2 YEAR 6/4/2019-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on	(1)Existing law authorizes a development proponent to submit an application for a multifamily housing development that satisfies specified planning objective standards to be subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit. This bill would authorize a development proponent of a neighborhood multifamily project located on an eligible parcel to submit an application for a streamlined, ministerial approval process that is not subject to a conditional use permit. The bill would define a "neighborhood multifamily project" to mean a project to construct a multifamily structure on vacant land, or to convert an existing structure that does not require substantial exterior alteration into a multifamily structure, consisting of up to 4 residential dwelling units and that meets local height, setback, and lot coverage zoning requirements as they existed on July 1, 2019. The bill would also define "eligible parcel" to mean a parcel that meets specified requirements, including requirements relating to the location of the parcel and restricting the demolition of certain housing development that may already exist on the site. This bill contains other related provisions and other existing laws.		Governance And Finance (text 3/11/2019) Support 3,025 Individuals 6Beds, Inc. AARP Bay Area Council BRIDGE Housing Corporation Building Industry Association of the Bay Area Burbank Housing Development Corporation CalAsian Chamber of Commerce California Apartment Association California Community Builders California National Party California State Council on Developmental Disabilities California YIMBY City of Dana Point Chamber of Commerce Emeryville Facebook, Inc. Fieldstead And Company, Inc. Fossil Free California Greater Washington Hamilton Families Local Government Commission Los Angeles Area Chamber of Commerce Ms. Murrieta Chamber of Commerce Natural Resources Defense Council (NRDC) North Orange County Chamber of Commerce Oakland Metropolitan Chamber of Commerce Office of the Mayor, San Francisco Orange County Business Council Oxnard Chamber of Commerce Related California Santa Cruz County Chamber of Commerce Santa Maria Valley Chamber of Commerce

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Silicon Valley At Home (Sv@Home)
				Silicon Valley Leadership Group
				South Bay Jewish Federation
				South Bay YIMBY
				SPUR
				Stripe
				Technet-technology Network
				The Silicon Valley Organization
				TMG Partners
				Valley Industry and Commerce Association (VICA)
				YIMBY Action
				Oppose
				1,850 Individuals
				AIDS Healthcare Foundation
				Alliance of Californians for Community
				Empowerment (ACCE) Action
				American Planning Association, California Chapter
				Asian Pacific Environmental Network
				Barbary Coast Neighborhood Association
				Bay Area Transportation Working Group
				Berkeley Tenants Union
				Brentwood Community Council - West Los Angeles
				Causa Justa: Just Cause
				Central Valley Empowerment Alliance
				Century Glen Hoa
				City of Brentwood, California
				City of Chino Hills
				City of Cupertino
				City of Downey
				City of Glendale
				City of Glendora
				City of La Mirada
				City of Lafayette
				City of Lakewood
				City of Palo Alto
				City of Pasadena
				City of Pinole
				City of Redondo Beach

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				City of San Mateo City of Santa Clarita City of Solana Beach ;City of Sunnyvale City of Vista Coalition for San Francisco Neighborhoods Concerned Citizens of Los Feliz Cow Hollow Association Dolores Heights Improvement Club Dolores Street Community Services East Mission Improvement Association East Yard Communities for Environmental Justice Grayburn Avenue Block Club Homeowners Of Encino Housing for All Burlingame
				Housing Rights Committee of San Francisco Jobs with Justice San Francisco Jordan Park Improvement Association League of California Cities Legal Services for Prisoners with Children (LSPC) Los Angeles Tenants Union - Hollywood Local Case Worker
				Los Angeles Tenants Union Networking Team Miraloma Park Improvement Club Mission Economic Development Agency New Livable California Dba Livable California Noe Neighborhood Council Northeast Business Economic

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Development Dba Northeast Business
				Association
				Planning Association for the Richmond
				PODER
				Preserve LA
				Rancho Cucamonga
				Rancho Palos Verdes
				Redstone Labor Temple Association
				Regional-Video
				Sacred Heart Community Service
				San Francisco Rising Alliance
				San Francisco Senior and Disability
				Action
				San Francisco Tenants Union
				Save Capp Street
				Senior and Disability Action
				SF Ocean Edge
				Sherman Oaks Homeowners
				Association
				South Bay Cities Council of
				Governments
				South Brentwood Residents
				Association
				South of Market Community Action
				Network
				Stand Up for San Francisco
				Sunset-Parkside Education And Action

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Committee (Speak)
				Sutro Avenue Block Club/Leimert Park
				Telegraph Hill Dwellers
				Tenant Sanctuary
				Tenants Together
				The San Francisco Marina Community
				Association
				Toluca Lake Homeowners Association
				United to Save the Mission
				Urban Habitat
				West Mar Vista Residents Association
				Yah! (Yes to Affordable Housing)

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		Communications And
<u>Allen</u> D	YEAR	powers and duties, including the duty to advise and assist the Secretary of		Conveyance (text 7/3/2019)
	8/30/2019-	Transportation and the Legislature in formulating and evaluating state		Support
California	Failed Deadline	policies and plans for transportation programs in the state. This bill would		350 Bay Area
Transportation	pursuant to	require the chair of the commission to establish an advisory committee, the		CALSTART
Commission:	Rule 61(a)(12).	California Council on the Future of Transportation, to provide the Governor		Center for Climate Change & Health
advisory	(Last location	and the Legislature with recommendations for changes in state policy to		Community Environmental Council
committee:	was APPR.	ensure that California continues to be the world leader in autonomous,		Fossil Free California
autonomous	SUSPENSE FILE	driverless, and connected vehicle technology. The bill would require the		Leadership Counsel for Justice &
vehicle	on	council to consist of at least 22 members, selected by the chair or designated,		Accountability
technology.	8/14/2019)(May	as specified, who represent, among others, transportation workers, various		Mayor of Sacramento, Darrell
	be acted upon	state and local agencies, and a disability rights organization. The bill would		Steinberg
	Jan 2020)	require the council to gather public comment on issues and concerns related		Sierra Club California
		to autonomous vehicles and to submit, among other things,		Transform
		recommendations for statewide policy changes and updates to the		Union of Concerned Scientists
		Legislature no later than January 1, 2022, and to submit a report of its		Oppose
		recommendations biannually thereafter, or more frequently at the		None
		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.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 87	6/27/2019-	(1)The Highway Safety, Traffic Reduction, Air Quality, and Port Security Bond		
Committee on	S. CHAPTERED	Act of 2006, approved by the voters as Proposition 1B at the November 7,		
Budget and	6/27/2019-	2006, statewide general election, authorizes the issuance of \$19.925 billion of		
Fiscal Review	Approved by	general obligation bonds for specified purposes, including \$2 billion to be		
	the Governor.	transferred to the Trade Corridors Improvement Fund (TCIF), created by the		
Transportation.	Chaptered by	bond act. The bond act makes the moneys in the TCIF available, upon		
	Secretary of	appropriation in the annual Budget Act by the Legislature and subject to such		
	State. Chapter	conditions and criteria as the Legislature may provide by statute, for		
	32, Statutes of	allocation by the California Transportation Commission for infrastructure		
	2019.	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. This bill		
		contains other related provisions and other existing laws.		
<u>SB 127</u>	10/12/2019-	1)Existing law provides that the Department of Transportation has full		Transportation (text 7/1/2019) Support
<u>Wiener</u> D	S. VETOED	possession and control over the highways of the state and is responsible for		

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
Transportation funding: active transportation: complete streets.	10/12/2019- Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.	preparing the State Highway Operation and Protection Program for the expenditure of transportation funds for major capital improvements that are necessary to preserve and protect the state highway system. Existing law also creates the California Transportation Commission, with specified powers and duties relative to the programming of transportation capital improvement projects and the allocation of state transportation funds for state transportation improvement projects. Existing law requires the department, in consultation with the commission, to prepare an asset management plan to guide selection of projects for the State Highway Operation and Protection Program consistent with any applicable state and federal requirements. Existing law requires the commission, in connection with the asset management plan, to adopt targets and performance measures reflecting state transportation goals and objectives. This bill would require the asset management plan to prioritize the implementation of safe and connected facilities for pedestrians, bicyclists, and transit users on all State Highway Operation and Protection Program projects, as specified. The bill would require the department to include complete streets elements in the asset management plan, as specified.		350 Bay Area Action AARP California ActiveSGV Alameda County Transportation Commission American Heart Association American Lung Association of California Bike Bakersfield Bike East Bay Bike San Diego California Alliance for Retired Americans California Bicycle Coalition California City Transportation Initiative California Parks & Recreation Society California Parks & Recreation Society California Public Interest Research Group California Walks Calstart Inc. Catholic Charities of the Diocese of Stockton Cedars Center for Climate Change and Health Central California Asthma Collaborative City of Sacramento City of Sacramento City of Santa Monica Climate Action Campaign Climate Resolve ClimatePlan Coalition for Clean Air Coalition for Responsible Transportation Priorities Cultiva La Salud Day One, Inc. East Bay Regional Park District Encinitas, City Of Environment California Fossil Free California Half Moon Bay; City Of Inland Empire Bicycle Alliance La Verne Bicycle Coalition Latino Coalition for a Healthy California

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Leadership Counsel for Justice & Accountability
				Los Angeles County Bicycle Coalition
				Los Angeles WALKS
				Lyft, Inc.
				Midpeninsula Regional Open Space District
				Napa Valley Bicycle Coalition
				NRDC
				Office of the Mayor, San Francisco
				Orange County Bicycle Coalition
				PeopleforBikes
				Planning and Conservation League
				PolicyLink
				Public Advocates, Inc.
				Rails-to-Trails Conservancy
				Redwood Community Action Agency
				Rural County Representatives of California (RCRC)
				Safe Routes Partnership (sponsor)
				San Francisco Bicycle Coalition
				Santa Monica Spoke
				Save the Bay
				Seamless Bay Area
				Shasta Living Streets
				Sierra Club California
				Silicon Valley Bicycle Coalition
				Silicon Valley Leadership Group
				Sunflower Alliance
				Trust for Public Lands
				Walk Long Beach
				Walks Sacramento
				Oppose
				South Bay Cities Council of Governments

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 128	10/3/2019-	Existing law establishes a pilot program to allow the Counties of Alameda, Los		Governance And
<u>Beall</u> D	S. CHAPTERED	Angeles, Riverside, San Bernardino, San Diego, San Mateo, Solano, and Yuba		Finance (text 7/10/2019)
	10/3/2019-	to select a bidder on the basis of best value, as defined, for construction		Support
Public contracts:	Approved by	projects in excess of \$1,000,000. Existing law also authorizes these counties		California State Association of
Best Value	the Governor.	to use a best value construction contracting method to award individual		Counties
Construction	Chaptered by	annual contracts, not to exceed \$3,000,000, for repair, remodeling, or other		County of San Bernardino
Contracting for	Secretary of	repetitive work to be done according to unit prices, as specified. Existing law		County of San Diego
Counties Pilot	State. Chapter	establishes procedures and criteria for the selection of a best value contractor		Gordian Group
Program.	501, Statutes of	and requires that bidders verify specified information under oath. Existing law		San Mateo County
	2019.	requires the board of supervisors of a participating county to submit a report		Solano County
		that contains specified information about the projects awarded using the best		State Building and Constructions
		value procedures described above to the appropriate policy committees of		Trades Council
		the Legislature and the Joint Legislative Budget Committee before January 1,		Oppose
		2020. Existing law repeals the pilot program provisions on January 1,		None
		2020. This bill would authorize the County of Santa Clara and the County of		
		Monterey to utilize this pilot program and would extend the operation of		
		those provisions until January 1, 2025. The bill, instead, would require the		
		board of supervisors of a participating county to submit the report described		
		above to the appropriate policy committees of the Legislature and the Joint		
		Legislative Budget Committee before March 1, 2024. By expanding the crime		
		of perjury, this bill would impose a state-mandated local program. This bill		
		contains other related provisions and other existing laws.		

### **Metro Government Relations**

SB 137 Dodd D

Federal transportation funds: state exchange programs.

10/8/2019-S. CHAPTERED 10/8/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 2019.

Existing federal law apportions transportation funds to the states under various programs, including the Surface Transportation Program and the Highway Safety Improvement Program, subject to certain conditions on the use of those funds. Existing law provides for the allocation of certain of those funds to local entities. Existing law provides for the exchange of federal and state transportation funds between local entities and the state under certain circumstances. This bill would authorize the Department of Transportation to allow the above-described federal transportation funds that are allocated as 639, Statutes of local assistance to be exchanged for nonfederal State Highway Account funds appropriated to the department on a dollar-for-dollar basis for federal local assistance funds received by a city, county, or city and county, as specified. The bill would require, among other things, the total amount of federal funds exchanged to not exceed \$100,000,000 during each federal fiscal year. The bill would also require the department to consult with the League of California Cities and the California State Association of Counties on implementation. This bill contains other existing laws.

### Transportation (text 6/18/2019) Support

Alameda County Transportation Commission

American Automobile Association of Northern California, Nevada & Utah Association of Bay Area Governments

Automobile Club of Southern

California

California Asphalt Pavement

Association

California State Association of

Counties

City of Sacramento

Contra Costa County

League of California Cities

Marin County Council of Mayors and

Councilmembers

Metropolitan Transportation

Commission

Napa County Transportation and

Planning Agency/Napa Valley Transportation Authority

Sacramento Area Council of

Governments

Transportation California

United Contractors

Urban Counties of California

Oppose

**Metro Government Relations** 

Bill ID/Topic Lo	ocation	Summary	Position	Recent Support/Oppose
				None
Wiener D S.  Employees: All lactation accommodation. Cl	. CHAPTERED 0/10/2019- pproved by he Governor. haptered by	Existing law prohibits an employer, who is required by law to give an employee a rest period during a workday, from requiring the employee to work during the rest period. Existing law requires an employer to pay the employee one additional hour of pay, at the employee's regular rate of compensation, for each rest period not provided. Existing law requires employers to provide a reasonable amount of break time to employees		Business And Professions (text 6/20/2019) Support 4 - Individuals 9to5 National Association of Working Women Academy Of Lactation Policy And Practice Inc. American Academy of Pediatrics, California District American Association of University Women, California
St 72	tate. Chapter 20, Statutes of 019.	desiring to express milk for the employee's infant child. Existing law also requires an employer to make reasonable efforts to provide the employee with the use of a room, or other location, other than a bathroom, in close proximity to the employee's work area, for the employee to express milk in private. Existing law exempts an employer from the break time requirement if the employer's operations would be seriously disrupted by providing that time to employees desiring to express milk. Existing law subjects employers who violate these provisions to a civil penalty of \$100 per violation and authorizes the Labor Commissioner to issue citations for those violations. This bill would instead require an employer to provide a lactation room or location that includes prescribed features and would require an employer, among other things, to provide access to a sink and refrigerator in close proximity to the employee's workspace, as specified. The bill would deem denial of reasonable break time or adequate space to express milk a failure to provide a rest period in accordance with state law. The bill would prohibit an employer from discharging, or in any other manner discriminating or retaliating against, an employee for exercising or attempting to exercise rights under these provisions and would establish remedies that include filing a complaint with the Labor Commissioner. The bill would authorize employers with fewer than 50 employees to seek an exemption from the requirements		

Bill ID/Topic Lo	ocation	Summary	Position	Recent Support/Oppose
		of these provisions if the employer demonstrates that the requirement posed an undue hardship by causing the employer significant difficulty or expense, as specified. The bill would require an employer who obtains an exemption to make a reasonable effort to provide a place for an employee to express milk in private, as specified. This bill contains other related provisions.		San Diego County Court Employees Association San Jose; City of Stronger California Advocates Network United Public Employees Women's Foundation of California Oppose Building Owners and Managers Association of California California Ambulance Association California Association of Licensed Security Agencies, Guards & Associates California Attractions and Parks Association California Bankers Association California Business Properties Association California Hospital Association California Hospital Association California Hotel & Lodging Association California Restaurant Association California Restaurant Association California Special Districts Association California Travel Association California Travel Association Commercial Real Estate Development Association CSAC-Excess Insurance Authority (CSAC-EIA) El Dorado County Joint Chamber of Commerce Elk Grove Chamber of Commerce Folsom Chamber of Commerce Folsom Chamber of Commerce Greater Coachella Valley Chamber of Commerce International Council of Shopping Centers Nichols, Melburg & Rossetto Architects & Engineers Rancho Cordova Chamber of Commerce Roseville Chamber of Commerce Sacramento Regional Builders Exchange

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		Transportation (text 1/18/2019)
Beall D	YEAR	develop and implement a high-speed train system in the state, with specified		Support
	7/12/2019-	powers and duties. Existing law authorizes the authority, among other things,		None
High-Speed Rail	Failed Deadline	to keep the public informed of its activities. This bill would revise that		Oppose
Authority.	pursuant to	provision to instead authorize the authority to keep the public informed		None
	Rule 61(a)(11).	through activities, including, but not limited to, community outreach events,		
	(Last location	public information workshops, and newsletters posted on the authority's		
	was TRANS. on	internet website.		
	5/2/2019)(May			
	be acted upon			
	Jan 2020)			

### **Metro Government Relations**

SB 152 Beall D

Active Transportation Program.

YFAR 5/17/2019-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE be acted upon

Jan 2020)

5/17/2019-S. 2 Existing law establishes the Active Transportation Program in the Department of Transportation for the purpose of encouraging increased use of active modes of transportation, such as biking and walking. Existing law requires specified funds for the program to be appropriated to the department in the annual Budget Act and allocated to eligible projects by the California Transportation Commission. Existing law requires the commission to award 50% of available funds to projects competitively awarded by the commission on a statewide basis, 10% of available funds to projects in small urban and rural regions, and the remaining 40% of available funds to projects selected by metropolitan planning organizations (MPO) in urban areas with populations greater than 200,000, with the available funds distributed to each MPO based on its relative share of the population. Existing law requires the 5/13/2019)(May commission to develop guidelines and project selection criteria for the program in consultation with various agencies and interested parties. To ensure that MPOs have sufficient discretion to develop regional guidelines, existing law authorizes the commission to adopt separate guidelines for the state and the MPOs with regard to project selection criteria. Existing law requires the commission to initially adopt a 2year program of projects for the program, with subsequent 4-year programs thereafter. This bill would require that 60% of available funds be awarded to projects selected by MPOs in urban areas with populations greater than 200,000, with the available funds distributed to each MPO based on its relative share of the population, 15% to fund projects in small urban and rural regions, and 25% to projects competitively awarded by the commission on a statewide basis. The bill would require, rather than authorize, the commission to adopt separate guidelines for the MPOs to ensure that they have sufficient discretion to adopt regional guidelines and would not limit those guidelines to project selection criteria. The bill would authorize an MPO to perform its own competitive project selection process in accordance with the regional guidelines adopted by the commission, or to request the commission to perform the competitive project selection process on the MPO's behalf in accordance with guidelines adopted by the commission for the projects awarded in small urban and rural regions and on a statewide basis. With respect to the funds made available to MPOs, the bill would require the commission to allocate those funds as a lump sum to the department for disbursement to each MPO for award to projects selected

Oppose Transportation (text 3/20/2019) Unless Support Amended Metropolitan Transportation Commission Riverside County Transportation Commission Oppose California Bicvcle Coalition California Walks Leadership Counsel for Justice & Accountability PolicyLink Redwood Community Action Agency Safe Routes to School National Partnership

Walk Long Beach

Walk Sacramento

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		by the applicable MPO, unless the MPO requests the commission to conduct the competitive selection process on behalf of the MPO. The bill would authorize the commission to authorize the department to allocate a portion of the funds in the small urban and rural and the statewide distribution categories and, if the MPO requests the commission to perform the competitive project selection process on its behalf, to allocate a portion of those funds. The bill would make the provisions of the bill apply only to the 5th and successive funding cycles of the Active Transportation Program.		

### **Metro Government Relations**

SB 188	7/3/2019-
Mitchell D	S. CHAPTE
	7/2/2010

Discrimination: hairstyles.

TERED 7/3/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 58, Statutes of

2019.

Existing law states the policy of the State of California to afford all persons in public schools, regardless of their disability, gender, gender identity, gender expression, nationality, race or ethnicity, religion, sexual orientation, or any other specified characteristic, equal rights and opportunities in the educational institutions of the state, and states that the purpose of related existing law is to prohibit acts that are contrary to that policy and to provide remedies therefor. Existing law defines race or ethnicity for these purposes. This bill would provide that the definition of race for these purposes also include traits historically associated with race, including, but not limited to, hair texture and protective hairstyles, and would define protective hairstyles for purposes of these provisions. This bill contains other existing laws.

### Judiciary (text 4/2/2019)

### Support

ACLU California

Alliance for Boys and Men of Color

American Academy of Pediatrics, California District

American Federation of State, County and Municipal

Employees

Anti-Defamation League

Beauty and Barber Empowerment Center

Berkeley City Council

Black Business Association

Black Women Organized for Political Action

California Black Chamber of Commerce

California Black Health Network, Inc.

California Civil Liberties Advocacy

California Teachers Association

Chancellor of the Los Angeles Community College

Citizens Against Lawsuit Abuse

City and County of San Francisco Department on the

Status of Women

Color of Change

Crown Coalition

Delta Sigma Sorority

Dove

**Equal Rights Advocates** 

Greenlining Institute

Los Angeles Community College District

Los Angeles County Office of Education

National Association of Social Workers, California

Chapter (NASW-CA)

National Coalition of 1000 Black Women -

Sacramento Chapter

National Lawyers Guild

National Organization of Black Elected Legislative

Women

National Urban League

Personal Care Products Council

Professional Beauty Association

Public Health Advocates

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				SEIU California Service Employees International Union, California State Council United States Black Chamber of Commerce Western Center on Law and Poverty Women's Foundation of California Oppose None
SB 191	1/30/2019-	The Planning and Zoning Law requires a city or county to adopt a		
Morrell R	S. RLS. 2/6/2019-	comprehensive, long-term general plan that includes various mandatory elements, including a housing element. That law requires the housing		
Land use: housing	Referred to Com. on RLS.	element to contain, among other things, an assessment of housing needs and an inventory of resources and constraints relevant to meeting those needs.		
element.	COIII. OII KES.	That law requires the Department of Housing and Community Development to determine the existing and projected need for housing for each region, as specified. This bill would make nonsubstantive changes to that law.		
SB 210 Leyva D	9/20/2019- S. CHAPTERED	(1)Existing law requires the State Air Resources Board, in consultation with the Bureau of Automotive Repair and a specified review committee, to adopt		Environmental Quality (text 9/6/2019) Support 350 Bay Area Action
Heavy-Duty	9/20/2019- Chaptered by	regulations requiring owners or operators of heavy-duty diesel motor vehicles to perform regular inspections of their vehicles for excessive emissions of		350 Riverside Alliance of Nurses for Healthy Environments
Vehicle	Secretary of	smoke. Existing law requires the state board, in consultation with the State		American Cancer Society Cancer Action Network American Heart Association
Inspection and	State. Chapter	Energy Resources Conservation and Development Commission, to adopt		American Lung Association of California
Maintenance		regulations requiring heavy-duty diesel motor vehicles to use emission		Army, Navy, Air Force, and Marine Corps installations in the State of California
Program.	2019	control equipment and alternative fuels. This bill would require the state		Bay Area Air Quality Management District
		board, in consultation with the bureau and other specified entities, to		Breast Cancer Prevention Partners Breathe California
		implement a pilot program that develops and demonstrates technologies that show potential for readily bringing heavy-duty vehicles into an inspection and		Breathe California Sacramento Region California Bicycle Coalition
		maintenance program. The bill would require the state board, no later than 2		California Conference of Directors of Environmental
		years after the completion of the pilot program, to develop and implement a		Health California Council for Environmental and Economic Balance

### **Metro Government Relations**

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		Heavy-Duty Vehicle Inspection and Maintenance Program for nongasoline heavy-duty onroad motor vehicles, as specified. The bill would authorize the state board to assess a fee and penalties as part of the program, as specified. The bill would create the Truck Emission Check (TEC) Fund, with all the moneys deposited in the fund to be available upon appropriation. The bill would require the state board, at least 60 days prior to the first hearing of the state board to consider the adoption of any rules or regulations initially implementing the program, to submit those proposed rules and regulations to the Joint Legislative Budget Committee and to the appropriate policy committees of the Legislature. This bill contains other related provisions and other existing laws.		California Environmental Justice Alliance California Health Care Climate Alliance California Interfaith Power and Light California League of Conservation Voters California Natural Gas Vehicle Coalition California Public Health Association - North Calstart Inc. Center for Climate Change & Health Ceres, Inc. City of West Hollywood Clean Energy Coalition for Clean Air Community Action to Fight Asthma Cummins Westport Inc. Dignity Health Diocese of California Environment California Environmental Working Group Family Allergy Asthma Clinic (Fresno) Fossil Free California Friends Committee on Legislation of California Green the Church Health Care Without Harm Interfaith Climate Action Network of Contra Costa County Long Beach Alliance for Children with Asthma Lutheran Office of Public Policy Lutherans Restoring Creation Maternal and Child Health Access Motiv Power Systems National Parks Conservation Association NextGen California NRDC Physicians for Social Responsibility - Sacramento Physicians for Social Responsibility - San Francisco Bay Prevention Institute

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Public Health Institute
				Regional Asthma Management and Prevention
				San Bernardino County Transportation Authority
				San Francisco Asthma Task Force
				Sierra Club California
				South Coast Air Quality Management District
				St. John's Well Child and Family Center
				Union of Concerned Scientists
				Unitarian Universalist Ministry for Earth
				Voices for Progress
				Oppose
				California Cattlemen's Association
				California Farm Bureau Federation
				California Fuels And Convenience Alliance
				California Municipal Utilities Association
				Sacramento Regional Builders Exchange
				Western States Trucking Association

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 211	9/26/2019-	Existing law vests the Department of Transportation with full possession and		Transportation (text 3/19/2019)
<u>Beall</u> D	S. CHAPTERED	control of the state highway system, including associated property. Existing		Support
	9/26/2019-	law authorizes the department to lease certain property, including the area		Alameda County Transportation
State highways:	Approved by	above or below a state highway, and certain property held for future highway		Commission
leases.	the Governor.	purposes, to public agencies under specified terms and conditions. Existing		California State Association of
	Chaptered by	law also authorizes the department to lease airspace under a freeway, or real		Counties
	Secretary of	property acquired for highway purposes, located in various cities and		City of Sacramento
	State. Chapter	counties, that is not excess property, to specified entities for certain		Silicon Valley @ Home
	343, Statutes of	purposes, including for purposes of an emergency shelter or feeding program,		Working Partnerships USA
	2019.	subject to certain conditions. This bill would authorize the department to		Oppose
		offer for lease to a city, county, political subdivision of a city or county, or		None
		state agency airspace and real property acquired for highway purposes that		
		meets certain requirements for purposes of a temporary emergency shelter		
		or feeding program. The bill would require the entity that enters into the		
		lease to pay certain costs to the department including \$1 per month for the		
		lease and an annual administrative fee of up to \$5,000, or no more than the		
		department's cost of administering the lease, not to exceed \$15,000. The bill		
		would authorize the lease to be terminated without penalty if the		
		department determines the airspace or real property is needed for		
		departmental purposes, as specified. The bill would require the lease to		
		contain other specified terms and conditions. The bill would repeal these		
		provisions on January 1, 2029.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 236	4/26/2019-S. 2	The Economic Revitalization Act establishes the Governor's Office of Business		
<u>Wilk</u> R	YEAR	and Economic Development, also known as GO-Biz, to serve as the Governor's		
	4/26/2019-	lead entity for economic strategy and the marketing of California on issues		
Low-Carbon	Failed Deadline	relating to business development, private sector investment, and economic		
Innovation	pursuant to	growth. The office, among others, makes recommendations to the Governor		
Grant Program:	Rule 61(a)(2).	and the Legislature regarding policies, programs, and actions to advance		
Low-Carbon	(Last location	statewide economic and business development goals. This bill would establish		
Innovation	was B., P. & E.D.	the Low-Carbon Innovation Panel in the Governor's Office of Business and		
Panel.	on	Economic Development with a specified membership. The bill would establish		
	4/10/2019)(May	the Low-Carbon Innovation Grant Program, to be administered by the panel,		
	be acted upon	to award grants to help researchers, entrepreneurs, and companies create		
	Jan 2020)	and commercialize new low-carbon technologies that will help the state		
		meets its greenhouse gas emissions reductions targets, as specified. The bill		
		would authorize moneys from the Greenhouse Gas Reduction Fund to be		
		available, upon appropriation, for allocation by the panel for the purposes of		
		the program. This bill contains other existing laws.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 241	5/17/2019-S. 2	Existing law authorizes taxpayers to designate amounts in excess of their		Governance And
Moorlach R	YEAR	personal income tax liability for the support of specified voluntary		Finance (text 4/22/2019)
	5/17/2019-	contribution funds. Existing law also contains administrative provisions		Support
Personal Income	Failed Deadline	generally applicable to a new or extended voluntary contribution. Existing law		None
Tax: California	pursuant to	provides for various voluntary contribution funds to be listed on the personal		Oppose
Voluntary	Rule 61(a)(5).	income tax return, including the California Firefighters' Memorial Fund and		None
Contribution	(Last location	the California Peace Officer Memorial Foundation Fund, which are both		
Program.	was APPR.	repealed on January 1, 2021, except as otherwise provided. This bill would		
	SUSPENSE FILE	remove the repeal dates for the California Firefighters' Memorial Fund and		
	on	the California Peace Officer Memorial Foundation Fund, thereby allowing		
	5/13/2019)(May	those voluntary contribution funds to be listed on the personal income tax		
	be acted upon	return indefinitely. This bill contains other related provisions and other		
	Jan 2020)	existing laws.		

#### **Metro Government Relations**

Leyva D Public Employees' Retirement System: disallowed compensation: benefit adjustments.

SB 266

YFAR 9/15/2019-9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location was DESK on be acted upon Jan 2020)

9/15/2019-S. 2 (1)Existing law, the Public Employees' Retirement Law (PERL), establishes the Public Employees' Retirement System (PERS), which provides a defined benefit to members of the system, based on final compensation, credited service, and age at retirement, subject to certain variations. PERL authorizes a public agency to contract to make its employees members of PERS and prescribes a process for this. PERS is administered by its board of administration, which is responsible for correcting errors and omissions in the administration of the system and the payment of benefits. Existing law requires the board to correct all actions taken as a result of errors or 9/11/2019)(May omissions of the state or a contracting agency, in accordance with certain procedures. This bill would establish new procedures 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.

#### **Public Employment And** Retirement (text 6/17/2019) Support

American Federation of State, County and Municipal Employees Association of California State Supervisors

California Professional Firefighters California School Employees

Association

Organization of SMUD Employees

Peace Officers' Research Association of California

Riverside Sheriffs' Association San Diego County Court Employees

Association

#### Oppose

California Association of School

**Business Officials** 

California Special Districts Association

California State Association of

Counties

City of Beverly Hills

City of Downey

City of Thousand Oaks

County of Placer

League of California Cities Rural County Representatives of

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				California (RCRC)
				San Bernardino County District
				Advocates for Better Schools

#### **Metro Government Relations**

Road
Maintenance
and
Rehabilitation
Program: Local
Partnership
Program.

SB 277

10/12/2019-S. VETOED 10/12/2019-Vetoed by the Governor. In Senate. Consideration of Governor's veto pending.

Under existing law, the California Transportation Commission allocates various state and federal transportation funds through specified state programs to local and regional transportation agencies to implement projects consistent with the requirements of those programs. Existing law continuously appropriates \$200,000,000 annually from the Road Maintenance and Rehabilitation Account for allocation by the commission for a program commonly known as the Local Partnership Program to local or regional transportation agencies that have sought and received voter approval of taxes or that have imposed certain fees, which taxes or fees are dedicated solely for road maintenance and rehabilitation and other transportation improvement projects. Existing law requires the commission, in cooperation with the Department of Transportation, transportation planning agencies, county transportation commissions, and other local agencies, to develop guidelines for the allocation of those moneys. This bill would require the commission to annually deposit 85% of these funds into the Local Partnership Formula Subaccount, which the bill would create, and 15% of these funds into the Small Counties and Uniform Developer Fees Competitive Subaccount, which the bill would create. The bill would require the commission to distribute the funds in the Local Partnership Formula Subaccount pursuant to a specified formula to local or regional transportation agencies that meet certain eligibility requirements. The bill would require the commission to allocate funds in the Small Counties and Uniform Developer Fees Competitive Subaccount through a competitive grant program to local or regional transportation agencies that meet other eligibility requirements. The bill would require the commission, in consultation with transportation planning agencies, county transportation commissions, and other local agencies, to develop separate guidelines for the distribution or allocation of the funds in each subaccount that, among other things, establish the types of eligible projects consistent with specified requirements. In order to receive a distribution of funds from the Local Partnership Formula Subaccount from the commission in a funding cycle, the bill would require an eligible entity to submit to the commission a description of a project nominated to be funded with the funds, including the project's status and the amount of eligible local matching funds the eligible entity is committing to the project. The bill would require the commission to review the accompanying

### Transportation (text 7/1/2019) Support

Greater Riverside Chambers of Commerce

Orange County Transportation

Authority

Riverside County Transportation

Commission

San Bernardino Associated

Governments

San Bernardino County Transportation

Authority

Santa Clara Valley Transportation

Authority

Self Help Counties Coalition

Transportation Agency for Monterey County

#### Oppose

San Luis Obispo Council of

Governments

Santa Barbara County Association of

Governments

Stanislaus Council of Governments

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		documentation for nominated projects to ensure that each nominated project meets		
		certain requirements, and would require that projects determined to meet those		
		requirements be deemed eligible for funding.		
<u>SB 279</u>	4/26/2019-S. 2	The California High-Speed Rail Act creates the High-Speed Rail Authority to		
<u>Galgiani</u> D	YEAR	develop and implement a high-speed rail system in the state. The Safe,		
	4/26/2019-	Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved		
High-Speed Rail	Failed Deadline	by the voters as Proposition 1A at the November 4, 2008, general election,		
Authority:	pursuant to	provides for the issuance of \$9 billion in general obligation bonds for high-		
supplemental	Rule 61(a)(2).	speed rail purposes and \$950 million for other related rail purposes. Existing		
business plan.	(Last location	law requires the authority to prepare, publish, adopt, and submit to the		
	was TRANS. on	Legislature a business plan containing specified elements, by May 1, 2014,		
	4/3/2019)(May	and every 2 years thereafter. This bill would require the authority to develop		
	be acted upon	and adopt a supplemental business plan for the estimated cost of completing		
	Jan 2020)	the section of the high-speed rail system located between the City of Merced		
		and the northern end of the initial operating segment in the County of		
		Madera on or before February 1, 2020, and submit the supplemental business		
		plan to the Director of Finance, a specified peer review group, and certain		
		legislative committees.		

#### **Metro Government Relations**

SB 293 Skinner D

Infrastructure financing districts: formation: issuance of bonds: City of Oakland.

10/11/2019-S. CHAPTERED 10/11/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 2019.

Existing law authorizes a legislative body of a city or county to designate one or more infrastructure financing districts, adopt an infrastructure financing plan, and issue bonds, for which only the district is liable, to finance specified public capital facilities of communitywide significance. Existing law specifies procedures for the preparation and adoption of an infrastructure financing plan and the issuance of bonds by a district, including requiring that the issuance of bonds be approved by 2/3 of the voters residing within the boundaries of the district voting on the proposition. Existing law authorizes 762, Statutes of the inclusion of a provision for the division of taxes in an infrastructure financing plan. Existing law establishes certain alternative procedures for the formation and financing activities of a waterfront district, as defined, in the City and County of San Francisco. This bill would establish alternative procedures for the formation of an infrastructure financing district by the City of Oakland under these provisions. The bill would require the City Council of the City of Oakland to initiate proceedings for the formation of the district by adoption of a resolution of intention to establish the district that, among other things, directs the preparation of an infrastructure financing plan. The bill would require the infrastructure financing plan to include a provision for the division of taxes, but would prohibit the division of taxes with respect to nonconsenting affected taxing agencies and specified local educational agencies. The bill would require a district board, composed of specified members, to hold 3 noticed public hearings on the infrastructure financing plan and to conduct a protest proceeding, as provided. The bill would authorize the establishment of the district if fewer than 25% of the combined number of landowners and residents in the area file a protest to the infrastructure financing plan, or if between 25% and 50% of those landowners file such a protest and the infrastructure financing plan is submitted to the voters and approved. The bill would require the district board to provide an annual report to each landowner, resident, and affected taxing entity that

Local Government (text 6/20/2019)

Support

City of Oakland Oakland Athletics

Oppose

California Trucking Association **Harbor Trucking Association** Howard Jarvis Taxpayers Association Inland Boatman's Union International Longshore And Warehouse Union, Local 34, Marine Clerks

International Organization of Masters, Mates, And Pilots

Marine Engineers' Beneficial

Association

Northern California District Council -International Longshore and Warehouse Union

Pacific Merchant Shipping Association Ship Clerks Association ILWU Local #34

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		participates in the plan, as provided. The bill would also authorize the district		
		board to approve and issue bonds for the district by adopting a resolution		
		that contains specified information. The bill would authorize a district formed		
		under these provisions to finance specified facilities and projects. This bill		
		contains other related provisions.		

#### **Metro Government Relations**

<u>00 0 10</u>	,, -0, -
<u>Hertzberg</u> D	YEAR
	7/10/2
Governor's	Failed
Office of	pursua
Business and	Rule 6
Economic	(Last l
Development:	was RI
taxation: gross	on
income	7/1/20
exclusions:	be act
opportunity	Jan 20
zones.	

SB 315

2019ant to 51(a)(10). ocation ted upon 20)

7/10/2019-A. 2 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 Deadline 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 EV. & TAX Development to convene, at least annually, representatives from various programs and agencies across the state and from various federal programs 019)(May 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

**Revenue And** Taxation (text 6/25/2019) Support None

Oppose None

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		develop a risk management and oversight program to, among other 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 319	4/23/2019-	Existing law vests the Department of Transportation with full possession and		
Moorlach R	S. RLS.	control of the state highway system. Existing law prohibits a person from		
	4/23/2019-	driving a vehicle upon a highway with a speed limit established pursuant to		
State highways:	Withdrawn	specified provisions at a speed greater than that speed limit. Existing law		
Department of	from	prohibits a person from driving a vehicle upon a state highway at a speed		
Transportation:	committee. Re-	greater than 65 miles per hour. This bill would require the department, on or		
German	referred to	before January 1, 2021, to submit a report that includes policy		
autobahn	Com. on RLS.	recommendations to the Legislature and the California Transportation		
report.		Commission on any potential advantages of the German autobahn system		
		compared to California's state highway system and on the feasibility of		
		implementing those potential advantages in California, as specified.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 336	7/12/2019-A. 2	Existing law establishes regulations for the operation of an autonomous		Transportation (text 2/19/2019)
<u>Dodd</u> D	YEAR	vehicle on public roads for testing purposes by a driver who possesses the		Support
	7/12/2019-	proper class of license for the type of vehicle being operated if the		American Federation of State, County
Transportation:	Failed Deadline	manufacturer meets prescribed requirements. Existing law imposes various		and Municipal Employees
fully-automated	pursuant to	requirements on transit operators. This bill would require a transit operator,		California Alliance for Retired
transit vehicles.	Rule 61(a)(11).	as defined, until January 1, 2025, to ensure each of its fully-automated transit		Americans
	(Last location	vehicles, as defined, is staffed by at least one of its employees, who has had		California Conference Board of the
	was TRANS. on	specified training, while the vehicle is in service. The bill would require a		Amalgamated Transit Union
	5/24/2019)(May	transit operator that deploys a fully-automated transit vehicle to report the		California Conference of Machinists
	be acted upon	results of that deployment to the Legislature on or before March 31, 2025.		California Labor Federation
	Jan 2020)			California School Employees
				Association
				California Teamsters
				Disability Rights California
				Engineers and Scientists of California,
				IFPTE Local 20
				Inlandboatmen's Union of the Pacific
				Professional & Technical Engineers,
				Local 21
				UNITE-HERE, AFL-CIOUtility Workers of
				America
				Oppose
				Transportation Division of the Sheet
				Metal, Airline, Railroad and
				Transportation Workers Union

#### **Metro Government Relations**

SB 355 Portantino D

Joint powers agencies: Clean Power Alliance of Southern California: meetings.

9/5/2019-S. CHAPTERED 9/5/2019-Approved by the Governor. Chaptered by Secretary of State. Chapter 2019.

The Joint Exercise of Powers Act authorizes 2 or more public agencies, if each is authorized by their respective legislative bodies, to enter into an agreement to jointly exercise any power common to those 2 agencies. This bill would authorize the Clean Power Alliance of Southern California, or its successor entity, to adopt a policy or bylaw or include in its joint power agreement a provision that authorizes both (1) a designated alternate member of its legislative body who is not a member of the legislative body of a local agency member, and who is attending a properly noticed meeting of the Clean Power 248, Statutes of Alliance of Southern California, or its successor entity, in lieu of a local agency member's regularly appointed member to attend closed sessions of the Clean Power Alliance of Southern California, or its successor entity, and (2) a designated alternate member of its legislative body, who is not a member of the legislative body of the local agency member, to disclose information obtained in a closed session that has direct financial or liability implications for the local agency member for which the designated alternate member attended the closed session, to legal counsel of the local agency member for specified purposes or to members of the legislative body of the local agency present in a closed session, as specified. The bill would otherwise require all information that is received by a designated alternate member of the legislative body of the Clean Power Alliance of Southern California, or its successor entity, who is not a member of the legislative body of a local agency member, and that is presented to the Clean Power Alliance of Southern California, or its successor entity, in closed session, to be confidential. The bill would require the Clean Power Alliance of Southern California, or its successor entity, to establish policies to prevent conflicts of interest and to address breaches of confidentiality that apply to a designated alternate member who is not a member of the legislative body of a local agency member who attends a closed session of the Clean Power Alliance of Southern California, or its successor entity, if the Clean Power Alliance of

### Local Government (text 5/2/2019) Support

California Association of Joint Powers Authorities (CAJPA)

Cities of Camarillo, Carson, Claremont, Culver City, Manhattan Beach, Moorpark, Ojai, Paramount, Rolling Hills Estates, Santa Monica, South Pasadena, Ventura, and West Hollywood

Clean Power Alliance of Southern California

League of California Cities, Los Angeles Division

Los Angeles County Supervisor Sheila Kuehl

#### Oppose

None

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		Southern California, or its successor entity, exercises the above-described		
		authority provided by this bill. The bill would repeal these provisions on		
		January 1, 2025. This bill contains other related provisions and other existing		
		laws.		
SB 363	10/13/2019-	(1)Existing law generally grants to the Division of Occupational Safety and		Health (text 4/8/2019)
<u>Pan</u> D	S. VETOED	Health jurisdiction over every employment and place of employment		Support
	10/13/2019-	necessary to adequately enforce and administer all laws, standards, and		American Academy of Pediatrics,
Workplace	Vetoed by the	orders. Existing law creates the Occupational Safety and Health Standards		California District
safety.	Governor. In	Board and, among other things, requires it to adopt standards developed by		American Federation of State, County
	Senate.	the division relating to workplace violence prevention plans at hospitals. This		and Municipal Employees
	Consideration	bill would require the State Department of State Hospitals, the State		National Association of Social
	of Governor's	Department of Developmental Services, or the Department of Corrections		Workers, California Chapter (NASW-
	veto pending.	and Rehabilitation to report the total number of assaults against employees		CA)
		at each facility operated by the respective department quarterly, as specified,		Service Employees International
		to all the state bargaining units at the department. The bill would require that		Union, Local 1000 (SEIU Local 1000)
		each department also report this information to the Legislature and the chairs		Oppose
		of certain committees annually, as specified. The bill would prescribe the		None
		information to be reported and would require that the information protect		
		the confidentiality of certain parties. The bill would define terms for the		
		purposes of these provisions. This bill contains other related provisions and		
		other existing laws.		

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 397	10/9/2019-	Existing law imposes various requirements on transit operators. Existing law		Transportation (text 6/17/2019)
<u>Glazer</u> D	S. CHAPTERED	prohibits a person from doing any of specified acts with respect to the		Support
	10/9/2019-	property, facilities, or vehicles of a transit district, including, among other		Mars, Incorporated
Public transit	Approved by	things, interfering with the operator or operation of a transit vehicle, or		San Diego Human Society and SPCA
operators:	the Governor.	impeding the safe boarding or alighting of passengers. This bill would require		Oppose
passengers with	Chaptered by	the Office of Emergency Services and the Department of Food and		None
pets: evacuation	Secretary of	Agriculture, in consultation with public transit operators and county		
orders.	State. Chapter	emergency management officials, to develop best practices for allowing pets		
	702, Statutes of	on public transit vehicles serving areas subject to an evacuation order. If an		
	2019.	evacuation order that covers all or a portion of a public transit operator's		
		service area is issued, the bill would require the operator to authorize		
		passengers to board public transit vehicles with their pets in the area covered		
		by the evacuation order, consistent with those best practices. By creating new	·	
		duties for public transit operators, the bill would impose a state-mandated		
		local program. This bill contains other related provisions and other existing		
		laws.		
<u>SB 400</u>	9/6/2019-	Existing law establishes the Clean Cars 4 All Program, which is administered		Transportation (text 2/20/2019)
<u>Umberg</u> D	S. CHAPTERED	by the State Air Resources Board to focus on achieving reductions in the		Support Active San Gabriel Valley
	9/6/2019-	emissions of greenhouse gases, improvements in air quality, and benefits to		Bicycle Product Suppliers Association
Reduction of	Approved by	low-income state residents through the replacement of high-polluter motor		Bosch California Bicycle Coalition
greenhouse	the Governor.	vehicles with cleaner and more efficient motor vehicles or a mobility option.		Calstart Inc.
gases emissions:	Chaptered by	Existing law defines specified terms, including "mobility option", which means		Central California Asthma Collaborative
mobility	Secretary of	a voucher for public transit or car sharing for purposes of the program. This		City of Long Beach Coalition for Clean Air
options.	State. Chapter	bill would additionally provide that "mobility option" also includes bike		Greenlining Institute
	271, Statutes of	sharing and electric bicycles.		Natural Resources Defense Council (NRDC)
	2019.			People for Bikes Planning and Conservation League
				Safe Routes Partnership
				Sierra Club

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**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Small Business California Transform Uber/JUMP Oppose None
SB 438 Hertzberg D  Emergency medical services: dispatch.	10/1/2019- S. CHAPTERED 10/1/2019- Approved by the Governor. Chaptered by Secretary of State. Chapter 389, Statutes of 2019.	Existing law, the Warren-911-Emergency Assistance Act, requires every local public agency to establish within its jurisdiction a basic emergency telephone system that includes, at a minimum, police, firefighting, and emergency medical and ambulance services. Existing law authorizes a public agency to incorporate private ambulance service into the system. This bill would prohibit a public agency from delegating, assigning, or contracting for "911" emergency call processing services for the dispatch of emergency response resources unless the delegation or assignment is to, or the contract or agreement is with, another public agency. The bill would exempt from that prohibition a public agency that is a joint powers authority that delegated, assigned, or contracted for "911" call processing services on or before January 1, 2019, under certain conditions. The bill would also authorize a public agency that delegated, assigned, or contracted for "911" call processing services on or before January 1, 2019, to continue to do so with the concurrence of the public safety agencies that provide prehospital emergency medical services. If a public safety agency does not concur with the public agency to continue to delegate, assign, or contract for those services, the bill would authorize the public agency to continue to delegate, assign, or contract for those services for the remaining concurring public safety agencies. The bill would state the Legislature's intent to affirm and clarify a public agency's duty and authority to develop emergency communication procedures and respond quickly to a person seeking emergency services through the "911" emergency telephone system. This bill contains other related provisions and other existing laws.		Health (text 6/18/2019) Support  Bodega Bay Fire Protection District California Fire Chiefs Association California Professional Firefighters California State Firefighters' Association, Inc. Central County Fire Department City of Alameda City of Corona Fire Department City of Dinuba City of Lodi Fire Department City of Palo Alto Fire Department City of Petaluma City of Santa Rosa Fire Department City of Tracy City of Tulare City of Ventura Fie Department City of Watsonville East Contra Costa Fire Protection District Fairfield Lathrop Manteca Fire Protection District Marin County Fire Chiefs Association Montecito Fire Department Monterey County Fire Chiefs Association Newport Beach Fire Department North County Fire Authority North County Fire Protection District Oceanside, City of Orange County Fire Authority Rancho Cucamonga Sacramento Metropolitan Fire District
1			I	San Joaquin County Regional Fire Dispatch Authority

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				San Luis Obispo Fire Department
				San Ramon Valley Fire Protection District
				Seaside Fire Department
				South San Joaquin County Fire Authority
				Southern Marin Fire Protection District
				Oppose
				California State Association of Counties
				City of Placentia
				County Health Executives Association of California
				County of Santa Clara
				Emergency Medical Services Administrators'
				Association of California
				EMS Medical Directors Association of California
				Fresno County
				Madera County
				Mendocino County Board of Supervisors
				Rural County Representatives of California (RCRC)
				San Joaquin County
				Shasta County Board of Supervisors
				Siskiyou County
				Stanislaus County
				Urban Counties of California

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		Transportation (text)
<u>Hurtado</u> D	YEAR	of 2006, approved by the voters as Proposition 1B at the November 7, 2006,		Support
	7/10/2019-	statewide general election, authorizes the issuance of \$19.925 billion of		None
Trade Corridors	Failed Deadline	general obligation bonds for specified purposes, including \$2 billion to be		Oppose
Improvement	pursuant to	transferred to the Trade Corridors Improvement Fund (TCIF), created by the		None
Fund: grant	Rule 61(a)(10).	bond act. The bond act makes the moneys in the TCIF available, upon		
program: short-	(Last location	appropriation in the annual Budget Act by the Legislature and subject to such		
line railroads.	was TRANS. on	conditions and criteria as the Legislature may provide by statute, for		
	6/6/2019)(May	allocation by the California Transportation Commission for infrastructure		
	be acted upon	improvements along federally designated Trade Corridors of National		
	Jan 2020)	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 504	10/3/2019-	Existing law vests the Department of Transportation with full possession and		Transportation (text 6/18/2019)
Monning D	S. CHAPTERED	control of all state highways. Existing law describes the authorized routes in		Support
	10/3/2019-	the state highway system and establishes a process for the California		Pismo Beach
State highways:	Approved by	Transportation Commission to adopt a highway on an authorized route.		Oppose
Route 1:	the Governor.	Existing law requires the commission to relinquish to local agencies state		None
relinquishment.	Chaptered by	highway portions that have been deleted from the state highway system by		
	Secretary of	legislative enactment, and authorizes relinquishment in certain other		
	State. Chapter	cases. This bill would authorize the commission to relinquish to the City of		
	506, Statutes of	Pismo Beach the portion of Route 1 within its city limits if the department and		
	2019.	the city enter into an agreement providing for that relinquishment, as		
		specified.		

#### **Metro Government Relations**

Allen D Regional transportation plans: greenhouse gas (Last location emissions: State was APPR. Mobility Action | SUSPENSE FILE Plan for Healthy on Communities.

SB 526

YFAR 5/17/2019pursuant to Rule 61(a)(5). be acted upon

Jan 2020)

5/17/2019-S. 2 (1)Existing law requires designated regional transportation planning agencies to prepare and adopt a regional transportation plan. Certain of these agencies are also designated under federal law as metropolitan planning organizations. Failed Deadline Existing law requires a regional transportation plan to include a policy element, an action element, and a financial element, and, if the transportation planning agency is also a metropolitan planning organization, a sustainable communities strategy or alternative planning strategy, which is designed to achieve certain targets for 2020 and 2035 established by the State Air Resources Board for the reduction of greenhouse gas emissions from automobiles and light trucks in the region. Existing law requires the state 5/16/2019)(May board to update those targets every 8 years. Existing law requires the state board, by September 1, 2018, and every 4 years thereafter, to prepare a report that assesses progress made by each metropolitan planning organization in meeting the regional greenhouse gas emission reduction targets set by the state board. Under existing law, the action element of a regional transportation plan describes the programs and actions necessary to implement the plan and assigns implementation responsibilities. This bill would require the state board to adopt a regulation that requires a metropolitan planning organization to provide any data that the state board determines is necessary to fulfill the requirements of the above-described report and to determine if the metropolitan planning organization is on track to meet its 2035 greenhouse gas emission reduction target. After completing each report, the bill would require the state board to determine if each metropolitan planning organization is on track to meet its 2035 target. The bill would require the action element prepared by a metropolitan planning organization to identify near and long-term steps to be taken to implement a sustainable communities strategy and achieve the greenhouse gas emission reduction targets established by the state board. The bill would require the metropolitan planning organization to monitor progress toward

Housing (text 4/11/2019)

Support

350 Bay Area Action

350 Silicon Valley

ActiveSGV

Alliance of Nurses for Healthy

Environments

American Lung Association of California

Asthma Coalition of Kern County

Asthma Coalition of Los Angeles County

California Bicycle Coalition

California Interfaith Power and Light

California League of Conservation Voters

California Thoracic Society

California Walks

Catholic Charities, Diocese of Stockton

Center for Biological Diversity

Center for Climate Change & Health

Center for Climate Change and Public

Health Institute

Central California Asthma Collaborative

Climate Action Campaign

Coalition for Clean Air

Family Allergy Asthma Clinic, Fresno

Kern County Medical Society

Maternal and Child Health Access

Natural Resources Defense Council (NRDC)

Physicians for Social Responsibility - San

Francisco Bay

Planning and Conservation League

Regional Asthma Management and

Prevention

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
		implementing these steps and to report that progress to the state board for		Safe Routes to School National
		purposes of the above-described report. This bill contains other related		Partnership, California
		provisions and other existing laws.		Seamless Bay Area
				Transform
				Oppose
				Orange County Transportation Authority

#### **Metro Government Relations**

SB 664 Allen D

Electronic toll and transit fare collection systems.

YFAR 9/15/2019-Failed Deadline pursuant to Rule 61(a)(15). (Last location be acted upon Jan 2020)

9/15/2019-A. 2 (1)Existing law requires the Department of Transportation, in cooperation with the Golden Gate Bridge, Highway and Transportation District and all known entities planning to implement a toll facility, to develop and adopt functional specifications and standards for an automatic vehicle identification system, in compliance with specified objectives, including that a vehicle owner shall not be required to purchase or install more than one device to use on all toll facilities, and generally requires any automatic vehicle was P. & C.P. on identification system purchased or installed after January 1, 1991, to comply 9/10/2019)(May with those specifications and standards. Existing law authorizes operators of toll facilities on federal-aid 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.

#### Privacy And Consumer Protection (text 6/10/2019) Support

Support

Bay Area Council

Bay Area Toll Authority

California Transit Association

Foothill Eastern Transportation Corridor Agency

Golden Gate Bridge, Highway and Transportation District

**HNTB** Corporation

Los Angeles County Metropolitan Transportation

Authority

Nees Consulting

**Orange County Business Council** 

Orange County Transportation Authority

Professional Engineers in California Government

Riverside County Transportation Commission

San Bernardino Associated Governments

San Francisco Bay Area Planning and Urban Research

Association

San Francisco Bay Area Water Emergency

Transportation Authority

San Joaquin Hills Transportation Corridor Agency

Santa Clara Valley Transportation Authority

Self Help Counties Coalition

State Building and Construction Trades Council of

California

WSP USA Inc.

#### Oppose

American Civil Liberties Union of California

California Alliance for Retired Americans

California Rural Legal Assistance Foundation

Coast Law Group, LLP

Consumer Action

Consumer Attorneys of California

Consumer Federation of California

Consumer Watchdog

Consumers for Auto Reliability & Safety

Electronic Frontier Foundation

Gutride Safier LLP (unless amended)

Lawvers Committee for Civil Rights

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Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
				Older Women's League Privacy Rights Clearinghouse The Utility Reform Networ Western Center on Law & Poverty, Inc. World Privacy Forum
SB 677	9/5/2019-	Existing law, the California Retail Food Code, establishes uniform health and		Health (text 5/16/2019)
<u>Allen</u> D	S. CHAPTERED	sanitation standards for retail food facilities and delegates the enforcement		Support
	9/5/2019-	of those standards to the State Department of Public Health and local health		End Allergies Together, Inc
Retail food	Approved by	agencies. Existing law requires that food employees minimize bare hand and		Latex Allergy Support Group and
safety: nonlatex	the Governor.	arm contact with nonprepackaged food that is in a ready-to-eat form. Existing		Forum
gloves.	Chaptered by	law requires food employees to use utensils, including gloves, in certain		Numerous individuals
	Secretary of	situations, such as assembling ready-to-eat food. Existing law requires food		Oppose
	State. Chapter	employees to wear single-use gloves when contacting food and food-contact		None
	254, Statutes of	surfaces under certain conditions, including if an employee has cuts, sores, or		
	2019.	rashes. A violation of these provisions is punishable by a fine of at least \$25		
		and up to \$1,000, or by imprisonment in a county jail for up to 6 months, or		
		both.This bill would provide that with regard to certain mandates no		
		reimbursement is required by this act for a specified reason. This bill contains		
		other existing laws.		

SB 732	5/17/2019-S. 2	(1)Existing law establishes the South Coast Air Quality Management District	Governance And
<u>Allen</u> D	YEAR	vested with the authority to regulate air emissions from stationary sources	Finance (text 3/27/2019)
	5/17/2019-	located in the South Coast Air Basin and establishes a district board to govern	Support
Transactions	Failed Deadline	the district. This bill would authorize the south coast district board to impose a	Breathe California of Los Angeles
and use tax:	pursuant to	transactions and use tax within the boundaries of the south coast district, as	Climate Resolve
South Coast Air	Rule 61(a)(5).	specified, with the moneys generated from the transactions and use tax to be	Coalition for Clean Air
Quality	(Last location	used to supplement existing revenues being used for south coast district	Environmental Defense Fund
Management	was APPR. on	purposes, as specified. This bill contains other related provisions.	MoveLA
District.	4/30/2019)(May		Pacific Merchant Shipping Association
	be acted upon		Oppose
	Jan 2020)		Building Owners and Managers
			Association of California
			California Business Properties
			Association
			California Business Roundtable
			California Independent Petroleum
			Association
			California Manufacturers and
			Technology Association
			California Taxpayers Association
			International Council of Shopping
			Centers
			Kern County Taxpayers Association
			NAIOP of California
			Orange County Taxpayers Association
			San Bernardino County Transportation
			Authority
			Solano County Taxpayers Association

**Metro Government Relations** 

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SB 739	2/22/2019-	Existing law requires the State Energy Resources Conservation and		
Stern D	S. RLS.	Development Commission to develop and implement the Electric Program		
	3/14/2019-	Investment Charge program for the purpose of awarding funds to projects		
Climate change:	Referred to	that may lead to technological advancement and breakthroughs to overcome		
research,	Com. on RLS.	barriers that prevent the achievement of the state's statutory energy goals		
development,		and that may result in a portfolio of projects that are strategically focused and		
and		sufficiently narrow to make advancement on the most significant		
demonstration:		technological challenges. The bill would state the intent of the Legislature to		
financial		enact legislation to establish a new model for providing agile financial		
assistance.		assistance for research, development, and demonstration of climate change		
		mitigation technologies with transformational potential. This bill contains		
		other existing laws.		
SB 749	9/15/2019-A. 2	The California Public Records Act requires state and local agencies to make		Judiciary (text 5/23/2019)
<u>Durazo</u> D	YEAR	their records available for public inspection, unless an exemption from		Support Alliance for Community Transit
	9/15/2019-	disclosure applies. Existing law provides that nothing in the act requires the		California Labor Federation
California Public	Failed Deadline	disclosure of corporate proprietary information including trade secrets,		Communications Workers of America (CWA) Defending Rights & Dissent
Records Act:	pursuant to	among other things. This bill would provide that specified records of a private		In the Public Interest
trade secrets.	Rule 61(a)(15).	industry employer that are prepared, owned, used, or retained by a public		International Association of Machinists
	(Last location	agency are not trade secrets and are public records, including certain records		Jobs to Move America Los Angeles Alliance for New Economy (LAANE)
	was INACTIVE	relating to employment terms and conditions of employees working for a		Los Angeles Black Worker Center
	FILE on	private industry employer pursuant to a contract with a public agency, if		Sheet Metal, Air, Rail and Transportation Workers,
	9/13/2019)(May	those wages, benefits, working hours and other employment terms and		Local 105 Sheet Metal, Air, Rail and Transportation Workers,
	be acted upon	conditions relate to work performed under the contract, records of		Western States Council
	Jan 2020)	compliance with local, state, or federal domestic content requirements, and		State Building and Construction Trades Council of California
		records of a private industry employer's compliance with job creation, job		United Autoworkers
		quality, or job retention obligations contained in a contract or agreement		United Steelworkers District 12
		with a state or local agency. The bill, however, would exclude contracts		Western Center on Law and Poverty  Oppose

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Bill ID/Topic Locati	ition S	ummary	Position	Recent Support/Oppose
	Ja o ti p p o	netween a public agency and a private industry employer entered into before anuary 1, 2020, and records that include communications between the state or local agency and specified state or local officials, on matters posing a hreat to the security of a public building, a threat to the security of essential bublic services, or a threat to the public's right of access to public services or bublic 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.		Allied Managed Care and Acclamation Insurance Management Services Associated General Contractors of California Brea Chamber of Commerce California Association of Health Facilities California Association Of Sheet Metal & Air Conditioning Contractors National Association California Cable and Telecommunications Association (CCTA) California Chamber of Commerce California Communications Association (CalCom) California Farm Bureau Federation California Hospital Association California Manufacturers and Technology Association Computing Technology Industry Association Folsom Chamber of Commerce Greater Conejo Valley Chamber of Commerce Greater Irvine Chamber of Commerce Information Technology Industry Council Lodi Chamber of Commerce Murrieta Wildomar Chamber of Commerce North Orange County Chamber of Commerce Orange County Business Council Oxnard Chamber of Commerce Palm Desert Chamber of Commerce Rancho Cordova Chamber of Commerce San Fernando Valley Chamber of Commerce San Fernando Valley Chamber of Commerce San Gabriel Valley Economic Partnership Santa Maria Valley Chamber of Commerce Southwest California Legislative Council TechNet Torrance Chamber of Commerce Tulare Chamber of Commerce

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SCA 1	9/10/2019-	The California Constitution prohibits the development, construction, or		<b>Elections And Constitutional</b>
<u>Allen</u> D	A. DESK	acquisition of a low-rent housing project, as defined, in any manner by any		Amendments (text 12/3/2018)
	9/10/2019-	state public body until a majority of the qualified electors of the city, town, or		Support
Public housing	Read. Adopted.	county in which the development, construction, or acquisition of the low-rent		AIDS Healthcare Foundation
projects.	(Ayes 38. Noes	housing project is proposed approve the project by voting in favor at an		California Apartment Association
	0.) Ordered to	election, as specified. This measure would repeal these provisions.		California Association of Housing
	the Assembly. In			Authorities
	Assembly. Read			California Association of Local Housing
	first time. Held			Finance Agencies
	at Desk.			California Coalition for Rural Housing
				California Partnership
				California State Association of
				Counties
				City of Berkeley
				City of Santa Monica
				City of West Hollywood
				East Bay for Everyone
				Eden Housing
				League of Women Voters of California
				Rural County Representatives of
				California (RCRC)
				San Francisco Housing Action Coalition
				Silicon Valley at Home
				Southern California Association of
				Non-Profit Housing
				Oppose
				None

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		<b>Elections And Constitutional</b>
<u>Hill</u> D	S. INACTIVE FILE	to 1% of the full cash value of that property. For purposes of this limitation,		Amendments (text 12/4/2018)
	5/21/2019-	"full cash value" is defined as the assessor's valuation of real property as		Support
Property	Ordered to	shown on the 1975–76 tax bill under "full cash value" or, thereafter, the		California Professional Firefighters
taxation: change	inactive file on	appraised value of that real property when purchased, newly constructed, or		California Teachers Association
in ownership:	request of	a change in ownership has occurred. The California Constitution specifies		San Francisco Unified School District
inheritance	Senator Hill.	various transfers that are not deemed to be a "purchase" or "change in		Schools for Sound Finance
exclusion.		ownership" of a property for these purposes, including the purchase or		Oppose
		transfer of a principal residence from parents to their children, or, under		Howard Jarvis Taxpayers Association
		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.		

Bill ID/Topic	Location	Summary	Position	Recent Support/Oppose
SJR 5	9/3/2019-	This measure would urge the Congress and the President of the United States		Transportation (text 6/17/2019)
Beall D	S. CHAPTERED	to work together to enact the robust bipartisan federal infrastructure		Support
	9/3/2019-	legislation necessary to restore California's and other states' crumbling road		American Society of Civil Engineers -
California	Chaptered by	and freight infrastructure, respond to growing traffic congestion, and increase		Region 9
transportation	Secretary of	investment in public transportation, most particularly, by expanding		Oppose
infrastructure.	State- Chapter	paratransit services for the elderly and those with special needs. The measure		None
	142, Statutes of	would additionally urge the Congress and the President of the United States		
	2019	to address the shortfall in the federal Highway Trust Fund by restoring the		
		lost purchasing power of the federal fuel tax, in order to provide the long-		
		term funding stability necessary for California and other states.		
Bill ID/Topic Loca	ation Summ	ary	Position	Recent Support/Oppose

**Metro Government Relations** 

#### **FEDERAL LEGISLATION**

BILL/AUTHOR	DESCRIPTION	STATUS
H.R. 4378  U.S. Rep. Nita Lowey (D – NY)	Continuing Appropriations Act, 2020, and Health Extenders Act of 2019 A continuing resolution to keep the Federal Government funded through November 21, 2019.	9/9/19 - Passed U.S. House of Representatives 9/26/19 - Passed U.S. Senate 9/27/19 - Signed by President
SENATE BILL 352  Senator John Cornyn (R-TX) And Senator Mark Warner (D-VA)	"BUILDING AMERICAN INFRASTRUCTURE AND LEVERAGING DEVELOPMENT ACT" or BUILD ACT  The U.S. Department of Transportation (USDOT) currently has a statutory cap (\$15 billion) on the amount of Private Activity Bonds available for approval to finance infrastructure projects. USDOT has 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.	Senate – Referred to Committee on Finance
H.R. 1139  U.S. Representative Grace Napolitano (D-El Monte)	THE TRANSIT WORKER AND PEDESTRIAN PROTECTION ACT Would give transit agencies two years to develop a Bus Operations Safety Risk Reduction Program in partnership with their transit workforce, and with oversight from the U.S. Department of Transportation (USDOT).  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:	7/29/18 – Metro Board approves Support Work With Author position for a similar bill  House - Referred to the Subcommittee on Highways and Transit

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	<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> <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>	
Senate Bill 2164  Rep. Julia Brownley (D- Ventura County)	THE GREEN BUS ACT OF 2019  The bill would increase funding for the federal zero-emission bus grant programs. The bill would also give preference to agencies that have an approved plan to move their bus fleets to all zero emission buses. Lastly, the bill would require that all federal funding be restricted to only zero-emission buses by 2029.	House - Referred to the Subcommittee on Highways and Transit
H.R. 4101/S. 2404  Representative Karen Bass (CA-37) and U.S. Senator Kirsten Gillibrand	Build Local, Hire Local Act  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.	9/26/19: Board adopts a Support position

S. 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.	