Los Angeles County Metropolitan Transportation Authority (Metro) State and Federal Legislative Matrix November 2021 Metro Government Relations

STATE LEGISLATION

Bill ID/Topic	Location	Summary	Position
<u>AB 5</u>	4/30/2021-A. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
Fong R	4/30/2021-Failed Deadline	Board as the state agency charged with monitoring and regulating sources of emissions of	
	pursuant to Rule 61(a)(2).	greenhouse gases. The act authorizes the state board to include in its regulation of those	
Greenhouse Gas	(Last location was TRANS.	emissions the use of market-based compliance mechanisms. Existing law requires all	
Reduction	on 1/11/2021)(May be	moneys, except for fines and penalties, collected by the state board from the auction or sale	
Fund: High-	acted upon Jan 2022)	of allowances as part of a market-based compliance mechanism to be deposited in the	
Speed Rail		Greenhouse Gas Reduction Fund. Existing law continuously appropriates 25% of the annual	
Authority: K-		proceeds of the fund to the High-Speed Rail Authority for certain purposes. This bill would	
12 education:		suspend the appropriation to the High-Speed Rail Authority for the 2023–24 and 2024–25	
transfer.		fiscal years and would require the transfer of those amounts from moneys collected by the	
		state board to the General Fund. The bill would specify that the transferred amounts shall be	
		available, upon appropriation, to augment funding for K-12 education and to support full-	
		time in-person instruction for all students.	
<u>AB 11</u>	4/30/2021-A. 2 YEAR	Existing law requires the Strategic Growth Council, until October 1, 2029, to establish and	
Ward D	4/30/2021-Failed Deadline	administer a regional climate collaborative program to assist underresourced communities,	
	pursuant to Rule 61(a)(2).	as defined, in a region to access statewide public and other grant moneys, as specified, for	
	(Last location was NAT.	climate change mitigation and adaptation projects. This bill would require the council, by	
	RES. on 1/11/2021)(May	January 1, 2023, to establish up to 12 regional climate change authorities to coordinate	
change	be acted upon Jan 2022)	climate adaptation and mitigation activities in their regions and coordinate with other	
authorities.		regional climate adaptation authorities, state agencies, and other relevant stakeholders. The	
		bill would authorize the regional climate change authorities to engage in certain activities to	
		address climate change. The bill would require the regional climate change authorities to	
		annually submit to the council a report on their activities.	
	9/10/2021-A. 2 YEAR	(1)Existing law, the COVID-19 Tenant Relief Act of 2020, establishes certain procedural	
<u>Chiu</u> D		requirements and limitations on evictions for nonpayment of rent due to COVID-19 rental	
	F ' ' ' '	debt, as defined. The act, among other things, prohibits a tenant that delivers a declaration,	
COVID-19	(Last location was H. &	under penalty of perjury, of COVID-19-related financial distress from being deemed in	

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relief: tenancy:	C.D. on 1/11/2021)(May	default with regard to the COVID-19 rental debt, as specified. Existing law defines COVID-	-
Tenant	be acted upon Jan 2022)	19 rental debt as unpaid rent or any other unpaid financial obligation of a tenant that came	
Stabilization		due between March 1, 2020, and January 31, 2021. Existing law repeals the act on February	
Act of 2021.		1, 2025. This bill would extend the definition of "COVID-19 rental debt" as unpaid rent or	
		any other unpaid financial obligation of a tenant that came due between March 1, 2020, and	
		December 31, 2021. The bill would also extend the repeal date of the act to January 1, 2026.	
		The bill would make other conforming changes to align with these extended dates. By	
		extending the repeal date of the act, the bill would expand the crime of perjury and create a	
		state-mandated local program. This bill contains other related provisions and other existing	
		laws.	
<u>AB 16</u>	4/30/2021-A. 2 YEAR	Existing law, the COVID-19 Tenant Relief Act of 2020, establishes certain procedural	
<u>Chiu</u> D	4/30/2021-Failed Deadline	requirements and limitations on evictions for nonpayment of rent due to COVID-19 rental	
	pursuant to Rule $61(a)(2)$.	debt, as defined. The act prohibits a tenant that delivers a declaration of COVID-19-related	
Tenancies:	(Last location was H. &	financial distress from being deemed in default with regard to the COVID-19 rental debt, as	
COVID-19	C.D. on 1/11/2021)(May	specified. Existing law defines COVID-19 rental debt as unpaid rent or any other unpaid	
Tenant, Small	be acted upon Jan 2022)	financial obligation of a tenant that came due between March 1, 2020, and January 31,	
Landlord, and		2021. Existing law repeals the act on February 1, 2025. This bill would establish the Tenant,	
Affordable		Small Landlord, and Affordable Housing Provider Stabilization Program. The bill would	
Housing		authorize the Director of Housing and Community Development to direct an existing office	
Provider		or program within the Department of Housing and Community Development to implement	
Stabilization		the program. The bill would establish in the State Treasury the COVID-19 Tenant, Small	
Act of 2021.		Landlord, and Affordable Housing Provider Stabilization Fund, and, upon appropriation by	
		the Legislature, distribute all moneys in the fund to the department to carry out the purposes	
		of the program. The bill would require the program be implemented only to the extent that	
		funding is made available through the Budget Act. The bill would specify that it is the intent	t

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		of the Legislature to prioritize the use of available federal funds before using General Fund moneys for the program.	
AB 29	5/25/2021-A. 2 YEAR	Existing law, the Bagley-Keene Open Meeting Act, requires that all meetings of a state	
Cooper D	5/25/2021-Failed Deadline	body, as defined, be open and public, and that all persons be permitted to attend any	
	pursuant to Rule 61(a)(5).	meeting of a state body, except as otherwise provided in that act. Existing law requires the	
State bodies:	(Last location was APPR.	state body to provide notice of its meeting, including specified information and a specific	
meetings.	SUSPENSE FILE on	agenda of the meeting, as provided, to any person who requests that notice in writing and to	
		make that notice available on the internet at least 10 days in advance of the meeting. This	
	upon Jan 2022)	bill would require that notice to include all writings or materials provided for the noticed	
		meeting to a member of the state body by the staff of a state agency, board, or commission,	
		or another member of the state body that are in connection with a matter subject to	
		discussion or consideration at the meeting. The bill would require those writings or	
		materials to be made available on the state body's internet website, and to any person who	
		requests the writings or materials in writing, on the same day as the dissemination of the	
		writings and materials to members of the state body or at least 72 hours in advance of the	
		meeting, whichever is earlier. The bill would prohibit a state body from discussing those	
		writings or materials, or from taking action on an item to which those writings or materials	
		pertain, at a meeting of the state body unless the state body has complied with these provisions.	
AD 22	9/23/2021-	IL.	
AB 33		The Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission	
Ting D		(Energy Commission). Existing law requires the Energy Commission, working with the	
Energy		State Air Resources Board and the Public Utilities Commission, to prepare and bienially	
Conservation	1 7	update a statewide assessment of the electric vehicle charging infrastructure needed to	
		support the levels of electric vehicle adoption required for the state to meet its goals of	
of 1979: energy		putting at least 5,000,000 zero-emission vehicles on California roads by 2030 and of	
or 1777. Chargy	I .	pating at reast 5,000,000 zero emission vemeres on earnorma roads by 2000 and or	

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Bill ID/Topic	Location	Summary	Position
storage systems		reducing emissions of greenhouse gases to 40% below 1990 levels by 2030. The Energy	
and electric		Conservation Assistance Act of 1979 authorizes a school, hospital, public care institution,	
vehicle		or unit of local government to submit an application to the Energy Commission for an	
charging		allocation for the purpose of financing all or a portion of the costs incurred in implementing	
infrastructure:		a project, which includes an energy audit, energy conservation and operating procedure, or	
Native		energy conservation measure in an existing or planned building or facility, an energy	
American		conservation project, or a technical assistance program. Existing law requires the Energy	
tribes.		Commission to approve only those applications for projects that will recover costs through	
		savings in the cost of energy to the eligible institution during the repayment period of the	
		allocation. Existing law creates the State Energy Conservation Assistance Account, which is	
		continuously appropriated to the Energy Commission for purposes of the act. Under	
		existing law, the Energy Conservation Assistance Act of 1979 is repealed on January 1,	
		2028, as specified. This bill would require the Energy Commission, in administering the	
		account, to provide grants and loans to local governments and public institutions to	
		maximize energy use savings, expand installation of energy storage systems, and expand	
		the availability of electric vehicle charging infrastructure, including technical assistance,	
		demonstrations, and identification and implementation of cost-effective energy efficiency,	
		energy storage, and electric vehicle charging infrastructure measures and programs in	
		existing and planned buildings or facilities. The bill would authorize an eligible institution	
		to propose to bundle multiple projects where the determination of whether the costs of the	
		projects will be recovered through savings during the repayment period of the allocation	
		would be determined by the savings of those multiple projects bundled together. The bill	
		would make changes to terminology used in the Energy Conservation Assistance Act of	
		1979. By expanding the purposes for which moneys in the account can be expended, this	
		bill would make an appropriation. This bill contains other related provisions.	

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Bill ID/Topic	Location	Summary	Position
AB 43	10/8/21 CHAPTERED	(1)Existing law establishes various default speed limits for vehicles upon highways, as	Support
<u>Friedman</u> D	-Approved by the	specified. Existing law authorizes state and local authorities to adjust these default speed	
	Governor. Chaptered by	limits, as specified, based upon certain findings determined by an engineering and traffic	
Traffic safety.	Secretary of State.	survey. Existing law defines an engineering and traffic survey and prescribes specified	
		factors that must be included in the survey, including prevailing speeds and road conditions.	
		Existing law authorizes local authorities to consider additional factors, including pedestrian	
		and bicyclist safety. This bill would authorize local authorities to consider the safety of	
		vulnerable pedestrian groups, as specified. This bill contains other related provisions and other existing laws.	
<u>AB 51</u>	4/30/2021-A. 2 YEAR	Existing law establishes the Integrated Climate Adaptation and Resiliency Program,	
Quirk D	4/30/2021-Failed Deadline	administered by the Office of Planning and Research, to coordinate regional and local	
	F ' ' ' '	efforts with state climate adaptation strategies to adapt to the impacts of climate change, as	
	(Last location was NAT.	specified. This bill would require the Strategic Growth Council, by July 1, 2022, to	
_	RES. on 1/11/2021)(May	establish guidelines for the formation of regional climate adaptation planning groups. The	
_	be acted upon Jan 2022)	bill would require the council, by July 1, 2023, and in consultation with certain state	
adaptation		entities, to develop criteria for the development of regional climate adaptation plans.	
planning			
groups: regional climate			
adaptation plans.			
-	4/30/2021-A. 2 YEAR	The California Global Warming Solutions Act of 2006 (act) designates the State Air	
	4/30/2021-A. 2 TEAK 4/30/2021-Failed Deadline	Resources Board as the state agency charged with monitoring and regulating sources of	
		emissions of greenhouse gases. The state board is required to approve a statewide	
	(Last location was NAT.	greenhouse gas emissions limit equivalent to the statewide greenhouse gas emissions level	
Global	Last roundin was infil.	in 1990 to be achieved by 2020 and to ensure that statewide greenhouse gas emissions are	

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Bill ID/Topic	Location	Summary	Position
Warming	RES. on 1/11/2021)(May	reduced to at least 40% below the 1990 level by 2030. The act requires the state board to	
Solutions Act of	be acted upon Jan 2022)	prepare and approve a scoping plan for achieving the maximum technologically feasible	
2006: scoping		and cost-effective reductions in greenhouse gas emissions and to update the scoping plan at	
plan updates:		least once every 5 years. This bill would require the state board, in each scoping plan update	
wildfires.		prepared by the state board after January 1, 2022, to include, consistent with the act,	
		recommendations for achieving the maximum technologically feasible and cost-effective	
		reductions of emissions of greenhouse gases and black carbon from wildfires. The bill	
		would also express the intent of the Legislature to appropriate an amount from the	
		Greenhouse Gas Reduction Fund for wildfire mitigation and prevention. This bill contains	
		other existing laws.	
AB 55	5/7/2021-A. 2 YEAR	Existing law promotes and develops the welfare of workers in California to improve	
<u>Boerner</u>	5/7/2021-Failed Deadline	working conditions and advance opportunities for profitable employment. Existing law	
Horvath D	pursuant to Rule 61(a)(3).	regulates the wages, hours, and working conditions of any worker employed in any	
	(Last location was PRINT	occupation, trade, or industry. This bill would declare the intent of the Legislature to enact	
Employment:	on 12/7/2020)(May be	future legislation to ensure certain rights and benefits for telecommuting employees.	
	acted upon Jan 2021)		
AB 59	4/30/2021-A. 2 YEAR	The Mitigation Fee Act authorizes a local agency to establish, increase, or impose a variety	
Gabriel D	4/30/2021-Failed Deadline	of fees, dedications, reservations, or other exactions for services, and in connection with the	
	pursuant to Rule 61(a)(2).	approval of a development project, as defined. Existing law prohibits a local agency from	
	1.	imposing fees for specified purposes, including fees for water or sewer connections,	
	on 1/11/2021)(May be	capacity charges, zoning variances or changes, use permits, and building inspections or	
and timelines.	acted upon Jan 2022)	permits, among others, that exceed the estimated reasonable cost of providing the service	
		for which the fee is charged, unless voter approval is obtained. Existing law requires fees or	
		service charges that create revenues in excess of actual cost to be used to reduce the fee or	
		service charge. Existing law requires a local agency, before levying or increasing a fee or	
		service charge, to hold at least one open and public meeting and requires that notice of the	

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Bill ID/Topic	Location	Summary	Position
		time and place of the meeting be mailed at least 14 days prior to the meeting to any	
		interested party who files a written request with the local agency for mailed notice of the	
		meeting on new or increased fees or service charges. Existing law additionally requires the	
		local agency to make available to the public, at least 10 days prior to the meeting, the data	
		indicating the amount of cost, or estimated cost, required to provide the service for which	
		the fee or service charge is levied and the revenue sources anticipated to provide the	
		service, as specified. Existing law also authorizes the local agency to provide notice via	
		electronic notification to those who specifically request it, and authorizes the legislative	
		body of a local agency to establish a reasonable annual charge for sending notices based on	
		the estimated cost of providing the service. This bill would increase, for fees and service	
		charges and for fees for specified public facilities, the time for mailing the notice of the time	
		and place of the meeting to at least 45 days before the meeting. The bill would require the	
		local agency to make that information available to the public at least 30 days before the	
		meeting. The bill would require a local agency to additionally make available to the public	
		all of the data demonstrating the requisite relationship between the amount of a fee for	
		public facilities and the need for the public facilities. The bill would require the data to also	
		be made available to the public on the local agency's internet website. The bill would	
		authorize interested parties to file an electronic request to receive the notice of the meeting	
		time and place, and would require the local agency to mail or electronically send the notice	
		as requested by the party. The bill would prohibit the legislative body of a local agency	
		from establishing a reasonable annual charge for sending electronic notices. The bill would	
		prohibit a local agency, when defending a protest or action filed for a fee or service charge,	
		or for fees for specified public facilities, from using as evidence, or relying on in any way,	
		data not made available to the public pursuant to these provisions. The bill would require	
		revenues in excess of actual cost to be used to reimburse the payor of the fee or service	
		charge. This bill contains other related provisions and other existing laws.	

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Bill ID/Topic	Location	Summary	Position
AB 64	4/30/2021-A. 2 YEAR	Under existing law, the Public Utilities Commission (PUC) has regulatory authority over	
Quirk D	4/30/2021-Failed Deadline	public utilities, including electrical corporations, while local publicly owned electric	
	pursuant to Rule 61(a)(2).	utilities, as defined, are under the direction of their governing boards. Existing law	
Electricity:	(Last location was U. & E.	establishes as policy of the state that eligible renewable energy resources and zero-carbon	
long-term	on 1/11/2021)(May be	resources supply 100% of retail sales of electricity to California end-use customers and	
backup	acted upon Jan 2022)	100% of electricity procured to serve all state agencies by December 31, 2045. This bill	
electricity		would require the PUC, Energy Commission, and state board, in consultation with all	
supply strategy.		balancing authorities, to additionally develop a strategy, by January 1, 2024, that achieves	
		(1) a target of 5 gigawatthours of operational long-term backup electricity, as specified, by	
		December 31, 2030, and (2) a target of at least an additional 5 gigawatthours of operational	
		long-term backup electricity in each subsequent year through 2045. The bill would require	
		the commission, by January 1, 2024, to submit the strategy developed in a report to the	
		Legislature, and by January 1 of each 4th year thereafter, through January 1, 2044, would	
		require the commission to submit a report to the Legislature detailing the progress made	
		toward achieving the targets of the long-term backup electricity supply strategy. This bill	
		contains other existing laws.	<u> </u>
<u>AB 71</u>	9/10/2021-A. 2 YEAR	(1) The Personal Income Tax Law, in conformity with federal income tax law, generally	
Rivas, Luz D		defines gross income as income from whatever source derived, except as specifically	
	pursuant to Rule 61(a)(15).	excluded, and provides various exclusions from gross income. Existing federal law, for	
Homelessness	(Last location was	purposes of determining a taxpayer's gross income for federal income taxation, requires that	
	INACTIVE FILE on	a person who is a United States shareholder of any controlled foreign corporation to include	
California	6/3/2021)(May be acted	in their gross income the global intangible low-taxed income for that taxable year, as	
Home Act.	upon Jan 2022)	provided. This bill, for taxable years beginning on or after January 1, 2022, would include a	
		taxpayer's global intangible low-taxed income in their gross income for purposes of the	
		Personal Income Tax Law, in modified conformity with the above-described federal	
		provisions. The bill would exempt any regulation, standard, criterion, procedure,	
	rought up at another time. Chaptered	determination, rule, notice, or guideline established or issued by the Franchise Tax Board to	

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. 11/4/2021

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

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		implement its provisions from the rulemaking provisions of the Administrative Procedure	
		Act. This bill contains other related provisions and other existing laws.	
AB 96	4/30/2021-A. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
O'Donnell D	4/30/2021-Failed Deadline	Board as the state agency charged with monitoring and regulating sources of emissions of	
	pursuant to Rule 61(a)(2).	greenhouse gases. The act authorizes the state board to include in its regulation of emissions	
California	(Last location was TRANS.	of greenhouse gases the use of market-based compliance mechanisms. Existing law requires	
Clean Truck,	on 1/11/2021)(May be	all moneys, except for fines and penalties, collected by the state board as part of a market-	
Bus, and Off-	acted upon Jan 2022)	based compliance mechanism to be deposited in the Greenhouse Gas Reduction Fund and to	
Road Vehicle		be available upon appropriation by the Legislature. This bill would extend the requirement	
and Equipment		that 20% of funding be made available to support early commercial deployment of existing	
Technology		zero- and near-zero-emission heavy-duty truck technology until December 31, 2026. The	
Program.		bill would further require at least 20% of that funding support early commercial deployment	
		of existing near-zero-emission heavy-duty truck technology. The bill would define "near-	
		zero-emission heavy-duty truck" and revise the definition for "zero-emission," as	
		provided. This bill contains other existing laws.	
<u>AB 117</u>	8/27/2021-S. 2 YEAR	Existing law establishes the Air Quality Improvement Program that is administered by the	
Boerner	8/27/2021-Failed Deadline	State Air Resources Board for the purposes of funding projects related to, among other	
<u>Horvath</u> D	-	things, the reduction of criteria air pollutants and improvement of air quality. Pursuant to its	
4	I '	existing statutory authority, the state board has established the Clean Vehicle Rebate	
Air Quality	SUSPENSE FILE on	Project, as a part of the Air Quality Improvement Program, to promote the production and	
Improvement	8/16/2021)(May be acted	use of zero-emission vehicles by providing rebates for the purchase of new zero-emission	
Program:	upon Jan 2022)	vehicles. Existing law specifies the types of projects eligible to receive funding under the	
electric		program. This bill would specify projects providing incentives for purchasing electric	
bicycles.		bicycles, as defined, as projects eligible for funding under the program. The bill would	
		require the state board, no later than July 1, 2022, to establish an Electric Bicycle Incentives	

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Bill ID/Topic	Location	Summary	Position
		Project to provide incentives, in the form of vouchers, to income-qualified individuals for the purchase of electric bicycles, as provided.	
AB 122	9/8/2021-A. ENROLLED	Existing law requires the driver of any vehicle, including a person riding a bicycle, when	
Boerner	9/8/2021-Enrolled and	approaching a stop sign at the entrance of an intersection, to stop before entering the	
<u>Horvath</u> D	presented to the Governor	intersection. A violation of this requirement is an infraction. This bill would, until January 1,	
	at 4:30 p.m.	2028, require a person riding a bicycle, when approaching a stop sign at the entrance of an	
Vehicles:		intersection, to yield the right-of-way to any vehicles that have either stopped at or entered	
required stops:		the intersection, or that are approaching on the intersecting highway close enough to	
bicycles.		constitute an immediate hazard, and to pedestrians, as specified, and continue to yield the	
		right-of-way to those vehicles and pedestrians until reasonably safe to proceed. The bill	
		would require other vehicles to yield the right-of-way to a bicycle that, having yielded as	
		prescribed, has entered the intersection. The bill would state that these provisions do not	
		affect the liability of a driver of a motor vehicle as a result of the driver's negligent or	
		wrongful act or omission in the operation of a motor vehicle. This bill contains other related	
A.D. 100	0/00/0001 A METOED	provisions and other existing laws.	
AB 123	9/28/2021-A. VETOED	Existing unemployment compensation disability law requires workers to pay contribution	
Gonzalez,	9/28/2021-Vetoed by	rates based on, among other things, wages received in employment and benefit	
Lorena D	Governor.	disbursement, for payment into the Unemployment Compensation Disability Fund, a special	
Paid family		fund in the State Treasury. That fund is continuously appropriated for the purpose of providing disability benefits and making payment of expenses in administering those	
leave: weekly		providing disability benefits and making payment of expenses in administering those provisions. This bill would revise the formulas described above for periods of disability	
benefit amount.		commencing after January 1, 2023, but before January 1, 2025, by redefining the weekly	
ochem amount.		benefit amount to be equal to 65% or 75% of the wages paid to an individual for	
		employment by employers during the quarter of the individual's disability base period in	
		which these wages were highest, divided by 13, but not exceeding the maximum workers'	
		compensation temporary disability indemnity weekly benefit amount established by the	
		compensation temporary disability indefinity weekly benefit amount established by the	

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		Department of Industrial Relations, depending on the amount of wages paid to the	
		individual for employment by employers during the quarter of the individual's disability	
		base period in which these wages were highest. The bill would, for periods of disability	
		commencing after January 1, 2025, increase the wage replacement percentages to be equal	
		to 70% or 90% depending on the amount of wages paid to the individual for employment by	
		employers during the quarter of the individual's disability base period in which these wages	
		were highest. The bill, however, would only make these revisions to the formula applicable	
		to only the first 12 weeks of benefits for disability benefits that are not the paid family leave	
4 D 100	c/20/2021	program. This bill contains other existing laws.	
<u>AB 128</u>	6/28/2021-	This bill would make appropriations for the support of state government for the 2021–22	
Ting D	A. CHAPTERED	fiscal year. This bill contains other related provisions.	
Dudget Agt of	6/28/2021-Approved by the		
Budget Act of 2021.	Governor. Chaptered by Secretary of State - Chapter		
2021.	21, Statutes of 2021.		
AB 129	9/10/2021-S. 2 YEAR	The Budget Act of 2021 made appropriations for the support of state government for the	
Ting D		2021–22 fiscal year. This bill would amend the Budget Act of 2021 by amending and adding	
Ting D		items of appropriation and making other changes. This bill would declare that it is to take	
Budget Act of	F	effect immediately as a Budget Bill.	
2021.	BUDGET & F.R. on		
	8/16/2021)(May be acted		
	upon Jan 2022)		
AB 149	7/16/2021-	(1)The Wildlife Conservation Law of 1947 establishes the Wildlife Conservation Board in	
Committee on	A. CHAPTERED	the Department of Fish and Wildlife and permits the board to authorize the acquisition of	
Budget	7/16/2021-Approved by the	real property, rights in real property, water, or water rights for wildlife conservation	
	Governor. Chaptered by	purposes. Existing law requires the department, when authorized by the board, to construct	

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	Secretary of State - Chapter	facilities that are suitable for the purpose for which the real property or rights in real	
Transportation.	81, Statutes of 2021.	property or water, or water rights were acquired. This bill would authorize the board to name	
_		a nonvehicular wildlife crossing, which the bill would define as a structure that allows	
		animals to cross human-made barriers safely, if at least 25% of the funding to construct the	
		crossing derives from a state source. The bill would require the board to consult with the	
		Department of Transportation or other appropriate entities on the design of lettering and	
		placement of any sign that displays the name of a nonvehicular wildlife crossing. The bill	
		would authorize the board to adopt criteria to implement these provisions. This bill contains	
		other related provisions and other existing laws.	
<u>AB 174</u>	9/23/2021-	(1)Existing law establishes the Department of Motor Vehicles in the Transportation Agency	
Committee on	A. CHAPTERED	and prescribes the department's powers and duties. Existing law requires the department to	
Budget	9/23/2021-Approved by the	publish the complete text of the Vehicle Code together with other laws relating to the use of	
	Governor. Chaptered by	highways or the operation of motor vehicles once every 2 years, to be distributed, upon	
Vehicles.		request, to state and local governmental officers or agencies, federal agencies, public	
		secondary schools in the state, and any other person, at a charge sufficient to pay the entire	
		cost of publication and distribution. Existing law requires receipts from the sale of those	
		publications to be deposited in the Motor Vehicle Account, to reimburse the department for	
		the entire cost to print and distribute the code. Existing law also requires the department to	
		publish a synopsis or summary of the synopsis or summary without charge with each	
		original vehicle registration and each original driver's license. Existing law requires the	
		department to publish copies of the synopsis or summary, as specified, and to furnish copies	
		to its field offices and to law enforcement agencies for general distribution, without	
		charge. This bill would delete the requirements relating to the publication and distribution of	
		the complete text of the Vehicle Code and would make various technical and conforming	
		changes. This bill contains other related provisions and other existing laws.	

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Bill ID/Topic	Location	Summary	Position
AB 227	9/10/2021-A. 2 YEAR	The Political Reform Act of 1974 imposes various limitations on contributions that may be	
Davies R	9/10/2021-Failed Deadline	made to, or accepted by, candidates for elective state office and committees organized for	
	pursuant to Rule 61(a)(15).	the support of candidates' election campaigns. The act generally prohibits a person from	
Political	(Last location was	making to a candidate for Governor, and a candidate for Governor from accepting, a	
Reform Act of	ELECTIONS on	contribution totaling more than \$20,000 per election, except as specified. The act further	
1974:	1/28/2021)(May be acted	limits the amount in contributions the Governor may accept after the Governor is elected for	-
contribution	upon Jan 2022)	the purpose of paying expenses associated with holding the office. A violation of the act's	
prohibitions.		provisions is punishable as a misdemeanor and subject to specified penalties. This bill would	
		prohibit a Governor's appointee, as defined, or a person residing in the appointee's	
		household, during the term of the appointment and for one year after the term expires, from	
		making a monetary contribution to the Governor's campaign, as defined, or to a committee	
		organized to benefit the Governor's campaign. The bill would prohibit a Governor's	
		appointee or a person residing in the appointee's household from requesting or demanding	
		that another person make such a contribution. The bill would also prohibit the Governor or	
		a committee organized to benefit the Governor's campaign from accepting such a	
		contribution. This bill contains other related provisions and other existing laws.	
<u>AB 229</u>	9/15/2021-A. ENROLLED	(1)Existing law, the Private Investigator Act, provides for the licensure and regulation of	
Holden D	9/15/2021-Enrolled and	private investigators by the Director of Consumer Affairs, and makes a violation of its	
	presented to the Governor	provisions a crime. Existing law requires a licensee or qualified manager of a licensee who	
Private	at 5 p.m.	carries a deadly weapon in the course of that person's employment or business to complete	
investigators,		a training course in the exercise of the power to arrest. This bill, on and after January 1,	
proprietary		2023, would eliminate that requirement. This bill contains other related provisions and other	
security		existing laws.	
services, private			
security			
services, and			
alarm			

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Bill ID/Topic	Location	Summary	Position
companies:			
training: use of			
force.			
AB 231	4/30/2021-A. 2 YEAR	Existing law requires a 3-part test, commonly known as the "ABC" test, to determine if	
Nguyen R	4/30/2021-Failed Deadline	workers are employees or independent contractors for purposes of the Labor Code, the	
	pursuant to Rule 61(a)(2).	Unemployment Insurance Code, and the wage orders of the Industrial Welfare Commission.	
Worker	(Last location was L. & E.	Under the ABC test, a person providing labor or services for remuneration is considered an	
classification:	on 1/28/2021)(May be	employee rather than an independent contractor unless the hiring entity demonstrates that	
employees and	acted upon Jan 2022)	the person is free from the control and direction of the hiring entity in connection with the	
independent		performance of the work, the person performs work that is outside the usual course of the	
contractors:		hiring entity's business, and the person is customarily engaged in an independently	
licensed		established trade, occupation, or business. Existing law charges the Labor Commissioner	
manicurists.		with the enforcement of labor laws, including worker classification. This bill would delete	
		the January 1, 2022, inoperative date, thereby making licensed manicurists subject to this	
		exemption indefinitely. This bill contains other existing laws.	
<u>AB 237</u>	9/7/2021-A. ENROLLED	Existing law establishes the Public Employment Relations Board (PERB) in state	
<u>Gray</u> D	9/7/2021-Enrolled and	government for the purpose of resolving disputes and enforcing the statutory duties and	
	presented to the Governor	rights of specified public employers and employees under various acts regulating collective	
Public	at 4 p.m.	bargaining, including the Meyers-Milias-Brown Act. Under existing law, PERB has the	
employment:		power and duty to investigate an unfair practice charge and to determine whether the charge	
unfair practices:		is justified and the appropriate remedy for the unfair practice. This bill would enact the	
health		Public Employee Health Protection Act, which would make it an unfair practice for a	
protection.		covered employer, as defined, to fail or refuse to maintain or pay for continued health care	
		or other medical coverage for an enrolled employee or their enrolled dependents, for the	
		duration of the enrolled employee's participation in the authorized strike, at the level and	
		under the conditions that coverage would have been provided if the employee had continued	

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Bill ID/Topic	Location	Summary	Position
		to work in their position for the duration of the strike. The act would also make it an unfair	
		practice for a covered employer to fail to collect and remit the employee's contributions, if	
		any, to this coverage, or to maintain any policy purporting to authorize an action prohibited	
		by this provision or otherwise threaten an employee or their dependents' continued access	
		to health or medical care during or as a result of the employee's participation in a strike.	
		The act would require the restoration of health or other medical care premiums,	
		contributions, or out-of-pocket expenses actually paid by the employee or their dependents	
		as a result of the employer's violation of this provision, or because the employer failed to	
		ensure continued coverage during a strike, and would require other equitable adjustments to	
		ensure that the employee and their dependents are made whole, as specified. This bill	
		contains other related provisions and other existing laws.	
AB 238	4/30/2021-A. 2 YEAR	Existing law requires an applicant for the renewal of a driver's license to pay to the	
Voepel R	4/30/2021-Failed Deadline	Department of Motor Vehicles a fee of \$30 for that renewal. Existing regulations provide	
	pursuant to Rule 61(a)(2).	for the annual increase of that fee based on the Consumer Price Index. This bill would, until	
Vehicles:	II.	January 1, 2026, waive the renewal fee for applicants who have reached the age of 65 years	
	on 1/28/2021)(May be	on the date of application and are seeking a noncommercial license.	
renewal fees.	acted upon Jan 2022)		
<u>AB 242</u>	9/23/2021-	(1)Under existing law, the Public Utilities Commission has regulatory authority over public	
Holden D	A. CHAPTERED	utilities. Existing law requires every entity that offers an electricity product for sale to retail	
	1 1	consumers in California to disclose its electricity sources and the associated intensity of	
Public utilities.	Governor. Chaptered by	greenhouse gas emissions for the previous calendar year. Existing law requires that	
	_	disclosure to be made by the end of the first complete billing cycle for the third quarter of	
	228, Statutes of 2021.	each year. This bill would require that disclosure to be made instead on the retail supplier's	
		internet website by October 1 of each year, and in written promotional materials by the end	
		of the first complete billing cycle for the fourth quarter of the year. This bill contains other	
		related provisions and other existing laws.	

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Bill ID/Topic	Location	Summary	Position
AB 244	4/30/2021-A. 2 YEAR	Existing law establishes various programs and funding sources to enable the development	
Rubio,		of affordable housing, including the low-income housing credit, the Building Homes and	
Blanca D	pursuant to Rule 61(a)(2).	Jobs Act, the Veterans and Affordable Housing Bond Act of 2018, the Affordable Housing	
	(Last location was H. &	and Sustainable Communities Program, and the Multifamily Housing Program. Existing	
Affordable	C.D. on 1/28/2021)(May	law charges various agencies with the administration of these programs, including the	
housing cost	be acted upon Jan 2022)	California Tax Credit Allocation Committee, the Department of Housing and Community	
study: housing		Development, and the California Housing Finance Agency. This bill would require the	
plan addendum.		California Tax Credit Allocation Committee, the Department of Housing and Community	
		Development, the California Housing Finance Agency, and the California Debt Limit	
		Allocation Committee to conduct an affordable housing cost study that measures the factors	
		that influence the cost of building affordable housing, breaks down total development costs	
		for affordable housing, and enables the state to maximize resources allocated for affordable	
		housing. The bill would require the study to consider data from projects that have received	
		funding from the various programs and funding sources described above. The bill would	
		require the development of the cost study only as existing resources permit without	
		restructuring funding priorities, or as private resources are made available. The bill would	
		require the California Tax Credit Allocation Committee to publish the study by January 1,	
		2028. This bill contains other related provisions and other existing laws.	
AB 247	5/7/2021-A. 2 YEAR	Existing law, the California Emergency Services Act, permits the Governor to proclaim a	
Ramos D	5/7/2021-Failed Deadline	state of emergency during conditions of disaster or of extreme peril to the safety of persons	
	pursuant to Rule 61(a)(3).	and property, including epidemics. Existing law provides that the proclamation takes effect	
COVID-19	1,	immediately, affords specified powers to the Governor, and terminates upon further	
emergency:	3/18/2021)(May be acted	proclamation by the Governor or by concurrent resolution of the Legislature. The Governor	
small	upon Jan 2021)	proclaimed a state of emergency March 4, 2020, related to the COVID-19	
businesses:		pandemic. Existing law generally provides that everyone is responsible, not only for the	
nonprofit		result of their willful acts, but also for an injury occasioned to another by that person's want	
organizations:	sought up at another time. Chaptered	of ordinary care or skill in the management of their property or person, except as specified.	

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Bill ID/Topic	Location	Summary	Position
immunity from		This bill would exempt a small business or nonprofit organization with 100 or fewer	
civil liability.		employees from liability for an injury or illness to a consumer, as defined, due to	
_		coronavirus (COVID-19) based on a claim that the consumer contracted COVID-19 while	
		at that small business or nonprofit organization, or due to the actions of that small business	
		or nonprofit organization. The bill would require the small business or nonprofit	
		organization, for this exemption to apply, to have implemented and substantially complied	
		with all applicable state and local health laws, regulations, and protocols. Under the bill,	
		this exemption would not apply if the injury or illness resulted from a grossly negligent act	
		or omission, willful or wanton misconduct, or unlawful discrimination by the business or	
		nonprofit organization or an employee of the business or nonprofit organization. The bill	
		would apply these provisions only until the termination of the state of emergency related to	
		the COVID-19 pandemic, regardless of when the claim is filed. The bill would repeal these	
		provisions on January 1, 2023. The bill would include related legislative findings.	
AB 248	9/10/2021-A. 2 YEAR	The Personal Income Tax Law and the Corporation Tax Law allow various credits against	
<u>Choi</u> R	9/10/2021-Failed Deadline	the taxes imposed by those laws. Existing law requires any bill authorizing a new tax	
	pursuant to Rule 61(a)(15).	expenditure to contain, among other things, specific goals, purposes, and objectives the tax	
Income taxes:	(Last location was REV. &	expenditure will achieve, detailed performance indicators, and data collection	
credits: cleaning	TAX on 1/28/2021)(May	requirements. This bill would allow a credit against those taxes for each taxable year	
and sanitizing	be acted upon Jan 2022)	beginning on or after January 1, 2021, and before January 1, 2022, to a taxpayer that is a	
supplies:		business with a physical location in the state in an amount equal to the costs paid or	
COVID-19.		incurred by the qualified taxpayer during the taxable year for the purchase of cleaning and	
		sanitizing supplies used at business locations in the state to prevent the transmission of the	
		novel coronavirus (COVID-19). The bill would also include additional information required	
		for any bill authorizing a new tax expenditure. This bill contains other related provisions.	
AB 252	9/10/2021-S. 2 YEAR	(1)Existing law, the Sustainable Groundwater Management Act (SGMA), requires	
Rivas,	9/10/2021-Failed Deadline	numerous groundwater basins throughout the state designated by the Department of Water	

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Bill ID/Topic	Location	Summary	Position
Robert D	pursuant to Rule 61(a)(15).	Resources as medium- or high-priority basins to each be managed under a separate	
	(Last location was	groundwater sustainability plan or coordinated groundwater sustainability plans by	
Department of	INACTIVE FILE on	specified dates. SGMA requires, with some exceptions, that local agencies designated as	
Conservation:	9/7/2021)(May be acted	groundwater sustainability agencies prepare, administer, and enforce the groundwater	
Multibenefit	upon Jan 2022)	sustainability plans with the goal of sustainably managing these groundwater basins to	
Land		avoid undesirable results such as overdrafting groundwater, subsidence, and seawater	
Repurposing		intrusion, among others. To achieve the sustainability goal, SGMA authorizes a	
Program.		groundwater sustainability agency to, among other measures, control groundwater	
		extractions by regulating, limiting, or suspending extractions from groundwater wells,	
		establish a program of voluntary fallowing of agricultural lands, or validate an existing	
		fallowing program. This bill would establish the Multibenefit Land Repurposing Program,	
		for purposes of assisting groundwater sustainability agencies in critically overdrafted basins	
		achieve their groundwater sustainability goal by providing grants to public and private	
		entities for projects and programs that reduce groundwater use by converting irrigated	
		agricultural land to new uses that both reduce groundwater demand or use and provide some	
		other measurable benefits to the environment or broader community. The bill would require	
		the Department of Conservation to establish and administer the grant program and, in	
		consultation with specified state agencies, develop guidelines to implement the grant	
		program, as provided. The bill would require grant recipients to comply with certain	
		requirements, including consistency with approved groundwater sustainability plans or	
		alternative plans and general plans, and inclusion of a 50% match from nonstate sources.	
		The bill would authorize up to 10% of funds appropriated for the purposes of the grant	
		program to be expended for planning and monitoring necessary for the successful design,	
		selection, and implementation of eligible projects and programs. The bill would require, on	
		or before January 1, 2026, and 5 years thereafter, the department to submit a report to the	
		relevant policy and budget committees of the Legislature that evaluates the performance of	
		the grant program in relation to its goals and includes recommendations to improve the	

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Bill ID/Topic	Location	Summary	Position
		grant program. The bill would repeal these provisions on January 1, 2032. This bill contains other related provisions.	
AB 255	6/4/2021-A. 2 YEAR	Existing law provides that a tenant is guilty of unlawful detainer if the tenant continues to	
Muratsuchi D	6/4/2021-Failed Deadline	possess the property without permission of the landlord in specified circumstances,	
	pursuant to Rule 61(a)(8).	including when the tenant has violated the lease or rental agreement by defaulting on rent,	
COVID-19	(Last location was	and requires the tenant be served a 3 days' notice in writing to cure the default, as specified.	
Emergency	INACTIVE FILE on	Existing law provides that an unlawful detainer action is subject to the COVID-19 Tenant	
Small Business	6/3/2021)(May be acted	Relief Act of 2020, which provides tenants with specified temporary protections from	
Eviction Relief	upon Jan 2022)	eviction, if the default in the payment of rent is based upon COVID-19 rental debt, as	
Act.		defined. This bill, the COVID-19 Emergency Small Business Eviction Relief Act, would,	
		until July 1, 2025, require a landlord, who receives a statement signed by a commercial	
		tenant, as defined, and supported by documentary evidence that evidences that the tenant	
		requests emergency rent relief because the business of the commercial tenant has	
		experienced a decrease in average monthly gross revenue of at least 50%, which is	
		reasonably attributable to public health regulations adopted to address the COVID-19	
		pandemic, during the qualifying time period, as defined, as compared with the 12 months	
		immediately preceding the qualifying time period, to conduct a good faith negotiation to	
		form a plan to allow the commercial tenant a reasonable opportunity to repay COVID-19	
		lease debt while minimizing the hardship to the landlord. The act would provide that failure	
		by a landlord to comply with that requirement constitutes an affirmative defense in an	
		unlawful detainer action.	
AB 261	4/30/2021-A. 2 YEAR	Existing law authorizes the Department of Transportation and local authorities to designate	
<u>Seyarto</u> R	4/30/2021-Failed Deadline	certain highway lanes for the exclusive or preferential use of high-occupancy vehicles	
	pursuant to Rule 61(a)(2).	(HOVs), requires the department or local authorities to place signage advising motorists of	
Authorized	(Last location was TRANS.	the rules governing the use of those lanes, and prohibits the use of those lanes by motorists	
		other than in conformity with the posted rules. Under existing law, the driver of an	

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emergency	on 1/28/2021)(May be	authorized emergency vehicle is exempt from various provisions of the rules of the road as	
vehicles.	acted upon Jan 2022)	contained in the Vehicle Code if, among other things, the vehicle is being driven in	
	_	response to an emergency call, the driver of the vehicle sounds a siren, and the vehicle	
		displays a lighted red lamp visible from the front as a warning to other drivers and	
		pedestrians. This bill would additionally permit an authorized emergency vehicle to operate	
		on an HOV lane if specified conditions are met, including, among others, that the vehicle is	
		being driven while responding to, or returning from, an urgent or emergency call and the	
		driver of the vehicle determines that the use of the HOV lane will likely improve the arrival	
		time of the authorized emergency vehicle and its delivery of essential public safety	
		services. This bill contains other related provisions and other existing laws.	
<u>AB 271</u>	7/9/2021-A. CHAPTERED	Existing law authorizes certain local entities to select a bidder for a contract on the basis of	
Rivas,	7/9/2021-Approved by the	"best value," as defined. Existing law governs various types of contract procedures	
Robert D	Governor. Chaptered by	applicable to the Santa Clara Valley Water District and prescribes competitive bidding	
	1	procedures for any improvement or unit of work over \$50,000. This bill would authorize the	
Santa Clara	48, Statutes of 2021.	district, upon approval by the board of directors of the district, to award contracts on a best	
Valley Water		value basis for any work of the Anderson Dam project, defined to include prescribed	
District:		activities and works of construction with regard to the Leroy Anderson Dam and Reservoir	
contracts: best		and certain fish and aquatic habitat measures described in a federal-state settlement	
value		agreement. The bill would require the district, if the board elects to award contracts on a	
procurement.		best value basis, to comply with specified requirements governing the documents prepared,	
		setting forth the scope and estimated price of the project and the request for qualifications,	
		with bids evaluated using only the criteria and selection procedures identified in the	
		procurement process documents. The bill would prohibit an Anderson Dam project	
		contractor from being prequalified, shortlisted, or awarded a contract unless the contractor	
		provides an enforceable commitment to the district that the contractor and its subcontractors	
		at every tier will use a skilled and trained workforce to perform all work on the project, in	

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		accordance with certain criteria. By requiring certain information of bidders to be certified	
		under penalty of perjury, the bill would expand an existing crime, thereby imposing a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	
AB 273	9/10/2021-A. 2 YEAR	Existing law, the Control, Regulate and Tax Adult Use of Marijuana Act (AUMA), an	
<u>Irwin</u> D	9/10/2021-Failed Deadline	initiative measure approved as Proposition 64 at the November 8, 2016, statewide general	
	pursuant to Rule 61(a)(15).	election, authorizes a person who obtains a state license under AUMA to engage in	
Cannabis:	(Last location was B.&P.	commercial adult-use cannabis activity pursuant to that license and applicable local	
advertisements:	on 1/28/2021)(May be	ordinances. Existing law, the Medicinal and Adult-Use Cannabis Regulation and Safety Act	
highways.	acted upon Jan 2022)	(MAUCRSA), among other things, consolidates the licensure and regulation of commercial	
		medicinal and adult-use cannabis activities. MAUCRSA generally divides responsibility for	
		the state licensure and regulation of commercial cannabis activity among the Department of	
		Food and Agriculture, the State Department of Public Health, and the Bureau of Cannabis	
		Control, which MAUCRSA establishes within the Department of Consumer Affairs. This	
		bill would remove the existing reference to advertising or marketing on a billboard or	
		similar device visible from an interstate highway or on a state highway within California,	
		and would specify that a licensee seeking to advertise or market through broadcast, cable,	
		radio, print, and digital communications is required to obtain reliable up-to-date audience	
		composition data demonstrating that at least 71.6 percent of the audience viewing the	
		advertising or marketing is reasonably expected to be 21 years of age or older. The bill	
		would prohibit advertisements or marketing depicting images of minors or anyone under 21	
		years of age. The bill would specify that a licensee is prohibited from using objects, in its	
		advertising or marketing, such as toys, inflatables, movie characters, cartoon characters, or	
		from including any other display, depiction, or image designed in any manner likely to be	
		appealing to minors. The bill would restrict a licensee from advertising free cannabis goods	
		or giveaways of any type of products, including noncannabis products, as specified. The bill	
		would require that all outdoor signs, including billboards, meet specified requirements,	

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		including, among others, that they be affixed to a permanent structure; that they not be placed in any location where other advertisements directed at an adult population are	
		prohibited; that they comply with specified provisions of law; that they not contain text,	
		except as provided; and that they do not display, depict, or image specified objects and	
		actions, including animals, cannabis plants, leaves, food, beverages, smoking, and	
		vaporizing, among others. The bill would require a licensee to provide the Bureau of	
		Cannabis Control audience composition data immediately upon request. If the bureau	
		determines that the audience composition data for advertising or marketing provided by a licensee does not comply with these provisions, or the licensee fails to provide audience	
		composition data, the bill would require the licensee to remove the advertising or marketing	
		placement in question. The bill would require a licensing authority to suspend a licensee's	
		license for one year if the licensee violates the advertising and marketing restrictions. The	
		bill would specify that the action, omission, or failure of an advertising agent,	
		representative, or contractor retained by the licensee is an act, omission, or failure of the	
		licensee. This bill contains other related provisions and other existing laws.	
	9/10/2021-A. 2 YEAR	Existing law provides for unemployment compensation benefits to eligible persons who are	
Davies R	9/10/2021-Failed Deadline	unemployed through no fault of their own. Under existing law, these provisions are generally administered by the Employment Development Department. Existing law requires	
Unemployment	F ' ' ' '	unemployment compensation benefits that are directly deposited to an account of the	
benefits: chip-	1/28/2021)(May be acted	recipient's choice to be deposited to a qualifying account, which includes a prepaid card	
enabled cards.	upon Jan 2022)	account that meets certain requirements. Existing law includes in the definition of prepaid	
		card or prepaid card account a card, code, or other means of access to funds of a recipient	
		that is usable at multiple, unaffiliated merchants for goods or services, or usable at	
		automated teller machines. This bill would revise the definition of prepaid card or prepaid	
		card account by requiring cards to be chip-enabled, as defined. This bill contains other related provisions.	
	<u> </u>	related provisions.	

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AB 299	4/30/2021-A. 2 YEAR	Existing law establishes the California Community Colleges, under the administration of	
<u>Villapudua</u> D	4/30/2021-Failed Deadline	the Board of Governors of the California Community Colleges, as one of the segments of	
	pursuant to Rule 61(a)(2).	public postsecondary education in this state. The board of governors appoints the	
Career technical	(Last location was	Chancellor of the California Community Colleges to serve as the chief executive officer of	
education:	HIGHER ED. on	the segment. This bill would establish the California Apprenticeship Grant Program,	
California	2/12/2021)(May be acted	commencing with the 2022–23 academic year, under the administration of the office of the	
Apprenticeship	upon Jan 2022)	Chancellor of the California Community Colleges, to provide grants to encourage high	
Grant Program.		school pupils, community college students, and employed and unemployed workers seeking	
		to go into career technical education and vocational professions through participation in	
		qualifying, state-approved apprenticeship programs. Under the bill, the chancellor's office	
		would provide supplemental grants to apprentices who participate in qualified, state-	
		approved apprenticeship and vocational programs through high schools, campuses of the	
		California Community Colleges, and industry-driven and -funded state-approved	
		apprenticeship and vocational programs. The bill would prohibit these grants from replacing	5
		any existing financial aid or compensation that an apprentice may receive during	
		apprenticeship training. This bill contains other related provisions.	
AB 302	7/16/2021-	Existing law establishes the San Diego Metropolitan Transit Development Board. Under	
Ward D	A. CHAPTERED	existing law, the board's jurisdiction includes specified cities in, and the unincorporated	
		area of, the County of San Diego, except for the portion of the county under the jurisdiction	
San Diego	Governor. Chaptered by	of the North San Diego County Transit Development Board, as specified. Existing law	
Metropolitan	Secretary of State - Chapter	authorizes the board to enter into contracts with any city in its area of jurisdiction and with	
Transit	89, Statutes of 2021.	the county to license or regulate transportation services, and to regulate vehicle safety and	
Development		driver qualifications for passenger jitney service, as defined, operating between cities and	
Board:		between a city and unincorporated portions of the county within the area of its jurisdiction.	
regulation of		Existing law requires the board to levy fees necessary to recover the full cost of regulating	
for-hire vehicle		those services. This bill would replace the term "transportation services" with the term "for-	
		hire vehicle services" and would define that term to mean vehicles, other than public	

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and passenger		transportation vehicles, transporting passengers over public streets for compensation, as	
jitney services.		specified. The bill would expand to any city within the County of San Diego the authority	
		of the board to enter into contracts to license or regulate for-hire vehicle services and to	
		regulate vehicle safety and driver qualifications for passenger jitney service.	
<u>AB 310</u>	9/10/2021-A. 2 YEAR	Existing law imposes taxes upon income and real property, as well as taxes upon certain	
<u>Lee</u> D	9/10/2021-Failed Deadline	transactions and excise taxes. This bill would, for taxable years beginning on or after	
	pursuant to Rule 61(a)(15).	January 1, 2022, impose an annual tax at a rate of 1% of a resident of this state's worldwide	
Wealth tax.	(Last location was REV. &	net worth in excess of \$50,000,000, or in excess of \$25,000,000 in the case of a married	
	TAX on 3/25/2021)(May	taxpayer filing separately. The bill would also impose an additional tax at a rate of 0.5% of	
	be acted upon Jan 2022)	a resident's worldwide net worth in excess of \$1,000,000,000, or in excess of \$500,000,000	
		in the case of a married taxpayer filing separately. The bill would describe worldwide net	
		worth with reference to specific federal provisions and would provide that worldwide net	
		worth does not include specific assets, including personal property situated out of state,	
		directly held real property, or liabilities related to directly held real property. The bill would	
		also authorize the Franchise Tax Board to adopt regulations to carry out these provisions,	
		including regulations regarding the valuation of certain assets that are not publicly	
		traded. This bill contains other related provisions and other existing laws.	
<u>AB 320</u>	10/8/2021-	Existing law requires the Commission on Teacher Credentialing to, among other duties,	
Medina D	A. CHAPTERED	establish standards for the issuance and renewal of credentials, certificates, and permits.	
	10/8/2021-Signed by the	Under existing law, the commission establishes standards for teacher preparation programs	
Teacher	Governor	at postsecondary educational institutions. This bill would define "regionally accredited," as	
preparation		that term is applied to institutions of higher education with teacher preparation programs, as	
programs:		either an institution that has been accredited by the Accrediting Commission for Senior	
regionally		Colleges and Universities, the Western Association of Schools and Colleges, the Higher	
accredited		Learning Commission, the Middle States Commission on Higher Education, the Northwest	
institutions.		Commission on Colleges and Universities, the New England Commission of Higher	

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		Education, or the Southern Association of Colleges and Schools Commission on Colleges,	
		or an institution of higher education that held preaccreditation status at the time the degree	
		of an applicant for a credential was conferred, if that institution achieved full regional	
		accreditation status within 5 years of earning preaccreditation status. The bill would also	
		define "regionally accredited" to include community or junior colleges that confer	
		baccalaureate degrees and are regionally accredited by accrediting agencies, as specified, or	
		by the Accrediting Commission for Community and Junior Colleges of the Western	
		Association of Schools and Colleges. The bill, among other things, would also make	
		conforming changes to use the term "regionally accredited institution of higher education"	
		to refer to certain postsecondary educational institutions with teacher preparation	
		programs. This bill contains other related provisions and other existing laws.	
AB 336	6/28/2021-	Existing law authorizes the legislative body of a city or a county to designate a proposed	
<u>Villapudua</u> D	A. CHAPTERED	enhanced infrastructure financing district, with a governing body referred to as the public	
	6/28/2021-Approved by the	e financing authority, by adopting a resolution of intention to establish the proposed district	
Enhanced	Governor. Chaptered by	and requires the public financing authority to direct the preparation of and adopt an	
infrastructure	Secretary of State - Chapter	rinfrastructure financing plan and adopt a resolution to form the district, as provided.	
financing	22, Statutes of 2021.	Existing law provides for the participation of an affected taxing entity, as defined, in the	
districts: public		district, other than a county office of education, school district, or community college	
financing		district. Existing law requires that the public financing authority include a majority of	
authority:		members from the legislative body of each participating affected taxing entity and 2	
members: joint		members of the public chosen by the legislative bodies of those participating affected taxing	
powers		entities, as provided. This bill would specify that any member of the legislative body of a	
authorities.		participating affected taxing entity who serves as a member of the public financing	
		authority of an enhanced infrastructure financing district, as described above, may also	
		serve as a member of the governing body of an agency or entity formed pursuant to an	
		agreement for the joint exercise of power that the participating affected taxing entity has	

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		entered into in accordance with the Joint Exercise of Powers Act. This bill contains other existing laws.	
AB 339	10/7/2021-A. VETOED	Existing law, the Ralph M. Brown Act, requires, with specified exceptions, that all meetings	
Lee D	10/7/2021-Vetoed by the	of a legislative body of a local agency, as those terms are defined, be open and public and	
	Governor	that all persons be permitted to attend and participate. Under existing law, a member of the	
Local		legislative body who attends a meeting where action is taken in violation of this provision,	
government:		with the intent to deprive the public of information that the member knows the public is	
open and public		entitled to, is guilty of a crime. This bill would require local agencies to conduct meetings	
meetings.		subject to the act consistent with applicable state and federal civil rights laws, as	
		specified. This bill contains other related provisions and other existing laws.	
AB 343	9/10/2021-S. 2 YEAR	The California Public Records Act requires state and local agencies to make their records	
Fong R	9/10/2021-Failed Deadline	available for public inspection, unless an exemption from disclosure applies. The act	
	pursuant to Rule 61(a)(15).	declares that access to information concerning the conduct of the people's business is a	
California	(Last location was JUD. on	fundamental and necessary right of every person in this state. This bill would establish,	
Public Records	6/9/2021)(May be acted	within the California State Auditor's Office, the California Public Records Act	
Act	upon Jan 2022)	Ombudsperson. The bill would require the California State Auditor to appoint the	
Ombudsperson.		ombudsperson subject to certain requirements. The bill would require the ombudsperson to	
		receive and investigate requests for review, as defined, determine whether the denials of	
		original requests, as defined, complied with the California Public Records Act, and issue	
		written opinions of its determination, as provided. The bill would require the ombudsperson	
		to create a process to that effect, and would authorize a member of the public to submit a	
		request for review to the ombudsperson consistent with that process. The bill would require	
		the ombudsperson, within 30 days from receipt of a request for review, to make a	
		determination, as provided, and would require the ombudsperson to require the state agency	
		to provide the public record if the ombudsperson determines that it was improperly denied.	
		The bill would authorize the ombudsperson to require any state agency determined to have	

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		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, 2024, and annually thereafter, on, among other things, the number of	
		requests for review the ombudsperson has received in the prior year. This bill contains other existing laws.	
AB 346	4/30/2021-A. 2 YEAR	Existing law, the Information Practices Act of 1977, requires an agency, which includes a	
Seyarto R	4/30/2021-Failed Deadline	local agency, that owns or licenses computerized data that includes personal information, as	
	pursuant to Rule 61(a)(2).	defined, to disclose expeditiously and without unreasonable delay a breach in the security of	
Privacy: breach.	(Last location was P. &	the data to a resident of California whose unencrypted personal information was, or is	
	C.P. on 2/12/2021)(May be	reasonably believed to have been, acquired by an unauthorized person, or whose encrypted	
	acted upon Jan 2022)	personal information was, or is reasonably believed to have been, acquired by an	
		unauthorized person, and the encryption key or security credential was, or is reasonably	
		believed to have been, acquired by an unauthorized person, and the agency that owns or	
		licenses the encrypted information has a reasonable belief that the encryption key or	
		security credential could render that personal information readable or useable. Existing law	
		also requires an agency that maintains computerized data that includes personal information	
		that the agency does not own to notify the owner or licensee of the information of any	
		breach of the security of the data immediately following discovery, if the personal	
		information was, or is reasonably believed to have been, acquired by an unauthorized	
		person. This bill would make the above-described requirements applicable if the information	
		is accessed by an unauthorized person. The bill would also make conforming changes.	
		Because it would impose a requirement to provide a higher level of service with regard to	
		data breaches on a local agency, the bill would create a state-mandated local program. This	
		bill contains other related provisions and other existing laws.	
	4/30/2021-A. 2 YEAR	Existing law requires the Department of Housing and Community Development to submit	
<u>Villapudua</u> D	4/30/2021-Failed Deadline	an annual report to the Governor and both houses of the Legislature on the operations and	

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	pursuant to Rule 61(a)(2).	accomplishments during the previous fiscal year of the housing programs administered by	
Affordable	(Last location was H. &	the department. Existing law requires that the report include, among other things, the	
housing: annual	C.D. on 1/28/2021)(May	number of units assisted by those programs and the number of individuals and households	
expenditure	be acted upon Jan 2022)	served and their income level. This bill would require the department, by March 1 of each	
report.		year, to develop an annual summary report that discloses the amount of state, federal, and	
		private funding spent on the development of affordable housing within the state, each city,	
		and each county in the preceding calendar year. The bill would require the department to	
		post the annual summary report on its internet website and make the report available to the	
		public by March 15 of each year.	
AB 349	8/27/2021-S. 2 YEAR	(1) The Small Business Procurement and Contract Act requires the Director of General	
<u>Holden</u> D	8/27/2021-Failed Deadline	Services and the heads of other state agencies that enter into contracts for the acquisition of	
	F	goods, services, and information technology and for the construction of state facilities to	
Small	1.	establish goals for the participation of small businesses and microbusinesses in these	
businesses:	SUSPENSE FILE on	contracts, to provide for a small business preference in the award of these contracts, to give	
	8/23/2021)(May be acted	special consideration and special assistance to small businesses, and, whenever possible, to	
outreach:	upon Jan 2022)	make awards to small businesses, as specified. This bill, in order to facilitate the	
underrepresente		participation of small business, would require the director and the heads of other state	
d groups.		agencies that enter such contracts, in addition to any other applicable requirement for public	
		notice of contracts, to publish or otherwise make available information regarding public	
		notice of contracts, as the awarding agency determines to be appropriate, in order to ensure	
		all communities have access to the public notice. The bill would define "publish or	
		otherwise make available" for this purpose. This bill contains other related provisions and	
		other existing laws.	
<u>AB 354</u>	5/25/2021-A. 2 YEAR	The existing Warren-Alquist State Energy Resources Conservation and Development Act	
Cooper D		establishes the State Energy Resources Conservation and Development Commission and	
	pursuant to Rule 61(a)(5).	requires the commission to prescribe, by regulation, standards for minimum levels of	

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Energy efficient	(Last location was APPR.	operating efficiency to promote the use of energy- and water-efficient appliances whose use	
appliance rebate	SUSPENSE FILE on	requires a significant amount of energy or water on a statewide basis. Existing law requires	
program.	5/12/2021)(May be acted	that the minimum levels of operating efficiency be based on feasible and attainable	
	upon Jan 2022)	efficiencies or feasible improved efficiencies that will reduce the energy or water	
		consumption growth rates. Existing law prohibits a new appliance manufactured on or after	
		the effective date of the standards to be sold or offered for sale in the state unless it is	
		certified by the manufacturer thereof to be in compliance with the standards. Existing law	
		requires the commission to administer various programs to improve energy efficiency. This	
		bill would require the commission, by July 1, 2022, to create a 3-year appliance rebate	
		program to provide eligible residential customers of an electric utility or gas utility with	
		monetary incentives to purchase new appliances that meet energy star or similar energy	
		efficiency standards approved by the commission. The bill would limit eligibility for the	
		program to those customers with annual household incomes that are no greater than 200%	
		of the federal poverty guideline levels. The bill would limit rebates to appliances purchased	
		for an eligible customer's primary residence and limit a customer to no more than 3 rebates	
		during the term of the program. The requirements of the bill would become operative upon	
		the appropriation of sufficient funds in the Budget Act to implement the bill's requirements.	
<u>AB 355</u>	4/30/2021-A. 2 YEAR	Under existing law, the Public Utilities Commission has regulatory authority over public	
Cooper D		utilities, including electrical corporations and gas corporations. Existing law requires an	
		electrical or gas corporation to develop a program, within the electrical or gas corporation's	
Demand-side		demand-side management programs authorized by the commission, to provide incentives to	
energy	1	a residential or small or medium business customer to acquire energy management	
management	acted upon Jan 2022)	technology for use in the customer's home or place of business. This bill would require the	
programs.		commission to monitor the incentive program to ensure that savings generated by the	
		program are equitable and ethical. The bill would also require the commission to annually	
		provide a report to the Legislature with findings and recommendations for this program,	

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		including findings and recommendations to ensure that savings generated by the program are equitable and ethical.	
AB 361	9/16/2021-	(1)Existing law, the Ralph M. Brown Act requires, with specified exceptions, that all	
Rivas,	A. CHAPTERED	meetings of a legislative body of a local agency, as those terms are defined, be open and	
Robert D	9/16/2021-Chaptered by	public and that all persons be permitted to attend and participate. The act contains specified	
	Secretary of State - Chapter	provisions regarding the timelines for posting an agenda and providing for the ability of the	
Open meetings:	165, Statutes of 2021.	public to directly address the legislative body on any item of interest to the public. The act	
state and local		generally requires all regular and special meetings of the legislative body be held within the	
agencies:		boundaries of the territory over which the local agency exercises jurisdiction, subject to	
teleconferences.		certain exceptions. The act allows for meetings to occur via teleconferencing subject to	
		certain requirements, particularly that the legislative body notice each teleconference	
		location of each member that will be participating in the public meeting, that each	
		teleconference location be accessible to the public, that members of the public be allowed to	
		address the legislative body at each teleconference location, that the legislative body post an	
		agenda at each teleconference location, and that at least a quorum of the legislative body	
		participate from locations within the boundaries of the local agency's jurisdiction. The act	
		provides an exemption to the jurisdictional requirement for health authorities, as defined.	
		The act authorizes the district attorney or any interested person, subject to certain	
		provisions, to commence an action by mandamus or injunction for the purpose of obtaining	
		a judicial determination that specified actions taken by a legislative body are null and	
		void. This bill, until January 1, 2024, would authorize a local agency to use teleconferencing	
		without complying with the teleconferencing requirements imposed by the Ralph M. Brown	
		Act when a legislative body of a local agency holds a meeting during a declared state of	
		emergency, as that term is defined, when state or local health officials have imposed or	
		recommended measures to promote social distancing, during a proclaimed state of	
		emergency held for the purpose of determining, by majority vote, whether meeting in	

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		person would present imminent risks to the health or safety of attendees, and during a	
		proclaimed state of emergency when the legislative body has determined that meeting in	
		person would present imminent risks to the health or safety of attendees, as provided. This	
		bill contains other related provisions and other existing laws.	
AB 371	7/14/2021-S. 2 YEAR	Existing law requires a shared mobility service provider, as defined, to enter into an	
Jones-Sawyer D	7/14/2021-Failed Deadline	agreement with, or obtain a permit from, the city or county with jurisdiction over the area of	
	pursuant to Rule 61(a)(11).	use. Existing law defines shared mobility device to mean an electrically motorized board,	
	(Last location was INS. on	motorized scooter, electric bicycle, bicycle, or other similar personal transportation device,	
devices:	6/30/2021)(May be acted	except as provided. Existing law requires a city or county that authorizes a shared mobility	
insurance and	upon Jan 2022)	device provider to operate within its jurisdiction to adopt operation, parking, and	
tracking.		maintenance rules, as provided, regarding the use of the shared mobility devices in its	
		jurisdiction before the provider may offer shared mobility devices for rent or use. This bill	
		would require a shared mobility service provider to affix to each shared mobility device a	
		tactile sign containing raised characters and accompanying Braille, as specified, to identify	
		the device for the purpose of reporting illegal or negligent activity. This bill contains other	
		related provisions and other existing laws.	
<u>AB 378</u>		Existing law establishes in state government the offices of the Governor, Lieutenant	
Bauer-Kahan D	7/9/2021-Approved by the	Governor, Secretary of State, Treasurer, Controller, Attorney General, Board of	
	Governor. Chaptered by	Equalization, and Insurance Commissioner. Existing law, the Political Reform Act of 1974,	
		regulates campaign finance, ethics and conflicts of interest of public officials, and the	
	50, Statutes of 2021.	conduct of lobbyists, lobbying firms, and lobbying employers. Existing law, the California	
		Coastal Act of 1976, establishes the California Coastal Commission and requires specified	
		commissions and agencies to review the provisions of the act. This bill would remove	
		gendered language from and would make additional nonsubstantive changes to these	
		provisions.	

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AB 426	5/7/2021-A. 2 YEAR	Existing law authorizes local air pollution control districts and air quality management	
Bauer-Kahan D	5/7/2021-Failed Deadline	districts, in carrying out their responsibilities with respect to the attainment of state ambient	
	pursuant to Rule 61(a)(3).	air quality standards, to adopt and implement regulations that accomplish certain	
Toxic air	(Last location was NAT.	objectives. This bill would additionally authorize the districts to adopt and implement	
contaminants.	RES. on 2/12/2021)(May	regulations to require data regarding air pollution within the district's jurisdiction from	
	be acted upon Jan 2021)	indirect and areawide sources of air pollution, including mobile sources drawn by those	
		sources, to enable the calculation of health risks from toxic air contaminants. This bill	
		would additionally authorize the districts to adopt and implement regulations to accomplish	
		these objectives in carrying out their responsibilities with respect to the reduction of health	
		risks from toxic air contaminants.	
<u>AB 464</u>	6/28/2021-	Existing law authorizes the legislative body of a city or a county to establish an enhanced	
<u>Mullin</u> D		infrastructure financing district to finance public capital facilities or other specified projects	
		of communitywide significance that provide significant benefits to the district or the	
Enhanced	Governor. Chaptered by	surrounding community, including, but not limited to, the acquisition, construction, or	
Infrastructure		repair of industrial structures for private use. This bill would include, in the list of facilities	
Financing	25, Statutes of 2021.	and projects the district may fund, the acquisition, construction, or repair of commercial	
Districts:		structures by the small business, as defined, occupant of such structures, if certain	
allowable		conditions are met, and facilities in which nonprofit community organizations provide	
facilities and		health, youth, homeless, and social services.	
projects.			
<u>AB 476</u>	9/10/2021-A. 2 YEAR	Existing law vests the Department of Transportation with full possession and control of the	
Mullin D	9/10/2021-Failed Deadline	state highway system and associated real property. Existing law generally requires vehicles	
	-	to be driven upon the right 1/2 of a roadway, defined to include only that portion of a	
		highway improved, designed, or ordinarily used for vehicular travel. Existing law generally	
-	1	prohibits the driver of a vehicle from overtaking and passing another vehicle by driving off	
state highways:	upon Jan 2022)	the paved or main-traveled portion of the roadway. This bill would require the Department	

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part-time transit		of Transportation to establish a pilot program to authorize a transit operator or operators, in	
lane pilot		partnership with an eligible transportation agency, to operate part-time transit lanes, defined	
program.		as designated highway shoulders that support the operation of transit vehicles during	
		specified times. The bill would require the department by January 1, 2024, to develop	
		guidelines for the safe operation of part-time transit lanes, as provided, a training program	
		for transit operators to operate transit buses on the shoulders of highways within the state,	
		and a program to identify transit buses authorized to be used or operated in part-time transit	
		lanes within the state. The bill would require the eligible transportation agency to be	
		responsible for all costs attributable to the project. Two years after commencing a project,	
		the bill would require an operator or operators, in conjunction with the eligible	
		transportation agency, to submit a report to the Legislature that includes certain information	
		about the project. This bill contains other existing laws.	
AB 481	9/30/2021-	Existing law designates the Department of General Services as the agency for the State of	
Chiu D	A. CHAPTERED	California responsible for distribution of federal surplus personal property, excepting food	
	9/30/2021-Approved by the	commodities, and requires the department to, among other things, do all things necessary to	
Law	Governor. Chaptered by	the execution of its powers and duties as the state agency for the distribution of federal	
enforcement	Secretary of State - Chapter	personal surplus property, excepting food commodities, in accordance with specified	
and state	406, Statutes of 2021.	federal law. Existing law, the Federal Surplus Property Acquisition Law of 1945, authorizes	
agencies:		a local agency, as defined, to acquire surplus federal property without regard to any law	
military		which requires posting of notices or advertising for bids, inviting or receiving bids, or	
equipment:		delivery of purchases before payment, or which prevents the local agency from bidding on	
funding,		federal surplus property. Existing federal law authorizes the Department of Defense to	
acquisition, and		transfer surplus personal property, including arms and ammunition, to federal or state	
use.		agencies for use in law enforcement activities, subject to specified conditions, at no cost to	
		the acquiring agency. This bill would require a law enforcement agency, defined to include	
		specified entities, to obtain approval of the applicable governing body, by adoption of a	

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Bill ID/Topic	Location	Summary	Position
		military equipment use policy, as specified, by ordinance at a regular meeting held pursuant to specified open meeting laws, prior to taking certain actions relating to the funding, acquisition, or use of military equipment, as defined. The bill would also require similar approval for the continued use of military equipment acquired prior to January 1, 2022. The bill would allow the governing body to approve the funding, acquisition, or use of military equipment within its jurisdiction only if it determines that the military equipment meets specified standards. The bill would require the governing body to annually review the ordinance and to either disapprove a renewal of the authorization for a type, as defined, of military equipment or amend the military equipment use policy if it determines, based on an annual military equipment report prepared by the law enforcement agency, as provided, that the military equipment does not comply with the above-described standards for approval. The bill would specify these provisions do not preclude a county or local municipality from implementing additional requirements and standards related to the purchase, use, and reporting of military equipment by local law enforcement agencies. This bill contains other	
AB 512	7/14/2021-S. 2 YEAR	related provisions and other existing laws. Existing law establishes priorities and procedures that any state agency disposing of surplus	
Holden D	7/14/2021-Failed Deadline	residential property is required to follow. This bill would, with certain exceptions, require the Department of Transportation, prior to selling specified unimproved properties in the	
Surplus	<u> </u>	City of Los Angeles, City of Pasadena, and City of South Pasadena, to offer to sell those	
unimproved property: State	on 6/9/2021)(May be acted upon Jan 2022)	properties at the original acquisition price paid by the department to a housing-related entity for affordable housing purposes, as provided. The bill would specify that it is the intent of	
Highway Route 710.		the Legislature to promote the use of skilled and trained labor for these types of potential affordable housing projects. This bill contains other related provisions and other existing laws.	
	5/7/2021-A. 2 YEAR 5/7/2021-Failed Deadline	Existing law regulates the wages, hours, and working conditions of any worker employed in any occupation, trade, or industry, whether compensation is measured by time, piece, or	

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	pursuant to Rule 61(a)(3).	otherwise, except as specified. This bill would authorize an employee working from home or	
Employment:	* ' ' '	a remote location not at the physical location of the employer to receive legally required	
1 1	on 2/18/2021)(May be	notices and postings electronically and sign or acknowledge certain documents	
employees.	1	electronically. The bill would also authorize an employee who works from home or a	
	,	remote location to have any wages due at the time of separation of employment mailed to	
		the employee using the address the employer has on file for the employee for sending	
		notices. The bill would require the wages to be deemed paid on the date of mailing.	
AB 550	5/25/2021-A. 2 YEAR	Existing law establishes a basic speed law that prohibits a person from driving a vehicle	Support
<u>Chiu</u> D	5/25/2021-Failed Deadline	upon a highway at a speed greater than is reasonable or prudent given the weather,	
	pursuant to Rule 61(a)(5).	visibility, traffic, and highway conditions, and in no event at a speed that endangers the	
Vehicles: Speed	(Last location was APPR.	safety of persons or property. This bill would authorize, until January 1, 2027, the Cities of	
Safety System	SUSPENSE FILE on	Los Angeles, Oakland, San Jose, one city in southern California, and the City and County of	
Pilot Program.	5/19/2021)(May be acted	San Francisco to establish the Speed Safety System Pilot Program for speed limit	
	upon Jan 2022)	enforcement in certain areas, if the system meets specified requirements, including that the	
		presence of a fixed or mobile system is clearly identified. The bill would require the	
		participating cities or city and county to adopt a Speed Safety System Use Policy and a	
		Speed Safety System Impact Report before implementing the program, and would require	
		the city or city and county to engage in a public information campaign at least 30 days	
		before implementation of the program, including information relating to when the systems	
		would begin detecting violations and where the systems would be utilized. The bill would	
		require the participating cities or city and county to issue warning notices rather than	
		notices of violations for violations detected within the first 30 calendar days of the program.	
		The bill would require the participating cities or city and county to develop uniform	
		guidelines for, among other things, the processing and storage of confidential information.	
		The bill would designate all photographic, video, or other visual or administrative records	
		made by a system as confidential, and would only authorize public agencies to use and	

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		allow access to these records for specified purposes. This bill contains other related provisions and other existing laws.	
A.D. 7.60	1/20/2021 1 2 1/5 1 5		
AB 560	4/30/2021-A. 2 YEAR	Existing law, as amended by the Californians Against Sexual Exploitation Act, an initiative	
<u>Quirk-Silva</u> D		measure enacted by the approval of Proposition 35 at the November 6, 2012, statewide	
	F	general election (CASE Act), proscribes the crime of human trafficking, a felony. The	
Human	(Last location was PUB. S.	CASE Act makes a person who causes, induces, or persuades, or attempts to cause, induce,	
trafficking.	on 2/18/2021)(May be	or persuade, a person who is a minor at the time of commission of the offense to engage in a	
	acted upon Jan 2022)	commercial sex act with the intent to effect or maintain a violation of specified other	
		offenses, including child pornography and extortion, guilty of human trafficking, a felony.	
		Existing law makes that crime punishable by imprisonment in the state prison for 5, 8, or 12	
		years and a fine of not more than \$500,000, or, if the offense involves force, fear, fraud,	
		deceit, coercion, violence, duress, menace, or threat of unlawful injury to the victim or	
		another person, 15 years to life and a fine of not more than \$500,000. The Legislature may	
		amend the CASE Act by a statute passed in each house by a majority vote. This bill would	
		expand the scope of that crime by making a person who causes, induces, or persuades, or	
		attempts to cause, induce, or persuade, an adult, whom the person reasonably believes to be	
		a minor at the time of commission of the offense, to engage in a commercial sex act with	
		the intent to effect or maintain a violation of specified other offenses, including child	
		pornography and extortion, guilty of human trafficking and subject to the penalties	
		described above. By changing the definition of a crime, the bill would impose a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	
AB 561	9/10/2021-S. 2 YEAR	Existing law provides for the creation by local ordinance, or by ministerial approval if a	
Ting D	9/10/2021-Failed Deadline	local agency has not adopted an ordinance, of accessory dwelling units in areas zoned to	
		allow single-family or multifamily dwelling residential use in accordance with specified	
Help	(Last location was	standards and conditions. This bill would require the Treasurer's office, by April 1, 2022, to	
Homeowners	INACTIVE FILE on	provide a report to the Legislature regarding the creation of the Help Homeowners Add	

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Bill ID/Topic	Location	Summary	Position
Add New	9/1/2021)(May be acted	New Housing Program with the purpose of assisting homeowners, as defined, in qualifying	
Housing	upon Jan 2022)	for loans to construct additional housing units on their property, including accessory	
Program:		dwelling units and junior accessory dwelling units. The bill would, with regard to the	
accessory		development of recommendations for the program, require the Treasurer to consult with the	
dwelling unit		California Housing Financing Agency and the Department of Housing and Community	
financing.		Development, and would also authorize the Treasurer to consult with various other entities,	
		including federal mortgage agencies, private lenders, community development financial	
		institutions, community-based organizations, and local housing trust funds. The bill would	
		require the report to examine the feasibility of, among other things, providing at least 80%	
		of program funding to homeowners at or below 100% of the area median income of each	
		county in the state. The bill would additionally require the report to provide	
		recommendations regarding these provisions. The bill would authorize the Treasurer to	
		include in the report other findings and recommendations that may be helpful to the	
A.D. 5.64	4/20/2021 A 2 X/E A D	implementation and operation of the program.	
<u>AB 564</u>	4/30/2021-A. 2 YEAR	Existing law provides that it is the Department of Fish and Wildlife's mission to manage	
Gonzalez,		California's diverse fish, wildlife, and plant resources, and the habitats upon which they	
Lorena D	pursuant to Rule 61(a)(2). (Last location was A. &	depend, for their ecological values and for their use and enjoyment of the public. Existing law provides that one of the department's core programs is biodiversity conservation. This	
Biodiversity	A.R. on 2/18/2021)(May	bill would establish the Biodiversity Protection and Restoration Act and would provide that	
Protection and	be acted upon Jan 2022)	it is the policy of the state that all state agencies, boards, and commissions shall utilize their	
Restoration Act.	be acted upon san 2022)	authorities in furtherance of the biodiversity conservation purposes and goals of certain	
Restoration 7 let.		executive orders. The bill would require all state agencies, boards, and commissions to	
		consider and prioritize the protection of biodiversity in carrying out their statutory	
		mandates. The bill would require strategies related to the goal of the state to conserve at	
		least 30% of California's land and coastal waters by 2030 to be made available to the public	
		and provided to certain legislative committees by no later than June 30, 2022.	

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Bill ID/Topic	Location	Summary	Position
AB 565	9/22/2021-	Existing law establishes the Interagency Advisory Committee on Apprenticeship within the	
<u>Lackey</u> R	A. CHAPTERED	Division of Apprenticeship Standards, which is in the Department of Industrial Relations.	
	9/22/2021-Approved by the	Existing law prescribes the composition of the committee, which includes specified officials	
Interagency	Governor. Chaptered by	or their designees, serving as ex officio members, and 6 persons appointed by the Secretary	
Advisory	Secretary of State - Chapter	of Labor and Workforce Development who are familiar with certain apprenticeable	
Committee on	194, Statutes of 2021.	occupations, as specified requirements. This bill would add the director of the State	
Apprenticeship:		Department of Social Services as a member of the Interagency Advisory Committee on	
homeless youth		Apprenticeship. This bill contains other related provisions and other existing laws.	
and foster			
youth.			
AB 566	5/7/2021-A. 2 YEAR	Existing property tax law generally requires the county auditor, in each fiscal year, to	
Nguyen R		allocate property tax revenues to local jurisdictions in accordance with specified formulas	
	F	and procedures, and generally requires that each jurisdiction be allocated an amount equal	
Property	,	to the total of the amount of revenue allocated to that jurisdiction in the prior fiscal year,	
taxation:	, , ·	subject to certain modifications, and that jurisdiction's portion of the annual tax increment,	
revenue	acted upon Jan 2021)	as defined. This bill would make a nonsubstantive change to that provision.	
allocations.			
AB 570	10/4/2021-	Existing law, the Knox-Keene Health Care Service Plan Act of 1975, provides for the	
Santiago D	A. CHAPTERED	licensure and regulation of health care service plans by the Department of Managed Health	
		Care, and makes a willful violation of the act a crime. Existing law provides for the	
Dependent	1	regulation of health insurers by the Department of Insurance. Existing law authorizes an	
parent health	Secretary of State - Chapter	individual to add a dependent to their health care service plan contract or health insurance	
care coverage.	468, Statutes of 2021.	policy, including adding a dependent outside of an initial enrollment period if certain	
		criteria are met. Existing law defines "dependent" for the purpose of an individual contract	
		or policy to mean the spouse, registered domestic partner, or child of an individual. This bill	
		would require an individual health care service plan contract or health insurance policy	

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Bill ID/Topic	Location	Summary	Position
		issued, amended, or renewed on or after January 1, 2023, that provides dependent coverage	
		to make dependent coverage available to a qualified dependent parent or stepparent. The	
		bill would require a plan, an insurer, or the California Health Benefit Exchange to provide	
		an applicant seeking to add a dependent parent or stepparent with written notice about	
		HICAP and would require a solicitor or agent to provide specified HICAP contact	
		information, as specified. The bill would expand the definition of "dependent" for an	
		individual health care service plan contract or health insurance policy to include a qualified	
		dependent parent or stepparent. Because a willful violation of these provisions by a health	
		care service plan would be a crime, the bill would impose a state-mandated local	
		program. This bill contains other related provisions and other existing laws.	
<u>AB 571</u>	9/28/2021-	Existing law, known as the Density Bonus Law, requires a city or county to provide a	
Mayes I	A. CHAPTERED	developer that proposes a housing development in the city or county with a density bonus	
	1 1	and other incentives or concessions for the production of lower income housing units, or for	
Planning and	Governor. Chaptered by	the donation of land within the development, if the developer agrees to, among other things,	
zoning: density		construct a specified percentage of units for very low income, low-income, or moderate-	
bonuses:	346, Statutes of 2021.	income households or qualifying residents, including lower income students. Existing law	
affordable		requires the amount of a density bonus and the number of incentives or concessions a	
housing.		qualifying developer receives to be pursuant to a certain formula based on the total number	
		of units in the housing development, as specified. This bill would prohibit affordable	
		housing impact fees, including inclusionary zoning fees and in-lieu fees, from being	
		imposed on a housing development's affordable units. This bill contains other related	
AD 570	5/05/0001 A 0 X/E A D	provisions and other existing laws.	
AB 572	5/25/2021-A. 2 YEAR	Existing law establishes the California Workforce Development Board as the body	
<u>Kalra</u> D	5/25/2021-Failed Deadline	responsible for assisting the Governor in the development, oversight, and continuous	
California	pursuant to Rule 61(a)(5).	improvement of California's workforce investment system and the alignment of the	
California	(Last location was APPR.	education and workforce investment systems to the needs of the 21st century economy and	

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Bill ID/Topic	Location	Summary	Position
Workforce	SUSPENSE FILE on	workforce. This bill would require the board, upon appropriation of funds by the Legislature	
Development	5/5/2021)(May be acted	for this purpose, to establish and maintain an outreach, education, and certification program,	
Board:	upon Jan 2022)	with specified purposes, including training restaurant employees, managers, and employers	
employment		to identify and address disparities in their workforce and implementing high-road	
policies.		employment policies that promote equity of income and career pathways for people of	
		color, immigrants, women, and people who are transgender, nonbinary, or intersex. This bill	
		contains other related provisions.	
AB 574	4/30/2021-A. 2 YEAR	Existing law authorizes a court, on its own motion or on request of certain specified	
Chen R	4/30/2021-Failed Deadline	persons, to appoint a guardian ad litem in a probate proceeding, as specified, to represent	
	pursuant to Rule $61(a)(2)$.	the interests of certain persons, including a minor or an incapacitated person. Existing law	
Guardians ad	(Last location was	prohibits the appointment of a public guardian as a guardian ad litem in a probate	
litem: mental	HEALTH on	proceeding, unless the court finds that no other qualified person is willing to act as a	
illnesses.	2/18/2021)(May be acted	guardian ad litem. This bill would establish an additional procedure for the appointment of a	
	upon Jan 2022)	guardian ad litem for a person who lacks the capacity to make rational informed decisions	
		regarding medical care, mental health care, safety, hygiene, shelter, food, or clothing with a	
		rational thought process due to a mental illness, defect, or deficiency. The bill would	
		authorize certain persons to petition the court for the appointment of a guardian ad litem	
		under these provisions, and would establish the procedures that would govern the filing of a	
		petition, its notice provisions, and court procedures. Under certain circumstances, the bill	
		would require the court to appoint the public defender or private counsel to represent a	
		person who is the subject of a petition. This bill contains other existing laws.	
<u>AB 580</u>		Existing law, the California Emergency Services Act, establishes, within the office of the	
Rodriguez D	9/17/2021-Enrolled and	Governor, the Office of Emergency Services (OES) under the supervision of the Director of	
	presented to the Governor	Emergency Services. Existing law makes OES responsible for addressing natural,	
Emergency	at 3 p.m.	technological, or manmade disasters and emergencies, including activities necessary to	
services:		prevent, respond to, recover from, and mitigate the effects of emergencies and disasters to	

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Bill ID/Topic	Location	Summary	Position
vulnerable		people and property. This bill instead would require the director to appoint representatives of	
populations.		the access and functional needs population, provided a majority of appointees are from	
		specified groups, to serve on those committees and to ensure the needs of that population	
		are met within that system. This bill contains other related provisions and other existing	
		laws.	
AB 581	5/25/2021-A. 2 YEAR	Existing law establishes the Office of Information Security within the Department of	
Irwin D	5/25/2021-Failed Deadline	Technology, under the direction of the Chief of the Office of Information Security, for the	
	pursuant to Rule 61(a)(5).	purpose of ensuring the confidentiality, integrity, and availability of state systems and	
Cybersecurity.	(Last location was APPR.	applications and to promote and protect privacy as part of the development and operations	
	SUSPENSE FILE on	of state systems and applications to ensure the trust of the residents of this state. The law	
	5/12/2021)(May be acted	requires an entity within the executive branch that is under the direct authority of the	
	upon Jan 2022)	Governor to implement the policies and procedures issued by the office. The law	
		additionally authorizes the office to conduct, or require to be conducted, an independent	
		security assessment of every state agency, department, or office, as specified. The law	
		authorizes the Military Department to perform an independent security assessment of any	
		state agency, department, or office. This bill would require all state agencies, as generally	
		defined, to review and implement specified National Institute of Standards and Technology	
		(NIST) guidelines for, among other things, reporting, coordinating, publishing, and	
		receiving information about a security vulnerability relating to information systems and the	
		resolution thereof, no later than July 1, 2022. The bill would require the chief to review the	
		NIST guidelines and to create, update, and publish any appropriate standards or procedures	
		in the State Administrative Manual and Statewide Information Management Manual to	
		apply the NIST guidelines to certain state governmental agencies, as defined, no later than	
		April 1, 2022. The bill would authorize a state agency to satisfy their requirement to	
		implement NIST guidelines by adopting those standards and procedures published in the	
		State Administrative Manual and Statewide Information Management Manual. The bill	

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Bill ID/Topic	Location	Summary	Position
		would require the office to provide assistance to any state agency that requests assistance in	
		implementing the guidelines or the standards and procedures, and to provide operational	
		and technical assistance to state agencies on reporting, coordinating, publishing, and	
		receiving information about cybersecurity vulnerabilities of information systems, until that	
		agency withdraws their request for assistance with implementation or cybersecurity.	
<u>AB 584</u>	4/30/2021-A. 2 YEAR	Existing law imposes limits on the size, weight, and load of vehicles that may be operated	
Rivas,	4/30/2021-Failed Deadline	on the highway and authorizes the Department of Transportation and local authorities, with	
Robert D	pursuant to Rule 61(a)(2).	respect to highways under their respective jurisdictions, to issue permits to operate the	
	(Last location was TRANS.	vehicles exceeding the specified size, weight, and load limits. This bill would, no later than	
Department of	on 2/18/2021)(May be	July 1, 2022, require the department to develop a pilot program for the purpose of issuing a	
_	acted upon Jan 2022)	special permit to the operator of a vehicle, combination of vehicles, or mobile equipment	
weight limits:		permitting the hauling of raw milk in excess of 80,000 pounds if the vehicle, combination,	
special permits.		or equipment meets specified criteria. The bill would require an application for the permit to	
		contain specified information, including a description of the vehicles to be operated under	
		the permit. The bill would state that a permit is valid for one year and may be canceled by	
		the department for specified reasons including the failure of the applicant to maintain any of	
		the conditions required for the application. The bill would state that the holder of a permit is	
		not authorized to operate outside of designated corridors identified by the department. The	
		bill would require the department to submit a report to the Legislature, as specified. The bill	
		would require the department to conduct a study focused on specific issues, including air	
		pollution emission reductions and fuel consumption, and provide results to the appropriate	
		legislative policy committees. The bill would authorize the department to charge a fee, as	
		specified. The bill would repeal these provisions on January 1, 2030.	
<u>AB 585</u>	8/27/2021-S. 2 YEAR	Existing law requires the Natural Resources Agency every 3 years to update the	
<u>Rivas, Luz</u> D		Safeguarding California Plan, the state's climate adaptation strategy. As part of the update,	
	pursuant to Rule 61(a)(12).	existing law requires the agency to coordinate with other state agencies to identify a lead	

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Bill ID/Topic	Location	Summary	Position
Climate change:	(Last location was APPR.	agency or group of agencies to lead adaptation efforts in each sector. Existing law requires	
Extreme Heat	SUSPENSE FILE on	state agencies to work to maximize specified objectives related to climate change. Existing	
and Community	8/16/2021)(May be acted	law establishes the Office of Planning and Research in state government in the Governor's	
Resilience	upon Jan 2022)	office. Existing law establishes the Integrated Climate Adaptation and Resiliency Program,	
Program.		to be administered by the Office of Planning and Research, to coordinate regional and local	
		efforts with state climate adaptation strategies to adapt to the impacts of climate change in	
		order to facilitate the development of holistic, complimentary strategies for adapting to	
		climate change impacts. This bill would establish the Extreme Heat and Community	
		Resilience Program for the purpose of coordinating state efforts and supporting local and	
		regional efforts to mitigate the impacts of, and reduce the public health risks of, extreme	
		heat and the urban heat island effect, and would require the Office of Planning and	
		Research to administer the program through the Integrated Climate Adaptation and	
		Resiliency Program. Under the Extreme Heat and Community Resilience Program, the bill	
		would require the Office of Planning and Research to coordinate the state's efforts to	
		address extreme heat and the urban heat island effect and to provide financial and technical	
		assistance to eligible entities to support local and regional efforts to mitigate the impacts of,	
		and reduce the public health risks of, extreme heat or the urban heat island effect, as	
		provided. The bill would require the Office of Planning and Research to submit a report to	
		the Legislature by July 1, 2023, on certain matters relating to extreme heat and the urban	
		heat island effect. The bill would require the Office of Planning and Research, before	
		awarding grants under the Extreme Heat and Community Resilience Program, to adopt	
		certain guidelines for the program and would require the Office of Planning and Research to	
		seek input from the public, academic and technical experts, and relevant state agencies, as	
		appropriate, in the drafting of those guidelines. The bill would establish the Extreme Heat	
		and Community Resilience Fund in the State Treasury and would require the Office of	
		Planning and Research, upon appropriation by the Legislature, to expend moneys in the	
		fund for the implementation of the Extreme Heat and Community Resilience Program.	

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Bill ID/Topic	Location	Summary	Position
AB 589	5/7/2021-A. 2 YEAR	Existing law establishes various public assistance programs to provide protection, care, and	
Garcia,	5/7/2021-Failed Deadline	assistance to the people of the state who are in need of those services. Existing law defines	
Eduardo D	pursuant to Rule 61(a)(3).	"public assistance" and "public assistance programs" to refer to specified public social	
	(Last location was PRINT	services programs, including, among others, the California Work Opportunity and	
Public Social	on 2/11/2021)(May be	Responsibility to Kids (CalWORKs) program, adult day health care programs, programs for	
Services.	acted upon Jan 2021)	the aged, blind, and disabled, and in-home supportive services. This bill would make	
		technical, nonsubstantive changes to that definition.	
AB 590	5/7/2021-A. 2 YEAR	Existing law sets forth various provisions relating to the governance of cities and defines	
Gipson D	5/7/2021-Failed Deadline	the term "legislative body" for these purposes. This bill would make a nonsubstantive	
a	pursuant to Rule 61(a)(3).	change to that definition.	
Cities.	(Last location was PRINT		
	on 2/11/2021)(May be		
	acted upon Jan 2021)		<u> </u>
<u>AB 594</u>	5/25/2021-A. 2 YEAR	Under existing law, a peace officer is justified in using deadly force when the officer	
McCarty D	5/25/2021-Failed Deadline	reasonably believes, based on the totality of the circumstances, that such force is necessary	
	pursuant to Rule 61(a)(5).	to defend against an imminent threat of death or serious bodily injury to the officer or	
Law	(Last location was APPR.	another person, or to apprehend a fleeing felon, as specified. This bill would, for deadly use	
enforcement	SUSPENSE FILE on	of force incidents other than those required to be investigated by the Attorney General,	
policies.	4/14/2021)(May be acted	require an agency to cause a criminal investigation of these incidents to be conducted, and	
	upon Jan 2022)	would prohibit a law enforcement agency from having primary responsibility for	
		conducting the criminal investigation into those incidents involving an officer employed by	
		that agency. This bill would instead provide alternative protocols for investigations of those	
		incidents, including investigation by the district attorney's office, another law enforcement	
		agency, or a multidisciplinary and multiagency task force. The bill would specify that these	
		requirements apply only to a criminal investigation and not to any administrative or	
		disciplinary investigation. The bill would also require each agency to adopt a written policy,	

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		or amend their existing written policy on the criminal investigation of officer-involved deadly use of force incidents, to be compliant with the requirements of this bill, and to make that policy available to the public, as specified. This bill contains other related provisions and other existing laws.	
AB 602	9/28/2021-	(1)Existing law, the Permit Streamlining Act, which is part of the Planning and Zoning	
Grayson D	A. CHAPTERED	Law, requires each public agency to provide a development project applicant with a list that specifies the information that will be required from any applicant for a development project.	
Development		The Mitigation Fee Act requires a local agency that establishes, increases, or imposes a fee	
-	1	as a condition of approval of a development project to, among other things, determine a	
	347, Statutes of 2021.	reasonable relationship between the fee's use and the type of development project on which	
	,	the fee is imposed. Existing law requires a city, county, or special district that has an	
		internet website to make available on its internet website certain information, as applicable,	
		including its current schedule of fees and exactions. This bill, among other things, would	
		require, on and after January 1, 2022, a local agency that conducts an impact fee nexus	
		study to follow specific standards and practices, including, but not limited to, (1) that prior	
		to the adoption of an associated development fee, an impact fee nexus study be adopted, (2)	
		that the study identify the existing level of service for each public facility, identify the	
		proposed new level of service, and include an explanation of why the new level of service is	
		necessary, and (3) if the study is adopted after July 1, 2022, either calculate a fee levied or	
		imposed on a housing development project proportionately to the square footage of the	
		proposed units, or make specified findings explaining why square footage is not an	
		appropriate metric to calculate the fees. This bill contains other related provisions and other	
		existing laws.	
		Existing law requires each law enforcement agency to annually furnish specified	
McCarty D		information to the Department of Justice regarding the use of force by a peace officer.	
		Existing law also establishes the Department of the California Highway Patrol within the	

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Bill ID/Topic	Location	Summary	Position
Law	presented to the Governor	Transportation Agency. This bill would require municipalities, as defined, to annually post	
enforcement	at 3 p.m.	on their internet websites specified information relating to settlements and judgments	
settlements and		resulting from allegations of improper police conduct, including, among other information,	
judgments:		amounts paid, broken down by individual settlement and judgment, and information on	
reporting.		bonds used to finance use of force settlement and judgment payments. The bill would	
		require the Transportation Agency to annually post the same information on its internet	
		website regarding settlements and judgments against the Department of the California	
		Highway Patrol. By increasing requirements for local governments, this bill would impose a	L
		state-mandated local program. This bill contains other related provisions and other existing	
		laws.	
<u>AB 604</u>	9/22/2021-A. VETOED	Existing law creates the Road Maintenance and Rehabilitation Program to address deferred	
<u>Daly</u> D	9/22/2021-Vetoed by	maintenance on the state highway system and the local street and road system. Existing law	
	Governor.	provides for the deposit of various funds, including revenues from certain fuel taxes and	
Road		vehicle fees, for the program in the Road Maintenance and Rehabilitation Account. Existing	
Maintenance		law requires funds available for the program to be allocated for various specified purposes	
and		and requires the remaining funds available for the program to be continuously appropriated	
Rehabilitation		50% for allocation to the Department of Transportation for maintenance of the state	
Account:		highway system or for the State Highway Operation and Protection Program and 50% for	
apportionment		apportionment to cities and counties by the Controller pursuant to a specified formula. This	
of funds:		bill would continuously appropriate interest earnings derived from revenues deposited in the	
accrued interest.		Road Maintenance and Rehabilitation Account to the department for maintenance of the	
		state highway system or for purposes of the State Highway Operation and Protection	
		Program.	
<u>AB 620</u>	5/7/2021-A. 2 YEAR	Existing law declares that the California Environmental Protection Agency is established to	
Mullin D	5/7/2021-Failed Deadline	enhance the state's protection of the environment, by among other things, more effectively	
	pursuant to Rule 61(a)(3).	coordinating the permit actions of the departments or boards within the agency that issue	

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Bill ID/Topic	Location	Summary	Position
Unified online	(Last location was PRINT	environmental permits. Existing law declares the intent of the Legislature to provide a	
environmental	on 2/12/2021)(May be	mechanism by which the California Environmental Protection Agency may further this	
permit	acted upon Jan 2021)	objective of environmental protection by bringing relevant agencies together to	
application.		synchronize, to the maximum extent feasible, the environmental permit requirements	
		imposed on applicants by the departments or boards within the agency, among other	
		objectives. This bill would express the intent of the Legislature to enact subsequent	
		legislation creating a unified online environmental permit application and process for state	
		agencies that simplify the submittal and tracking of environmental permits for permit	
		applicants and state agencies, and supports interagency coordination.	
<u>AB 621</u>	4/30/2021-A. 2 YEAR	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to	
Rivas,	4/30/2021-Failed Deadline	prepare, or cause to be prepared, and certify the completion of an environmental impact	
Robert D	pursuant to Rule 61(a)(2).	report (EIR) on a project that the lead agency proposes to carry out or approve that may	
	(Last location was NAT.	have a significant effect on the environment or to adopt a negative declaration if it finds that	
California	RES. on 3/25/2021)(May	the project will not have that effect. CEQA also requires a lead agency to prepare a	
Environmental	be acted upon Jan 2022)	mitigated negative declaration for a project that may have a significant effect on the	
Quality Act:		environment if revisions in the project would avoid or mitigate that effect and there is no	
streamlined		substantial evidence that the project, as revised, would have a significant effect on the	
environmental		environment. CEQA establishes a procedure by which a person may seek judicial review of	
review:		the decision of the lead agency made pursuant to CEQA. Under existing law, a lead	
standard of		agency's decision to adopt a negative declaration or mitigated negative declaration is	
review:		reviewed by the courts under the fair argument standard while the lead agency's decision to	
hospitals.		certify an EIR is reviewed under the substantial evidence standard. This bill would authorize	
		the Governor to certify a new hospital project or hospital expansion or modernization	
		project as an environmental leadership hospital project if the project meets certain	
		requirements. The bill would require the project applicant to certify compliance with certain	
		labor standards in regards to the implementation of the project. The bill would require the	

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Bill ID/Topic	Location	Summary	Position
		lead agency to concurrently prepare the record of proceedings for a project certified by the	
		Governor, as applicable. By requiring the concurrent preparation of the record of	
		proceedings, this bill would impose a state-mandated local program. The bill would specify	
		that the review of a lead agency's decision to adopt or certify an environmental review	
		document, as defined, for a certified project is the substantial evidence standard. The bill	
		would provide that, if the lead agency fails to adopt or certify an environmental review	
		document on or before June 1, 2028, for a certified project, the provisions of the bill do not	
		apply to that project. The provisions of the bill would be repealed by their own terms on	
		January 1, 2029. This bill contains other related provisions and other existing laws.	
<u>AB 654</u>	10/5/2021-	Existing law, the California Occupational Safety and Health Act of 1973, authorizes the	
Reyes D	A. CHAPTERED	Division of Occupational Safety and Health to prohibit the performance of an operation or	
		process, or entry into that place of employment when, in its opinion, a place of employment,	,
COVID-19:	Governor. Chaptered by	operation, or process, or any part thereof, exposes workers to the risk of infection with	
exposure:	_	COVID-19, so as to constitute an imminent hazard to employees. Existing law requires that	
notification.	522, Statutes of 2021.	the prohibition be issued in a manner so as not to materially interrupt the performance of	
		critical governmental functions essential to ensuring public health and safety functions or	
		the delivery of electrical power or water. Existing law requires that these provisions not	
		prevent the entry or use, with the division's knowledge and permission, for the sole purpose	
		of eliminating the dangerous conditions. This bill would add the delivery of renewable	
		natural gas to the list of utilities that the division's prohibitions are not allowed to materially	7
		interrupt. This bill contains other related provisions and other existing laws.	<u> </u>
AB 680	9/22/2021-A. ENROLLED	Existing law, the California Global Warming Solutions Act of 2006, establishes the State	
Burke D	9/22/2021-Enrolled and	Air Resources Board as the agency responsible for monitoring and regulating sources of	
	presented to the Governor	emissions of greenhouse gases. The act authorizes the state board to include the use of	
Greenhouse Gas	at 2 p.m.	market-based compliance mechanisms in regulating greenhouse gas emissions. Existing law	,
Reduction		requires all moneys, except for fines and penalties, collected by the state board from a	

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Bill ID/Topic	Location	Summary	Position
Fund:		market-based compliance mechanism to be deposited in the Greenhouse Gas Reduction	
California Jobs		Fund and to be available to the state upon appropriation by the Legislature. This bill would	
Plan Act of		enact the California Jobs Plan Act of 2021, which would require the state board to work	
2021.		with the labor agency to update, by July 1, 2025, Greenhouse Gas Reduction Fund funding	
		guidelines for administering agencies to ensure that all applicants to grant programs funded	
		by the Greenhouse Gas Reduction Fund meet specified standards, including fair and	
		responsible employer standards and inclusive procurement policies, as provided. The bill	
		would require the state board to work with administering agencies to leverage existing	
		programs and funding to assist applicants in meeting these standards. The bill would	
		require, among other things, administering agencies, on and after the adoption of the update	
		to the funding guidelines, to give preference to applicants that demonstrate a partnership	
		with an educational institution or training program targeting residents of under-resourced,	
		tribal, and low-income communities, as defined, in the same region as the proposed project	
		and to applicants that demonstrate the creation of high-quality jobs, as defined, by the	
		proposed project. The bill would exclude from these requirements applicants for projects	
		that involve specified funding, technical assistance, or research, applicants who are not	
		employers, as defined, and housing projects that will feature 100% affordable units, as	
		defined. This bill contains other existing laws.	
<u>AB 682</u>	4/30/2021-A. 2 YEAR	The Planning and Zoning Law authorizes the legislative body of any county or city to adopt	
Bloom D		ordinances regulating zoning within its jurisdiction, as specified. This bill would require a	
	pursuant to Rule 61(a)(2).	city or county with a population of more than 400,000 people to permit the building of	
Planning and	(Last location was H. &	cohousing buildings, as defined, in any zone where multifamily residential buildings are	
zoning:	C.D. on 2/25/2021)(May	permitted. The bill would require that cohousing buildings be permitted on the same basis	
cohousing	be acted upon Jan 2022)	as multifamily dwelling units. The bill would set minimum standards for the construction of	
buildings.		cohousing buildings, including floor-space ratios and setback requirements. The bill would	
		require that specified percentages of cohousing buildings be set aside for affordable	

Bill ID/Topic	Location	Summary	Position
		housing, as specified. The bill would define terms for the purpose of these provisions. This	
		bill contains other related provisions and other existing laws.	
AB 703	5/7/2021-A. 2 YEAR	Existing law, the Ralph M. Brown Act, requires, with specified exceptions, that all meetings	
Rubio,	5/7/2021-Failed Deadline	of a legislative body of a local agency, as those terms are defined, be open and public and	
Blanca D	pursuant to Rule 61(a)(3).	that all persons be permitted to attend and participate. The act contains specified provisions	
	(Last location was L. GOV.	regarding the timelines for posting an agenda and providing for the ability of the public to	
Open meetings:	on 2/25/2021)(May be	observe and provide comment. The act allows for meetings to occur via teleconferencing	
local agencies:	acted upon Jan 2021)	subject to certain requirements, particularly that the legislative body notice each	
teleconferences.		teleconference location of each member that will be participating in the public meeting, that	
		each teleconference location be accessible to the public, that members of the public be	
		allowed to address the legislative body at each teleconference location, that the legislative	
		body post an agenda at each teleconference location, and that at least a quorum of the	
		legislative body participate from locations within the boundaries of the local agency's	
		jurisdiction. The act provides an exemption to the jurisdictional requirement for health	
		authorities, as defined. This bill would remove the notice requirements particular to	
		teleconferencing and would revise the requirements of the act to allow for teleconferencing	
		subject to existing provisions regarding the posting of notice of an agenda, provided that the	
		public is allowed to observe the meeting and address the legislative body directly both in	
		person and remotely via a call-in option or internet-based service option, and that a quorum	
		of members participate in person from a singular physical location clearly identified on the	
		agenda that is open to the public and situated within the jurisdiction. The bill would require	
		that, in each instance in which notice of the time of the teleconferenced meeting is	
		otherwise given or the agenda for the meeting is otherwise posted, the local agency also	
		give notice of the means by which members of the public may observe the meeting and	
		offer public comment and that the legislative body have and implement a procedure for	
		receiving and swiftly resolving requests for reasonable accommodation for individuals with	

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Bill ID/Topic	Location	Summary	Position
		disabilities, consistent with the federal Americans with Disabilities Act, as provided. This	
		bill contains other related provisions and other existing laws.	
AB 712	7/16/2021-	Existing law, the Local Agency Public Construction Act, regulates contracting by local	
Calderon D	A. CHAPTERED	agencies, including counties and special districts. The act includes specific provisions for	
	7/16/2021-Approved by the	contracting by counties, contracting for county highways and county bridges and subways,	
Local Agency	Governor. Chaptered by	and contracting by county waterworks districts. Other existing law regulates contracting by	
Public	Secretary of State - Chapter	the Los Angeles County Flood Control District (LACFCD). Those specific provisions	
Construction	95, Statutes of 2021.	include change order authorization for contracts, as prescribed, and impose caps on the	
Act: change		extra cost of any change order, varying with the value of the original contract. This bill	
orders: County		would authorize the County of Los Angeles to add a new change order cap of \$400,000 for	
of Los Angeles.		contracts whose original cost exceeds \$25,000,000 and of \$750,000 for contracts whose	
		original cost exceeds \$50,000,000, both of which would be adjusted annually to reflect the	
		percentage change in the California Consumer Price Index. This bill contains other related	
		provisions and other existing laws.	
<u>AB 713</u>	8/27/2021-S. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
Garcia,	8/27/2021-Failed Deadline	Board as the state agency charged with monitoring and regulating sources of emissions of	
Cristina D	pursuant to Rule 61(a)(12).	greenhouse gases. The state board is required to approve a statewide greenhouse gas	
	(Last location was APPR.	emissions limit equivalent to the statewide greenhouse gas emissions level in 1990 to be	
State Air	SUSPENSE FILE on	achieved by 2020 and to ensure that statewide greenhouse gas emissions are reduced to at	
Resources	7/15/2021)(May be acted	least 40% below the 1990 level by 2030. The act requires the state board to prepare and	
Board:	upon Jan 2022)	approve a scoping plan for achieving the maximum technologically feasible and cost-	
greenhouse gas		effective reductions in greenhouse gas emissions and to update the scoping plan at least	
emissions		once every 5 years. This bill would require the state board to conduct a comprehensive	
scoping plan:		health analysis in conjunction with the development of each update of the scoping plan that	
comprehensive		includes a framework to provide an overview of the breadth of health impacts and health	
health analysis.		benefits that may accrue from the outcomes in the scoping plan, as specified.	

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Bill ID/Topic	Location	Summary	Position
AB 721	9/28/2021-	Existing law permits a person who holds an ownership interest of record in property that the	
Bloom D	A. CHAPTERED	person believes is the subject of an unlawfully restrictive covenant based on, among other	
	9/28/2021-Approved by the	things, source of income, to record a Restrictive Covenant Modification, which is to include	
Covenants and	Governor. Chaptered by	a copy of the original document with the illegal language stricken. Before recording the	
restrictions:	Secretary of State - Chapter	modification document, existing law requires the county recorder to submit the	
affordable	349, Statutes of 2021.	modification document and the original document to the county counsel who is required to	
housing.		determine whether the original document contains an unlawful restriction. This bill would	
		make any recorded covenants, conditions, restrictions, or limits on the use of private or	
		publicly owned land contained in any deed, contract, security instrument, or other	
		instrument affecting the transfer or sale that restricts the number, size, or location of the	
		residences that may be built on the property, or that restricts the number of persons or	
		families who may reside on the property, unenforceable against the owner of an affordable	
		housing development, as defined, if an approved restrictive covenant affordable housing	
		modification document has been recorded in the public record, as provided, unless a	
		specified exception applies. This bill contains other related provisions and other existing	
		laws.	
<u>AB 724</u>	4/30/2021-A. 2 YEAR	Existing law establishes various programs, including, among others, the Emergency	
Ward D		Housing and Assistance Program, to provide assistance to homeless persons. Existing law	
	<u>-</u>	requires a state agency or department that funds, implements, or administers a state program	
Homelessness	I '	that provides housing or housing-related services to people experiencing homelessness or at	
programs:		risk of homelessness to revise or adopt guidelines and regulations to include enumerated	
funding.	be acted upon Jan 2022)	Housing First policies. This bill would require specified state entities to, not later than	
		January 1, 2023, develop a streamlined funding program that meets specified criteria, to	
		support the state's policy goal of reducing homelessness statewide by providing funding	
		opportunities for local governments, as defined, to increase their capacity to respond to	
		local homelessness needs through providing housing, emergency shelters, or other	
		assistance to homeless individuals and families, or those at risk for homelessness, as	

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Bill ID/Topic	Location	Summary	Position
		defined, designed to reduce homelessness in their local areas. The bill would require, not later than January 1, 2023, the state entities to prepare and submit to the Legislature a report on their proposed programs, as provided. This bill contains other existing laws.	
A D 726	7/23/2021-	Existing law, until January 1, 2024, authorizes a county, city and county, or city to establish	
AB 726	A. CHAPTERED		
Garcia,		a capital investment incentive program. Existing law requires a county, city and county, or	
Eduardo D	Governor. Chaptered by	city that has so elected, to pay a capital investment incentive amount to the proponent of a qualified manufacturing facility for up to 15 years, upon request by a proponent in writing,	
Capital investment incentive program: qualified manufacturing facility: ad valorem property tax revenue allocation	1	as prescribed. Existing law defines "qualified manufacturing facility" for these purposes to mean a proposed manufacturing facility that meets specified requirements including that the facility is operated by certain businesses, including, among others, a business engaged in the recovery of minerals from geothermal resources or a business engaged in the manufacturing of parts or components related to the production of electricity using solar, wind, biomass, hydropower, or geothermal resources, as specified. This bill would add a business engaged in manufacturing of fuels, electrical parts, or components used in the field of clean transportation or the production of alternative fuel vehicles or electric vehicles to the list of business that may operate a qualified manufacturing facility. This bill contains other related provisions and other existing laws.	
payments. AB 757	9/10/2021-A. 2 YEAR	Existing law provides for the regulation and supervision of employment, including	
Davies R		compensation, working hours, and various privileges and immunities relating to	
<u> </u>		employment. Existing law authorizes the Division of Labor Standards Enforcement to	
Private	-	enforce the Labor Code and all labor laws of the state the enforcement of which is not	
employment:	on 2/25/2021)(May be	specifically vested in any other officer, board, or commission. This bill would authorize a	
COVID-19:	acted upon Jan 2022)	private employer to request prescribed documentation of a positive COVID-19 test or	
positive test or	F ,	diagnosis if an employee reports that the employee has been diagnosed or tested positive for	

Bill ID/Topic	Location	Summary	Position
diagnosis:		COVID-19 and is unable to work and the employer determines that an employee may be	
documentation.		subject to a 14-day exclusion from the workplace as required under certain law or	
		regulations. The bill would require an employer, in requesting documentation pursuant to	
		the bill and in receiving information in response to that request, to comply with existing	
		privacy protections. This bill contains other related provisions.	
AB 773	10/6/2021-	Existing law authorizes local authorities to adopt rules and regulations by ordinance or	
Nazarian D	A. CHAPTERED	regulation for highways under their jurisdiction if specified criteria are met. Under existing	
	10/6/2021-Approved by the	law, authorized actions by local authorities include permanent or temporary highway or	
Street closures	Governor. Chaptered by	street closures under certain conditions and the designation of a highway as a through	
and	Secretary of State - Chapter	highway. This bill would authorize a local authority to adopt a rule or regulation by	
designations.	587, Statutes of 2021.	ordinance to implement a slow streets program, which may include closures to vehicular	
		traffic or through vehicular traffic of neighborhood local streets with connections to	
		citywide bicycle networks, destinations that are within walking distance, or green space.	
		The bill would require the local authority to meet specified conditions to implement a slow	
		street, including a determination that closure or traffic restriction is necessary for the safety	
		and protection of persons using the closed or restricted portion of the street, conducting an	
		outreach and engagement process, and clearly designating the closure or traffic restriction	
		with specific signage.	
<u>AB 784</u>	9/22/2021-	(1) The Transit District Law authorizes any city together with unincorporated territory, or 2	
Quirk D		or more cities, with or without unincorporated territory, in either the Counties of Alameda	
	1 1	or Contra Costa or both, to organize and incorporate as a transit district divided into 5 wards	3
Alameda-		with specified powers and duties relative to providing public transit service. This bill would	
Contra Costa		repeal the authority to form a transit district under these provisions and would recognize the	
Transit District.	200, Statutes of 2021.	Alameda-Contra Costa Transit District as the district formed pursuant to this authority. This	
		bill contains other related provisions and other existing laws.	

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Bill ID/Topic	Location	Summary	Position
AB 786	4/30/2021-A. 2 YEAR	Existing law establishes within the Transportation Agency the California Transportation	
Cervantes D	4/30/2021-Failed Deadline	Commission. Existing law requires the commission to appoint an executive director for the	
	pursuant to Rule 61(a)(2).	commission who serves at the pleasure of the commission. This bill would instead require	
California	(Last location was TRANS.	the executive director of the commission to be appointed by the Governor, subject to	
Transportation	on 2/25/2021)(May be	confirmation by the Senate, and subject to removal at the discretion of the Governor.	
Commission:	acted upon Jan 2022)		
executive			
director.			
AB 787	9/28/2021-	Existing law, the Planning and Zoning Law, requires each city, county, and city and county	
Gabriel D	A. CHAPTERED	to prepare and adopt a general plan that contains certain mandatory elements, including a	
	9/28/2021-Approved by the	housing element. Existing law requires that the housing element include, among other	
Planning and	Governor. Chaptered by	things, an assessment of housing needs and an inventory of resources and constraints	
zoning: housing	Secretary of State - Chapter	relevant to meeting those needs. Existing law requires the Department of Housing and	
element:	350, Statutes of 2021.	Community Development, in consultation with each council of governments, to determine	
converted		each region's existing and projected housing need and requires each council of	
affordable		governments, or the department for cities and counties without a council of governments, to	
housing units.		adopt a final regional housing need plan that allocates a share of the regional housing need	
		to each city, county, or city and county, as provided. This bill would authorize a planning	
		agency to include in its annual report, for up to 25% of a jurisdiction's moderate-income	
		regional housing need allocation, the number of units in an existing multifamily building	
		that were converted to deed-restricted rental housing for moderate-income households by	
		the imposition of affordability covenants and restrictions for the unit, as specified. The bill	
		would apply only to converted units that meet specified requirements, including that the	
		rent for the unit prior to conversion was not affordable to very low, low-, or moderate-	
		income households and the initial postconversion rent for the unit is at least 10% less than	
		the average monthly rent charged over the 12 months prior to conversion. The bill would	
		authorize a city or county to reduce its share of regional housing need for the income	

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		category of the converted units on a unit-for-unit basis, as specified. The bill would provide that the Department of Housing and Community Development is not required to implement the provisions of this bill until January 1, 2023. However, for reports issued after January 1, 2023, planning agencies may report conversions that occurred on or after January 1, 2022. This bill contains other existing laws.	
AB 794 Carrillo D	9/20/2021-A. ENROLLED 9/20/2021-Enrolled and presented to the Governor	Existing law establishes various incentive programs that are administered or funded by the State Air Resources Board to provide financial assistance for the purchase of vehicles by individuals and fleet purchasers. This bill would establish specified labor standards that a	
Air pollution: purchase of new drayage and	at 3 p.m.	fleet purchaser would be required to meet in order to be eligible to receive incentives for new drayage and short-haul trucks under the incentive programs beginning with the 2022–23 fiscal year. This bill contains other related provisions.	
short-haul		23 fiscal year. This offi contains other related provisions.	
trucks: incentive			
programs:			
eligibility: labor			
standards.	4/20/2001 A 2 X/E A D		
AB 795 Patterson R	4/30/2021-A. 2 YEAR 4/30/2021-Failed Deadline	Existing law establishes the Department of Housing and Community Development within the Business, Consumer Services, and Housing Agency and sets forth its powers and duties,	
r atterson K	pursuant to Rule 61(a)(2).	including responsibility for administering various housing and home loan programs	
Department of	(Last location was H. &	throughout the state. Existing law requires the department, on or before December 31 of	
Housing and	C.D. on 2/25/2021)(May	each year, to submit an annual report containing specified information to the Governor and	
Community	be acted upon Jan 2022)	both houses of the Legislature on the operations and accomplishments during the previous	
Development:		fiscal year of the housing programs administered by the department. This bill would require	
housing bond		the department to include in those annual reports specified information relating to grant-	
programs.		based programs administered by the department, including the amount of the original	

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		awards to recipients, the portions not yet disbursed to recipients, and an estimate of how many individuals could benefit from the remaining balance. This bill contains other related provisions.	
AB 811	9/30/2021-	Existing law creates the Los Angeles County Metropolitan Transportation Authority, with	Sponsor
Rivas, Luz D	A. CHAPTERED	specified powers and duties with respect to transportation planning, programming,	_
	9/30/2021-Approved by the	construction, and operations. Existing law authorizes the authority to enter into contracts	
Los Angeles	Governor. Chaptered by	with private entities that combine into a single contract all or some of the planning, design,	
County	Secretary of State - Chapter	permitting, development, joint development, construction, construction management,	
Metropolitan	414, Statutes of 2021.	acquisition, leasing, installation, and warranty of some or all components of transit systems	
Transportation		and certain facilities. Existing law authorizes the authority to award a contract under these	
Authority:		provisions after a finding, by a 2/3 vote of the members of the authority, that awarding the	
contracting.		contract will achieve for the authority, among other things, certain private sector	
		efficiencies in the integration of design, project work, and components. Under existing law,	
		a contract awarded pursuant to these provisions may include operation and maintenance	
		elements if the inclusion of those elements meets certain requirements. This bill would	
		eliminate the requirement to make the above-described finding by a 2/3 vote of the	
		members of the authority in order to award contracts under these provisions. The bill would	
		instead authorize the authority to award these contracts that include operation and	
		maintenance elements after a finding, by a 2/3 vote of the members of the authority, that	
		awarding the contract will achieve for the authority a more competitive solicitation process	
		with respect to quality, timeliness, price, and other private sector efficiencies, relevant to the	
		integration of design, project work, and components.	
<u>AB 816</u>	9/29/2021-	Existing federal law requires the Secretary of the United States Department of Housing and	
<u>Chiu</u> D	A. CHAPTERED	Urban Development to establish a Housing Trust Fund to provide grants to states to	
		increase the supply of rental housing for extremely low and very low income families,	
Homelessness:	Governor. Chaptered by	including homeless families, and home ownership for extremely low and very low income	

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Housing Trust	Secretary of State - Chapter	families. Existing federal law establishes regulations for the implementation of these	
Fund: housing	396, Statutes of 2021.	grants. This bill would require the department to prioritize funding for projects that serve	
projects.		people experiencing homelessness, to the extent that a sufficient number of projects exist.	
		The bill would authorize the department to alter priority for funding to align eligibility for	
		possible benefits, including Medi-Cal benefits that are intended to assist people	
		experiencing homelessness. This bill contains other existing laws.	
AB 819	7/16/2021-	(1)The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to	
Levine D	A. CHAPTERED	prepare, or cause to be prepared, and certify the completion of an environmental impact	
	7/16/2021-Approved by the	report on a project that it proposes to carry out or approve that may have a significant effect	
California	Governor. Chaptered by	on the environment or to adopt a negative declaration if it finds that the project will not	
Environmental	Secretary of State - Chapter	have that effect. CEQA also requires a lead agency to prepare a mitigated negative	
Quality Act:	97, Statutes of 2021.	declaration for a project that may have a significant effect on the environment if revisions in	
notices and		the project would avoid or mitigate that effect and there is no substantial evidence that the	
documents:		project, as revised, would have a significant effect on the environment. This bill would	
electronic filing		instead require the lead agency to mail or email those notices, and to post them on the lead	
and posting.		agency's internet website. The bill would also require notices of an environmental impact	
		report to be posted on the internet website of the county clerk of each county in which the	
		project is located. Because this bill would impose additional duties on a lead agency and a	
		county clerk, this bill would impose a state-mandated local program. This bill contains other	
		related provisions and other existing laws.	
AB 821	4/30/2021-A. 2 YEAR	Existing law defines a sexually violent predator as a person who has been convicted of a	
Cooper D	4/30/2021-Failed Deadline	sexually violent offense and has a diagnosed mental disorder that makes the person a danger	
	pursuant to Rule 61(a)(2).	to others in that they are likely to engage in sexually violent criminal behavior. Existing law	
Sexually violent	(Last location was PUB. S.	provides for the commitment of a sexually violent predator to the State Department of State	
predators:	on 3/18/2021)(May be	Hospitals. Existing law provides that a sexually violent predator may be conditionally	
placement	acted upon Jan 2022)	released at the end of their commitment, as specified. Existing law requires a sexually	

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outside county		violent predator who is conditionally released to be placed in the county that was the	
of domicile:		person's county of domicile prior to the person's incarceration, unless extraordinary	
notice and		circumstances exist requiring placement outside the county, as specified. This bill would	
hearing.		require advance notice, as specified, if a sexually violent predator is to be released to a	
		county other than their county of domicile. The bill would require the local jurisdiction to	
		give public notice of the intended release and allow for public comment, as specified. The	
		bill would require the court to hold an evidentiary hearing to determine if extraordinary	
		circumstances exist. The bill would place the burden of showing extraordinary	
		circumstances on the State Department of State Hospitals. The bill would require the court	
		to accept remote testimony and written affidavits, as specified, for this hearing. The bill	
		would limit how a lack of housing may be used to justify extraordinary circumstances and	
		would require the department to present specified evidence regarding housing. The bill	
		would also provide for discovery of relevant materials. This bill contains other existing laws.	
AB 823	4/30/2021-A. 2 YEAR	The California High-Speed Rail Act creates the High-Speed Rail Authority to develop and	
<u>Gray</u> D	4/30/2021-Failed Deadline	implement a high-speed rail system in the state, with specified powers and duties. Existing	
	pursuant to Rule 61(a)(2).	law requires the high-speed rail system to be designed to use electric trains. Existing law	
High-Speed	(Last location was TRANS.	authorizes the authority, upon receiving legislative or voter approval, to enter into contracts	
Rail Authority:	on 2/25/2021)(May be	with private or public entities for the design, construction, and operation of high-speed	
trains powered	acted upon Jan 2022)	trains. This bill would prohibit the authority from directly or indirectly using local, state,	
by fossil fuel		federal, or any other public or private funding to purchase, lease, operate, or maintain a	
combustion		passenger or freight train powered by a diesel engine or other type of fossil fuel combustion	
engines.		engine, and from enabling such a train to operate on authority-owned rail infrastructure	
		designed for speeds in excess of 125 miles per hour, except as specified.	
AB 840	4/30/2021-A. 2 YEAR	The County Transportation Commissions Act provides for the creation of county	
Holden D	4/30/2021-Failed Deadline	transportation commissions in the Counties of Los Angeles, Orange, Riverside, San	
	pursuant to Rule 61(a)(2).	Bernardino, and Ventura, with various powers and duties relative to transportation planning	

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County	(Last location was TRANS.	and funding, as specified. Existing law requires the county transportation commissions for	
transportation	on 3/11/2021)(May be	the Counties of Los Angeles, Orange, Riverside, and San Bernardino, upon the adoption of	
commissions:	acted upon Jan 2022)	a resolution by each of those commissions, to jointly develop, in consultation with certain	
regional transit		governmental agencies, a program for regional transit services, as defined, within the	
service:		multicounty region. This bill would require the county transportation commissions in the	
airports.		Counties of Los Angeles and San Bernardino to jointly develop, in consultation with certain	
		governmental agencies, a funding and implementation program for regional transit services	
		to include service to international airports within the multicounty region, as provided. The	
		bill would require the initial regional transit services draft program under these provisions	
		to be completed on or before December 1, 2022. The bill would require the county	
		transportation commissions in the Counties of Los Angeles and San Bernardino to hold a	
		joint public hearing in each county in their jurisdiction on the draft program no earlier than	
		30 days after the draft has been completed. Following the public hearings, the bill would	
		require the county transportation commissions in the Counties of Los Angeles and San	
		Bernardino to adopt the regional transit services program. By imposing additional duties on	
		county transportation commissions, the bill would impose a state-mandated local	
		program. This bill contains other existing laws.	
AB 843	9/23/2021-	Under existing law, the Public Utilities Commission has regulatory authority over public	
Aguiar-Curry D	A. CHAPTERED	utilities, including electrical corporations. Existing law requires the commission, in	
		consultation with the Independent System Operator, to establish resource adequacy	
California	Governor. Chaptered by	requirements for all load-serving entities, defined to include electrical corporations,	
Renewables	_	community choice aggregators, and electric service providers. The California Renewables	
Portfolio	234, Statutes of 2021.	Portfolio Standard Program requires the commission to establish a renewables portfolio	
Standard		standard requiring all retail sellers, defined as including electrical corporations, community	
Program:		choice aggregators, and electric service providers, to procure a minimum quantity of	
renewable feed-		electricity products from eligible renewable energy resources, as defined, so that the total	

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in tariff:		kilowatthours of those products sold to their retail end-use customers achieves 33% of retail	
Bioenergy		sales by December 31, 2020, 44% by December 31, 2024, 52% by December 31, 2027, and	
Market		60% by December 31, 2030. The California Renewables Portfolio Standard Program	
Adjusting Tariff		requires every electrical corporation to file with the commission a standard tariff for	
program:		electricity generated by an electric generation facility, as defined, that qualifies for the	
community		tariff, is owned and operated by a retail customer of the electrical corporation, and is located	
choice		within the service territory of, and developed to sell electricity to, the electrical corporation.	
aggregators.		The commission refers to this requirement as the renewable feed-in tariff. This bill would	
		provide that the renewable feed-in tariff would apply to a qualifying electric generation	
		facility that is developed to sell electricity to the electrical corporation or, for a bioenergy	
		electric generation facility, to an electrical corporation or a community choice aggregator	
		within the electrical corporation's service territory. This bill contains other related	
		provisions and other existing laws.	
<u>AB 845</u>	7/23/2021-	Existing law, until 2023, defines "injury" for purposes of workers' compensation insurance	
Rodriguez D		to include illness or death resulting from the 2019 novel coronavirus disease (COVID-19)	
		under specified circumstances, and creates a disputable presumption, as specified, that the	
Disability	· -	injury arose out of the course of employment and is compensable. This presumption is	
retirement:	· · · · · · · · · · · · · · · · · · ·	applicable to specified public safety, firefighter, and medical occupation, among others, as	
COVID-19:	122, Statutes of 2021.	specified. This bill, until January 1, 2023, would create a presumption, applicable to the	
presumption.		retirement systems that PEPRA regulates and to specified members in those systems, that	
		would be applied to disability retirements on the basis, in whole or in part, of a COVID-19-	
		related illness. In this circumstance, the bill would require that it be presumed the disability	
		arose out of, or in the course of, the member's employment. The bill would authorize the	
		presumption to be rebutted by evidence to the contrary, but unless controverted, the	
		applicable governing board of a public retirement system would be required to find in	
		accordance with the presumption. The bill would apply this presumption to members	

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		employed in specified firefighter, public safety officer, and health care job classifications,	
		or their functional equivalents, and to members in other job classifications who test positive	
		for COVID-19 during an outbreak of the disease at their places of employment, as	
		defined. This bill contains other existing laws.	
AB 846	9/24/2021-	Existing law, the Local Agency Public Construction Act, authorizes job order contracting	
Low D	A. CHAPTERED	for school districts and community college districts until January 1, 2022. Existing law	
	9/24/2021-Approved by the	requires job order contractors to submit a questionnaire to the school district or community	
Local Agency	Governor. Chaptered by	college district containing specified information verified under oath. This bill would change	
Public	Secretary of State - Chapter	the January 1, 2022, repeal date to January 1, 2027, thereby extending the authorization for	
Construction	303, Statutes of 2021.	job order contracting for school districts and community college districts, and make	
Act: job order		conforming changes. By extending the operation of those provisions that expand the crime	
contracting.		of perjury, this bill would impose a state-mandated local program. This bill contains other	
		related provisions and other existing laws.	
AB 859	5/25/2021-A. 2 YEAR	Existing law, the California Consumer Privacy Act of 2018 (CCPA), grants a consumer	
<u>Irwin</u> D	5/25/2021-Failed Deadline	various rights with respect to personal information, as defined, that is collected or sold by a	
	pursuant to Rule 61(a)(5).	business, as defined, including the right to direct a business that sells personal information	
Mobility	,	about the consumer to third parties not to sell the consumer's personal information. This bill	
devices:	SUSPENSE FILE on	would authorize a public agency, defined as a state or local public entity that issues a permit	
personal	4/21/2021)(May be acted	to an operator for mobility services or that otherwise regulates an operator, to require an	
information.	upon Jan 2022)	operator to periodically submit to the public agency anonymized trip data and the operator's	
		mobility devices operating in the geographic area under the public agency's jurisdiction and	
		provide specified notice of that requirement to the operator. The bill would authorize a	
		public agency to share anonymized trip data with a contractor, agent, or other public agency	
		only if specified conditions are met, including that the purpose of the sharing is to assist the	
		public agency in the promotion and protection of transportation planning, integration of	

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		mobility options, and road safety. The bill would prohibit a public agency from sharing trip	
		data with a contractor or agent. This bill contains other existing laws.	
AB 867	4/30/2021-A. 2 YEAR	Existing unemployment compensation disability law requires workers to pay contribution	
Kiley R	4/30/2021-Failed Deadline	rates based on, among other things, wages received in employment and benefit	
	pursuant to Rule 61(a)(2).	disbursement, for payment into the Unemployment Compensation Disability Fund, a special	
Family care	(Last location was INS. on	fund in the State Treasury. That fund is continuously appropriated for the purpose of	
leave: child	2/25/2021)(May be acted	providing disability benefits and making payment of expenses in administering those	
deceased in	upon Jan 2022)	provisions. This bill would expand eligibility for benefits under the paid family leave	
childbirth.		program by expanding bonding leave relating to a child's birth to include leave for a parent	
		who was pregnant with a child, if the child dies unexpectedly during childbirth at 37 weeks	
		or more of pregnancy. This bill contains other existing laws.	
AB 885	4/30/2021-A. 2 YEAR	The Bagley-Keene Open Meeting Act (Bagley-Keene Act), requires, with specified	
Quirk D	4/30/2021-Failed Deadline	exceptions, that all meetings of a state body, as defined, be open and public, and all persons	
	pursuant to Rule 61(a)(2).	be permitted to attend any meeting of a state body, except as provided. The Bagley-Keene	
Bagley-Keene	(Last location was G.O. on	Act, among other things, requires a state body that elects to conduct a meeting or	
	2/25/2021)(May be acted	proceeding by teleconference to make the portion of the meeting that is required to be open	
Act:	upon Jan 2022)	to the public audible to the public at the location specified in the notice of the meeting. The	
teleconferencin		Bagley-Keene Act requires a state body that elects to conduct a meeting or proceeding by	
g.		teleconference to post agendas at all teleconference locations, identify each teleconference	
		location in the notice and agenda of the meeting or proceeding, and requires each	
		teleconference location to be accessible to the public. That law authorizes any meeting of a	
		state body that is an advisory board, advisory commission, advisory committee, advisory	
		subcommittee, or similar multimember advisory body to hold an open meeting by	
		teleconference if the meeting complies with the requirements of the act, except as provided.	
		Existing law requires that when a member of a multimember state advisory body	
		participates remotely the body provide a means by which the public may remotely hear	

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		audio of the meeting or remotely observe the meeting. Existing law requires a multimember	
		state advisory body to end or adjourn a meeting if it discovers that a required means of	
		remote access has failed during the meeting, and, if the meeting is to adjourn and reconvene	
		on the same day, that law requires the body to communicate, among other things, how a	
		member of the public may hear audio of the meeting or observe the meeting. This bill would	
		require a state body that elects to conduct a meeting or proceeding by teleconference to	
		make the portion that is required to be open to the public both audibly and visually	
		observable. The bill would require a state body that elects to conduct a meeting or	
		proceeding by teleconference to post an agenda at the designated primary physical meeting	
		location in the notice of the meeting where members of the public may physically attend the	
		meeting and participate. The bill would extend the above requirements of meetings of	
		multimember advisory bodies that are held by teleconference to meetings of all	
		multimember state bodies. The bill would require a multimember state body to provide a	
		means by which the public may both audibly and visually remotely observe a meeting if a	
		member of that body participates remotely. The bill would further require any body that is	
		to adjourn and reconvene a meeting on the same day to communicate how a member of the	
		public may both audibly and visually observe the meeting. The bill would also make	
		nonsubstantive changes to those provisions. This bill contains other existing laws.	
<u>AB 886</u>	5/25/2021-A. 2 YEAR	Existing law defines a "hate crime" as a criminal act committed, in whole or in part,	
<u>Chiu</u> D		because of actual or perceived characteristics of the victim, including, among other things,	
	<u>-</u>	race, religion, disability, and sexual orientation. Existing law creates various preconviction	
Victims.	l'	diversion programs for persons charged with crimes. Existing law states that restorative	
	SUSPENSE FILE on	justice is a principal policy goal of the state in sentencing for hate crimes. This bill would,	
	5/12/2021)(May be acted	subject to an appropriation of funds by the Legislature, create a grant program within the	
	upon Jan 2022)	Department of Justice to provide grants to community-based organizations, as defined, for	
		the implementation and operation of restorative justice programs, as defined, that are	

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		focused on hate violence, as defined. This bill contains other related provisions and other	
1 D 005		existing laws.	
AB 897	8/27/2021-S. 2 YEAR	Existing law requires, by July 1, 2017, and every 3 years thereafter, the Natural Resources	
Mullin D		Agency to update, as prescribed, the state's climate adaptation strategy, known as the	
	<u></u>	Safeguarding California Plan. Existing law establishes the Office of Planning and Research	
Office of	(Last location was APPR.	in state government in the Governor's office. Existing law establishes the Integrated	
Planning and	SUSPENSE FILE on	Climate Adaptation and Resiliency Program to be administered by the office to coordinate	
Research:	8/16/2021)(May be acted	regional and local efforts with state climate adaptation strategies to adapt to the impacts of	
regional climate	upon Jan 2022)	climate change, as prescribed. This bill would authorize eligible entities, as defined, to	
networks:		establish and participate in a regional climate network, as defined. The bill would require	
regional climate		the office, through the program, to encourage the inclusion of eligible entities with land use	
adaptation and		planning and hazard mitigation planning authority into regional climate networks. The bill	
resilience action		would authorize a regional climate network to engage in activities to address climate	
plans.		change, as specified. This bill contains other related provisions.	
AB 905	4/30/2021-A. 2 YEAR	(1)Existing law generally designates the State Air Resources Board as the state agency with	
Quirk D	4/30/2021-Failed Deadline	the primary responsibility for the control of vehicular air pollution and air pollution control	
	pursuant to Rule 61(a)(2).	and air quality management districts with the primary responsibility for the control of air	
Mobile fueling	(Last location was TRANS.	pollution from all sources other than vehicular sources. Existing law makes a violation of a	
on-demand tank	on 2/25/2021)(May be	rule or regulation of the state board a misdemeanor. This bill would require the state board	
vehicles:	acted upon Jan 2022)	to regulate a mobile fueling on-demand tank vehicle, as defined, as a mobile source, and,	
performance	-	contingent upon an appropriation by the Legislature for this purpose, to adopt regulations	
standards.		on or before a specified date to control emissions attributable to mobile fueling on-demand	
		tank vehicles and to certify equipment for those vehicles, as provided. The bill would	
		authorize the state board to allow the use of onboard refueling vapor recovery (ORVR)	
		systems to achieve or maintain the standards and procedures adopted in those regulations	
		for the control of gasoline vapors resulting from the motor vehicle fueling operations of a	

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		mobile fueling on-demand tank vehicle. As part of those regulations, the bill would require	
		the state board, in consultation with air pollution control and air quality management	
		districts, to adopt regulations to govern the motor vehicle fueling operations of a mobile	
		fueling on-demand tank vehicle to ensure the protection of public health and safety and the	
		environment. The bill would authorize a district to enter into a memorandum of	
		understanding to enforce the regulations applicable to the motor vehicle fueling operations	
		of a mobile fueling on-demand tank vehicle. Because a violation of those regulations would	
		be a crime, the bill would impose a state-mandated local program. This bill contains other	
		related provisions and other existing laws.	
<u>AB 906</u>	4/30/2021-A. 2 YEAR	(1)Existing sales and use tax laws impose a tax on retailers measured by the gross receipts	
<u>Carrillo</u> D	4/30/2021-Failed Deadline	from the sale of tangible personal property sold at retail in this state, or on the storage, use,	
	pursuant to Rule 61(a)(2).	or other consumption in this state of tangible personal property purchased from a retailer for	
Zero-emission	I '		
trucks: tax and	TAX on 2/25/2021)(May	from those taxes. This bill would exempt from those taxes, on and after January 1, 2022, the	
fee exemptions.	be acted upon Jan 2022)	gross receipts from the sale in this state of, and the storage, use, or other consumption in	
		this state of, fuel for the operation of a zero-emission medium- or heavy-duty truck that is	
		the subject of a lease entered into after July 1, 2022, with specified characteristics. This bill	
		contains other related provisions and other existing laws.	
<u>AB 917</u>	10/8/21 CHAPTERED		Co-Sponsor
Bloom D	-Approved by the	January 1, 2022, the Alameda-Contra Transit District, to enforce parking violations in	
	Governor. Chaptered by	specified transit-only traffic lanes through the use of video imaging and to install automated	
	Secretary of State.	forward facing parking control devices on city-owned public transit vehicles for the purpose	
imaging of		of video imaging parking violations occurring in transit-only traffic lanes, as specified.	
parking		Existing law requires a designated employee, who is qualified by San Francisco, or a	
violations.		contracted law enforcement agency for the Alameda-Contra Costa Transit District, who is	
		qualified by the city and county or the district to issue parking citations, to review video	

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		image recordings for the purpose of determining whether a parking violation occurred in a	
		transit-only traffic lane and to issue a notice of violation to the registered owner of a vehicle	
		within 15 calendar days, as specified. Existing law makes these video image records	
		confidential, and provides that these records are available only to public agencies to enforce	
		parking violations. Existing law provides that if the Alameda-Contra Costa Transit District	
		implements an automated enforcement system as described above, the district is required to	
		submit a report to specified committees of the Legislature by no later than January 1,	
		2021. This bill would extend the authorization described above to any public transit operator	
		in the state until January 1, 2027, and to the City and County of San Francisco indefinitely,	
		if the examiner or issuing agency, as specified, of a violation allows for the reduction or	
		waiver of parking penalties for indigent individuals, as defined. The bill would authorize a	
		designated employee or law enforcement agency to decline to issue a ticket, if there is	
		evidence in the video of hardship. The bill would expand the authorization to enforce	
		parking violations to include violations occurring at transit stops. The bill would repeal the	
		obsolete reporting requirement of the Alameda-Contra Costa Transit District but would,	
		except as specified, require an operator who implements an automated enforcement system	
		to report to specified committees of the Legislature on the system's effectiveness and	
		impact on traffic outcomes, among other things. This bill contains other related provisions	
		and other existing laws.	
<u>AB 932</u>	5/25/2021-A. 2 YEAR	Existing law requires the Department of Community Services and Development to, among	
<u>Levine</u> D		other things, plan and evaluate strategies for overcoming poverty in the state, mobilize	
	F	resources in support of antipoverty and community services programs, and administer	
Cradle-to-	(Last location was APPR.	public and private funds designed to support antipoverty programs that are not currently	
Career Grant	SUSPENSE FILE on	administered by other departments. This bill would require the department to establish and	
Program.		administer the Cradle-to-Career (C2C) Grant Program for the purpose of addressing child	
	upon Jan 2022)	poverty and achievement gaps among California children of different races and	

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		socioeconomic statuses. Under the bill, C2C grants awarded would be available to	
		community-level or regional networks, as specified. The bill would require the department	
		to convene and facilitate a workgroup to establish common indicators and metrics, an	
		application process, and additional requirements deemed appropriate to further the purposes	
		of the program. This bill contains other related provisions.	
AB 934	9/16/2021-	Existing law establishes the Department of General Services, under the control of an	
Cooley D	A. CHAPTERED	executive officer known as the Director of General Services, in the Government Operations	
	9/16/2021-Chaptered by	Agency and vests the department with specified powers and duties pertaining to state-	
Public	Secretary of State - Chapter	owned real property and state buildings. This bill, no later than March 1, 2022, would	
buildings:	174, Statutes of 2021.	require the department to prepare and submit to the Joint Rules Committee a report	
shelter in place:		summarizing current building safety guidelines of the Federal Emergency Management	
guidelines.		Agency, or similar building safety guidelines, relating to the integration of shelter-in-place	
		facilities in public buildings.	
AB 950	8/27/2021-S. 2 YEAR	Existing law vests the Department of Transportation with full possession and control of all	
Ward D	8/27/2021-Failed Deadline	state highways. Existing law authorizes the department to acquire any real property that it	
	IF	considers necessary for state highway purposes. Existing law requires the department to	
Department of		offer to sell or exchange excess real property, as defined, within one year from the date that	
_	1	it is determined by the department to be excess. This bill would authorize the department to	
	acted upon Jan 2022)	sell its excess real property to the city, county, or city and county where the real property is	
real property:		located if the city, county, or city and county agrees to use the real property for the sole	
affordable		purpose of implementing affordable housing, emergency shelters, or feeding programs, as	
housing,		specified. The bill would exempt these sales from the California Environmental Quality	
emergency		Act, except the department would be required to file a notice of exemption with the Office	
shelters, and		of Planning and Research and the county clerk of the county in which the real property is	
feeding		located.	
programs.			

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AB 977	9/29/2021-	(1)Existing law establishes the Multifamily Housing Program administered by the	
Gabriel D	A. CHAPTERED	Department of Housing and Community Development. Existing law requires assistance for	
	9/29/2021-Approved by the	projects under the program to be provided in the form of deferred payment loans to pay for	
Homelessness	Governor. Chaptered by	eligible costs of the development, as provided. Existing law also requires that funds	
program data	Secretary of State - Chapter	appropriated in the 2020 Budget Act or an act related to the 2020 Budget Act, including	
reporting:	397, Statutes of 2021.	moneys received from the Coronavirus Relief Fund established by the federal Coronavirus	
Homeless		Aid, Relief, and Economic Security (CARES) Act, to provide housing for individuals and	
Management		families who are experiencing homelessness or who are at risk of homelessness and who are	
Information		impacted by the COVID-19 pandemic, be disbursed in accordance with the Multifamily	
System.		Housing Program for specified uses, and provides that the above-described deferred	
		payment loan requirement under the program does not apply to assistance provided	
		pursuant to these provisions, as specified. This bill would require, beginning January 1,	
		2023, that a grantee or entity operating specified state homelessness programs, including the	
		No Place Like Home Program, as a condition of receiving state funds, to enter Universal	
		Data Elements and Common Data Elements, as defined by the United States Department of	
		Housing and Urban Development Homeless Management Information System Data	
		Standards, on the individuals and families it serves into its local Homeless Management	
		Information System, unless otherwise exempted by state or federal law. The bill would	
		require the Homeless Coordinating and Financing Council to specify the format and	
		disclosure frequency of the required data elements. The bill would apply the data entry	
		requirements to all new state homelessness programs that commence on or after July 1,	
		2021. The bill would require the Homeless Coordinating and Financing Council to provide	
		technical assistance and guidance to any grantee or entity that operates a program subject to	
		the bill, if the grantee or entity does not already collect and enter into the local Homeless	
		Management Information System the data elements required. The bill would require the	
		Homeless Coordinating and Financing Council to provide the aggregate data summaries	

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		collected under these provisions to specified state agencies or departments within 45 days of	
		receipt, as specified. This bill contains other related provisions and other existing laws.	
AB 984	9/10/2021-A. 2 YEAR	Existing law requires a vehicle to display a license plate, issued by the Department of Motor	
Rivas, Luz D	9/10/2021-Failed Deadline	Vehicles, with tabs that indicate the month and year the vehicle registration expires.	
	pursuant to Rule 61(a)(15).	Existing law authorizes the department to conduct a pilot program, until January 1, 2023, if	
Vehicle	(Last location was	certain conditions are met, to evaluate the use of alternatives to stickers, tabs, license plates,	
identification	INACTIVE FILE on	and registration cards. Under existing law, a person who alters, forges, counterfeits, or	
	9/9/2021)(May be acted	falsifies, among other things, a device issued pursuant to the pilot program, is guilty of a	
	upon Jan 2022)	felony. This bill would require the department to establish a program authorizing an entity to	
devices.		issue alternatives to stickers, tabs, license plates, and registration cards under specified	
		conditions that include, among others, approval of the alternative devices by the	
		Department of the California Highway Patrol. The bill would make this authorization	
		applicable to environmental license plates and specialized license plates displayed on an	
		alternative device, as specified. The bill would allow the failure or malfunction of an	
		alternative device to be deemed a correctable violation, as specified. The bill would require	
		the provider of the device to build into the device a process for frequent notification if the	
		device becomes defective and would require the provider to seek to replace defective	
		devices as soon as possible. The bill would require an entity seeking approval to issue	
		alternative devices or electronic vehicle registration cards to submit a business plan to the	
		Department of Motor Vehicles, as specified. The bill would authorize the department to	
		adopt regulations to carry out the program, including establishing reasonable fees to	
		reimburse the department for the costs of implementing the program, reporting	
		requirements, and to determine standards necessary for the safe use of alternative products.	
		The bill would make alteration, forgery, counterfeit, or falsification of a device issued	
		pursuant to these provisions a felony. By creating a new crime, this bill would impose a	

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		state-mandated local program. This bill contains other related provisions and other existing	
		laws.	
AB 992	10/7/2021-	Existing law establishes the California Clean Truck, Bus, and Off-Road Vehicle and	
Cooley D	A. CHAPTERED	Equipment Technology Program, which is administered by the State Air Resources Board,	
	10/7/2021-Chaptered by	in conjunction with the State Energy Resources Conservation and Development	
California	Secretary of State - Chapter	Commission, to fund development, demonstration, precommercial pilot, and early	
Clean Truck,	624, Statutes of 2021.	commercial deployment of zero- and near-zero-emission truck, bus, and off-road vehicle	
Bus, and Off-		and equipment technologies. This bill would specify that peer-to-peer truck sharing platform	
Road Vehicle		demonstration is eligible for funding under the program.	
and Equipment			
Technology			
Program.			
<u>AB 995</u>	6/4/2021-A. 2 YEAR	(1)Existing law, with certain exceptions, entitles an employee to paid sick days for certain	
Gonzalez,	6/4/2021-Failed Deadline	purposes if the employee works in California for the same employer for 30 or more days	
Lorena D	pursuant to Rule 61(a)(8).	within a year from the commencement of employment. Existing law requires the leave to be	
	(Last location was	accrued at a rate of no less than one hour for every 30 hours worked, and to be available for	
	INACTIVE FILE on	use beginning on the 90th day of employment. This bill would modify the employer's	
accrual and use.	6/3/2021)(May be acted	alternate sick leave accrual method to require that an employee have no less than 40 hours	
	upon Jan 2022)	of accrued sick leave or paid time off by the 200th calendar day of employment or each	
		calendar year, or in each 12-month period. The bill would modify that satisfaction provision	
		to authorize an employer to satisfy accrual requirements by providing not less than 40 hours	
		or 5 days of paid sick leave that is available to the employee to use by the completion of the	
		employee's 200th calendar day of employment. The bill would also provide that an	
		employer is under no obligation to allow an employee's total accrual of paid sick leave to	
		exceed 80 hours or 10 days, as specified. The bill would raise the employer's authorized	

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		limitation on the employee's use of carryover sick leave to 40 hours or 5 days. This bill	
		contains other related provisions and other existing laws.	
AB 1001	4/30/2021-A. 2 YEAR	Existing law requires each air pollution control district and each air quality management	
Garcia,	4/30/2021-Failed Deadline	district (air district) that has a nonattainment area for one or more air pollutants to adopt an	
Cristina D	pursuant to Rule 61(a)(2).	expedited schedule for the implementation of best available retrofit control technology	
	(Last location was NAT.	(BARCT) by the earliest feasible date, but not later than December 31, 2023. Existing law	
Environment:		provides that the adopted expedited schedule applies only to each industrial source that, as	
air pollution	acted upon Jan 2022)	of January 1, 2017, was subject to a market-based compliance mechanism for the emissions	
and mitigation		of greenhouse gases adopted by the State Air Resources Board, as provided. This bill would	
measures for air		additionally require those air districts to adopt an expedited schedule for the implementation	
and water		of best available control technology (BACT). The bill would delete the provision applying	
quality impacts.		the expedited schedule only to industrial sources that are subject to the market-based	
		compliance mechanism. The bill would provide that industrial sources that, as of January 1,	
		2027, were subject to the market-based compliance mechanism and that fail to implement	
		BARCT by December 31, 2023, are not eligible to participate in the market-based	
		compliance mechanism. Because this bill would impose additional duties on air districts,	
		this bill would impose a state-mandated local program. This bill contains other related	
		provisions and other existing laws.	
<u>AB 1017</u>	8/27/2021-S. 2 YEAR	Existing law requires every public agency, as defined, that conducts an establishment	
<u>Quirk-Silva</u> D		serving the public or open to the public and that maintains restroom facilities for the public,	
	F	to make every water closet available without cost or charge, as provided. Existing law also	
Public	II.	requires publicly and privately owned facilities where the public congregates to be equipped	
restrooms:	SUSPENSE FILE on	with sufficient temporary or permanent restrooms to meet the needs of the public at peak	
Right to	8/16/2021)(May be acted	hours. This bill would require each local government, as defined, to complete an inventory	
	upon Jan 2022)	of public restrooms owned and maintained by the local government, either directly or by	
of 2021.		contract, that are available to the general population in its jurisdiction. The bill would	

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Bill ID/Topic	Location	Summary	Position
		require local governments to report their findings to the State Department of Public Health,	
		which would be required to compile the information in a report to the Legislature, as	
		provided. The bill would require each local government to make its inventory available to	
		agencies and service providers that work directly with homeless populations within the	
		local government's jurisdiction and, with certain exceptions, to make the inventory	
		available on its internet website, as specified. The bill would be repealed by its own	
		provisions on January 1, 2024. This bill contains other related provisions and other existing	
		laws.	
AB 1028	4/30/2021-A. 2 YEAR	Existing law, with various exceptions, generally establishes 8 hours as a day's work and a	
Seyarto R	4/30/2021-Failed Deadline	40-hour workweek and requires the payment of prescribed overtime compensation for	
T-1	pursuant to Rule 61(a)(2).	additional hours worked. This bill would permit an individual nonexempt employee to	
Telework	(Last location was L. & E.	request an employee-selected remote work flexible work schedule providing for workdays	
Flexibility Act.	on 3/4/2021)(May be acted		
	upon Jan 2022)	implement this schedule without the obligation to pay overtime compensation for those	
		additional hours in a workday, except as specified. The authorization would apply only if an employee is working remotely and not under the physical control of the employer. The bill	
		would require that the flexible work schedule contain specified information and the	
		employer's and the employee's original signatures. The bill would except split shift	
		premiums from application to the work of employees who are working an employee-	
		selected remote work flexible work schedule. The bill would require the Division of Labor	
		Standards Enforcement in the Department of Industrial Relations to enforce this provision	
		and adopt regulations. This bill contains other related provisions and other existing laws.	
AB 1029	9/28/2021-	The Planning and Zoning Law requires a city or county to adopt a general plan for land use	
Mullin D	A. CHAPTERED	development within its boundaries that includes, among other things, a housing element.	
	9/28/2021-Approved by the	That law requires the Department of Housing and Community Development to determine	
Housing	Governor. Chaptered by	whether the housing element is in substantial compliance with specified provisions of that	

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Bill ID/Topic	Location	Summary	Position
elements:	Secretary of State - Chapter	law. This bill would add the preservation of affordable housing units through the extension	
prohousing	353, Statutes of 2021.	of existing project-based rental assistance covenants to avoid the displacement of affected	
local policies.		tenants and a reduction in available affordable housing units to the list of specified	
		prohousing local policies. This bill contains other related provisions and other existing laws.	
AB 1033	9/27/2021-	Existing law, the California Fair Employment and Housing Act (FEHA), establishes the	
Bauer-Kahan D	A. CHAPTERED	Department of Fair Employment and Housing within the Business, Consumer Services, and	
	9/27/2021-Approved by the	Housing Agency and sets forth its powers and duties relating to enforcement of civil rights	
California	Governor. Chaptered by	laws with respect to housing and employment and to protect and safeguard the right of all	
Family Rights	Secretary of State - Chapter	persons to obtain and hold employment without discrimination based on specified	
Act: parent-in-	327, Statutes of 2021.	characteristics or status. Existing law grants the department the power to receive,	
law: small		investigate, conciliate, mediate, and prosecute complaints alleging unlawful employment	
employer		practices. This bill would additionally include leave to care for a parent-in-law within the	
family leave		definition of family care and medical leave, and would make other conforming	
mediation: pilot		changes. This bill contains other related provisions and other existing laws.	
program.			
AB 1035	9/15/2021-A. ENROLLED	The California Integrated Waste Management Act of 1989 requires the Director of	
Salas D	9/15/2021-Enrolled and	Transportation, upon consultation with the Department of Resources Recycling and	
	presented to the Governor	Recovery, to review and modify all bid specifications relating to the purchase of paving	
Department of	at 5 p.m.	materials and base, subbase, and pervious backfill materials using certain recycled	
Transportation		materials. Existing law requires the specifications to be based on standards developed by	
and local		the Department of Transportation for recycled paving materials and for recycled base,	
agencies: streets		subbase, and pervious backfill materials. Existing law requires a local agency that has	
and highways:		jurisdiction over a street or highway to either adopt these standards developed by the	
recycled		Department of Transportation or to discuss at a public hearing why the standards are not	
materials.		being adopted. Existing law requires the State Procurement Officer, when purchasing	
		materials to be used in paving or paving subbase for use by the Department of	

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Bill ID/Topic	Location	Summary	Position
		Transportation and any other state agency that provides road construction and repair	
		services, to contract for those items that use recycled material in those materials, unless the	
		Director of Transportation determines that the use of the materials is not cost effective. This	
		bill would require the department and a local agency that has jurisdiction over a street or	
		highway, to the extent feasible and cost effective, to use advanced technologies and material	
		recycling techniques that reduce the cost of maintaining and rehabilitating streets and	
		highways and that exhibit reduced levels of greenhouse gas emissions through material	
		choice and construction method. The bill would require, beginning January 1, 2023, a local	
		agency that has jurisdiction over a street or highway, to the extent feasible and cost	
		effective, to apply standard specifications that allow for the use of recycled materials in	
		streets and highways, as specified. By increasing the duties of local agencies, this bill would	
		impose a state-mandated local program. This bill contains other related provisions and other	
		existing laws.	
<u>AB 1037</u>	9/10/2021-S. 2 YEAR	Existing law, the Bergeson-Peace Infrastructure and Economic Development Bank Act,	
<u>Grayson</u> D	9/10/2021-Failed Deadline	establishes the Infrastructure and Economic Development Bank and authorizes it to, among	
	pursuant to Rule 61(a)(15).	other things, issue bonds, make loans, and provide other financial assistance to various	
Infrastructure	(Last location was	types of projects that constitute economic development facilities or public development	
construction:	INACTIVE FILE on	facilities. This bill would require the Department of General Services to develop guidance,	
digital	8/23/2021)(May be acted	policies, and procedures for the integration and development of digital construction	
construction	upon Jan 2022)	technologies for use on a civil infrastructure project, as defined, that is developed by	
management		specified state entities and has a state project cost of greater than \$50,000,000. The bill	
technologies.		would require the guidance, policies, and procedures to be published in the State	
		Administrative Manual and the State Contracting Manual, as appropriate, by January 1,	
		2023. The bill would require the guidance, policies, and procedures to include, among other	
		things, the method for a state department to implement a requirement that a bid or proposal	

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Bill ID/Topic	Location	Summary	Position
		for a civil infrastructure project contract include a digital construction management plan, as specified.	
AB 1041	9/10/2021-S. 2 YEAR	(1)Existing law, commonly known as the California Family Rights Act, makes it an	
Wicks D	I .	unlawful employment practice for any government employer or employer with 5 or more	
	F	employees to refuse to grant a request by any employee with more than 12 months of	
Employment:	(Last location was	service with the employer, and who has at least 1,250 hours of service with the employer	
leave.	INACTIVE FILE on	during the previous 12-month period or who meets certain other requirements, to take up to	
	9/9/2021)(May be acted	a total of 12 workweeks in any 12-month period to, among other things, bond with a new	
	upon Jan 2022)	child of the employee or to care for themselves or a child, parent, grandparent, grandchild,	
		sibling, spouse, or domestic partner, as specified. This bill would expand the population that	
		an employee can take leave to care for to include a designated person. The bill would define	
		"designated person" to mean a person identified by the employee at the time the employee	
		requests family care and medical leave. The bill would authorize an employer to limit	
		designation of a person, as prescribed. This bill contains other related provisions and other existing laws.	
AB 1042	10/4/2021-	The Long-Term Care, Health, Safety, and Security Act of 1973 generally requires the State	
	A. CHAPTERED	Department of Public Health to license and regulate long-term health care facilities and to	
Jones-Sawyer D		establish an inspection and reporting system to ensure that long-term health care facilities	
Skilled nursing		are in compliance with state statutes and regulations. The term "long-term health care	
facilities:	1	facility" includes, among other types of facilities, a skilled nursing facility. This bill would,	
unpaid	475, Statutes of 2021.	beginning January 1, 2023, expressly authorize the department, if a licensee provider fails	
penalties:	7,0,00000000000000000000000000000000000	to pay specified penalties in full when all appeals have been exhausted and the department's	
related parties.		position has been upheld, to give written notice to the licensee provider and related parties	
1		in which the licensee provider has an ownership or control interest of 5% or more that the	
		department may take appropriate legal action to recover the unpaid penalty amount from the	
		licensee provider's financial interest in the related party. The bill would also require the	

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Bill ID/Topic	Location	Summary	Position
		department, if it determines after 2 notifications that the related parties are not financially	
		viable or recovery is unlikely, to document that determination, as specified. This bill also	
		would require the department to give written notice to related parties when a citation has	
		been issued against a facility licensee, and to advise the related parties of the potential	
		action if the violation is not remedied and penalties are assessed. This bill contains other	
		related provisions and other existing laws.	
AB 1043	9/28/2021-	Existing law, the Zenovich-Moscone-Chacon Housing and Home Finance Act, prohibits	
Bryan D	A. CHAPTERED	"affordable rent" for certain rental housing developments that receive assistance on or after	
		January 1, 1991, from exceeding a specified percentage based on the area median income	
Housing	Governor. Chaptered by	adjusted for family size and whether the household is an extremely low income household,	
1 0		very low income household, lower income household, or moderate-income household. This	
housing	354, Statutes of 2021.	bill, for leases entered into on or after January 1, 2022, would additionally prohibit	
developments:		"affordable rent" for certain rental housing developments that receive assistance from	
affordable rent.		exceeding the product of 30 percent times 15 percent of the area median income adjusted	
		for family size appropriate for the unit if the household is an "acutely low income	
		household," as defined to mean persons and families whose incomes do not exceed 15	
		percent of area median income, adjusted for family size, as specified. This bill contains other	:
		related provisions and other existing laws.	
<u>AB 1047</u>	5/25/2021-A. 2 YEAR	Existing law establishes in state government the Transportation Agency, which includes	
<u>Daly</u> D		various departments and state entities, including the California Transportation Commission.	
	pursuant to Rule 61(a)(5).	The Road Repair and Accountability Act of 2017, commonly known as SB 1, establishes a	
Road Repair	I '	comprehensive transportation funding program by increasing fuel taxes and imposing	
and		certain vehicle fees. The act allocates revenues from those sources to various transportation	
Accountability	4/28/2021)(May be acted	programs, including, among others, to the Road Maintenance and Rehabilitation Program,	
Act of 2017:	upon Jan 2022)	which the act created to address deferred maintenance on the state highway system and the	
reporting		local street and road system. This bill would require the Transportation Agency to improve	

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Bill ID/Topic	Location	Summary	Position
internet		the capability of the SB 1 internet website hosted by the agency to provide a comprehensive	
website.		one-stop reporting interface available to the public. The bill would require the interface to	
		provide timely fiscal information compiled from data provided by each administering	
		agency regarding the development and implementation status of each transportation	
		program or project funded, at least in part, by revenues from SB 1.	
AB 1048	9/28/2021-	Existing law establishes an independent public agency to manage, administer, and control	
Cooper D	A. CHAPTERED	the Alameda Health System, which is known as the Alameda Health System Hospital	
	9/28/2021-Approved by the	Authority. The hospital authority is governed by a board that is appointed by the Board of	
Alameda Health	Governor. Chaptered by	Supervisors of the County of Alameda. Existing law prescribes the characteristics of	
System Hospital	Secretary of State - Chapter	employees of the hospital authority who are and are not authorized to participate in the	
Authority: labor	379, Statutes of 2021.	Alameda County Employees' Retirement Association at the time the provisions authorizing	
negotiations.		the creation of the hospital authority become effective. Existing law generally prohibits a	
		person employed by the hospital authority on or before the date these provisions became	
		effective who was not qualified for membership in the Alameda County Employees'	
		Retirement Association at that time from becoming qualified for membership as a result of	
		subsequent employment with the hospital authority. This bill would repeal the above-	
		described prohibition on certain employees of the Alameda Health System Hospital	
		Authority qualifying for membership in the Alameda County Employees' Retirement	
		Association. The bill, during a specified time period, would require that a request to meet	
		and confer by a recognized union or bargaining agent result in the reopening of an effective	
		memorandum of understanding for the purpose of negotiating an agreement regarding the	
		inclusion of certain people within the applicable bargaining unit in the Alameda County	
		Employees' Retirement Association. The bill would authorize a side letter or similar	
		agreement to be negotiated in lieu of reopening the memorandum of understanding. The bill	
		would prescribe membership tier requirements for people who are members of the Alameda	
		County Employees' Retirement Association and who transfer, reassign, or are hired, as	

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Bill ID/Topic	Location	Summary	Position
		specified, which would apply if the facility or hospital authority and a recognized union or	
		bargaining agent agree to include people within an applicable bargaining unit participating	
		in the Alameda County Employees' Retirement Association. The bill would delete a	
		provision relating to people who are not members of the Alameda County Employees'	
		Retirement Association in connection with the characteristics of people who may become a	
		member of the association, subject to a memorandum of understanding, as specified.	
AB 1049	9/10/2021-A. 2 YEAR	Existing law requires the transfer of a specified portion of the sales tax on diesel fuel to the	
Davies R	9/10/2021-Failed Deadline	Public Transportation Account, a trust fund in the State Transportation Fund. Existing law	
	pursuant to Rule 61(a)(15).	requires funds in the account to be allocated to various public transportation and	
Public	(Last location was TRANS.	transportation planning purposes, with specified revenues in the account to be allocated by	
Transportation	on 3/4/2021)(May be acted	the Controller to specified local transportation agencies for public transportation purposes,	
Account: loan	upon Jan 2022)	pursuant to the State Transit Assistance (STA) Program. Existing law provides for each	
repayment.		STA-eligible operator within the jurisdiction of the allocating local transportation agency to	
		receive a proportional share of the revenue-based program funds based on the qualifying	
		revenues of that operator, as defined. The Budget Act of 2013 and the Budget Act of 2014	
		require the Controller, upon the order of the Director of Finance, to transfer specified	
		amounts totaling up to \$55,515,000 as loans from the Public Transportation Account to the	
		High-Speed Passenger Train Bond Fund. This bill would require \$54,000,000 from these	
		loans to be repaid to the Public Transportation Account and would provide that these repaid	
		funds are available, upon appropriation by the Legislature, to help offset the loss of	
		revenues incurred by transit operators during the COVID-19 pandemic. This bill contains	
		other related provisions.	
<u>AB 1056</u>	4/30/2021-A. 2 YEAR	Existing law establishes the Department of Housing and Community Development	
<u>Grayson</u> D	4/30/2021-Failed Deadline	(department) and sets forth its powers and duties including functioning as the principal state	
	pursuant to Rule 61(a)(2).	department responsible for coordinating federal-state relationships in housing and	
Infrastructure	(Last location was H. &	community development, except for housing finance. Those duties include, among other	

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Bill ID/Topic	Location	Summary	Position
financing:	C.D. on 3/18/2021)(May	things, administration of the Emergency Housing and Assistance Program. This bill would	
industrialized	be acted upon Jan 2022)	require the department and the bank to develop a proposed program, as specified, to invest	
housing.		in the building of offsite industrialized housing to support the policy goal of increasing the	
		state's capacity to quickly respond to additional housing needs precipitated by	
		homelessness, wildfires, COVID-19, or other emergency situations. The bill would require	
		the department and the bank to report its recommendations to the Legislature by January 1,	
		2023, including whether and how industrialized housing would alleviate the state's housing,	,
		homelessness, and disaster response needs. The bill would preclude implementation of the	
		recommended programs unless approved by a subsequent act of the Legislature. This bill	
		contains other existing laws.	
<u>AB 1068</u>	4/30/2021-A. 2 YEAR	Existing law continues into existence the Department of Housing and Community	
Santiago D		Development (HCD) in the Business, Consumer Services, and Housing Agency. Under	
	F	existing law, HCD is required to update and revise the California Statewide Housing Plan,	
Affordable	(Last location was H. &	which provides, among other things, a housing strategy that coordinates the housing	
housing:		assistance and activities of state and local agencies, including the provision of housing	
alternative	acted upon Jan 2022)	assistance for various populations. This bill would require HCD to create a model plan for	
forms of		the use of alternative forms, as defined, of developing affordable housing for the purpose of	
development:		substantially reducing the cost of a unit of affordable housing. The bill would require the	
model plan.		model plan to be used in state agency decisions in all state-subsidized housing loan and	
		grant programs. The bill would also require a local agency, nonprofit affordable housing	
		sponsor, private entity, or individual that receives surplus state real property from the state	
		to use the model plan to guide any housing development on that property. The bill would	
		make findings and declarations in this regard. This bill contains other related provisions and	
17.10.00	1/20/2021	other existing laws.	
AB 1069	4/30/2021-A. 2 YEAR	Existing law establishes the Air Quality Improvement Program that is administered by the	
<u>Lackey</u> R	4/30/2021-Failed Deadline	State Air Resources Board for the purposes of funding projects related to, among other	

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Bill ID/Topic	Location	Summary	Position
	F	things, the reduction of criteria air pollutants and improvement of air quality. Pursuant to its	
Zero-emission	1,	existing statutory authority, the state board has established the Clean Vehicle Rebate	
passenger	T =	Project, as a part of the Air Quality Improvement Program, to promote the use of zero-	
vehicles:	upon Jan 2022)	emission vehicles by providing rebates for the purchase of new zero-emission vehicles. This	
underrepresente		bill would establish a goal of the state for 60% of new zero-emission passenger vehicles	
d communities.		sold in the state for noncommercial private use to be purchased by or on behalf of persons	
		from an underrepresented community, as defined. The bill would prohibit the state board	
		from pursuing strategies to implement any goal for zero-emission passenger vehicle sales	
		established by statute or executive order unless those strategies are also designed to achieve	
		the goal established by this bill simultaneously. The bill would also require the state board	
		to annually post a zero-emission vehicle equity report on its internet website describing the	
		state's progress towards achieving the zero-emission vehicle equity goal. This bill contains	
		other existing laws.	
<u>AB 1071</u>	9/10/2021-S. 2 YEAR	Existing law, the California Emergency Services Act, authorizes the Governor to proclaim a	
Rodriguez D	9/10/2021-Failed Deadline	state of emergency, and local officials and local governments to proclaim a local	
	pursuant to Rule 61(a)(15).	emergency, when specified conditions of disaster or extreme peril to the safety of persons	
Office of	(Last location was APPR.	and property exist. Existing law establishes the Office of Emergency Services (OES) within	
Emergency	SUSPENSE FILE on	the office of the Governor and sets forth its powers and duties relating to responsibility over	
Services:	7/15/2021)(May be acted	the state's emergency and disaster response services for natural, technological, or manmade	
tabletop	upon Jan 2022)	disasters and emergencies, including responsibility for activities necessary to prevent,	
exercises.		respond to, recover from, and mitigate the effects of emergencies and disasters to people	
		and property. This bill would require OES to biennially convene key personnel and	
		agencies that have emergency management roles and responsibilities to participate in	
		tabletop exercises in which the participant's emergency preparedness plans are discussed	
		and evaluated under various simulated catastrophic disaster situations, as specified. This bill	
		contains other related provisions.	

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Bill ID/Topic	Location	Summary	Position
AB 1076	5/25/2021-A. 2 YEAR	Existing law defines an automated license plate recognition (ALPR) system as a searchable	
Kiley R	5/25/2021-Failed Deadline	computerized database resulting from the operation of one or more mobile or fixed cameras	
	pursuant to Rule 61(a)(5).	combined with computer algorithms to read and convert images of registration plates and	
Automated	(Last location was APPR.	the characters they contain into computer-readable data. Existing law imposes specified	
license plate	SUSPENSE FILE on	requirements on an ALPR operator and an ALPR end-user including, among others,	
recognition	5/12/2021)(May be acted	maintaining reasonable security procedures and practices to protect ALPR information and	
systems: model	upon Jan 2022)	implementing a usage and privacy policy with respect to that information, as specified. This	
policy.		bill would require the Department of Justice to draft and make available on its internet	
		website an ALPR system policy template for local law enforcement agencies. This bill	
		would additionally require the department to develop and issue guidance for local law	
		enforcement agencies to help them identify and evaluate the types of data they are storing in	
		their systems, as specified.	
AB 1087	5/25/2021-A. 2 YEAR	The California Global Warming Solutions Act of 2006 establishes the State Air Resources	
Chiu D	5/25/2021-Failed Deadline	Board as the state agency responsible for monitoring and regulating sources emitting	
	pursuant to Rule 61(a)(5).	greenhouse gases. The act requires the state board to ensure that statewide greenhouse gas	
Environmental	(Last location was APPR.	emissions are reduced to at least 40% below the statewide greenhouse gas emissions limit,	
Justice	SUSPENSE FILE on	as defined, no later than December 31, 2030. The act requires the state board to adopt rules	
	5/12/2021)(May be acted	and regulations in an open public process to achieve the maximum technologically feasible	
Resilience Hubs	upon Jan 2022)	and cost-effective greenhouse gas emission reductions. The state board is authorized to	
Program.		include market-based compliance mechanisms to comply with the regulations. The	
		implementing regulations adopted by the state board provide for the direct allocation of	
		greenhouse gas allowances to electrical corporations pursuant to a market-based compliance	:
		mechanism. Beginning with the fiscal year commencing July 1, 2022, and ending with the	
		fiscal year ending June 30, 2027, except as provided, this bill would require the PUC to	
		annually allocate 5% of the revenues received by the electrical corporations from that	
		allocation of greenhouse gas allowances to the Environmental Justice Community	
		Resilience Hubs Program, which would require each electrical corporation to award those	

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. 11/4/2021

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

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Bill ID/Topic	Location	Summary	Position
		allocated revenues to a single third-party administrator, selected by the commission, that	
		will award competitive grants to owners of critical community institutions, meeting	
		eligibility criteria established by the PUC, for building upgrade projects that demonstrate	
		community engagement in all phases, demonstrate multistakeholder partnerships, reflect the	
		geographic diversity of the state, and are installed at critical community institutions. The	
		bill would require the PUC to select a third-party administrator by no later than March 1,	
		2023, and require that the program be operational and begin processing applications by no	
		later than July 1, 2023. The bill would require that the program be jointly operated among	
		all the participating electrical corporations and be consistent across the utility territories.	
		The bill would require the third-party administrator ensure that program moneys from each	
		utility are used only for projects located in the service territory of that utility from which the	
		moneys are received and to provide technical assistance to program applicants. The bill	
		would prohibit more than 10% of those allocated revenues from being used for	
		administration, technical assistance, and outreach. The bill would require the PUC to	
		establish requirements relating to hiring, wages, apprenticeship programs, and workforce	
		standards for the program. This bill contains other existing laws.	
<u>AB 1088</u>	4/30/2021-A. 2 YEAR	Under existing law, the Public Utilities Commission has regulatory authority over public	
Mayes I		utilities, including electrical corporations. The California Constitution authorizes the	
	F	commission to fix the rates and establish rules for all public utilities, subject to control by	
California	I'	the Legislature. The California Constitution provides that the Legislature has plenary	
Procurement	, , , , , , , , , , , , , , , , , , ,	authority, unlimited by the other provisions of the constitution, to confer additional	
Authority.	upon Jan 2022)	authority upon the commission that is cognate and germane to the regulation of public	
		utilities. This bill would establish the California Procurement Authority as a central	
		procurement entity to ensure that load-serving entities collectively have adequate electrical	
		resources, both in the short run and long run, as are necessary to ensure resource adequacy	
		and to achieve the purposes of the integrated resource planning process. The bill would	

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Bill ID/Topic	Location	Summary	Position
		require the commission, in consultation with the Independent System Operator and the	
		Office of the Ratepayer Advocate, to develop an implementing framework for the authority	
		through a public process by January 1, 2023, and would require the commission to ensure	
		that the authority is operational by January 1, 2024. The bill would require the authority to	
		procure electrical resources to meet the collective procurement needs identified by the	
		commission pursuant to the resource adequacy and integrated resource planning statutes	
		that are not fulfilled by self-procurement by load-serving entities whether because a load-	
		serving entity elected to not procure their proportionate share of those resource	
		requirements identified by the commission or because they are unable to procure sufficient	
		resources to meet their proportionate share of those requirements. If an electrical	
		corporation voluntarily elects to cease procuring electricity to serve the bundled service	
		customers in its service territory, or otherwise is unable to serve its bundled service	
		customers, the bill would require the authority to serve those customers. The bill would	
		require the authority to serve as the provider of last resort for all customers in an electrical	
		corporation's distribution service territory, except where the electrical corporation serves as	
		the provider of last resort or where a load-serving entity has been approved by the	
		commission to serve as the provider of last resort. If an electrical corporation voluntarily	
		elects to cease providing electricity to retail customers in its service territory, for any	
		customer not served by a community choice aggregator or an electric service provider, the	
		bill would require that the authority serve as the provider of last resort, except where	
		another load-serving entity is designated by the commission to serve as the provider of last	
		resort. This bill contains other related provisions and other existing laws.	
AB 1090	5/25/2021-A. 2 YEAR	Existing law establishes the California Statewide Housing Plan to serve as a state housing	
Quirk-Silva D	5/25/2021-Failed Deadline	plan for all relevant purposes. Existing law requires that the plan incorporate, among other	
	pursuant to Rule 61(a)(5).	things, a statement of housing goals, policies, and objectives and that the Department of	
Legislative	(Last location was APPR.	Housing and Community Development update and provide a revision of the plan to the	

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Bill ID/Topic	Location	Summary	Position
Task Force on	SUSPENSE FILE on	Legislature every 4 years. Existing law establishes the California Housing Finance Agency	
the California	5/12/2021)(May be acted	(CalHFA) within the Department of Housing and Community Development, administered	
	upon Jan 2022)	by a board of directors, with the primary purpose of meeting the housing needs of persons	
Homeownershi		and families of low or moderate income. Existing law requires the Governor, subject to	
p.		confirmation by the Senate, to appoint an executive director of CalHFA and requires the	
		executive director, subject solely to supervision by the board of directors, to administer and	
		direct the day-to-day operations of CalHFA. This bill would establish the Legislative Task	
		Force on the California Master Plan on Homeownership. The bill would require the	
		Executive Director of CalHFA to serve as the chair of the task force and to appoint a homeownership advisory committee, as provided. The bill would require the task force to	
		evaluate policy and regulatory impediments to increasing the rate of homeownership for	
		Californians and, no later than October 31, 2022, to develop a final report that includes	
		specified information and recommendations and submit that report to the Legislature. The	
		bill would make findings in this regard.	
AB 1091	6/4/2021-A. 2 YEAR	Existing law creates the Santa Clara Valley Transportation Authority (VTA) with various	
Berman D	6/4/2021-Failed Deadline	powers and duties relative to transportation projects and services and the operation of public	
	pursuant to Rule 61(a)(8).	transit in the County of Santa Clara. Existing law vests the government of the VTA in a 12-	
Santa Clara	(Last location was	member board of directors whose terms of office are two years. Under existing law, only	
Valley	INACTIVE FILE on	members of the county board of supervisors and city council members and mayors of cities	
-	5/27/2021)(May be acted	in the county are authorized to serve on the board. Existing law provides for the	
Authority:	upon Jan 2022)	appointment of the board members by those local governments, as specified. This bill, on	
board of		and after July 1, 2022, would reduce the size of the board to 9 members, increase their	
directors.		terms of office to 4 years, and provide for residents living in the county, rather than local	
		officials, to serve on the board, as specified. The bill would require that expertise, experience, or knowledge relative to transportation, infrastructure or project management,	
		accounting or finance, and executive management are represented on the board.	
		accounting of finance, and executive management are represented on the board.	

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Bill ID/Topic	Location	Summary	Position
AB 1110	9/10/2021-A. 2 YEAR	(1)Existing law, the Economic Revitalization Act, establishes the Governor's Office of	
Rivas,	9/10/2021-Failed Deadline	Business and Economic Development (GO-Biz) within the Governor's office, under the	
Robert D	pursuant to Rule 61(a)(15).	direct control of a director who is responsible to, and appointed by, the Governor. Existing	
	(Last location was	law requires GO-Biz to serve the Governor as the lead entity for economic strategy and the	
Zero-emission	INACTIVE FILE on	marketing of California on issues relating to business development, private sector	
vehicles: Clean	9/9/2021)(May be acted	investment, and economic growth. This bill would establish the Clean Vehicles	
Vehicles	upon Jan 2022)	Ombudsperson, to be appointed by and report directly to the Director of GO-Biz, and would	
Ombudsperson:		require the ombudsperson to consult with appropriate entities in identifying available	
Climate		programs and incentives offered by the state that can help to reduce costs and increase	
Catalyst		participation in a statewide contract or leveraged procurement agreement, as described	
Revolving Loan		below. The bill would also require the ombudsperson to convene 2 or more workshops of an	
Fund Program.		advisory committee to aid the ombudsperson in identifying and publishing best practices in	
		adopting zero-emission fleet vehicles for public agencies and identifying appropriate	
		candidate vehicles for bulk purchase, leveraged procurement, or other means of widespread	
		adoption by public entities, as specified. The bill would also require the ombudsperson to	
		develop, and recommend that DGS adopt, criteria for evaluating vehicle purchase options or	
		other means of widespread and streamline adoption options, as provided. The bill would	
		repeal these provisions establishing and setting forth the powers and duties of the	
		ombudsperson as of January 1, 2027. This bill contains other related provisions and other	
		existing laws.	
	4/30/2021-A. 2 YEAR	Existing law creates the High-Speed Rail Authority with specified powers and duties related	
Friedman D		to the development and implementation of a high-speed train system. Existing law, pursuant	
	F	to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, approved	
High-Speed	1.	by the voters as Proposition 1A at the November 4, 2008, statewide general election,	
		provides for the issuance of \$9.95 billion in general obligation bonds for high-speed rail and	
oversight:	upon Jan 2022)	related rail purposes. This bill would require the Legislative Analyst's Office, for the	
Legislative		purpose of reviewing the planning, financing, expenditures, and other elements of the	

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. 11/4/2021

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

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Bill ID/Topic	Location	Summary	Position
Analyst's		statewide high-speed rail system, to review any materials submitted to the authority and	
Office.		documents the authority requests from contractors, consultants, or external parties, as	
		specified, and to provide recommendations to the policy and budget committees of the	
		Legislature regarding the statewide high-speed rail system and the development of shared	
		mobility systems statewide. The bill would require the authority, and any entity contracting	
		with the authority, to provide to the Legislative Analyst's Office any information that it	
		requests and to permit representatives of the Legislative Analyst's Office to attend the	
		authority's internal meetings. The bill would repeal these requirements on January 1, 2031.	
<u>AB 1147</u>	9/10/2021-A. ENROLLED	(1)Existing law requires the Strategic Growth Council, by January 31, 2022, to complete an	
Friedman D	9/10/2021-Enrolled and	overview of the California Transportation Plan and all sustainable communities strategies	
	presented to the Governor	and alternative planning strategies, an assessment of how implementation of the California	
Regional	at 4 p.m.	Transportation Plan, sustainable communities strategies, and alternative planning strategies	
transportation		will influence the configuration of the statewide integrated multimodal transportation	
plan: Active		system, and a review of the potential impacts and opportunities for coordination of specified	
Transportation		funding programs. This bill would require the council to convene key state agencies,	
Program.		metropolitan planning agencies, regional transportation agencies, and local governments to	
		assist the council in completing the report. The bill would require that the report be	
		completed by July 1, 2023, and additionally assess, among other things, barriers to the	
		achievement of, and recommend actions at the state, regional, and local levels to achieve,	
		state and regional greenhouse gas emissions reduction targets related to the California	
		Transportation Plan and all sustainable communities strategies and alternative planning	
		strategies, as specified. This bill contains other related provisions and other existing laws.	
AB 1157	9/22/2021-	Existing law, for purposes of the State Transit Assistance Program, requires local	
<u>Lee</u> D	A. CHAPTERED	transportation agencies to report to the Controller by June 15 of each year the public	
		transportation operators within its jurisdiction that are eligible to claim specified local	
Controller:	Governor. Chaptered by	transportation funds. This bill would instead require local transportation agencies to report	

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Bill ID/Topic	Location	Summary	Position
transportation	Secretary of State - Chapter	this information within 7 months after the end of each fiscal year. This bill contains other	
funds:	205, Statutes of 2021.	related provisions and other existing laws.	
distribution and			
reporting			
requirements.			
<u>AB 1174</u>	9/16/2021-	The Planning and Zoning Law, until January 1, 2026, authorizes a development proponent	
Grayson D	A. CHAPTERED	to submit an application for a multifamily housing development that is subject to a	
	9/16/2021-Chaptered by	streamlined, ministerial approval process, as provided, and not subject to a conditional use	
Planning and	Secretary of State - Chapter	permit, if the development satisfies specified objective planning standards, including,	
zoning:	160, Statutes of 2021.	among other things, that the development and the site on which it is located satisfy specified	
housing:		location, urbanization, and zoning requirements. Existing law provides that a development	
development		approved pursuant to the streamlined, ministerial approval process is valid indefinitely if	
application		specified requirements are met, and otherwise is valid, except as provided, for 3 years from	
modifications,		the date of the final action establishing that approval and remains valid thereafter for a	
approvals, and		project so long as vertical construction of the development has begun and is in progress.	
subsequent		Existing law authorizes a development proponent to request a modification to a	
permits.		development that has been approved under the streamlined, ministerial approval process if	
		the request is submitted before the issuance of the final building permit required for	
		construction of the development. Existing law defines "affordable rent" for purposes of this	
		streamlined, ministerial approval process. This bill would clarify the requirements that must	
		be met for an approved development to be valid indefinitely. The bill would also provide	
		that, alternatively, approval for an approved development is valid for 3 years from the date	
		of the final judgment upholding the development's approval if litigation is filed challenging	
		that approval. The bill would revise construction requirements to be met for approval to	
		remain valid. The bill would provide that if the development proponent requests a	
		modification, then the time during which the approval is valid is extended, as specified. The	

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Bill ID/Topic	Location	Summary	Position
		bill would specify that these changes also apply retroactively to developments approved	
		prior to January 1, 2022. This bill contains other related provisions and other existing laws.	
AB 1175	4/30/2021-A. 2 YEAR	Existing law, the California Occupational Safety and Health Act of 1973, vests the Division	
Aguiar-Curry D	4/30/2021-Failed Deadline	of Occupational Safety and Health within the Department of Industrial Relations with the	
	pursuant to Rule 61(a)(2).	power, jurisdiction, and supervision over every employment and place of employment,	
Division of	(Last location was L. & E.	which is necessary adequately to enforce and administer all laws and lawful standards and	
Occupational	on 3/11/2021)(May be	orders, or special orders requiring such employment and place of employment to be safe,	
Safety and	acted upon Jan 2022)	and requiring the protection of the life, safety, and health of every employee in such	
Health:		employment or place of employment, including to inspect and investigate employments and	
inspections and		places of employment, as prescribed. The Occupational Safety and Health Administration	
investigations:		(OSHA), except as provided, prohibits a person or employer from being given advance	
advance notice.		warning of an inspection or investigation by any authorized representative of the division.	
		OSHA authorizes the Chief of the Division of Occupational Safety and Health or an	
		authorized representative to permit advance notice of an inspection or investigation as	
		prescribed by the Director of Industrial Relations. OSHA prohibits the authorization of	
		advance notice when the investigation or inspection is to be made as a result of an employee	
		complaint, unless there is imminent danger to the health or safety of an employee or	
		employees. OSHA makes it a crime, punishable as prescribed, for any person to give	
		unauthorized advance notice of any inspection to be conducted. This bill would revise those	
		advance warning provisions to prohibit any representative of the division from giving	
		advance notice of an inspection or investigation to an employer or other person unless	
		authorized under OSHA. The bill would authorize the chief or their authorized	
		representatives to permit advance notice of an inspection or investigation when advance	
		notice is necessary to ensure availability of essential personnel or access to the site,	
		equipment, or process, as prescribed by the director. The bill would delete the prohibition	
		on the authorization of advance notice when the investigation or inspection is to be made as	

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Bill ID/Topic	Location	Summary	Position
		a result of an employee complaint. The bill would expand the crime to apply to	
		unauthorized advance notice of an investigation to be conducted, thereby imposing a state-	
		mandated local program. The California Constitution requires the state to reimburse local	
		agencies and school districts for certain costs mandated by the state. Statutory provisions	
		establish procedures for making that reimbursement. This bill would provide that no	
		reimbursement is required by this act for a specified reason.	
AB 1179	5/25/2021-A. 2 YEAR	Existing law, the Healthy Workplaces, Healthy Families Act of 2014, requires employers to	
<u>Carrillo</u> D	5/25/2021-Failed Deadline	provide an employee, who works in California for 30 or more days within a year from the	
	pursuant to Rule 61(a)(5).	commencement of employment, with paid sick days for prescribed purposes, to be accrued	
Employer	(Last location was APPR.	at a rate of no less than one hour for every 30 hours worked. Existing law authorizes an	
provided	SUSPENSE FILE on	employer to limit an employee's use of paid sick days to 24 hours or 3 days in each year of	
benefit: backup	5/5/2021)(May be acted	employment. This bill would require an employer to provide an employee, on or after	
childcare.	upon Jan 2022)	January 1, 2022, who works in California for the same employer for 30 or more days within	
		a year from the commencement of employment, with up to 60 hours of paid backup	
		childcare benefits, to be accrued and used as provided. The bill would define "backup	
		childcare" as childcare provided by a qualified backup childcare provider to the employee's	
		child when the employee's regular childcare provider cannot be utilized, and "paid backup	
		childcare" as an employee benefit consisting of the employer paying for a qualified backup	
		childcare provider to provide backup childcare for an employee's child that is compensated	
		at the state minimum wage or the federal minimum wage, whichever is higher. This bill	
		contains other related provisions.	
<u>AB 1180</u>		Existing law prescribes requirements for the disposal of surplus land by a local agency, as	
Mathis R		defined. Existing law defines "exempt surplus land" for which a local agency is not required	
	Governor. Chaptered by	to follow the requirements for disposal of surplus land, except as provided. Existing law	
Local	1	categorizes as "exempt surplus land," surplus land that a local agency is transferring to	
governments:	62, Statutes of 2021.	another local, state, or federal agency for the agency's use. This bill would add to the	

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Bill ID/Topic	Location	Summary	Position
surplus land:		definition of "exempt surplus land," land transferred by a local agency to a federally	
tribes.		recognized California Indian tribe.	
AB 1205	4/30/2021-A. 2 YEAR	Existing law provides that the State Air Resources Board shall consist of 14 voting	
<u>Frazier</u> D	4/30/2021-Failed Deadline	members, 12 of whom shall be appointed by the Governor, with the consent of the Senate,	
	pursuant to Rule 61(a)(2).	one of whom shall be appointed by the Senate Committee on Rules, and one of whom shall	
State Air	(Last location was NAT.	be appointed by the Speaker of the Assembly. This bill would require, as of January 1,	
Resources	RES. on 3/18/2021)(May	2025, that the state board consist of 14 voting members, 11 of whom shall be elected by	
Board:	be acted upon Jan 2022)	district voters and 3 of whom shall be appointed by the Governor, the Senate pro Tempore,	
elections.		and the Speaker of the Assembly. The bill would provide that each elected state board	
		member shall serve a 4-year term commencing on January 1 of the calendar year following	
		a statewide election, with the first state board election occurring in 2024, and that no elected	
		state board member shall serve more than a total of 3 terms. The bill would provide that the	
		office of an elected state board member shall be a nonpartisan office, subject to the	
		provisions specified in the Elections Code for nominations and elections. The bill would	
		require the state board, on or before January 1, 2023, and within one year of each federal	
		decennial census, to establish and adopt 11 districts within the state, as provided, and	
		develop a map depicting the geographical boundaries of each district. The bill would	
		require the state board to engage the public, as specified, prior to adopting the district	
		boundaries and map. The bill would require that a vacancy of an elected state board position	
		be filled by the Governor within 30 days of the date on which the vacancy occurs, and	
		would identify the process pursuant to which an elected state board member may be	
		recalled.	
<u>AB 1217</u>	5/25/2021-A. 2 YEAR	Existing law requires, on or before January 1, 2022, the State Department of Public Health	
Rodriguez D	5/25/2021-Failed Deadline	and the Office of Emergency Services, in coordination with other state agencies, to establish	
	pursuant to Rule 61(a)(5).	a personal protective equipment (PPE) stockpile, upon appropriation and as necessary.	
Personal	(Last location was APPR.	Existing law further requires the department, informed by the recommendations of the	

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Bill ID/Topic	Location	Summary	Position
protective	SUSPENSE FILE on	Personal Protective Equipment Advisory Committee, to establish guidelines for its	
equipment:	5/12/2021)(May be acted	procurement, management, and distribution of PPE. This bill would authorize the	
stockpile.	upon Jan 2022)	department to rotate PPE in the stockpile by selling the PPE to a nonprofit agency, local	
		government, or provider, and by contracting to purchase PPE on behalf of a local	
		government or provider. The bill would require a nonprofit agency, local government, or	
		provider that obtains PPE pursuant to these provisions to reimburse the department for the	
		costs of the PPE. The bill would also make a technical change to the date in these	
		provisions.	
<u>AB 1220</u>	9/29/2021-	Existing law requires the Governor to establish the Homeless Coordinating and Financing	
Rivas, Luz D	A. CHAPTERED	Council and appoint up to 19 members of that coordinating council, including the Secretary	
	9/29/2021-Approved by the	of Business, Consumer Services and Housing, or the secretary's designee, to serve as the	
Homelessness:	Governor. Chaptered by	chair of the coordinating council. Existing law requires that the coordinating council be	
California	Secretary of State - Chapter	under the direction of an executive director, who is under the direction of the Business,	
Interagency	398, Statutes of 2021.	Consumer Services and Housing Agency, and staffed by employees of that agency. This bill	
Council on		would rename the council to the California Interagency Council on Homelessness and	
Homelessness.		would remove authorization for the Secretary of the Business, Consumer Services and	
		Housing's designee to serve as chair of the council. The bill would instead require the	
		Secretary of the Business, Consumer Services and Housing Agency and the Secretary of the	
		California Health and Human Services Agency to serve as cochairs of the council. The bill	
		would make other changes to the council's membership, including adding 5 new members,	
		as specified. The bill would require the council to seek guidance from and meet with an	
		advisory committee to the council, consisting of specified members. The bill would also	
		provide that the appointed members of the council or committees serve at the pleasure of	
		their appointing authority. The bill would require a state agency or department that	
		administers one or more state homelessness programs, as described, upon request of the	
		council, to participate in council workgroups, task forces, or other similar administrative	

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		structures and to provide to the council any relevant information regarding those state homelessness programs. The bill would also make conforming changes. This bill contains other existing laws.	
	pursuant to Rule 61(a)(15). (Last location was TRANS.	Existing law authorizes the Department of Transportation to contract with Amtrak for intercity rail passenger services and provides funding for these services from the Public Transportation Account. Existing law authorizes the department, subject to approval of the Secretary of Transportation, to enter into an interagency transfer agreement under which a joint powers board assumes responsibility for administering the state-funded intercity rail	
line: capital improvements: appropriation.	upon Jan 2022)	service in a particular corridor and associated feeder bus services. Existing law creates the Capitol Corridor Joint Powers Board, which is the governing board of the Capitol Corridor Joint Powers Authority and is responsible for administering the Colfax-Sacramento-Suisun City-Oakland-San Jose rail corridor, which is defined as the Capital Corridor. This bill would appropriate an unspecified amount from the General Fund without regard to fiscal years to the Capitol Corridor Joint Powers Authority to invest in capital improvements for the Capitol Corridor.	
McCarty D	5/7/2021-A. 2 YEAR 5/7/2021-Failed Deadline pursuant to Rule 61(a)(3).	Existing law requires a contract for construction to contain specified information regarding the names, addresses, and places of business of various parties to the contract. This bill would make a nonsubstantive change to this provision.	
Construction documents.	(Last location was PRINT on 2/19/2021)(May be acted upon Jan 2021)		
	pursuant to Rule 61(a)(2).	The California High-Speed Rail Act creates the High-Speed Rail Authority to develop and implement a high-speed rail system in the state, with specified powers and duties. Existing law requires the authority, on or before March 1, 2017, and every 2 years thereafter, to	
riigii-speeu faii:	Last location was TRANS.	provide a project update report, approved by the Secretary of Transportation as consistent with specified criteria, to the budget committees and the appropriate policy committees of	

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Bill ID/Topic	Location	Summary	Position
legislative	on 3/11/2021)(May be	both houses of the Legislature, on the development and implementation of intercity high-	
oversight.	acted upon Jan 2022)	speed train service, as provided. This bill would create the Joint Legislative High-Speed Rail	
		Oversight Committee consisting of 3 Members of the Senate and 3 Members of the	
		Assembly to provide ongoing and independent oversight of the high-speed rail project by	
		performing specified duties, and would require the committee to make recommendations to	
		the appropriate standing policy and budget committees of both houses of the Legislature to	
		guide decisions concerning the state's programs, policies, and investments related to high-	
		speed rail. The bill would require the authority to provide the committee with certain	
		documents and information within prescribed timelines, and would require the authority to	
		permit the chairperson of the committee, or the chairperson's designee, to attend meetings	
		of any internal governance committees related to project oversight, as provided.	
AB 1236	6/4/2021-A. 2 YEAR	Existing law requires the Board of Registered Nursing, the Physician Assistant Board, the	
Ting D	6/4/2021-Failed Deadline	Respiratory Care Board of California, and the Board of Vocational Nursing and Psychiatric	
	pursuant to Rule 61(a)(8).	Technicians of the State of California to regulate and oversee the practice of healing arts	
Healing arts:	(Last location was	within their respective jurisdictions and to, among other things, collect and report specific	
licensees: data	INACTIVE FILE on	demographic data relating to their licensees, subject to a licensee's discretion to report their	
collection.	6/1/2021)(May be acted	race or ethnicity, to the Office of Statewide Health Planning and Development. Existing law	
	upon Jan 2022)	requires these boards to collect this data at least biennially, at the times of both issuing an	
		initial license and issuing a renewal license. Existing law also authorizes the Board of	
		Registered Nursing to expend \$145,000 to implement these provisions. This bill would	
		repeal those provisions and would, instead, require all boards that oversee healing arts	
		licensees to request at the time of electronic application for a license and license renewal, or	
		at least biennially, specified demographic information from its licensees and, if designated	
		by the board, its registrants and to post the information on the internet websites that they	
		each maintain. The bill would specify that licensees and registrants shall not be required to	

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		provide the requested information. This bill contains other related provisions and other existing laws.	
AD 1220		Existing laws. Existing law makes various provisions relating to the rules of the road, including, but not	
	9/20/2021-A. ENKOLLED 9/20/2021-Enrolled and		
Ting D		limited to, traffic signs, symbols, and markings, and pedestrians' rights and duties. Under	
Pedestrian	r .	existing law, a violation of these provisions is an infraction. This bill would eliminate that	
	at 3 p.m.	prohibition until January 1, 2029. This bill contains other related provisions and other	
access.	0/27/2021 G 2 X/E A D	existing laws.	1
	8/27/2021-S. 2 YEAR	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to	
Chen R		prepare, or cause to be prepared, and certify the completion of an environmental impact	
G 116	<u> </u>	report on a project that it proposes to carry out or approve that may have a significant effect	
California	1.	on the environment or to adopt a negative declaration if it finds that the project will not	
	SUSPENSE FILE on	have that effect. CEQA also requires a lead agency to prepare a mitigated negative	
	8/16/2021)(May be acted	declaration for a project that may have a significant effect on the environment if revisions in	
exemptions:	upon Jan 2022)	the project would avoid or mitigate that effect and there is no substantial evidence that the	
transportation-		project, as revised, would have a significant effect on the environment. This bill would	
related projects.		further exempt from the requirements of CEQA projects by a public transit agency to	
		construct or maintain infrastructure to charge or refuel zero-emission trains, provided	
		certain requirements are met, including giving prior notice to the public and holding a	
		noticed public meeting, as provided. This bill contains other existing laws.	
<u>AB 1296</u>	5/7/2021-A. 2 YEAR	Existing law imposes various limitations on the emissions of air contaminants for the	
Kamlager D	5/7/2021-Failed Deadline	control of air pollution from vehicular and nonvehicular sources. Existing law assigns the	
	pursuant to Rule 61(a)(3).	responsibility for controlling air pollution for sources other than vehicular sources to an air	
	(Last location was NAT.	pollution control district or air quality management district. Existing law establishes the	
- •		South Coast Air Quality Management District as the district with the responsibility for	
	· ·	controlling air pollution from sources other than vehicular sources in the South Coast Air	
District: district		Basin. Existing law establishes a district board consisting of 13 members to govern the	

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Bill ID/Topic	Location	Summary	Position
board:		south coast district. Existing law requires one member of the district board to be appointed	
membership.		by the Senate Committee on Rules and one member to be appointed by the Speaker of the	
		Assembly. This bill would increase the number of members of the district board of the	
		south coast district to 15 members by adding 2 environmental justice appointees, one	
		appointed by the Senate Committee on Rules and one appointed by the Speaker of the	
		Assembly.	
AB 1327	6/4/2021-A. 2 YEAR	Existing law, subject to an appropriation, requires the California Department of Aging, in	
Ting D	6/4/2021-Failed Deadline	consultation with the California Commission on Aging, to enter into a contract with a	
	pursuant to Rule 61(a)(8).	research-based university gerontology department, as specified, to develop information and	
Aging in place:	(Last location was	materials relating to the concept of "aging in place" and the benefits of home modification	
home	INACTIVE FILE on	for seniors. Existing law requires the department to distribute that information to area	
modification.	6/1/2021)(May be acted	agencies on aging and other appropriate entities. This bill would require the department to	
	upon Jan 2022)	update the above information and materials, as specified, to include information on the	
		benefits of accessory dwelling units as a type of home modification to help Californians age	
		in place, and to prominently post the distributed information on its internet website.	
<u>AB 1332</u>	5/7/2021-A. 2 YEAR	Existing law authorizes any local agency to enact any ordinance that adopts a code by	
<u>Flora</u> R	5/7/2021-Failed Deadline	reference if the referenced code is specified in the title of the ordinance. Existing law	
	pursuant to Rule 61(a)(3).	requires that after the first reading of the title of the adopting ordinance, and of the title of	
Local	(Last location was PRINT	the code to be adopted thereby, and of the title of the secondary codes therein adopted by	
government	on 2/19/2021)(May be	reference, the legislative body shall make copies of the primary code and also copies of the	
ordinances.	acted upon Jan 2021)	secondary codes, if any, being considered for adoption, open to public inspection with the	
		clerk of the legislative body. Existing law prohibits, however, the adoption by reference of	
		any penalty clauses that may appear in any code that is adopted by reference; a penalty	
		clause may be enacted only if set forth in full, and published, in the adopting ordinance. This	
		bill would make nonsubstantive changes to the latter provision.	

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AB 1337	10/5/2021-	(1)Under existing law, a person who enters or remains upon any land, facilities, or vehicles	
<u>Lee</u> D	A. CHAPTERED	owned, leased, or possessed by specified transit entities that are used to provide public	
	10/5/2021-Approved by the	transportation by rail or passenger bus, or are directly related to that use, without	
Transportation:	Governor. Chaptered by	permission, or whose entry, presence, or conduct upon the property interferes with,	
San Francisco	Secretary of State - Chapter	interrupts, or hinders the safe and efficient operation of the transit-related facility, is guilty	
Bay Area Rapid	534, Statutes of 2021.	of a misdemeanor. This bill would specify that a person who enters or remains upon any	
Transit District:		property, facilities, or vehicles upon which BART owes policing responsibilities to a local	
policing		government pursuant to an operations and maintenance agreement or similar interagency	
responsibilities.		agreement without permission, or whose entry, presence, or conduct upon that property	
		interferes with, interrupts, or hinders the safe and efficient operation of the transit-related	
		facility, is guilty of a misdemeanor. By creating a new crime, this bill would impose a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	
AB 1360	5/25/2021-A. 2 YEAR	Existing law establishes the Homeless Housing, Assistance, and Prevention program for the	
Santiago D		purpose of providing jurisdictions, as defined, with one-time grant funds to support regional	
	<u>-</u>	coordination and expand or develop local capacity to address their immediate homelessness	
Project	I '	challenges, as specified. In March 2020, the California Department of Social Services	
Roomkey.		established Project Roomkey to coordinate with local agencies and nonprofits to provide	
		shelter options to homeless persons recovering from, or exposed to, COVID-19. This bill	
	upon Jan 2022)	would require each city, county, or city and county to make every effort to ensure that	
		individuals housed pursuant to Project Roomkey do not return to homelessness. The bill	
		would require each city, county, or city and county to develop a plan to accomplish that	
		result, and would specify the criteria the city, county, or city and county must consider in	
		developing the plan. This bill contains other related provisions and other existing laws.	
	4/30/2021-A. 2 YEAR	Existing law, the Planning and Zoning Law, requires each city, county, and city and county	
Quirk-Silva D		to prepare and adopt a general plan that contains certain mandatory elements, including a	
	pursuant to Rule 61(a)(2).	housing element. Existing law requires the planning agency of a city or county to provide	

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Bill ID/Topic	Location	Summary	Position
Housing	(Last location was H. &	an annual report that includes specified information by April 1 of each year to specified	
element: annual	C.D. on 3/18/2021)(May	entities, including the Department of Housing and Community Development. Among other	
report: housing	be acted upon Jan 2022)	things, existing law requires that this report include the progress in meeting the city's or	
units.		county's share of regional housing needs and local efforts to remove governmental	
		constraints to the maintenance, improvement, and development of housing, as	
		specified. This bill would additionally require that the annual report include the total number	
		of housing units that received a certificate of occupancy in the prior year. The bill would	
		require this information to also specify the total number of housing units constructed that	
		were approved pursuant to a specified streamlined, ministerial approval process and the	
		total number of accessory dwelling units constructed that were approved by the city or	
		county, as specified. By adding to the reporting requirements imposed on cities and	
		counties, the bill would impose a state-mandated local program. The California Constitution	
		requires the state to reimburse local agencies and school districts for certain costs mandated	
		by the state. Statutory provisions establish procedures for making that reimbursement. This	
		bill would provide that no reimbursement is required by this act for a specified reason.	
AB 1372	4/30/2021-A. 2 YEAR	Existing law authorizes a governing body of a political subdivision, as those terms are	
Muratsuchi D	4/30/2021-Failed Deadline	defined, to declare a shelter crisis if the governing body makes a specified finding. Upon	
	pursuant to Rule 61(a)(2).	declaration of a shelter crisis, existing law, among other things, suspends certain state and	
Right to	(Last location was H. &	local laws, regulations, and ordinances, including those prescribing standards of housing,	
temporary	C.D. on 3/4/2021)(May be	health, or safety, to the extent that strict compliance would prevent, hinder, or delay the	
shelter.	acted upon Jan 2022)	mitigation of the effects of the shelter crisis and allows a city, county, or city and county, in	
		lieu of compliance, to adopt by ordinance reasonable local standards and procedures for the	
		design, site development, and operation of homeless shelters and the structures and facilities	
		therein. This bill would require every city, or every county in the case of unincorporated	
		areas, to provide every person who is homeless, as defined, with temporary shelter, mental	
		health treatment, resources for job placement, and job training until the person obtains	

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		permanent housing if the person has actively sought temporary shelter in the jurisdiction for	
		at least 3 consecutive days and has been unable to gain entry into all temporary shelters they	
		sought for specified reasons. The bill would require the city or county, as applicable, to	
		provide a rent subsidy, as specified, if it is unable to provide temporary shelter. The bill	
		would authorize a person who is homeless to enforce the bill's provisions by bringing a	
		civil action. The bill would require a court to award specified remedies and penalties upon	
		finding a violation of the bill's provisions, including by requiring the city or county, as	
		applicable, to provide the person who is homeless with temporary shelter, mental health	
		treatment, resources for job placement, and job training until the person obtains permanent	
		housing. This bill contains other related provisions and other existing laws.	
<u>AB 1384</u>	9/10/2021-S. 2 YEAR	Existing law requires the Natural Resources Agency to release a draft of the state's climate	
Gabriel D	9/10/2021-Failed Deadline	adaptation strategy, known as the Safeguarding California Plan, by January 1, 2017, and	
	F	every 3 years thereafter, to update the plan by July 1, 2017, and every 3 years thereafter,	
Resiliency	(Last location was	and to coordinate with other state agencies to identify vulnerabilities to climate change by	
Through	INACTIVE FILE on	sectors and priority actions needed to reduce the risks in those sectors. Existing law	
Adaptation,	9/10/2021)(May be acted	requires, to address the vulnerabilities identified in the plan, state agencies to maximize	
Economic	upon Jan 2022)	specified objectives. This bill would instead require the agency to release the draft plan by	
Vitality, and		January 1, 2024, and every 3 years thereafter, and to update the plan by July 1, 2024, and	
Equity Act of		every 3 years thereafter. The bill would require the agency to also coordinate with the	
2022.		Office of Planning and Research and identify, among other things, vulnerabilities to climate	
		change for vulnerable communities, an operational definition of "climate resilience" for	
		each sector and for vulnerable communities, special protections of vulnerable communities	
		and industries that are disproportionately impacted by climate change, opportunities to	
		improve policy and budget coordination across jurisdictions, and timetables and specific	
		metrics to measure and evaluate the state's progress in implementing the plan. The bill	
		would require each lead agency or group of agencies to be informed, at a minimum, by	

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		specified documents and climate science research in identifying the vulnerabilities to	
		climate change. The bill would require state agencies to also maximize the objective of	
		prioritizing equity by ensuring public expenditures that address climate change adaptation	
		prioritize protecting vulnerable communities, rectifying intersectional and systemic	
		inequities, and enhancing low-income and vulnerable communities' abilities to weather the	
		impacts of climate change. The bill would authorize the Treasurer, and the financing	
		authorities that the Treasurer chairs, to assist state agencies by leveraging public and private	
		capital investment to help with loans and other incentives to attain the goals established	
		pursuant to these provisions.	
<u>AB 1391</u>	10/6/2021-	Existing law, the California Consumer Privacy Act of 2018, authorizes a consumer whose	
<u>Chau</u> D	A. CHAPTERED	nonencrypted and nonredacted personal information, as defined, is subject to an	
		unauthorized access and exfiltration, theft, or disclosure as a result of a business' violation	
Unlawfully	Governor. Chaptered by	of the duty to implement and maintain reasonable security procedures and practices	
obtained data.		appropriate to the nature of the information to protect the personal information may institute	
	594, Statutes of 2021.	a civil action, as specified. This bill would make it unlawful for a person to sell data, or sell	
		access to data, that the person has obtained or accessed pursuant to the commission of a	
		crime and would also make it unlawful for a person, who is not an authorized person, as	
		defined, to purchase or use data from a source that the person knows or reasonably should	
		know has obtained or accessed that data through the commission of a crime.	
<u>AB 1395</u>	9/10/2021-S. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
Muratsuchi D	9/10/2021-Failed Deadline	Board as the state agency charged with monitoring and regulating sources of emissions of	
	F	greenhouse gases. The state board is required to approve a statewide greenhouse gas	
The California	(Last location was	emissions limit equivalent to the statewide greenhouse gas emissions level in 1990 to be	
Climate Crisis	INACTIVE FILE on	achieved by 2020 and to ensure that statewide greenhouse gas emissions are reduced to at	
Act.	9/10/2021)(May be acted	least 40% below the 1990 level by 2030. The act requires the state board to prepare and	
	upon Jan 2022)	approve a scoping plan for achieving the maximum technologically feasible and cost-	

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		effective reductions in greenhouse gas emissions and to update the scoping plan at least	
		once every 5 years. This bill, the California Climate Crisis Act, would declare the policy of	
		the state both to achieve net zero greenhouse gas emissions as soon as possible, but no later	
		than 2045, and achieve and maintain net negative greenhouse gas emissions thereafter, and	
		to ensure that by 2045, statewide anthropogenic greenhouse gas emissions are reduced to at	
		least 90% below the 1990 levels. The bill would require the state board to work with	
		relevant state agencies to ensure that updates to the scoping plan identify and recommend	
		measures to achieve these policy goals and to identify a variety of policies and strategies	
		that support carbon dioxide removal solutions, carbon capture and storage technologies, and nature-based climate solutions in California, as specified. The bill would require the state	
		board to work with relevant agencies to establish criteria for the use of carbon dioxide	
		removal technologies and carbon capture and storage technologies for purposes of	
		achieving these policy goals. The bill would require the state board to identify interim 5-	
		year greenhouse gas emission reduction goals that begin on January 1, 2025, and submit an	
		annual report, as specified. The bill would impose other requirements on state agencies, as	
		specified.	
AB 1397	4/30/2021-A. 2 YEAR	Existing law, the Buy Clean California Act, requires the Department of General Services to	
Garcia,	4/30/2021-Failed Deadline	establish and publish a maximum acceptable global warming potential for categories of	
Eduardo D	pursuant to Rule 61(a)(2).	eligible materials, in accordance with specified requirements. Existing law further requires	
	(Last location was A. &	the department to review the maximum acceptable global warming potential for each	
Public	A.R. on 3/11/2021)(May	category of eligible materials and adjust that number based on specified criteria. This bill,	
contracts:	be acted upon Jan 2022)	entitled the California Lithium Economy Act, would revise the definition of "eligible	
California		materials" to include lithium, commencing January 1, 2023. The bill would require an	
Lithium		awarding authority, by January 1, 2025, to require the successful bidder for a contract that	
Economy Act.		includes electric vehicles to be provided as part of that contract, to disclose the sources of	
		lithium used in the manufacture of the electric vehicles' batteries. The bill would also	

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		require, by January 1, 2035, that at least 35% of the lithium used in electric vehicle batteries	
		pursuant to a contract under the act be produced in California. The bill would include	
		related findings and declarations. This bill contains other existing laws.	
AB 1398	9/28/2021-	(1)Existing law, the Planning and Zoning Law, requires a county and city to adopt a	
Bloom D	A. CHAPTERED	comprehensive, long-term general plan for the physical development of the county or city,	
	9/28/2021-Approved by the	and specified land outside its boundaries, that includes, among other things, a housing	
Planning and	Governor. Chaptered by	element. Existing law requires the county or city to submit its proposed and adopted	
zoning: housing	Secretary of State - Chapter	housing element and any amendment of its housing element to the Department of Housing	
element:	358, Statutes of 2021.	and Community Development, and requires the department to determine whether that	
rezoning of		housing element or amendment substantially complies with specified law, as provided. This	
sites:		bill would require a local government that fails to adopt a housing element that the	
prohousing		Department of Housing and Community Development has found to be in substantial	
local policies.		compliance with state law within 120 days of the statutory deadline to complete this	
		rezoning no later than one year from the statutory deadline for the adoption of the housing	
		element. The bill would prohibit a jurisdiction that adopts a housing element more than one	
		year after the statutory deadline from being found in substantial compliance, as described	
		above, until required rezoning is completed, as specified. The bill would also specify that	
		the above-described requirement for the local government to revise its housing element	
		every 4 years applies until the due date for the 6th revision of the housing element and that	
		adoption of a 6th revision housing element that is found to be in substantial compliance	
		satisfies any obligation to adopt a 4-year housing element. This bill contains other related	
		provisions and other existing laws.	
<u>AB 1400</u>	4/30/2021-A. 2 YEAR	Existing federal law, the federal Patient Protection and Affordable Care Act (PPACA),	
<u>Kalra</u> D	4/30/2021-Failed Deadline	requires each state to establish an American Health Benefit Exchange to facilitate the	
	pursuant to Rule 61(a)(2).	purchase of qualified health benefit plans by qualified individuals and qualified small	
Guaranteed	(Last location was PRINT	employers. PPACA defines a "qualified health plan" as a plan that, among other	

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	on 2/19/2021)(May be acted upon Jan 2022)	requirements, provides an essential health benefits package. Existing state law creates the California Health Benefit Exchange, also known as Covered California, to facilitate the enrollment of qualified individuals and qualified small employers in qualified health plans as required under PPACA. This bill, the California Guaranteed Health Care for All Act, would create the California Guaranteed Health Care for All program, or CalCare, to provide comprehensive universal single-payer health care coverage and a health care cost control system for the benefit of all residents of the state. The bill, among other things, would provide that CalCare cover a wide range of medical benefits and other services and would incorporate the health care benefits and standards of other existing federal and state provisions, including the federal Children's Health Insurance Program, Medi-Cal, ancillary health care or social services covered by regional centers for persons with developmental disabilities, Knox-Keene, and the federal Medicare program. The bill would require the board to seek all necessary waivers, approvals, and agreements to allow various existing federal health care payments to be paid to CalCare, which would then assume responsibility for all benefits and services previously paid for with those funds. This bill contains other related provisions and other existing laws.	
AB 1401 Friedman D Residential and commercial development: remodeling, renovations, and additions:	8/27/2021-S. 2 YEAR 8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/16/2021)(May be acted upon Jan 2022)	The Planning and Zoning Law requires each county and city to adopt a comprehensive, long-term general plan for its physical development, and the development of certain lands outside its boundaries, that includes, among other mandatory elements, a land use element and a conservation element. Existing law also permits variances to be granted from the parking requirements of a zoning ordinance for nonresidential development if the variance will be an incentive to the development and the variance will facilitate access to the development by patrons of public transit facilities. This bill would prohibit a public agency in a county with a population of 600,000 or more from imposing a minimum automobile parking requirement, or enforcing a minimum automobile parking requirement, on residential, commercial, or other development if the development is located on a parcel that	

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parking requirements.		is within 1/2 mile, as specified, of public transit, as defined. The bill would prohibit a public agency in a city with of 75,000 or more located in a county with a population of less than 600,000 from imposing a minimum automobile parking requirement, or enforcing a minimum automobile parking requirement, on residential, commercial, or other development if the project is located within 1/4 mile, as specified, of public transit, as defined. The bill would create authorizations in this regard for a city or a county to which these prohibitions do not apply. The bill, when a project provides parking voluntarily, would authorize a public agency to impose specified requirements on the voluntary parking. The bill would prohibit these provisions from reducing, eliminating, or precluding the enforcement of any requirement imposed on a new multifamily or nonresidential development to provide electric vehicle supply equipment installed parking spaces or parking spaces that are accessible to persons with disabilities, as specified. The bill would exempt certain commercial parking requirements from these provisions if the requirements of the bill conflict with an existing contractual agreement of the public agency that was executed before January 1, 2022, as specified. This bill contains other related provisions and other existing laws.	
AB 1423 Daly D	10/4/2021-A. VETOED 10/4/2021-Vetoed by Governor.	Existing law establishes the Department of Housing and Community Development and requires it to administer various programs intended to promote the development of housing, including the Multifamily Housing Program, pursuant to which the department provides	
Housing		financial assistance in the form of deferred payment loans to pay for the eligible costs of	
programs:		development of specified types of housing projects. Existing law sets forth various general	
multifamily housing		powers of the department in implementing these programs, including authorizing the department to enter into long-term contracts or agreements of up to 30 years for the purpose	
programs:		of servicing loans or grants or enforcing regulatory agreements or other security	
expenditure of		documents. This bill would authorize a borrower to use any funds approved, reserved, or	
loan proceeds.		allocated by the department for purposes of providing a loan under any multifamily housing	

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		program under these provisions for construction financing, permanent financing, or a combination of construction financing and permanent financing, as provided. The bill would require the department to deposit funds provided to a borrower that requests the use of funds for construction financing with the first lender at or before the closing of the first lender's construction loan, to be disbursed pursuant to guidelines adopted by the department, as provided. The bill would specify that these provisions do not limit the eligible uses of funds otherwise authorized under any program administered by the	
AD 1426	8/27/2021-S. 2 YEAR	department. Existing law, the Confidentiality of Medical Information Act, generally prohibits a provider	
<u>AB 1436</u> <u>Chau</u> D	8/27/2021-S. 2 TEAK 8/27/2021-Failed Deadline	Existing law, the Confidentiality of Medical Information Act, generally prohibits a provider of health care, a health care service plan, or a contractor from disclosing medical	
<u>Chaa</u> B	pursuant to Rule 61(a)(12).	information regarding a patient of the provider of health care or an enrollee or subscriber of	
Information	(Last location was APPR.	a health care service plan without first obtaining an authorization, except as otherwise	
privacy: digital	SUSPENSE FILE on	specified. Existing law defines "medical information" for purposes of these provisions to	
health feedback	8/16/2021)(May be acted	mean certain individually identifiable health information in possession of or derived from a	
systems.	upon Jan 2022)	provider of health care, among others. Existing law makes a violation of these provisions	
		that results in economic loss or personal injury to a patient punishable as a	
		misdemeanor. This bill would define "personal health record information" for purposes of	
		the act to mean individually identifiable information, in electronic or physical form, about	
		an individual's mental or physical condition that is collected by a product or device,	
		commercial internet website, online service, or mobile application that is used by an	
		individual and that is specifically designed to collect and transmit, directly or indirectly, the	
		individual's personal health record information through a direct measurement of an	
		individual's mental or physical condition or through user input regarding an individual's	
		mental or physical condition. The bill would provide that a business that offers a personal	
		health record system to a consumer, shall not knowingly use, disclose, or permit the use or	
		disclosure of personal health record information without a signed authorization, as	

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		specified. The bill would also prohibit a recipient of personal health record information	
		pursuant to an authorization from further disclosing the health record information unless in	
		accordance with a new authorization, as specified. The bill would make a violation of these	
		provisions subject to specified administrative fines and civil penalties.	
<u>AB 1441</u>	8/27/2021-S. 2 YEAR	Existing law, the California Emergency Services Act, grants the Governor certain powers to	
Cervantes D	8/27/2021-Failed Deadline	be exercised in accordance with the State Emergency Plan and programs for the mitigation	
	pursuant to Rule 61(a)(12).	of the effects of an emergency, including providing for approval of local emergency plans,	
Emergency	(Last location was APPR.	requires the State Emergency Plan to be in effect in each political subdivision of the state,	
services:	SUSPENSE FILE on	and requires the governing body of each political subdivision to take such action as may be	
emergency	7/15/2021)(May be acted	necessary to carry out the provisions thereof. This bill, additionally, would include critically	
plans: critically	upon Jan 2022)	ill newborn infants in the "access and functional needs population" for those purposes. The	
ill newborn		bill would require the Office of Emergency Services, at the request of a county, to assist the	
infants.		county, in conjunction with the hospitals in the county, in the preparation of an emergency	
		disaster evacuation plan for critically ill newborn infants in the neonatal intensive care units	
		in the county. By increasing the duties of local officials, this bill would impose a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	
<u>AB 1442</u>	9/10/2021-A. 2 YEAR	Existing law provides for the creation by local ordinance, or by ministerial approval if a	
Ting D	9/10/2021-Failed Deadline	local agency has not adopted an ordinance, of accessory dwelling units to allow single-	
	pursuant to Rule 61(a)(15).	family or multifamily dwelling residential use in accordance with specified standards and	
Accessory	(Last location was PRINT	conditions. Existing law, with certain exceptions, prohibits a local agency from using or	
dwelling units.	on 2/19/2021)(May be	imposing any additional standards, including, until January 1, 2025, owner-occupant	
	acted upon Jan 2022)	requirements. This bill would make nonsubstantive changes to the latter provisions.	
AB 1445	4/30/2021-A. 2 YEAR	The Planning and Zoning Law requires each county and city to adopt a comprehensive,	
Levine D	4/30/2021-Failed Deadline	long-term general plan for the physical development of the county or city, and specified	
	pursuant to Rule 61(a)(2).	land outside its boundaries, that includes, among other mandatory elements, a housing	
Planning and	(Last location was H. &	element. For the 4th and subsequent revisions of the housing element, existing law requires	

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	C.D. on 3/11/2021)(May be acted upon Jan 2022)	the Department of Housing and Community Development to determine the existing and projected need for housing for each region. Existing law requires the appropriate council of governments, or the department for cities and counties without a council of governments, to adopt a final regional housing need plan that allocates a share of the regional housing need to each city, county, or city and county, as provided. Existing law requires that the final regional housing plan adopted by a council of governments, or a delegate subregion, as applicable, be based on a methodology that includes specified factors, and similarly requires that the department take into consideration specified factors in distributing regional housing need, as provided. This bill would require that a council of governments, a delegate subregion, or the department, as applicable, additionally consider among these factors emergency evacuation route capacity, wildfire risk, sea level rise, and other impacts caused by climate change. By adding to the duties of local officials in allocating regional housing need, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
AB 1450 Gabriel D Public safety: large-scale sporting events.	5/25/2021-A. 2 YEAR 5/25/2021-Failed Deadline pursuant to Rule 61(a)(5). (Last location was APPR. SUSPENSE FILE on 5/5/2021)(May be acted upon Jan 2022)	The California Emergency Services Act, among other things, establishes the Office of Emergency Services within the office of the Governor, under the charge of a Director of Emergency Services appointed by the Governor. The act and other existing laws set forth the duties and authority of the office and the director, with respect to specified emergency preparedness, mitigation, and response activities within the state. This bill would require the office to collaborate with cities hosting large-scale sporting and associated events, and to prepare for the planning, resourcing, management, and delivery of safety and security of those events. The bill would require the office to enter into a memorandum of understanding with the host cities and with other necessary parties to enhance safety and security, and would require the memorandum of understanding to comply with the state's Master Mutual Aid Agreement. This bill contains other related provisions and other existing laws.	

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AB 1453	5/25/2021-A. 2 YEAR	Existing law creates the Transformative Climate Communities Program, which is	
Muratsuchi D	5/25/2021-Failed Deadline	administered by the Strategic Growth Council. Existing law requires the council to award	
	pursuant to Rule 61(a)(5).	competitive grants to specified eligible entities for the development and implementation of	
Environmental	(Last location was APPR.	neighborhood-level transformative climate community plans that include multiple,	
justice: Just	SUSPENSE FILE on	coordinated greenhouse gas emissions reduction projects that provide local economic,	
Transition	5/12/2021)(May be acted	environmental, and health benefits to disadvantaged communities. This bill would, until	
Advisory	upon Jan 2022)	January 1, 2028, establish the Just Transition Advisory Commission, consisting of specified	
Commission:		members, in the Labor and Workforce Development Agency and would require the	
Just Transition		commission, though a public process, to develop and adopt, on or before January 1, 2024,	
Plan.		the Just Transition Plan that contains recommendations to transition the state's economy to	
		a climate-resilient and low-carbon economy that maximizes the benefits of climate actions	
		while minimizing burdens to workers, especially workers in the fossil fuel industry, and	
		their communities, especially communities that face disproportionate burdens from	
		pollution. The bill would require the commission to submit the plan to the Legislature on or	
		before January 1, 2024. This bill contains other existing laws.	
<u>AB 1460</u>	4/30/2021-A. 2 YEAR	Existing law authorizes the Department of Human Resources (CalHR) to expend, in	
Bigelow R	4/30/2021-Failed Deadline	accordance with law, moneys made available for its use or for the administration of any	
	pursuant to Rule 61(a)(2).	statute administered by it. Existing law vests in CalHR the administration of salaries	
State	(Last location was P.E. &	generally and provides for the payment of miscellaneous compensation under specified	
employment:	R. on 3/11/2021)(May be	circumstances. Existing law requires CalHR to provide the extent to which, and establish	
COVID-19	acted upon Jan 2022)	the method by which, ordered overtime or overtime in times of critical emergency is	
telework: costs.		compensated, as specified. This bill would authorize CalHR to provide a one-time payment	
		of an unspecified amount to employees who have been required to telework as a result of	
		the COVID-19 pandemic in order to offset costs associated with working remotely.	
<u>AB 1462</u>	4/30/2021-A. 2 YEAR	Existing law establishes various housing programs administered by the Department of	
Fong R	4/30/2021-Failed Deadline	Housing and Community Development, including, among others, the CalHome Program to	

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	pursuant to Rule 61(a)(2).	enable low- and very low income households to become or remain homeowners and the	
Affordable	(Last location was H. &	California Emergency Solutions Grants Program the purpose of addressing the crisis of	
housing: grant	C.D. on 3/11/2021)(May	homelessness in California. This bill would require the department to establish and	
programs:	be acted upon Jan 2022)	administer a progress payment option for grants distributed pursuant to any program	
progress		administered by the department that relates to the development of affordable housing,	
payments.		including, among other, the CalHome Program and the California Emergency Solutions	
		Grants Program described above. The bill would authorize a grant award recipient of a	
		program subject to these provisions to, upon request, receive the award pursuant to that	
		progress payment option. The bill would require the department to require a grant award	
		recipient that elects to use the progress payment option to submit a claim for reimbursable	
		work or progress at least once every 6 months and would prohibit the department from	
		disbursing any portion of a grant award until the department verifies that the claim seeks	
		reimbursement for eligible costs under the applicable program.	
<u>AB 1463</u>	4/30/2021-A. 2 YEAR	The California Global Warming Solutions Act of 2006 establishes the State Air Resources	
O'Donnell D	4/30/2021-Failed Deadline	Board as the state agency responsible for monitoring and regulating sources emitting	
	pursuant to Rule 61(a)(2).	greenhouse gases. The act requires the state board to adopt rules and regulations to achieve	
California	(Last location was NAT.	the maximum technologically feasible and cost-effective greenhouse gas emissions	
Global	RES. on 3/11/2021)(May	reductions to ensure that the statewide greenhouse gas emissions are reduced to at least 40%	
Warming	be acted upon Jan 2022)	below the statewide greenhouse gas emissions limit, as defined, no later than December 31,	
Solutions Act of		2030. Pursuant to the act, the state board has adopted the Low Carbon Fuel Standard	
2006: Low		regulations. This bill would require the state board to recognize as a method to generate	
Carbon Fuel		credits under the Low Carbon Fuel Standard regulations the use of renewable natural gas or	
Standard		biogas that both displaces the existing use of natural gas and reduces the carbon intensity of	
regulations.	[[[]]]]]] [] [] [] [] [] [fuels, as specified.	
AB 1486	5/7/2021-A. 2 YEAR	The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to	
<u>Carrillo</u> D	5/7/2021-Failed Deadline	prepare, or cause to be prepared, and certify the completion of an environmental impact	

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California Environmental Quality Act: housing.	pursuant to Rule 61(a)(3). (Last location was H. & C.D. on 4/14/2021)(May be acted upon Jan 2021)	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 a decision of the lead agency made pursuant to CEQA. If an action or proceeding is brought seeking judicial review, CEQA establishes a procedure for the preparation of the record of proceedings upon the filing of an action or proceeding and requires the lead agency to prepare and certify the record of proceedings, but authorizes the plaintiff or petitioner to elect to prepare the record of proceedings. This bill, in an action or proceeding seeking judicial review under CEQA of certain actions taken by a city with a certain population or by a city and county before January 1, 2025, defined as a "housing element update project," would prohibit a court from enjoining, invalidating, voiding, setting aside, or issuing an order to suspend, invalidate, rescind, void, or set aside the decision for the housing element update project, except to the extent the court finds it necessary to avoid an imminent threat to public health and safety. The bill would require the lead agency to prepare the record of proceedings and would authorize the concurrent preparation of the record of proceedings. This bill contains other	
AB 1488	5/25/2021-A. 2 YEAR	existing laws. Existing law establishes the Office of Emergency Services within the office of the Governor	
Cervantes D	5/25/2021-Failed Deadline	and under the supervision of the Director of Emergency Services and makes the office	
	pursuant to Rule 61(a)(5).	responsible for the state's emergency and disaster response services for natural,	
Emergency	(Last location was APPR.	technological, or human-made disasters and emergencies. Existing law defines the term	
services: local	SUSPENSE FILE on	"emergency plan" for purposes of emergency services provided by local governments.	
government:		Existing law requires a county, upon the next update to its emergency plan, to integrate	

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Bill ID/Topic	Location	Summary	Position
Bill ID/Topic access and functional needs: medical equipment.	Location 5/5/2021)(May be acted upon Jan 2022)	access and functional needs into its emergency plan by addressing, at a minimum, how the access and functional needs population is served by, among other things, emergency evacuation, including the identification of certain transportation resources and resources for individuals who are dependent on public transportation. This bill would require the emergency plan to include a plan for the movement, storage, acquisition, and deployment of durable medical equipment, as defined, to address how the access and functional needs population is served by emergency evacuation. The bill would also require a county, or city and county, upon the next update to its emergency plan, regarding the integration of access and functional needs into that emergency plan, to work with Mutual Aid and Administrative Regions, the Emergency Medical Services Authority (EMSA), and the State Department of Public Health to coordinate the interregional agreements, as necessary, for acquisition or deployment of durable medical equipment. The bill would require EMSA to coordinate with city and county local emergency medical services agencies to provide prearranged assistance to those cities and counties for planning, organizing, implementing, and maintaining regional caches of durable medical equipment, subject to the availability of	
AD 1402	5 (25 (2021 A 2 MEAD	funds appropriated therefor. By increasing the duties of local officials, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
AB 1492	5/25/2021-A. 2 YEAR	Existing law establishes the Department of Housing and Community Development within	
Bloom D	5/25/2021-Failed Deadline pursuant to Rule 61(a)(5).	the Business, Consumer Services, and Housing Agency and sets forth its powers and duties, including, among other things, responsibility for coordinating federal-state relationships in	
Department of	(Last location was APPR.	housing and community development and assisting communities and persons to avail	
Housing and	SUSPENSE FILE on	themselves of state housing programs. This bill would require the department to designate	
Community	5/12/2021)(May be acted	areas in this state as high-opportunity areas and sensitive communities, as provided, by	
Development: high-	upon Jan 2022)	January 1, 2023, in accordance with specified requirements. The bill would require the	

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opportunity		department to update those designations every 5 years, or more frequently at the discretion	
areas and		of the department	
sensitive			
communities.			
AB 1499	9/22/2021-	(1)Existing law authorizes the Department of Transportation to utilize design-build	
<u>Daly</u> D	A. CHAPTERED	procurement for up to 10 projects on the state highway system, based on either best value or	
		lowest responsible bid. Existing law authorizes regional transportation agencies, as defined,	
_	Governor. Chaptered by	to utilize design-build procurement for projects on or adjacent to the state highway system.	
		Existing law also authorizes those regional transportation agencies to utilize design-build	
highways.	212, Statutes of 2021.	procurement for projects on expressways that are not on the state highway system, as	
		specified. Existing law repeals these provisions on January 1, 2024, or one year from the	
		date that the Department of Transportation posts on its internet website that the provisions	
		described below related to construction inspection services for these projects have been held	
		by a court to be invalid. This bill would extend the operation of these provisions until	
		January 1, 2034. The bill would require the department to submit a report to specified	
		committees of the Legislature on or before January 1, 2033, on its experience with design-	
		build procurement. This bill contains other related provisions and other existing laws.	
	4/30/2021-A. 2 YEAR	(1)Existing law, the Planning and Zoning Law, requires each county and city to adopt a	
Santiago D		comprehensive, long-term general plan for the physical development of the county or city,	
	pursuant to Rule 61(a)(2).	and specified land outside boundaries, that includes, among other mandatory elements, a	
Planning and	(Last location was H. &	housing element. Existing law requires that the housing element include, among other	
	C.D. on 3/25/2021)(May	things, an inventory of land suitable and available for residential development. This bill, if	
development:	be acted upon Jan 2022)	specified local governments within the Counties of Imperial, Los Angeles, Orange,	
very low and		Riverside, San Bernardino, and Ventura fail to complete this rezoning to accommodate	
lower income		100% of the need for housing for very low and lower income households allocated pursuant	
households.		to Section 65584 within one year of the statutory deadline for that rezoning, would require	

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		the department to complete that rezoning on behalf of the local government within one year	
		after the local government becomes subject to these provisions. The bill would prohibit any	
		rezoning by the department under these provisions from requiring or causing displacement	
		of residential tenants or the demolition or alteration of any occupied residential property.	
		The bill would require a local government for which the department completes a rezoning	
		under the bill's provisions to amend its housing element and zoning ordinances as necessary	
		to accommodate that rezoning. This bill contains other related provisions and other existing	
	1/20/2021	laws.	
AB 1516	4/30/2021-A. 2 YEAR	The Personal Income Tax Law and the Corporation Tax Law allow various credits against	
Gabriel D	4/30/2021-Failed Deadline	the taxes imposed by those laws. This bill, for taxable years beginning on or after January 1,	
τ ,	pursuant to Rule 61(a)(2).	2022, and before January 1, 2027, would allow a credit against those taxes to a taxpayer that	
Income taxes:	(Last location was REV. &	, , ,	
credits: low-	TAX on 3/11/2021)(May	development or mobilehome park to a qualified developer, as defined, that has received a	
income	be acted upon Jan 2022)	credit reservation from the California Tax Credit Allocation Committee, in specified	
housing.		amounts. The bill would require the credits to be reserved on a first-come-first-served basis.	
		The bill would limit the aggregate amount of credit that may be allocated by the committee, as provided. The bill would also provide that the credit amount shall be \$0 for each taxable	
		year beginning on or after January 1, 2022, and before January 1, 2027, unless otherwise	
		specified in a bill providing for appropriations related to the Budget Act. This bill contains	
		other related provisions and other existing laws.	
AB 1531	8/27/2021-S. 2 YEAR	(1)Existing law defines land as a material of earth and includes free or occupied space for	
O'Donnell D	8/27/2021-S. 2 TEAK 8/27/2021-Failed Deadline	an indefinite upward or downward distance for the purpose of prescribing ownership of	
2 2 3 11 12	pursuant to Rule 61(a)(12).	land. This bill would specify that free space includes pore space that can be possessed and	
Public	(Last location was APPR.	used for the storage of gaseous or liquid substances. This bill would expand the regulation of	
resources.	on 7/6/2021)(May be acted	intrastate pipelines under the act to intrastate pipelines used for the transportation of carbon	
	upon Jan 2022)	dioxide, as defined, including by revising the definition of "pipeline" for purposes of the act	

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		to also include intrastate pipelines used for the transportation of carbon dioxide. The bill	
		would exempt from the act intrastate gas pipelines regulated by the Public Utilities	
		Commission. The bill would require the State Fire Marshal to adopt regulations, not later	
		than January 1, 2023, that establish procedures for maintaining, testing, and inspecting	
		mainline valves and check valves on intrastate hazardous liquid and carbon dioxide	
		pipelines. By imposing additional requirements under the act, and requiring the State Fire	
		Marshal to adopt regulations, relating to intrastate pipelines used for the transportation of	
		carbon dioxide, a violation of which would be a crime, the bill would impose a state-	
		mandated local program. The bill would also make nonsubstantive changes. This bill	
A.D. 1.720	1/20/2021 A 2 X/E A D	contains other related provisions and other existing laws.	
AB 1539	4/30/2021-A. 2 YEAR	Existing law expresses the policy of the state to promote safety for persons and property in	
Levine D	4/30/2021-Failed Deadline	and connected with the use and equipment of vessels. Existing law requires every for-hire	
Commercial	pursuant to Rule 61(a)(2). (Last location was TRANS.	vessel company to procure adequate liability protection for the payment of damages for	
vessels:	on 3/25/2021)(May be	personal bodily injuries, including death, and property damage as a result of an accident. This bill would require a vessel used for commercial purposes to have a minimum of	
protection and	acted upon Jan 2022)	\$1,000,000 of protection and indemnity insurance to cover wreck removal costs of the	
indemnity	acted upon san 2022)	vessel. The bill would authorize the Division of Boating and Waterways to adopt	
insurance.		regulations to implement that requirement and would subject the operator of a vessel who	
		violates that requirement or those regulations to a civil penalty not exceeding an unspecified	
		amount per day per violation.	
ACA 1	4/22/2021-A. L. GOV.	(1)The California Constitution prohibits the ad valorem tax rate on real property from	
Aguiar-Curry D	4/22/2021-Referred to	exceeding 1% of the full cash value of the property, subject to certain exceptions. This	
	Coms. on L. GOV. and	measure would create an additional exception to the 1% limit that would authorize a city,	
Local	APPR.	county, city and county, or special district to levy an ad valorem tax to service bonded	
government		indebtedness incurred to fund the construction, reconstruction, rehabilitation, or	
financing:		replacement of public infrastructure, affordable housing, or permanent supportive housing,	

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affordable		or the acquisition or lease of real property for those purposes, if the proposition proposing	
housing and		that tax is approved by 55% of the voters of the city, county, or city and county, as	
public		applicable, and the proposition includes specified accountability requirements. The measure	
infrastructure:		would specify that these provisions apply to any city, county, city and county, or special	
voter approval.		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.	
ACA 5	4/22/2021-A. TRANS.	(1)The California Constitution restricts the expenditure of revenues from taxes imposed by	
Voepel R	4/22/2021-Referred to	the state on fuels used in motor vehicles upon public streets and highways to street and	
	Com. on TRANS.	highway and certain mass transit purposes. These restrictions do not apply to revenues from	
Motor vehicles:		taxes or fees imposed under the Sales and Use Tax Law or the Vehicle License Fee	
fuel taxes, sales		Law. This measure would explicitly restrict the expenditure of all interest earned and other	
and use taxes,		increment derived from the investment of those tax revenues and any proceeds from the	
and fees:		lease or sale of real property acquired using those tax revenues only for the purposes	
expenditure		described above. The measure would require the transfer and restrict the expenditure of	
restrictions.		revenues from taxes imposed by the state on motor fuels that are attributable to (A)	
		distributions of motor vehicle fuel used or usable in propelling vessels, (B) agricultural off-	
		highway use of motor vehicle fuel subject to certain refunds, and (C) distributions of motor	
		vehicle fuel used in the operation of motor vehicles off highway and for which certain	
		refunds have not been claimed, in accordance with certain statutes as those statutes read on	
		January 1, 2021. This bill contains other related provisions and other existing laws.	
<u>SB 3</u>	5/25/2021-S. 2 YEAR	Existing law establishes a public school financing system that requires state funding for	
<u>Caballero</u> D	5/25/2021-Failed Deadline	county superintendents of schools, school districts, and charter schools to be calculated	
	pursuant to Rule 61(a)(5).	pursuant to a local control funding formula, as specified. Existing law requires funding	
Education	(Last location was ED. on	pursuant to the local control funding formula to include, in addition to a base grant,	
finance: local		supplemental and concentration grant add-ons that are based on the percentage of pupils	

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control and	5/5/2021)(May be acted	who are English learners, foster youth, or eligible for free or reduced-price meals, as	
accountability	upon Jan 2022)	specified, served by the county superintendent of schools, school district, or charter school.	
plan portal.		Existing law requires the State Board of Education to adopt regulations that govern the	
		expenditure of funds apportioned pursuant to the supplemental and concentration grant add-	
		ons. Existing law requires the governing board of each local educational agency, as defined,	
		to adopt and annually update a local control and accountability plan, as specified. Existing	
		law appropriates \$450,000 from the General Fund to the State Department of Education for	
		the 2020–21 fiscal year to support the alignment and integration of online platforms	
		supporting the California School Dashboard, the Local Control and Accountability Plan	
		Electronic Template System, and the School Accountability Report Card, as provided. This	
		bill would require the State Department of Education to develop, on or before January 1,	
		2022, a local control and accountability plan portal that will allow comprehensive analysis	
		by policymakers of actions, expenditures, and progress on metrics included within local	
		control and accountability plans adopted by local educational agencies. The bill would	
		require the portal to include a tracking mechanism for school districts, county offices of	
		education, and charter schools to use to report the types of services on which they spend	
		their supplemental and concentration grant funds. Commencing July 1, 2022, the bill would	
		require each local educational agency, as a condition of receiving supplemental and	
		concentration grant funds, to annually report to the department the types of services on	
		which it spends its supplemental and concentration grant funds using the portal developed	
		by the department. The bill would require the department to make corresponding changes to	
		the Local Control and Accountability Plan Electronic Template System, as specified. By	
		imposing additional duties on local educational agencies, the bill would impose a state-	
		mandated local program. The California Constitution requires the state to reimburse local	
		agencies and school districts for certain costs mandated by the state. Statutory provisions	
		establish procedures for making that reimbursement. This bill would provide that, if the	
		Commission on State Mandates determines that the bill contains costs mandated by the	

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		state, reimbursement for those costs shall be made pursuant to the statutory provisions noted	
		above.	
SB 6	9/10/2021-A. 2 YEAR	The Planning and Zoning Law requires each county and city to adopt a comprehensive,	
<u>Caballero</u> D	9/10/2021-Failed Deadline	long-term general plan for its physical development, and the development of certain lands	
	pursuant to Rule 61(a)(15).	outside its boundaries, that includes, among other mandatory elements, a housing element.	
Local planning:	(Last location was H. &	Existing law requires that the housing element include, among other things, an inventory of	
housing:	C.D. on 8/23/2021)(May	land suitable and available for residential development. If the inventory of sites does not	
commercial	be acted upon Jan 2022)	identify adequate sites to accommodate the need for groups of all households pursuant to	
zones.		specified law, existing law requires the local government to rezone sites within specified	
		time periods and that this rezoning accommodate 100% of the need for housing for very low	
		and low-income households on sites that will be zoned to permit owner-occupied and rental	
		multifamily residential use by right for specified developments. This bill, the Neighborhood	
		Homes Act, would deem a housing development project, as defined, an allowable use on a	
		neighborhood lot, which is defined as a parcel within an office or retail commercial zone	
		that is not adjacent to an industrial use. The bill would require the density for a housing	
		development under these provisions to meet or exceed the density deemed appropriate to	
		accommodate housing for lower income households according to the type of local	
		jurisdiction, including a density of at least 20 units per acre for a suburban jurisdiction. The	
		bill would require the housing development to meet all other local requirements for a	
		neighborhood lot, other than those that prohibit residential use, or allow residential use at a	
		lower density than that required by the bill. The bill would provide that a housing	
		development under these provisions is subject to the local zoning, parking, design, and	
		other ordinances, local code requirements, and procedures applicable to the processing and	
		permitting of a housing development in a zone that allows for the housing with the density	
		required by the act. If more than one zoning designation of the local agency allows for	
		housing with the density required by the act, the bill would require that the zoning standards	

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		that apply to the closest parcel that allows residential use at a density that meets the	
		requirements of the act would apply. If the existing zoning designation allows residential	
		use at a density greater than that required by the act, the bill would require that the existing	
		zoning designation for the parcel would apply. The bill would also require that a housing	
		development under these provisions comply with public notice, comment, hearing, or other	
		procedures applicable to a housing development in a zone with the applicable density. The	
		bill would require that the housing development is subject to a recorded deed restriction	
		with an unspecified affordability requirement, as provided. The bill would require that a	
		developer make specified certifications to the local agency, including, among others, that all	
		contractors and subcontractors performing work on the project will be required to pay	
		prevailing wages, as provided. For specified projects, the developer would be required to	
		seek bids containing an enforceable commitment that all contractors and subcontractors	
		performing work on the project will use a skilled and trained workforce, as defined. The bill	
		would require a local agency to require that a rental of any unit created pursuant to the bill's	
		provisions be for a term longer than 30 days. The bill would authorize a local agency to	
		exempt a neighborhood lot from these provisions in its land use element of the general plan	
		if the local agency concurrently reallocates the lost residential density to other lots so that	
		there is no net loss in residential density in the jurisdiction, as provided. The bill would	
		specify that it does not alter or affect the application of any housing, environmental, or labor	
		law applicable to a housing development authorized by these provisions, including, but not	
		limited to, the California Coastal Act, the California Environmental Quality Act, the	
		Housing Accountability Act, obligations to affirmatively further fair housing, and any state	
		or local affordability laws or tenant protection laws. The bill would require an applicant of a	
		housing development under these provisions to provide notice of a pending application to	
		each commercial tenant of the neighborhood lot. The bill would repeal these provisions on	
		January 1, 2029. This bill contains other related provisions and other existing laws.	

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SB 7	5/20/2021-	(1)The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to	
Atkins D	S. CHAPTERED	prepare, or cause to be prepared, and certify the completion of an environmental impact	
	5/20/2021-Approved by the	report (EIR) on a project that the lead agency proposes to carry out or approve that may	
Environmental	Governor. Chaptered by	have a significant effect on the environment or to adopt a negative declaration if it finds that	
quality: Jobs	Secretary of State. Chapter	the project will not have that effect. CEQA also requires a lead agency to prepare a	
and Economic	19, Statutes of 2021.	mitigated negative declaration for a project that may have a significant effect on the	
Improvement		environment if revisions in the project would avoid or mitigate that effect and there is no	
Through		substantial evidence that the project, as revised, would have a significant effect on the	
Environmental		environment. This bill would enact the Jobs and Economic Improvement Through	
Leadership Act		Environmental Leadership Act of 2021, which would reenact the former leadership act,	
of 2021.		with certain changes, and would authorize the Governor, until January 1, 2024, to certify	
		projects that meet specified requirements for streamlining benefits related to CEQA. The	
		bill would additionally include housing development projects, as defined, meeting certain	
		conditions as projects eligible for certification. The bill would, except for those housing	
		development projects, require the quantification and mitigation of the impacts of a project	
		from the emissions of greenhouse gases, as provided. The bill would revise and recast the	
		labor-related requirements for projects undertaken by both public agencies and private	
		entities. The bill would provide that the Governor is authorized to certify a project before	
		the lead agency certifies the final EIR for the project. The bill would provide for the	
		certification by the Governor of a project alternative described in an EIR for a certified	
		project, as provided. The bill would additionally require an applicant for certification of a	
		project for which the environmental review has begun to demonstrate that the record of	
		proceedings for the project is being prepared concurrently with the administrative process.	
		The bill would require the project applicant, as a condition of certification, to agree to pay	
		the costs of the trial court in hearing and deciding a case challenging a lead agency's action	
		on a certified project. The bill would authorize the Office of Planning and Research to	
		charge a fee to an applicant seeking certification for costs incurred by the Governor's office	

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		in the implementation of the Jobs and Economic Improvement Through Environmental Leadership Act of 2021. The bill would require resolution, to the extent feasible, of judicial review of action taken by a lead agency within 270 days after the filing of the record of proceedings with the court. The bill would provide that if a lead agency fails to approve a project certified by the Governor under the Jobs and Economic Improvement Through Environmental Leadership Act of 2021 before January 1, 2025, the certification is no longer valid. The bill would repeal the Jobs and Economic Improvement Through Environmental Leadership Act of 2021 on January 1, 2026. Because the bill would require the lead agency to prepare concurrently the record of proceedings for projects that are certified by the Governor, this bill would impose a state-mandated local program. This bill contains other	
SB 8	9/16/2021-	related provisions and other existing laws. Existing law, the Housing Crisis Act of 2019, requires a housing development project be	
Skinner D	S. CHAPTERED	subject only to the ordinances, policies, and standards adopted and in effect when a	
	9/16/2021-Approved by the	preliminary application is submitted, except as specified. The act defines "housing	
Housing Crisis	Governor. Chaptered by	development project" to mean a use consisting of residential units only, mixed-use	
Act of 2019.	Secretary of State. Chapter	developments consisting of residential and nonresidential uses with at least 2/3 of the square	
	161, Statutes of 2021.	footage designated for residential use, and transitional or supportive housing. This bill would	
		clarify, for various purposes of the act, that "housing development project" includes	
		projects that involve no discretionary approvals, projects that involve both discretionary and	
		nondiscretionary approvals, and projects that include a proposal to construct a single	
		dwelling unit. The bill would specify that this clarification is declaratory of existing law, except that the clarification does not affect a project for which an application was submitted	
		to the city, county, or city and county before January 1, 2022. This bill contains other related	
		provisions and other existing laws.	
SB 9	9/16/2021-	The Planning and Zoning Law provides for the creation of accessory dwelling units by local	
Atkins D	S. CHAPTERED	ordinance, or, if a local agency has not adopted an ordinance, by ministerial approval, in	

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Housing	9/16/2021-Approved by the Governor. Chaptered by	accordance with specified standards and conditions. This bill, among other things, would require a proposed housing development containing no more than 2 residential units within a single-family residential zone to be considered ministerially, without discretionary review or hearing, if the proposed housing development meets certain requirements, including, but not limited to, that the proposed housing development would not require demolition or alteration of housing that is subject to a recorded covenant, ordinance, or law that restricts rents to levels affordable to persons and families of moderate, low, or very low income, that the proposed housing development does not allow for the demolition of more than 25% of the existing exterior structural walls, except as provided, and that the development is not located within a historic district, is not included on the State Historic Resources Inventory, or is not within a site that is legally designated or listed as a city or county landmark or historic property or district. This bill contains other related provisions and other existing	
Wiener D Planning and	Governor. Chaptered by	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, notwithstanding any local restrictions on adopting zoning ordinances, authorize a local government to adopt an ordinance to zone any parcel for up to 10 units of residential density per parcel, at a height specified in the ordinance, if the parcel is located in a transit-rich area or an urban infill site, as those terms are defined. The bill would prohibit a local	

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		government from adopting an ordinance pursuant to these provisions on or after January 1, 2029. The bill would specify that an ordinance adopted under these provisions, and any resolution to amend the jurisdiction's General Plan, ordinance, or other local regulation adopted to be consistent with that ordinance, is not a project for purposes of the California Environmental Quality Act. The bill would prohibit an ordinance adopted under these provisions from superceding a local restriction enacted or approved by a local initiative that designates publicly owned land as open-space land or for park or recreational purposes. This bill contains other related provisions.	
SB 17	8/27/2021-A. 2 YEAR	Existing law establishes an Office of Health Equity in the State Department of Public	Support
Pan D	8/27/2021-Failed Deadline	Health for purposes of aligning state resources, decisionmaking, and programs to	
	pursuant to Rule 61(a)(12).	accomplish certain goals related to health equity and protecting vulnerable communities.	
	(Last location was APPR.	Existing law requires the office to develop department-wide plans to close the gaps in	
Equity.	on 6/30/2021)(May be	health status and access to care among the state's diverse racial and ethnic communities,	
	acted upon Jan 2022)	women, persons with disabilities, and the lesbian, gay, bisexual, transgender, queer, and	
		questioning communities, as specified. Existing law requires the office to work with the	
		Health in All Policies Task Force to assist state agencies and departments in developing	
		policies, systems, programs, and environmental change strategies that have population	
		health impacts by, among other things, prioritizing building cross-sectoral partnerships	
		within and across departments and agencies to change policies and practices to advance health equity. This bill, until January 1, 2029, would establish in state government an Office	
		of Racial Equity, an independent public entity not affiliated with an agency or department,	
		governed by a Racial Equity Advisory and Accountability Council. The bill would	
		authorize the council to hire an executive director to organize, administer, and manage the	
		operations of the office. The bill would task the office with coordinating, analyzing,	
		developing, evaluating, and recommending strategies for advancing racial equity across	
		state agencies, departments, and the office of the Governor. The bill would require the	

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		office, in consultation with state agencies, departments, and public stakeholders, as appropriate, to develop a statewide Racial Equity Framework that includes a strategic plan with policy and inclusive practice recommendations, guidelines, goals, and benchmarks to reduce racial inequities, promote racial equity, and address individual, institutional, and structural racism. The bill would require the office to develop the statewide Racial Equity Framework in collaboration with a Chief Equity Officer, who would be appointed and serve at the pleasure of the Governor and who would report to the Secretary of Government Operations in the Government Operations Agency. The bill would also require the office, in consultation with state agencies and departments, to establish methodologies, a system of measurement, and data needs for assessing how state statutes, regulations, and practices contribute to, uphold, or exacerbate racial disparities and to prepare an annual report that evaluates and reports on progress in, and any obstacles to, meeting statewide goals and policies established under the Racial Equity Framework. This bill contains other related provisions and other existing laws.	
Skinner D Hydrogen: green hydrogen: emissions of	8/27/2021-A. 2 YEAR 8/27/2021-Failed Deadline pursuant to Rule 61(a)(12). (Last location was APPR. SUSPENSE FILE on 8/19/2021)(May be acted upon Jan 2022)	(1)The California Global Warming Solutions Act of 2006 designates the State Air Resources Board (state board) as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. The state board is required to ensure that statewide greenhouse gas emissions are reduced to at least 40% below the 1990 level by 2030. The act requires the state board to prepare and approve a scoping plan for achieving the maximum technologically feasible and cost-effective reductions in greenhouse gas emissions and to update the scoping plan at least once every 5 years. This bill would require the state board, by December 31, 2022, as a part of the scoping plan and the state's goal for carbon neutrality, to identify the role of hydrogen, and particularly green hydrogen, in helping California achieve the goals of the act and the state's other climate goals. The bill would require the state board, in consultation with the State Energy Resources Conservation and Development Commission (Energy Commission) and Public Utilities Commission	

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		(PUC), to prepare an evaluation posted to the state board's internet website by June 1, 2023,	
		that includes specified information relative to the deployment, development, and use of	
		hydrogen. The bill would require the state board, in making these evaluations, to consult	
		with the California Workforce Development Board and labor and workforce	
		organizations. This bill contains other related provisions and other existing laws.	
<u>SB 30</u>	4/30/2021-S. 2 YEAR	Existing law requires the State Energy Resources Conservation and Development	
Cortese D	4/30/2021-Failed Deadline	Commission to assess the potential for the state to reduce the emissions of greenhouse gases	
	pursuant to Rule 61(a)(2).	from the state's residential and commercial building stock by at least 40% below 1990	
Building	(Last location was G.O. on	levels by January 1, 2030. Existing law requires the commission to include in the 2021	
decarbonization	1/28/2021)(May be acted	edition of the integrated energy policy report and all subsequent integrated energy policy	
•	upon Jan 2022)	reports a report on the emissions of greenhouse gases associated with the supply of energy	
		to residential and commercial buildings. This bill would, on or after January 1, 2022,	
		prohibit a state agency from designing or constructing a state facility that is connected to the	
		natural gas grid. The bill would require the department to develop the California State	
		Building Decarbonization Plan that will lead to the operational carbon-neutrality of all	
		state-owned buildings by January 1, 2035. The bill would, except as provided, prohibit state	
		agencies from providing funding or other support for projects for the construction of	
		residential and nonresidential buildings that are connected to the natural gas grid.	
<u>SB 31</u>	5/25/2021-S. 2 YEAR	Existing law establishes the State Energy Resources Conservation and Development	
Cortese D		Commission (Energy Commission) and requires the Energy Commission to implement	
	pursuant to Rule 61(a)(5).	various energy efficiency programs. Existing law, except as provided, requires the Energy	
Building		Commission to administer federal funds allocated to, and received by, the state for energy-	
decarbonization	SUSPENSE FILE on	related projects under certain federal laws. Existing law requires the Energy Commission to	
•	5/10/2021)(May be acted	develop and implement the Electric Program Investment Charge (EPIC) program to award	
	upon Jan 2022)	funds for projects that will benefit electricity ratepayers and lead to technological	
		advancement and breakthroughs to overcome the barriers that prevent the achievement of	

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Bill ID/Topic	Location	Summary	Position
		the state's statutory energy goals and that result in a portfolio of projects that is strategically	
		focused and sufficiently narrow to make advancement on the most significant technological	
		challenges. This bill would require the Energy Commission to identify and implement	
		programs to promote existing and new building decarbonization, as defined. The bill would,	
		to the extent clean energy or energy efficiency funds are made available from the federal	
		government to address economic recovery and development due to the COVID-19	
		pandemic, authorize the Energy Commission to expend federal moneys, to the extent	
		authorized by federal law, for projects for existing and new building decarbonization. The	
		bill would expressly require the Energy Commission, under the EPIC program, to award	
		funds for projects for the development and deployment of commercial and residential	
		building decarbonization technologies and investments that reduce or eliminate greenhouse	
		gas generation in those buildings, as specified. This bill contains other related provisions and	
		other existing laws.	
<u>SB 32</u>	5/25/2021-S. 2 YEAR	The Planning and Zoning Law requires a city or county to adopt a comprehensive general	
Cortese D	5/25/2021-Failed Deadline	plan that addresses a number of elements. Existing law requires, among other things, the	
	pursuant to Rule 61(a)(5).	city's or county's planning agency to investigate and make recommendations to the	
	(Last location was APPR.	legislative body regarding reasonable and practical means for implementing the general	
	SUSPENSE FILE on	plan or element of the general plan. This bill would require a city or county to make,	
	5/3/2021)(May be acted	commencing January 1, 2023, a one-time amendment to the appropriate elements of its	
requirements.	upon Jan 2022)	general plan, climate action or greenhouse gas emissions reduction plan, or building or	
		other codes, as described, to include goals, policies, objectives, targets, and feasible	
		implementation strategies, as specified, to decarbonize newly constructed, as defined,	
		commercial and residential buildings. The bill would require a city or county to submit	
		these draft amendments to the commission at least 45 days prior to the adoption of the	
		amendments. The bill would require the legislative body of the city or county to consider	

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Bill ID/Topic	Location	Summary	Position
		the commission's advisory comments, if any, prior to adopting the amendments. This bill	
		contains other related provisions and other existing laws.	
SB 33	9/10/2021-A. 2 YEAR	Existing law provides for apprenticeship programs within the Division of Apprenticeship	
Cortese D		Standards within the Department of Industrial Relations, sponsored by specific entities and	
	F	employers, and requires the Chief of the Division of Apprenticeship Standards to perform	
		various functions with respect to apprenticeship programs and the welfare of apprentices.	
_	6/17/2021)(May be acted	Existing law also establishes the California Apprenticeship Council within the Division of	
task force.	upon Jan 2022)	Apprenticeship Standards and requires the council to issue rules and regulations on	
		apprenticeship standards and certain other topics, as prescribed. This bill would require the	
		Director of Industrial Relations, on or before September 1, 2022, to convene a task force to	
		promote apprenticeship for all populations throughout the state, to be known as the	
		Construction Apprenticeship Advancement Task Force, with membership as prescribed.	
		The bill would require the task force, in consultation with specified entities, to study the	
		recruitment, retention, and barriers to entry of women and other minority, underrepresented,	
		and disadvantaged populations in the State of California for purposes of ensuring	
		apprenticeship opportunities are more inclusive of those populations. The bill would require	
		the membership of the task force to work jointly to issue a joint report to the Legislature by	
		January 1, 2023, and by that date annually thereafter, that details best practices to promote	
		apprenticeship for all populations throughout the state. This bill contains other related provisions and other existing laws.	
SB 37	9/10/2021-A. 2 YEAR	(1)Existing law requires the Department of Toxic Substances Control to compile a list of	
Cortese D		specified information, including, but not limited to, hazardous waste facilities where the	
Correse D		department took, or contracted for the taking of, corrective action to remedy or prevent, for	
Contaminated	F	example, an imminent substantial danger to public health. Existing law requires the State	
	INACTIVE FILE on	Department of Health Care Services to compile a list of all public drinking water wells that	
and Safety Act.		contain detectable levels of organic contaminants and that are subject to water analysis by	
and Saicty Act.	<u> </u>	politain detectable levels of organic contaminants and that are subject to water analysis by	

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Bill ID/Topic	Location	Summary	Position
Bill 1D/1 opic	9/8/2021)(May be acted upon Jan 2022)	local health officers. Existing law requires the State Water Resources Control Board to compile a list of specified information, including, but not limited to, all cease and desist orders and cleanup and abatement orders issued under the Water Code that concern the discharge of wastes that are hazardous materials. Existing law requires designated local enforcement agencies to compile and submit to the Department of Resources Recycling and Recovery a list of all solid waste disposal facilities from which there is a known migration of hazardous waste, and requires the department to compile these lists into a statewide list. Existing law requires these agencies to update the information as appropriate, but at least annually, and to submit the information to the Secretary for Environmental Protection. Under existing law, the Secretary for Environmental Protection is required to consolidate the information provided by these state agencies and distribute the information in a timely fashion to each city and county in which sites on the lists are located and to any other person upon request. This bill would repeal the requirement for the State Department of Health Care Services to compile a list of all public drinking water wells, as described above. The bill would repeal the requirement for the state agencies to provide their respective lists to the Secretary for Environmental Protection and instead require these agencies to post the lists on their respective internet websites. The bill would repeal the requirement for the Secretary for Environmental Protection to consolidate the information, or links to the information, on the California Environmental Protection Agency's internet website. The bill would repeal the requirement for the Secretary for Environmental Protection to distribute the information to each city and county in which sites on the lists are located and to any other person upon request. This bill contains other related provisions and other existing laws.	
SB 44	10/7/2021-	μανό.	Sponsor
Allen D	S. CHAPTERED		1

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Bill ID/Topic	Location	Summary	Position
	10/7/2021-Chaptered by		
California	Secretary of State - Chapter		
Environmental	633, Statutes of 2021.		
Quality Act:			
streamlined			
judicial review:			
environmental			
leadership			
transit projects.			
<u>SB 45</u>	9/10/2021-S. 2 YEAR	The California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access For	
Portantino D		All Act of 2018, approved by the voters as Proposition 68 at the June 5, 2018, statewide	
	pursuant to Rule 61(a)(15).	primary direct election, authorizes the issuance of bonds in the amount of \$4,100,000,000	
Wildfire	(Last location was	pursuant to the State General Obligation Bond Law to finance a drought, water, parks,	
/	INACTIVE FILE on	climate, coastal protection, and outdoor access for all program. Article XVI of the	
	6/1/2021)(May be acted	California Constitution requires measures authorizing general obligation bonds to specify	
Water, Drought	*	the single object or work to be funded by the bonds and further requires a bond act to be	
Preparation, and		approved by a 2/3 vote of each house of the Legislature and a majority of the voters. This	
Flood		bill would enact the Wildfire Prevention, Safe Drinking Water, Drought Preparation, and	
Protection Bond		Flood Protection Bond Act of 2022, which, if approved by the voters, would authorize the	
Act of 2022.		issuance of bonds in the amount of \$5,595,000,000 pursuant to the State General Obligation	
		Bond Law to finance projects for a wildfire prevention, safe drinking water, drought	
		preparation, and flood protection program. This bill contains other related provisions.	
	4/30/2021-S. 2 YEAR	On Feb 24, 2021, the American Rescue Plan Act of 2021 (ARP) was introduced in the	
Stern D		United States Congress. The stimulus package, if enacted into law, would, among other	
	<u></u>	things, provide funding for economic relief payments to state, local, tribal, and territorial	
American	(Last location was G.O. on	governments to speed up the United States' recovery from the economic and health effects	

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Bill ID/Topic	Location	Summary	Position
Rescue Plan	3/18/2021)(May be acted	of the COVID-19 pandemic and the ongoing recession. This bill would require, to the extent	
Act funds:	upon Jan 2022)	authorized by federal law, a state agency that receives and disburses ARP funds or other	
federal recovery		federal recovery funds to consider projects' potential impact on specified goals, including,	
funds: funded		among other things, restoring frontline communities and rapidly accelerating achievement	
projects.		of environmental justice and climate goals, including, but not limited to, climate,	
		environmental, and biodiversity protection and stimulating growth. The bill would require	
		state agencies to document how proposed projects meet or align with the goals and require	
		the Labor and Workforce Development Agency to establish an internet website where the	
		public can track the expenditure of federal ARP funds by the state and how funded projects	
		meet the goals.	
<u>SB 51</u>	7/23/2021-	(1)Existing law prescribes requirements for the disposal of surplus land by a local agency,	
<u>Durazo</u> D	S. CHAPTERED	as defined. Existing law provides that certain dispositions of real property by local agencies	
	1 1	are subject to surplus land disposal procedures as they existed on December 31, 2019,	
Surplus	Governor. Chaptered by	without regard to specified amendments that took effect on January 1, 2020, if those	
residential		dispositions comply with specified requirements. Under existing law, these provisions apply	
property.		to dispositions by a local agency that, as of September 30, 2019, has entered into an	
		exclusive negotiating agreement or legally binding agreement to dispose of property,	
		provided that the disposition is completed not later than December 31, 2022. This bill,	
		except in the case of specified property, would additionally provide that the surplus land	
		disposal procedures as they existed on December 31, 2019, apply if a local agency, as of	
		September 30, 2019, has issued a competitive request for proposals for the development of	
		the property that includes a residential component of at least 100 residential units and 25%	
		of the total units developed complying with specified affordability criteria, provided that a	
		disposition and development agreement, as defined, is entered into not later than December 21, 2024. If the property is not disposed of pursuent to a qualifying disposition and	
		31, 2024. If the property is not disposed of pursuant to a qualifying disposition and	
		development agreement before March 31, 2026, or if no disposition and development	

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Bill ID/Topic	Location	Summary	Position
		agreement is entered into before December 31, 2024, the bill would require that future	
		negotiations for and disposition of the property comply with the surplus land disposal	
		procedures then in effect. The bill would extend these dates in the event of a judicial	
		challenge to 6 months following the final conclusion of litigation. This bill contains other	
		related provisions and other existing laws.	
<u>SB 66</u>	8/27/2021-A. 2 YEAR	Existing law establishes the Transportation Agency, which consists of various departments	
Allen D		and state entities including the California Transportation Commission and the Department	
	<u>-</u>	of Transportation. Under existing law, the agency is under the supervision of an executive	
California		officer known as the Secretary of Transportation, who is required to develop and report to	
	SUSPENSE FILE on	the Governor on legislative, budgetary, and administrative programs to accomplish	
Future of	8/19/2021)(May be acted	comprehensive, long-range, and coordinated planning and policy formulation in the matters	
-	upon Jan 2022)	of public interest related to the agency. This bill would require the secretary to establish an	
advisory		advisory committee, the California Council on the Future of Transportation, to provide the	
committee:		Governor and the Legislature with recommendations for changes in state policy to ensure	
autonomous		that as autonomous vehicles are deployed, they enhance the state's efforts to increase road	
vehicle		and transit safety, promote equity, and meet public health and environmental objectives.	
technology.		The bill would require the council to be chaired by the secretary and consist of 23 additional	
		members, selected by the chair or designated, as specified. This bill contains other related	
GD 45	1/20/2021 G 2 XXX 4 B	provisions.	
SB 67	4/30/2021-S. 2 YEAR	Under existing law, the Public Utilities Commission (PUC) has regulatory authority over	
Becker D	4/30/2021-Failed Deadline	public utilities, including electrical corporations. The California Renewables Portfolio	
CI	pursuant to Rule 61(a)(2).	Standard Program requires the PUC to establish a renewables portfolio standard requiring	
Clean energy:		all retail sellers, as defined, to procure a minimum quantity of electricity products from	
Class Francis		eligible renewable energy resources, as defined, so that the total kilowatthours of those	
Clean Energy	acted upon Jan 2022)	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,	

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Bill ID/Topic	Location	Summary	Position
Standard		2027, and 60% by December 31, 2030. The program requires the PUC to establish	
Program.		appropriate 3-year compliance periods for all subsequent years that require retail sellers to	
		procure not less than 60% of retail sales of electricity products from eligible renewable	
		energy resources. The program additionally requires each local publicly owned electric	
		utility, as defined, to procure a minimum quantity of electricity products from eligible	
		renewable energy resources to achieve the procurement requirements established by the	
		program. The program requires the State Energy Resources Conservation and Development	
		Commission (Energy Commission) to establish appropriate multiyear compliance periods	
		for all subsequent years that require the local publicly owned electric utility to procure not	
		less than 60% of retail sales of electricity products from eligible renewable energy	
		resources. This bill would revise that policy to establish a goal that 100% of electrical load	
		be supplied by eligible clean energy resources, as defined. The bill would establish the	
		California 24/7 Clean Energy Standard Program, which would require that 85% of retail	
		load, as defined, annually and at least 60% of retail load within certain subperiods by	
		December 31, 2030, and 90% of retail load annually and at least 75% of retail load within	
		certain subperiods by December 31, 2035, be supplied by eligible clean energy resources, as	
		defined. The bill would require the Energy Commission, in consultation with the PUC and	
		California balancing authorities, to establish compliance periods and subperiods that meet	
		certain criteria. The bill would require the PUC to establish for each retail seller, and the	
		Energy Commission for each local publicly owned electric utility, clean energy	
		procurement requirements for each compliance period and subperiod, as provided. Because	
		the bill would impose additional duties on local publicly owned electric utilities, this bill	
		would impose a state-mandated local program. This bill contains other related provisions	
		and other existing laws.	
<u>SB 68</u>		Existing law requires the State Energy Resources Conservation and Development	
Becker D	9/17/2021-Enrolled and	Commission (Energy Commission) to assess the potential for the state to reduce the	

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Bill ID/Topic	Location	Summary	Position
	presented to the Governor	emissions of greenhouse gases from the state's residential and commercial building stock	
Building	at 1:30 p.m.	by at least 40% below 1990 levels by January 1, 2030. This bill would require the Energy	
electrification		Commission to gather or develop, and publish on its internet website, guidance and best	
and electric		practices to help building owners, the construction industry, and local governments	
vehicle		overcome barriers to electrification of buildings and installation of electric vehicle charging	
charging.		equipment. This bill contains other related provisions and other existing laws.	
SB 84	9/13/2021-S. ENROLLED	(1)Existing law establishes the Geologic Energy Management Division in the Department	
<u>Hurtado</u> D	9/13/2021-Enrolled and	of Conservation, under the direction of the State Oil and Gas Supervisor, who is required to	
	presented to the Governor	supervise the drilling, operation, maintenance, and abandonment of wells and the operation,	
Oil and gas	at 3:30 p.m.	maintenance, and removal or abandonment of tanks and facilities related to oil and gas	
wells:		production within an oil and gas field, so as to prevent damage to life, health, property, and	
hazardous or		natural resources. Under existing law, the current operator, or the previous operator, as	
idle-deserted		provided, as determined by the records of the supervisor, of a deserted well that produced	
wells and		oil, gas, or other hydrocarbons or was used for injection is responsible for the proper	
facilities.		plugging and abandonment of the well or the decommissioning of deserted production	
		facilities. If the supervisor determines that the current operator does not have the financial	
		resources to fully cover the cost of plugging and abandoning the well or the	
		decommissioning of deserted production facilities, existing law requires the immediately	
		preceding operator to be responsible for the cost of plugging and abandoning the well or the	
		decommissioning of deserted production facilities. This bill would require the supervisor to	
		provide specified committees of the Legislature by July 1, 2022, with the process the	
		supervisor has established to determine that the current operator does not have the financial	
		resources to fully cover the cost of plugging and abandoning the well or the	
		decommissioning of deserted production facilities, or for a previous operator. The bill	
		would require the supervisor to, in a timely manner, post the materials provided to the	

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Bill ID/Topic	Location	Summary	Position
		legislative committees on a public portion of the division's internet website. This bill	
		contains other related provisions and other existing laws.	
SB 95	3/18/2021-	Existing law, the Healthy Workplaces, Healthy Families Act of 2014, entitles an employee	
Skinner D	S. CHAPTERED	who works in California for the same employer for 30 or more days within a year from the	
	3/19/2021-Approved by the	commencement of employment to paid sick days. Under existing law, an employee accrues	
Employment:		paid sick days at a rate of not less than one hour per every 30 hours worked, subject to	
COVID-19:	Secretary of State. Chapter	certain use, accrual, and yearly carryover limitations. Existing law requires the Labor	
supplemental	13, Statutes of 2021.	Commissioner to enforce the act and provides for procedures, including investigation and	
paid sick leave.		hearing, and for remedies and penalties. This bill would provide for COVID-19	
		supplemental paid sick leave for covered employees, as defined, who are unable to work or	
		telework due to certain reasons related to COVID-19, including that the employee has been	
		advised by a health care provider to self-quarantine due to concerns related to COVID-19.	
		The bill would entitle a covered employee to 80 hours of COVID-19 supplemental paid sick	
		leave if that employee either works full time or was scheduled to work, on average, at least	
		40 hours per week for the employer in the 2 weeks preceding the date the covered employee	
		took COVID-19 supplemental paid sick leave. The bill would provide a different	
		calculation for supplemental paid sick leave for a covered employee who is a firefighter	
		subject to certain work schedule requirements and for a covered employee working fewer or	
		variable hours, as specified. The bill would provide that the total number of hours of	
		COVID-19 supplemental paid sick leave to which a covered employee is entitled to under	
		these provisions is in addition to any paid sick leave available under the act, as	
		specified. This bill contains other related provisions and other existing laws.	
<u>SB 111</u>	4/30/2021-S. 2 YEAR	Existing law requires the driver of any vehicle, upon meeting or overtaking any schoolbus	
Newman D		equipped with required signs that is stopped for the purpose of loading or unloading any	
	F	schoolchildren and displaying a flashing red light signal and stop signal arm, if equipped	
Schoolbuses:	(Last location was TRANS.	with a stop signal arm, to bring the vehicle to a stop immediately before passing the	

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Bill ID/Topic	Location	Summary	Position
stop	on 1/28/2021)(May be	schoolbus and to not proceed past the schoolbus until the flashing red light signal and stop	
requirements.	acted upon Jan 2022)	signal arm cease operation. A violation of these provisions is a crime. This bill would	
_	_	authorize a school district to install and operate an automated video traffic enforcement	
		system, as defined, for the purpose of enforcing the prohibition described above. The bill	
		would allow school districts to contract with private vendors for the equipment, operation,	
		and maintenance of an automated video traffic enforcement system, under certain	
		circumstances, and create working agreements with local jurisdictions and local law	
		enforcement. The bill would require the video enforcement system images to capture only	
		the vehicle make and model, color, and license plate displayed, and not any person in the	
		vehicle or any other vehicles or persons in the vicinity of the vehicle. The bill would make	
		any information, image, or other data captured or generated by the automated video	
		enforcement system confidential, and, unless demanded by court order, available only to the	
		law enforcement agency or offender for limited purposes. The bill would require additional	
		signage on schoolbuses relative to the video enforcement system. The bill would prohibit a	
		school district from using automated schoolbus video enforcement systems or information	
		gathered from those systems for any purpose other than those authorized by these	
		provisions and would specifically prohibit the use of video or images captured by a system	
		for employee surveillance or discipline. The bill would allow the State Board of Education	
		to adopt standards, rules, and regulations to address privacy concerns arising from the use	
		of an automated video traffic enforcement system. The bill would require a school district	
		that operates an automated video traffic enforcement system to provide notice to people in	
		the district and to send warning letters in lieu of citations for violations captured by the	
		system during the first 90 days. The bill would allow for some reduced penalties when a	
		violation was captured by an automated video traffic enforcement system. This bill contains	
		other related provisions and other existing laws.	

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SB 112	9/10/2021-S. 2 YEAR	This bill would make appropriations for the support of state government for the 2021–22	
Skinner D	9/10/2021-Failed Deadline	fiscal year. This bill contains other related provisions.	
	pursuant to Rule 61(a)(15).		
Budget Act of	(Last location was		
2021.	BUDGET & F.R. on		
	1/11/2021)(May be acted		
	upon Jan 2022)		
<u>SB 128</u>	9/10/2021-A. 2 YEAR	This bill would make appropriations for the support of state government for the 2021–22	
Skinner D	9/10/2021-Failed Deadline	fiscal year. This bill would declare that it is to take effect immediately as a Budget Bill.	
	pursuant to Rule $61(a)(15)$.		
Budget Act of	(Last location was		
2021.	BUDGET on		
	1/8/2021)(May be acted		
	upon Jan 2022)		
<u>SB 129</u>	6/28/2021-	The Budget Act of 2021 made appropriations for the support of state government for the	
Skinner D	S. CHAPTERED	2021–22 fiscal year. This bill would amend the Budget Act of 2021 by amending, adding,	
		and repealing items of appropriation and making other changes. This bill contains other	
Budget Act of	Governor with item veto.	related provisions.	
2021	Chaptered by Secretary of		
	State. Chapter 69, Statutes		
	of 2021. In Senate.		
	Consideration of		
	Governor's item veto		
	pending.		
<u>SB 149</u>	9/10/2021-A. 2 YEAR	(1) The Wildlife Conservation Law of 1947 establishes the Wildlife Conservation Board in	
Committee on	9/10/2021-Failed Deadline	the Department of Fish and Wildlife and permits the board to authorize the acquisition of	

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Bill ID/Topic	Location	Summary	Position
Budget and	pursuant to Rule 61(a)(15).	real property, rights in real property, water, or water rights for wildlife conservation	
Fiscal Review	(Last location was	purposes. Existing law requires the department, when authorized by the board, to construct	
	BUDGET on	facilities that are suitable for the purpose for which the real property or rights in real	
Transportation.	1/8/2021)(May be acted	property or water, or water rights were acquired. This bill would authorize the board to name	
	upon Jan 2022)	a nonvehicular wildlife crossing, which the bill would define as a structure that allows	
		animals to cross human-made barriers safely, if at least 25% of the funding to construct the	
		crossing derives from a state source. The bill would require the board to consult with the	
		Department of Transportation or other appropriate entities on the design of lettering and	
		placement of any sign that displays the name of a nonvehicular wildlife crossing. The bill	
		would authorize the board to adopt criteria to implement these provisions. This bill would	
		establish the Clean California Local Grant Program of 2021, to be administered by the	
		department, to provide funding, upon appropriation by the Legislature, to allocate grants to	
		local and public agencies, among other entities, for purposes of beautifying and cleaning up	
		local streets and roads, tribal lands, parks, pathways, transit centers, and other public spaces.	
		The bill would require the department to develop guidelines, including project selection	
		criteria and program evaluation metrics, that include, but are not limited to, a process for	
		allocating no less than 50% of the program funds to projects that benefit underserved	
		communities, to be defined by the department, and requirements for local matching of funds	
		of no more than 50% of the total project cost. The bill would require the guidelines to also	
		include specified project types eligible for funding, a limitation of \$5,000,000 maximum per	
		grant award, and a prohibition on grants that fund projects that displace persons	
		experiencing homelessness. The bill would authorize the department to allow, and develop	
		guidelines for, advance payments to public agency grant applicants if certain conditions are	
		met. This bill contains other related provisions and other existing laws.	
	9/10/2021-A. 2 YEAR	The Budget Act of 2021 made appropriations for the support of state government for the	
Skinner D	9/10/2021-Failed Deadline	2021–22 fiscal year. This bill would amend the Budget Act of 2021 by amending items of	

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Bill ID/Topic	Location	Summary	Position
Budget Act of 2021.	pursuant to Rule 61(a)(15). (Last location was BUDGET on	appropriation and making other changes. This bill would declare that it is to take effect immediately as a Budget Bill.	
	1/8/2021)(May be acted upon Jan 2022)		
<u>SB 174</u>	9/10/2021-A. 2 YEAR	(1)Existing law establishes the Department of Motor Vehicles in the Transportation Agency	
		and prescribes the department's powers and duties. Existing law requires the department to	
Budget and	<u>-</u>	publish the complete text of the Vehicle Code together with other laws relating to the use of	
Fiscal Review	(Last location was	highways or the operation of motor vehicles once every 2 years, to be distributed, upon	
	BUDGET on	request, to state and local governmental officers or agencies, federal agencies, public	
Vehicles.	9/10/2021)(May be acted	secondary schools in the state, and any other person, at a charge sufficient to pay the entire	
	upon Jan 2022)	cost of publication and distribution. Existing law requires receipts from the sale of those	
		publications to be deposited in the Motor Vehicle Account, to reimburse the department for	
		the entire cost to print and distribute the code. Existing law also requires the department to	
		publish a synopsis or summary of the synopsis or summary without charge with each	
		original vehicle registration and each original driver's license. Existing law requires the	
		department to publish copies of the synopsis or summary, as specified, and to furnish copies	
		to its field offices and to law enforcement agencies for general distribution, without	
		charge. This bill would delete the requirements relating to the publication and distribution of	
		the complete text of the Vehicle Code and would make various technical and conforming	
		changes. Existing law requires the department to issue a driver's license to an applicant	
		when the department determines that the applicant is lawfully entitled to a license. Existing	
		law requires the application for an original driver's license or renewal of a driver's license	
		to contain specified information, including a legible thumbprint or fingerprint. Existing law	
		requires every original application for a driver's license and identification to be signed and	
		verified by the applicant. This bill would require the department to verify that the applicant's	

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Bill ID/Topic	Location	Summary	Position
		thumbprint or fingerprint is on file before issuing a driver's license or an identification card.	
		This bill would also require that an original application for a driver's license or	
		identification card be signed under penalty of perjury. By expanding the crime of perjury in	
		this manner, this bill would impose a state-mandated local program. This bill would suspend	
		that prohibition until January 1, 2023.(2) Existing law requires an insurer that issues	
		specified private passenger liability insurance policies and coverages to submit reports to	
		the Department of Motor Vehicles of all motor vehicle liability policies or coverages issued,	
		changed, or terminated, as specified. Existing law requires these reports to be submitted	
		electronically. This bill would, on or before January 1, 2023, additionally require an insurer	
		that issues commercial and fleet insurance policies to submit these reports	
		electronically.(3)Existing federal law requires a motor carrier, as defined, to file an	
		application form with the Federal Motor Carrier Safety Administration to obtain a United	
		States Department of Transportation number before beginning operations and every 24	
		months thereafter, as specified. Existing federal law, among other provisions, establishes	
		identification requirements applicable to rented carriers for which the rental agreement or	
		lease is 30 or fewer calendar days, as prescribed. Existing law requires, except as specified,	
		a motor carrier, motor carrier of property, and for-hire motor carrier of property to obtain a	
		carrier identification number from the Department of the California Highway Patrol and	
		requires the carrier identification number to be displayed on both sides of each vehicle or on	
		both sides of at least one motor vehicle in each combination of specified vehicles. Existing	
		law requires information provided in connection with an application for a carrier	
		identification to be true and accurate, and to be updated at the request of the department and	
		within 15 days of a change of address or cessation of regulated activity. Existing law	
		requires a vehicle or combination of vehicles operating under a rental agreement with a	
		term of 30 or fewer calendar days to meet specified identification requirements that are	
		consistent with the federal identification requirements. A violation of the provisions relating	
		to motor carrier identification numbers is punishable as an infraction. This bill, with respect	

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Bill ID/Topic	Location	Summary	Position
Bill ID/ I opic	Location	to motor carriers, would limit the carrier identification number requirement to those whose principal place of business is in this state, who operate from a terminal in this state, or who are required to be licensed to transport hazardous materials, as specified. The bill would revise the requirement to update motor carrier information to also include updating the resumption of regulated activity. The bill would expressly exempt the above-referenced rental vehicles that meet federal identification requirements from the requirement to display a motor carrier identification number. The bill would make technical and conforming	
		changes.(4)This bill would appropriate \$1,630,000 from the General Fund to the State Transportation Agency, to be allocated to the San Francisco Metropolitan Transportation Authority for the Fulton Street Safety and Transit Project west of Arguello Street, as specified.(5)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.(6)This bill would declare that it is to take effect immediately as a bill providing for appropriations related to the Budget Bill. This bill contains other existing laws.	
SB 209 Dahle R	4/30/2021-S. 2 YEAR 4/30/2021-Failed Deadline pursuant to Rule 61(a)(2).	Existing law, the California Emergency Services Act, authorizes the Governor to proclaim a state of emergency when specified conditions of disaster or extreme peril to the safety of persons and property exist, and authorizes the Governor to exercise certain powers in	
State of emergency: termination	* ' ' '	response to that emergency, including, but not limited to, suspending specified statutes, ordinances, orders, regulations, or rules. Existing law requires all of the powers granted the Governor by the California Emergency Services Act with respect to a state of emergency to	
after 45 days: extension by the Legislature.		terminate when the state of emergency has been terminated by proclamation of the Governor or by concurrent resolution of the Legislature declaring it at an end. This bill would require a state of emergency to terminate 45 days after the Governor's proclamation of the state of emergency unless the Legislature extends it by a concurrent resolution.	

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Bill ID/Topic	Location	Summary	Position
SB 210	5/25/2021-S. 2 YEAR	Existing law authorizes the Department of the California Highway Patrol to retain license	
Wiener D	5/25/2021-Failed Deadline	plate data captured by license plate reader technology, also referred to as an automated	
	pursuant to Rule 61(a)(5).	license plate recognition (ALPR) system, for not more than 60 days unless the data is being	
Automated	(Last location was APPR.	used as evidence or for the investigation of felonies. Existing law authorizes the department	
license plate	SUSPENSE FILE on	to share that data with law enforcement agencies for specified purposes and requires both an	ı
recognition	4/5/2021)(May be acted	ALPR operator and an ALPR end-user, as those terms are defined, to implement a usage	
systems: use of	upon Jan 2022)	and privacy policy regarding that ALPR information, as specified. Existing law requires	
data.		that the usage and privacy policy implemented by an ALPR operator or an ALPR end-user	
		include the length of time ALPR information will be retained and the process the ALPR	
		operator and ALPR end-user will utilize to determine if and when to destroy retained ALPR	
		information. This bill would include in those usage and privacy policies a requirement that,	
		if the ALPR operator or ALPR end-user is a public agency and not an airport authority,	
		ALPR data that does not match a hot list be destroyed within 24 hours. This bill contains	
		other related provisions and other existing laws.	
<u>SB 216</u>	6/4/2021-S. 2 YEAR	Existing law, the Contractors State License Law, provides for the licensure and regulation	
<u>Dodd</u> D	6/4/2021-Failed Deadline	of contractors by the Contractors State License Board within the Department of Consumer	
	pursuant to Rule 61(a)(8).	Affairs. Existing law requires every licensed contractor, or applicant for licensure, to have	
Contractors:	(Last location was	on file at all times with the board a current and valid Certificate of Workers' Compensation	
workers'	INACTIVE FILE on	Insurance or Certification of Self-Insurance, or to file a certificate of exemption certifying	
_	5/26/2021)(May be acted	that they have no employees and are not required to obtain or maintain workers'	
insurance:	upon Jan 2022)	compensation insurance. Under existing law, the failure to file a proper certification	
mandatory		constitutes cause for disciplinary action, and the failure of a qualifier for a license, as	
coverage.		defined, to ensure compliance with these provisions, as specified, is a crime. Existing law	
		requires a roofing contractor holding a C-39 license to obtain and maintain workers'	
		compensation insurance even if that contractor has no employees. This bill, until January 1,	
		2025, would require concrete contractors holding a C-8 license, warm-air heating,	
		ventilation and air-conditioning (HVAC) contractors holding a C-20 license, or tree service	

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Bill ID/Topic	Location	Summary	Position
		contractors holding a D-49 license to also obtain and maintain workers' compensation insurance even if that contractor has no employees. The bill, as of January 1, 2025, would require all licensed contractors or applicants for licensure to obtain and maintain workers' compensation insurance even if that contractor has no employees and would also prohibit the filing of a certificate of exemption. This bill contains other related provisions.	
SB 224	10/8/2021-	Existing law requires, during the next revision of the publication "Health Framework for	
Portantino D	S. CHAPTERED	California Public Schools," the Instructional Quality Commission to consider developing,	
	10/8/2021-Signed by the	and recommending for adoption by the State Board of Education, a distinct category on	
Pupil	Governor	mental health instruction to educate pupils about all aspects of mental health. Existing law	
instruction:		requires mental health instruction for these purposes to include, but not be limited to,	
mental health		specified elements, including reasonably designed and age-appropriate instruction on the	
education.		overarching themes and core principles of mental health. This bill would require each	
		school district, county office of education, state special school, and charter school that	
		offers one or more courses in health education to pupils in middle school or high school to	
		include in those courses instruction in mental health that meets the requirements of the bill,	
		as specified. The bill would require that instruction to include, among other things,	
		reasonably designed instruction on the overarching themes and core principles of mental	
		health. The bill would require that instruction and related materials to, among other things,	
		be appropriate for use with pupils of all races, genders, sexual orientations, and ethnic and	
		cultural backgrounds, pupils with disabilities, and English learners. The bill would require	
		the State Department of Education to develop a plan to expand mental health instruction in	
		California public schools on or before January 1, 2024.	
SB 229	5/25/2021-S. 2 YEAR	Existing law requires the governing board of any school district to give diligent care to the	
<u>Dahle</u> R	5/25/2021-Failed Deadline	health and physical development of pupils and authorizes the governing board of a school	
	pursuant to Rule 61(a)(5).	district to employ properly certified persons for the work, including school psychologists	
Pupil health:	(Last location was APPR.	and counselors. This bill would require the State Department of Education, upon	

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Bill ID/Topic	Location	Summary	Position
mental health	SUSPENSE FILE on	appropriation by the Legislature, to provide up to \$500,000,000 in grants each year for the	
services: grants.	5/10/2021)(May be acted	purpose of providing mental health services for all pupils, including those affected by	
	upon Jan 2022)	school closures and distance learning requirements resulting from the COVID-19 pandemic.	
		The bill would require the department to allocate those grants to local educational agencies,	
		as specified. The bill would be implemented only to the extent that funds for its purposes	
		are appropriated by the Legislature in the annual Budget Act, and would authorize that	
		appropriation to come from any available state and federal funds.	
SB 234	6/4/2021-S. 2 YEAR	Existing law establishes the Homeless Coordinating and Financing Council and requires the	
Wiener D	6/4/2021-Failed Deadline	council to set and measure progress toward goals to prevent and end homelessness among	
	pursuant to Rule 61(a)(8).	youth in California by setting specific, measurable goals aimed at preventing and ending	
_	(Last location was	homelessness among youth in the state and defining outcome measures and gathering data	
	INACTIVE FILE on	related to the goals. This bill would establish the Transition Aged Youth Housing Program	
Program.	6/3/2021)(May be acted	for the purpose of creating housing for transition aged youth under 26 years of age, who	
	upon Jan 2022)	have been removed from their homes, are experiencing homelessness unaccompanied by a	
		parent or legal guardian, or are under the jurisdiction of a court, as specified, and would	
		require the council to develop, implement, and administer the program. This bill contains	
		other related provisions.	
<u>SB 257</u>	9/10/2021-S. 2 YEAR	Pursuant to constitutional authorization, existing property tax law provides a welfare	
Skinner D		exemption, pursuant to which property used exclusively for religious, hospital, scientific, or	
	F ' ' ' '	charitable purposes owned and operated by specified types of entities is exempt from	
Property	(Last location was APPR.	taxation if it meets certain criteria, including that the property is used for the actual	
taxation:	SUSPENSE FILE on	operation of the exempt activity, and does not exceed an amount of property reasonably	
welfare	5/17/2021)(May be acted	necessary to the accomplishment of the exempt purpose. Under existing property tax law,	
exemption:	upon Jan 2022)	property used exclusively for the charitable purposes of museums owned and operated by a	
museums.		religious, hospital, scientific, or charitable fund, foundation, limited liability company, or	
		corporation that meets these criteria is deemed to be within the welfare exemption. Existing	

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Bill ID/Topic	Location	Summary	Position
		property tax law requires a person claiming the welfare exemption to file that claim with the assessor and obtain an organizational clearance certificate from the State Board of Equalization, as provided. This bill would define the term "museum" for these purposes. The bill would provide that property used exclusively for the charitable purposes of museums includes property that a museum makes available for special events, including private rental events for its individual or corporate members, that provide access to the museum's exhibitions, collections, or other educational offerings as part of the events, or that the museum makes available to other nonprofit or government organizations for charitable or governmental purposes, regardless of whether the museum charges any fee or receives charitable contributions in connection with those special events. The bill would further provide that these special event uses shall be considered related to the primary charitable purposes of museums and reasonably necessary or incidental to those purposes. By adding to the duties of assessors in administering the welfare exemption, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
Wilk R Public Utilities Commission:	pursuant to Rule 61(a)(15). (Last location was RLS. on	Under existing law, the Public Utilities Commission has regulatory authority over public utilities, including electrical corporations. Existing law requires each electrical corporation to annually prepare and submit a wildfire mitigation plan to the commission for review and approval, as specified. Existing law requires a wildfire mitigation plan of an electrical corporation to include, among other things, protocols for deenergizing portions of the electrical distribution system that consider the associated impacts on public safety, as well as protocols related to mitigating the public safety impacts of those protocols, including impacts on critical first responders and on health and communications infrastructure. This bill would state the intent of the Legislature to enact legislation to strengthen the commission's oversight of electrical corporations' efforts to reduce their fire risk and use of deenergization events.	

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Bill ID/Topic	Location	Summary	Position
SB 260	5/25/2021-S. 2 YEAR	The California Global Warming Solutions Act of 2006 requires the State Air Resources	
Wiener D	5/25/2021-Failed Deadline	Board to adopt regulations to require the reporting and verification of statewide greenhouse	
	pursuant to Rule 61(a)(5).	gas emissions and to monitor and enforce compliance with the act. The act requires the state	
Climate	(Last location was APPR.	board to make available, and update at least annually, on its internet website the emissions	
Corporate	SUSPENSE FILE on	of greenhouse gases, criteria pollutants, and toxic air contaminants for each facility that	
Accountability	5/17/2021)(May be acted	reports to the state board, as provided. This bill would require the state board, on or before	
Act.	upon Jan 2022)	January 1, 2023, to develop and adopt regulations requiring United States-based	
		partnerships, corporations, limited liability companies, and other business entities with total	
		annual revenues in excess of \$1,000,000,000 and that do business in California, defined as	
		"reporting entities," to publicly disclose, starting in 2024 on a date to be determined by the	
		state board, and annually thereafter, their greenhouse gas emissions, categorized as scope 1,	
		2, and 3 emissions, as defined, from the prior calendar year. The bill would require	
		reporting entities to disclose their greenhouse gas emissions in a manner that is easily	
		understandable and accessible to residents of the state. The bill would require reporting	
		entities to ensure that their public disclosures have been independently verified by a third-	
		party auditor, approved by the state board, with expertise in greenhouse gas emissions	
		accounting. The bill would require the state board, in developing these regulations, to	
		consult with a panel of experts to determine standards and protocols to ensure that public	
		disclosures are made in a manner that is easily understandable and accessible to state	
		residents and for the state board to utilize to collect data for all scope 1, 2, and 3 emissions	
		by reporting entities. The bill would require the state board to adopt regulations relating to	
		the enforcement of the above requirements, including the imposition of administrative civil	
		penalties for a violation. This bill contains other related provisions.	
SB 261	4/30/2021-S. 2 YEAR	Existing law requires certain transportation planning agencies to prepare and adopt a	
Allen D		regional transportation plan directed at achieving a coordinated and balanced regional	
	* * * * * *	transportation system. Certain of these agencies are designated under federal law as	
Regional	***	metropolitan planning organizations. Existing law requires that each regional transportation	

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Bill ID/Topic	Location	Summary	Position
transportation	on 3/15/2021)(May be	plan include a sustainable communities strategy developed to achieve greenhouse gas	
plans:	acted upon Jan 2022)	emission reduction targets for the automobile and light truck sector for 2020 and 2035	
sustainable		established by the State Air Resources Board. This bill would require that the sustainable	
communities		communities strategy be developed to additionally achieve greenhouse gas emission	
strategies.		reduction targets for the automobile and light truck sector for 2045 and 2050 and vehicle	
		miles traveled reduction targets for 2035, 2045, and 2050 established by the board. The bill	
		would make various conforming changes to integrate those additional targets into regional	
		transportation plans. This bill contains other related provisions and other existing laws.	
SB 268	9/9/2021-S. ENROLLED	(1)Existing law authorizes the establishment of the Lower Los Angeles River Recreation	
Archuleta D	9/9/2021-Enrolled and	and Park District by petition or resolution submitted to the Los Angeles County Local	
	presented to the Governor	Agency Formation Commission before January 1, 2021. Existing law authorizes 10	
Parks and	at 1 p.m.	specified city councils to each appoint one member, and the Los Angeles County Board of	
recreation:		Supervisors to appoint 2 members, to serve at the pleasure of the appointing entity on the	
Lower Los		initial board of directors of the district. Existing law authorizes the city councils of the	
Angeles River		Cities of Commerce, Downey, Montebello, and Pico Rivera to jointly appoint one member	
Recreation and		to serve a 2-year term on the initial board of directors of the district. This bill would	
Park District:		authorize the city councils of the Cities of Commerce, Downey, Montebello, and Pico	
Lower San		Rivera to each appoint one member to serve at the pleasure of the appointing city council or	ı
Gabriel River		the initial board of directors of the district, rather than to jointly appoint one member to	
Recreation and		serve a 2-year term. The bill would authorize the Los Angeles County Board of Supervisors	
Park District:		to appoint 3 members, rather than 2 members, to serve on the initial board of directors of	
establishment:		the district. This bill contains other related provisions and other existing laws.	
board of			
directors.			
<u>SB 270</u>	9/27/2021-	Existing law, including the Meyers-Milias-Brown Act, the Ralph C. Dills Act, the Trial	
<u>Durazo</u> D	S. CHAPTERED	Court Employment Protection and Governance Act, the Trial Court Interpreter Employment	t

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Bill ID/Topic	Location	Summary	Position
	9/27/2021-Approved by the	and Labor Relations Act, and the Los Angeles County Metropolitan Transportation	
Public	Governor. Chaptered by	Authority Transit Employer-Employee Relations Act, provisions commonly referred to as	
employment:	Secretary of State. Chapter	the Educational Employment Relations Act, and the Higher Education Employer-Employee	
labor relations:	330, Statutes of 2021.	Relations Act, among others, regulates the labor relations of the state, the courts, and	
employee		specified local public agencies and their employees. This bill, commencing July 1, 2022,	
information.		would authorize an exclusive representative to file a charge of an unfair labor practice with	
		the board, as specified, alleging a violation of the above-described requirements only if	
		specified conditions are met, including that the exclusive representative gives written notice	
		of the alleged violation and that the public employer fails to cure the violation, as specified.	
		The bill would limit a public employer's opportunity to cure certain violations. This bill	
		contains other related provisions and other existing laws.	
SB 274	8/30/2021-S. ENROLLED	Existing law, the Ralph M. Brown Act, requires meetings of the legislative body of a local	
Wieckowski D	8/30/2021-Enrolled and	agency to be open and public and also requires regular and special meetings of the	
	presented to the Governor	legislative body to be held within the boundaries of the territory over which the local	
Local	at 1 p.m.	agency exercises jurisdiction, with specified exceptions. Existing law authorizes a person to	
government		request that a copy of an agenda, or a copy of all the documents constituting the agenda	
meetings:		packet, of any meeting of a legislative body be mailed to that person. This bill would	
agenda and		require a local agency with an internet website, or its designee, to email a copy of, or	
documents.		website link to, the agenda or a copy of all the documents constituting the agenda packet if	
		the person requests that the items be delivered by email. If a local agency determines it to	
		be technologically infeasible to send a copy of the documents or a link to a website that	
		contains the documents by email or by other electronic means, the bill would require the	
		legislative body or its designee to send by mail a copy of the agenda or a website link to the	
		agenda and to mail a copy of all other documents constituting the agenda packet, as	
		specified. By requiring local agencies to comply with these provisions, this bill would	

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Bill ID/Topic	Location	Summary	Position
		impose a state-mandated local program. This bill contains other related provisions and other existing laws.	
SB 333	9/22/2021-	The Local Agency Public Construction Act governs contracting by the San Joaquin	
Eggman D	S. CHAPTERED	Regional Transit District for the purchase of supplies, equipment, and materials. The act	
	9/23/2021-Chaptered by	requires the district, when such an expenditure exceeds \$50,000, to make that purchase by	
San Joaquin	Secretary of State. Chapter	contract let to the lowest responsible bidder. The act requires the district to publish notice	
Regional	217, Statutes of 2021.	requesting bids at least once in a newspaper of general circulation. This bill would increase	
Transit District:		that competitive bidding threshold to \$75,000 and specify that the contract be let, in the	
procurement.		district's discretion, either to the lowest responsible bidder or to a responsible bidder that	
		submits a proposal that provides the best value, as defined, to the district. The bill would	
		also require, for the purchase of supplies, equipment, or materials that exceeds \$5,000, but	
		does not exceed \$75,000, the district to obtain, to the extent practicable, a minimum of 3	
		written or oral quotes that permit the district to compare the prices and terms for the	
		purchase. By imposing additional duties on local officials, the bill would impose a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	
SB 339	9/24/2021-	Existing law requires the Chair of the California Transportation Commission to create a	
Wiener D	S. CHAPTERED	Road Usage Charge (RUC) Technical Advisory Committee in consultation with the	
	9/24/2021-Approved by the	Secretary of Transportation. Under existing law, the purpose of the technical advisory	
Vehicles: road	Governor. Chaptered by	committee is to guide the development and evaluation of a pilot program to assess the	
usage charge	Secretary of State. Chapter	potential for mileage-based revenue collection as an alternative to the gas tax system.	
pilot program.	308, Statutes of 2021.	Existing law requires the technical advisory committee to study RUC alternatives to the gas	
		tax, gather public comment on issues and concerns related to the pilot program, and make	
		recommendations to the Secretary of Transportation on the design of a pilot program, as	
		specified. Existing law repeals these provisions on January 1, 2023. This bill would extend	
		the operation of these provisions until January 1, 2027. The bill would require the	
		Transportation Agency, in consultation with the California Transportation Commission, to	

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Bill ID/Topic	Location	Summary	Position
		implement a pilot program to identify and evaluate issues related to the collection of	
		revenue for a road charge program, as specified. The bill would require the RUC Technical	
		Advisory Committee to make recommendations to the Transportation Agency on the design	
		of the pilot program, including the group of vehicles to participate. The bill would require	
		that if a group of vehicles other than state-owned vehicles is selected, that participation in	
		the program be voluntary. The bill would require the Transportation Agency to consult with	
		appropriate state agencies to implement the pilot program and to design a process for	
		collecting road charge revenue from vehicles. The bill would require that participants in the	
		program be charged a mileage-based fee, as specified, and receive a credit or a refund for	
		fuel taxes or electric vehicle fees, as specified. The bill would require that the pilot program	
		not affect funding levels for a program or purpose supported by state fuel tax and electric	
		vehicle fee revenues. The bill would require the Transportation Agency to submit reports to	
		the Legislature, as specified.	
SB 342	6/4/2021-S. 2 YEAR	Existing law establishes the South Coast Air Quality Management District vested with the	
Gonzalez D	6/4/2021-Failed Deadline	authority to regulate air emissions from stationary sources located in the South Coast Air	
	pursuant to Rule 61(a)(8).	Basin and establishes a district board, consisting of 13 members. This bill would add 2	
	(Last location was	members to the district board, appointed by the Senate Committee on Rules and the Speaker	
Quality	INACTIVE FILE on	of the Assembly. The bill would require the 2 additional members to reside in and work	
Management	6/3/2021)(May be acted	directly with communities in the South Coast Air Basin that are disproportionately	
	upon Jan 2022)	burdened by and vulnerable to high levels of pollution and issues of environmental justice.	
membership.		The bill would also require a candidate for these positions to meet other specified	
		requirements. This bill contains other related provisions and other existing laws.	
SB 346	7/14/2021-A. 2 YEAR	Existing law prohibits a person or entity from providing the operation of a voice recognition	
Wieckowski D	7/14/2021-Failed Deadline	feature within this state without prominently informing, during the initial setup or	
	F ' ' ' '	installation of a connected television, either the user or the person designated by the user to	
	(Last location was P. &	perform the initial setup or installation of the connected television. Existing law further	

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Bill ID/Topic	Location	Summary	Position
In-vehicle	C.P. on 6/3/2021)(May be	prohibits any actual recordings of spoken word collected through the operation of a voice	
cameras.	acted upon Jan 2022)	recognition feature by the manufacturer of a connected television, or a third party	
	_	contracting with a manufacturer of a connected television, from being sold or used for any	
		advertising purpose. Existing law prohibits a person or entity from compelling a	
		manufacturer or other entity providing the operation of a voice recognition feature to build	
		specific features for the purpose of allowing an investigative or law enforcement officer to	
		monitor communications through that feature. Existing law prohibits a waiver of these	
		prohibitions and authorizes their enforcement by injunction or civil penalty in a court of	
		competent jurisdiction by the Attorney General or a district attorney. This bill would require	;
		a manufacturer of a new motor vehicle that is equipped with one or more in-vehicle cameras	S
		to disclose that fact, as specified. The bill would prohibit a person or entity from providing	
		for the sale or lease of a new motor vehicle with one or more in-vehicle cameras in this state	;
		without prominently informing the user or the person designated by the user to purchase the	
		vehicle, as specified. The bill would further prohibit any images or video recordings	
		collected through the operation of an in-vehicle camera from being used for any advertising	
		purpose or being sold to any third party. The bill would also prohibit these images or video	
		recordings from being shared with third parties, except as provided. The bill would also	
		prohibit any recording obtained through operation of an in-vehicle camera from being	
		retained at any location other than the vehicle itself, or being downloaded, retrieved, or	
		otherwise accessed by a person or entity other than the registered owner of the vehicle,	
		without affirmative prior consent, as defined, except as provided. The bill would require a	
		person or entity that provides the operation of an in-vehicle camera in this state to provide	
		effective mechanisms for a consumer to revoke consent. The bill would prohibit a person or	
		entity from compelling a manufacturer or other entity providing the operation of an in-	
		vehicle camera to build specific features for the purpose of allowing an investigative or law	
		enforcement officer to monitor images through that feature. The bill would prohibit a	

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Bill ID/Topic	Location	Summary	Position
		waiver of these protections, and would authorize their enforcement by injunction or civil	
		penalty in a court of competent jurisdiction by the Attorney General or a district attorney.	
SB 372	10/7/2021-		
Leyva D	S. CHAPTERED		
	10/7/2021-Chaptered by		
Medium- and	Secretary of State - Chapter		
heavy-duty fleet	639, Statutes of 2021.		
purchasing			
assistance			
program: zero-			
emission			
vehicles.			
SB 375	9/10/2021-S. 2 YEAR	Existing law establishes the Employment Development Department within the Labor and	
Wilk R	9/10/2021-Failed Deadline	Workforce Development Agency and sets forth its powers and duties, including	
	pursuant to Rule 61(a)(15).	administration of the unemployment and disability insurance programs for California.	
Employment	(Last location was L., P.E.	Existing law requires the department to pay unemployment compensation benefits to	
Development	& R. on 3/18/2021)(May	unemployed individuals meeting specified requirements, to periodically review policies and	
Department:	be acted upon Jan 2022)	practices used to determine eligibility for and the amount of benefits in the unemployment	
unemployment		insurance program, and to report to the Legislature, as specified. Under existing law,	
insurance		unemployment compensation benefits are paid from the Unemployment Fund, and the	
claimants:		expenses for administering these provisions are paid from the Unemployment	
assistance.		Administration Fund, which is continuously appropriated for these purposes. This bill	
		would require the department to implement a formal policy no later than October 1, 2021,	
		that establishes a process for tracking and periodically analyzing call information data to	
		determine the reasons why unemployment insurance claimants call the department for	
		assistance. The bill would require the department, every 6 months thereafter, to analyze the	

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		data it has collected in order to improve its call center. The bill would require the	
		department, in conducting its analysis, to identify and resolve weaknesses or problems with	
		the way it provides assistance to claimants. The bill would require the department to take	
		additional actions, including to develop a recession plan to prepare for future economic	
		downturns by January 1, 2022, to update that recession plan at least once every 3 years	
		thereafter, and to report this information to the Legislature, as specified.Because this bill	
		would authorize the expenditure of funds from the Unemployment Administration Fund for	
		new purposes, the bill would make an appropriation. This bill contains other related	
		provisions.	
SB 387	6/4/2021-S. 2 YEAR	Existing law requires the Commission on Peace Officer Standards and Training to establish	
Portantino D	6/4/2021-Failed Deadline	a certification program for peace officers. Existing law requires the commission to establish	
	pursuant to Rule 61(a)(8).	basic, intermediate, advanced, supervisory, management, and executive certificates for the	
Peace officers:	(Last location was	purpose of fostering the education and experience necessary to perform general police	
certification,	INACTIVE FILE on	service duties. Existing law requires certificates to be awarded on the basis of a combination	
education, and	5/28/2021)(May be acted	of training, education, experience, and other prerequisites, as determined by the	
recruitment.	upon Jan 2022)	commission. Existing law generally requires a local law enforcement officer who is	
		responsible for the prevention and detection of crime and the general enforcement of the	
		criminal laws to obtain the basic certificate issued by the commission within 18 months of	
		employment in order to continue to exercise the powers of a peace officer. This bill would	
		require the commission to work with stakeholders from law enforcement, the University of	
		California, the California State University, the California Community Colleges, and	
		community organizations to develop a list of courses to include as requirements for	
		obtaining a basic certificate, as specified. The bill would require an applicant for a basic	
		certificate to complete those courses before obtaining the certificate. By imposing	
		additional training costs on local law enforcement agencies, this bill would impose a state-	
		mandated local program. This bill contains other related provisions and other existing laws.	

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SB 390	10/5/2021-	Existing law creates, in the Labor and Workforce Development Agency, the Employment	
<u>Laird</u> D	S. CHAPTERED	Development Department, which is vested with the duties, purposes, responsibilities, and	
	10/5/2021-Approved by the	jurisdiction with respect to job creation activities. The department is authorized to study and	
Employment	1	make recommendations as to actions that might tend to do several things, including, but not	
Development		limited to, promoting the prevention of unemployment and the stabilization of employment,	
Department:	543, Statutes of 2021.	reducing and preventing unemployment, and establishing the most effective methods of	
recession plan.		providing economic security through all forms of social insurance. This bill would require	
		the department to develop and, upon appropriation by the Legislature, implement a	
		recession plan to prepare for an increase in unemployment insurance compensation benefits	
		claims due to an economic recession. The bill would require the plan to detail how to	
		respond to economic downturns with a predetermined strategy that has considered the full	
		effect on the department's operations, and include, but not be limited to, identifying the	
		lessons learned from previous economic downturns, identifying ways to improve self-serve	
		services to avoid long wait times to speak to staff, and enhancing claims processing tools to	
		ensure that the department's identity verification processes are as robust as possible. The	
		bill would require the department to provide a copy of the recession plan to specified	
		legislative committees and the Department of Finance by March 1, 2022, and to update the	
		recession plan and provide a copy to specified legislative committees and the Department of	
GD 201	0.400.40001	Finance every 2nd year thereafter.	
SB 391	9/23/2021-	Existing law, the Davis-Stirling Common Interest Development Act, governs the	
Min D	I .	management and operation of common interest developments. Existing law defines a board	
	1 1	meeting as a congregation, as provided, or a teleconference, as provided. Existing law	
Common		requires, among other things, a board meeting held by teleconference to identify at least one	
interest		physical location so that members of the association may attend, except as provided. This	
*		bill would establish alternative teleconferencing procedures for a board meeting or a	
emergency		meeting of the members if gathering in person is unsafe or impossible because the common	

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powers and		interest development is in an area affected by a federal, state, or local emergency. The bill	
procedures.		would also make a conforming change. This bill contains other related provisions.	
SB 415	4/30/2021-S. 2 YEAR	Existing law provides for a portion of gasoline and diesel excise tax revenues in the	
Melendez R	4/30/2021-Failed Deadline	Highway Users Tax Account to be distributed by formula by the Controller to cities based	
	pursuant to Rule 61(a)(2).	on their population and to counties based on their number of registered vehicles and	
Transportation		maintained miles of county roads. Existing law requires various funds, including a portion	
funds: county	1	of gasoline and diesel excise tax revenues and revenues from certain vehicle fees, to be	
apportionments:	acted upon Jan 2022)	deposited in the Road Maintenance and Rehabilitation Account. Existing law, after certain	
county		allocations from the Road Maintenance and Rehabilitation Account are made, requires 50%	
maintained		of the remaining funds in the account to be annually apportioned to cities and counties by	
roads.		the Controller pursuant to a specified formula, which, for counties, includes the number of	
		registered vehicles and maintained miles of county roads. Existing law requires the funds	
		distributed to local governments from these accounts to be used for certain transportation	
		purposes. Existing law requires each county to annually submit to the Department of	
		Transportation any additions or exclusions from its mileage of maintained county highways	
		Existing law requires the department to certify county mileage figures to the Controller. This	8
GD 100	0.400.40001	bill contains other existing laws.	
SB 423	9/23/2021-	Existing law requires the State Energy Resources Conservation and Development	
Stern D	S. CHAPTERED	Commission (Energy Commission) to biennially adopt an integrated energy policy report	
		that includes an overview of major energy trends and issues facing the state and an	
Energy: firm		assessment and forecast of system reliability and the need for resource additions, efficiency,	
zero-carbon	_	and conservation that considers all aspects of energy industries and markets that are	
resources.	243, Statutes of 2021.	essential for the state economy, general welfare, public health and safety, energy diversity,	
		and protection of the environment. This bill would require the Energy Commission to timely	
		incorporate into its integrated energy policy reports electrical resources that can	
		individually, or in combination, deliver electricity with high availability for the expected	

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		duration of multiday extreme or atypical weather events and facilitate integration of eligible renewable energy resources into the electrical grid and the transition to a zero-carbon electrical grid, referred to as "firm zero-carbon resources." This bill contains other related provisions.	
Wieckowski D Local publicly	7/23/2021-Approved by the Governor. Chaptered by Secretary of State. Chapter 138, Statutes of 2021.	Existing law requires that the governing board of a local publicly owned electric utility with an annual electrical demand exceeding 700 gigawatthours adopt an integrated resource plan and a process for updating the plan at least once every 5 years to ensure the utility achieves specified objectives. Existing law requires that the local publicly owned electric utility's integrated resource plan address procurement for, among other things, transportation electrification. This bill would require that each updated integrated resource plan include details of the utility's electrical service rate design that support transportation electrification, and existing or planned incentives to support transportation electrification, as specified. The bill would require that the rate design include details for all applicable transportation sectors. The bill would require that each integrated resource plan include information about the utility's customer education and outreach efforts being implemented to inform utility customers of available incentives and decisionmaking tools, such as cost calculators or cost estimates that can assist customers in predicting the cost of paying for electricity for vehicles. By placing additional requirements upon local publicly owned electric utilities, the bill would impose a state-mandated local program. This bill contains	
GD 456		other related provisions and other existing laws.	
SB 456 Laird D	9/28/2021- S. CHAPTERED	Existing law establishes in the Natural Resources Agency the Department of Forestry and Fire Protection, and requires the department to be responsible for, among other things, fire	
		protection and prevention, as provided. The former Governor, Edmund G. Brown Jr., issued	
		an executive order relating to, among other subjects, the streamlining of permitting for	
-	1 *	landowner-initiated projects for the improvement of forest health and the reduction of forest	
forest		fire fuels on their properties. Pursuant to this executive order, a Forest Management Task	

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resilience: action plan: reports.		Force involving specified state agencies was convened and an action plan was created. This bill would rename the task force the Wildfire and Forest Resilience Task Force and require the task force, including the agency and the department, on January 1, 2022, to develop a comprehensive implementation strategy to track and ensure the achievement of the goals and key actions identified in the action plan, as provided. The bill would require the implementation strategy to address specified actions, including increasing the pace and scale of wildfire and forest resilience activities, as provided. The bill would require the task force, on or before January 1, 2023, and annually thereafter until January 1, 2048, to submit a report containing specified information, including progress made in achieving the goals and key actions identified in the action plan, to the appropriate policy and budget committees of the Legislature. The bill would require the task force, on or before January 1, 2026, and every 5 years thereafter, to update the action plan, as provided. The bill would require the task force to invite the participation of specified federal entities in the creation, alignment, and coordination of joint efforts related to the above-described provisions.	
	4/30/2021-S. 2 YEAR 4/30/2021-Failed Deadline pursuant to Rule 61(a)(2). (Last location was TRANS on 4/26/2021)(May be acted upon Jan 2022)	Existing law requires certain transportation planning activities by designated regional transportation planning agencies, including development of a regional transportation plan. Certain of these agencies are designated under federal law as metropolitan planning organizations. As part of a regional transportation plan, existing law requires a metropolitan planning organization to adopt a sustainable communities strategy, which is designed to achieve certain targets 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 Air Resources Board to update the regional greenhouse gas emission reduction targets every 8 years consistent with each metropolitan planning organization's timeframe for updating its regional transportation plan under federal law until 2050. Existing law requires the State Air Resources Board to appoint a Regional Targets Advisory Committee, consisting of representatives of various entities, to recommend factors and	

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		methodologies to be used for setting greenhouse gas emission reduction targets for the	
		regions required to prepare a sustainable communities strategy or alternative planning	
		strategy as part of their regional transportation plan. This bill would require the State Air	
		Resources Board, on or before June 30, 2023, and in coordination with the California	
		Transportation Commission and the Department of Housing and Community Development,	
		to issue new guidelines on sustainable communities strategies and require these guidelines	
		to be updated thereafter at least every 4 years. The bill would delete the provisions related	
		to the Regional Targets Advisory Committee and instead require the State Air Resources	
		Board to appoint, on or before January 31, 2022, the State-Regional Collaborative for	
		Climate, Equity, and Resilience, consisting of representatives of various entities. The bill	
		would require the State-Regional Collaborative for Climate, Equity, and Resilience to	
		develop a quantitative tool for metropolitan planning organizations to use to evaluate a	
		transportation plan's consistency with long-range greenhouse gas emission reduction targets	
		and recommend guidelines for metropolitan planning organizations to use when crafting	
		long-range strategies that integrate state goals related to climate resilience and social equity.	
		The bill would also require the State-Regional Collaborative for Climate, Equity, and	
		Resilience to identify best practice implementation actions and generate point-based climate	
		impact scores for each implementation action. The bill would require the State-Regional	
		Collaborative for Climate, Equity, and Resilience, on or before December 31, 2022, to issue	
		its recommendations to the State Air Resources Board for incorporation into the new	
		guidelines for sustainable communities strategies. The bill would require the State Air	
		Resources Board, in consultation with California Transportation Commission and the	
		Department of Housing and Community Development, to identify regional greenhouse gas	
		emission reduction targets for long-range strategies through 2050 and near-term	
		implementation actions through 2030 to reduce emissions from automobiles and light	
		trucks. The bill would require the State Air Resources Board to demonstrate, by March 30,	
		2023, how the targets could be achieved with existing revenues using tools developed by	

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		the State-Regional Collaborative for Climate, Equity, and Resilience, and would require an	
		opportunity for public comment and a public hearing, before adoption of targets on or	
		before June 30, 2023. The bill would require the state board to update the regional	
		greenhouse gas emission reduction targets for near-term implementation actions every 4	
		years consistent with each metropolitan planning organization's timeframe for updating its	
		regional transportation plan under federal law until 2050 and ensure that the targets are	
		achievable within the context of each region's approach to meeting specified housing goals	
		and climate adaptation strategies. The bill would also require the State Energy Resources	
		Conservation and Development Commission, on or before July 1, 2023, and in consultation	
		with various state entities, to set regional building decarbonization targets for 2030 and	
		2045 consistent with the state's targets for reducing emissions of greenhouse gases in the	
		state's residential and commercial building stock for each geographic area represented by a	
		metropolitan planning organization. This bill would provide that, if the Commission on State	
		Mandates determines that the bill contains costs mandated by the state, reimbursement for	
		those costs shall be made pursuant to the statutory provisions noted above. This bill contains	
GD 470	0/00/0001	other existing laws.	
SB 478	9/28/2021-	The Planning and Zoning Law requires a city or county to adopt a general plan for land use	
Wiener D		development within its boundaries that includes, among other things, a housing element.	
Dlamina and		The law also requires the Department of Housing and Community Development to notify	
Planning and	1	the city, county, or city and county, and authorizes the department to notify the Attorney	
Zoning Law:	_	General, that the city, county, or city and county is in violation of state law if the	
housing	363, Statutes of 2021.	department finds that the housing element or an amendment to that element, or any	
development projects.		specified action or failure to act, does not substantially comply with the law as it pertains to housing elements or that any local government has taken an action in violation of certain	
projects.		housing laws. This bill would prohibit a local agency, as defined, from imposing a floor area	
		ratio standard that is less than 1.0 on a housing development project that consists of 3 to 7	
		patro standard that is less than 1.0 on a nousing development project that consists of 3 to 7	

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		units, or less than 1.25 on a housing development project that consists of 8 to 10 units. The bill would prohibit a local agency from imposing a lot coverage requirement that would physically preclude a housing development project from achieving the floor area ratios described above. The bill would prohibit a local agency from denying a housing development project located on an existing legal parcel solely on the basis that the lot area of the proposed lot does not meet the local agency's requirements for minimum lot size. The bill would only apply to housing development projects that meet specified requirements, including, among other things, that the project be located in a multifamily residential zone or a mixed-use zone, as specified. The bill would additionally require the department to identify violations by a local government of these provisions, as described above. This bill would add the Housing Crisis Act of 2019 to the specified provisions of law	
		for which the department is required to give notice of a violation. This bill contains other related provisions and other existing laws.	
SB 500	9/23/2021-	Existing law authorizes the operation of an autonomous vehicle on public roads for testing	
Min D	S. CHAPTERED	purposes by a driver who possesses the proper class of license for the type of vehicle being	
Autonomous	Governor. Chaptered by	operated if the manufacturer meets prescribed requirements, including the submission of an application to the Department of Motor Vehicles (DMV) with specified certifications	
vehicles: zero	Secretary of State. Chapter	regarding the features of the autonomous vehicle, among other things. This bill,	
emissions.	277, Statutes of 2021.	commencing January 1, 2030, and to the extent authorized by federal law, would prohibit the operation of certain new autonomous vehicles that are not zero-emission vehicles, as defined. The bill would also prohibit the DMV from commencing rulemaking for the adoption of regulations implementing this provision until January 1, 2027. This bill contains other existing laws.	
SB 527	4/30/2021-S. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
Melendez R	4/30/2021-Failed Deadline pursuant to Rule 61(a)(2).	Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. The act authorizes the state board to include in its regulation of those	

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Greenhouse Gas	(Last location was E.Q. on	emissions the use of market-based compliance mechanisms. Existing law requires all	
Reduction	2/25/2021)(May be acted	moneys, except for fines and penalties, collected by the state board from the auction or sale	
Fund: high-	upon Jan 2022)	of allowances as part of a market-based compliance mechanism to be deposited in the	
speed rail:		Greenhouse Gas Reduction Fund. Existing law continuously appropriates 25% of the annual	
Salton Sea		proceeds of the fund to the High-Speed Rail Authority for certain components of a specified	
restoration.		high-speed rail project. This bill would eliminate the continuous appropriation of 25% of the	
		annual proceeds of Greenhouse Gas Reduction Fund to the High-Speed Rail Authority on	
		June 30, 2022. The bill, beginning with the 2022–23 fiscal year, would annually transfer	
		25% of the annual proceeds of the Greenhouse Gas Reduction Fund to the Salton Sea	
		Restoration Fund. This bill contains other existing laws.	
	9/10/2021-S. 2 YEAR	Existing sales and use tax laws impose taxes on retailers measured by gross receipts from	
<u>Limón</u> D		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	
Sales and use	(Last location was	storage, use, or other consumption in this state, measured by sales price. The Sales and Use	
taxes:	INACTIVE FILE on	Tax Law provides various exemptions from those taxes. This bill would provide an	
_	6/1/2021)(May be acted	exemption from those taxes with respect to the sale in this state of, and the storage, use, or	
	upon Jan 2022)	other consumption in this state of, a qualified motor vehicle. The bill would define	
heavy-duty		"qualified motor vehicle" as a specified zero-emission truck. The bill would disallow the	
zero-emission		exemption for sales or uses made on or after January 1, 2025, if the purchaser also received	
trucks.		other specified benefits. 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.	
	9/22/2021-	Existing law establishes the Tri-Valley-San Joaquin Valley Regional Rail Authority for	
Eggman D	S. CHAPTERED	purposes of planning, developing, and delivering cost-effective and responsive transit	
	9/23/2021-Chaptered by	connectivity, between the Bay Area Rapid Transit District's rapid transit system and the	

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Tri-Valley-San	Secretary of State. Chapter	Altamont Corridor Express commuter rail service in the Tri-Valley, as defined, region of	
Joaquin Valley	220, Statutes of 2021.	California. Existing law gives the authority all of the powers necessary for planning,	
Regional Rail		acquiring, leasing, developing, jointly developing, owning, controlling, using, jointly using,	
Authority:		disposing of, designing, procuring, and constructing facilities to achieve transit	
transit		connectivity, including, among other powers, the power to enter into cooperative or joint	
connectivity.		development agreements with local governments or private entities necessary to achieve	
		transit connectivity. This bill would require the authority to be considered a rail transit	
		district, thereby exempting the authority from specified provisions related to regulation by	
		counties and cities regarding building, zoning, and related matters.	
<u>SB 551</u>	9/10/2021-A. 2 YEAR	Existing law provides for various state programs and services for the purpose of attracting	
Stern D		and retaining businesses in the state. Existing law creates the Governor's Office of Business	
	F	and Economic Development and requires the office to serve the Governor as the lead entity	
	(Last location was APPR.	for economic strategy and the marketing of California on issues relating to business	
Emission	SUSPENSE FILE on	development, private sector investment, and economic growth. This bill would establish the	
Vehicle	8/19/2021)(May be acted	California Zero-Emission Vehicle Authority within the Governor's Office of Business and	
Authority.	upon Jan 2022)	Economic Development. The bill would require the authority to coordinate activities among	
		state agencies to advance zero-emission vehicle infrastructure deployment, including	
		charging stations and hydrogen refueling stations, as well as ensure related equity,	
		workforce development, economic development, and other needs are addressed, as	
		specified. The bill would require the authority to publish on its internet website and report	
		to the relevant policy committees of the Legislature an update on its progress in prescribed	
		activities, including metrics in specified areas, including vehicle sales and job training. The	
GD 7.60	5/05/0001 G 0 X/EAS	bill would repeal these provisions on January 1, 2029.	
SB 563	5/25/2021-S. 2 YEAR	Existing law, the Second Neighborhood Infill Finance and Transit Improvements Act, or	
Allen D	5/25/2021-Failed Deadline	NIFTI-2, authorizes a city or county to adopt a resolution to allocate its tax revenues to an	
	pursuant to Rule 61(a)(5).	enhanced infrastructure financing district, including revenues derived from local sales and	

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Second	(Last location was APPR.	use taxes imposed pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law or	
Neighborhood	SUSPENSE FILE on	transactions and use taxes imposed in accordance with the Transactions and Use Tax Law,	
Infill Finance	5/17/2021)(May be acted	if certain conditions are or will be met. Among those conditions, existing law includes	
and Transit	upon Jan 2022)	requirements that the area financed with those funds is within 1/2 mile of a major transit	
Improvements		stop, as specified, and that the boundaries of the enhanced infrastructure financing district	
Act: housing		are coterminous with the city or county that established the district. Existing law also	
developments:		requires the infrastructure financing plan to require specified minimum percentages of the	
homelessness		funds to be used to develop affordable housing, as specified, and to give first priority to	
prevention		income-qualified households displaced from the district, as specified, and secondary	
programs:		priority to households with a member or members employed within 2 miles of the district.	
enhanced		Existing law authorizes the remaining funds to be used for certain affordable housing,	
infrastructure		mixed-use, transit, or greenhouse gas emission reduction related projects or programs. This	
financing plan		bill would revise NIFTI-2 to, among other things, remove the requirements that the area	
review and		financed be within 1/2 mile of a major transit stop and that the boundaries of the district be	
amendment		coterminous with the city or county. The bill would require specified minimum percentages	
process.		of the funds be used for homelessness prevention programs or development of affordable	
		housing that is within 1/2 mile of a major transit stop, as specified. The bill would revise the	
		description of tax revenue that may be allocated to a district. The bill would require first	
		priority for the housing be given to households who were displaced from the district within	
		the past 10 years, and secondary priority for households with a member or members who	
		are employed within 2 miles of the housing or who live within the district and are children,	
		elderly, or disabled. The bill would require first priority for the homelessness prevention	
		programs to be given to households living within the district with a member or members	
		who are employed within the district or who are children, elderly, or disabled, and	
		secondary priority for households not living within the district with a member or members	
		who are employed within the district or who are children, elderly, or disabled. The bill	
		would authorize the remaining funds to be used for certain transit related projects in	

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		specified areas within a 1/2 mile of a major transit stop. The bill would also authorize the	
		remaining funds to be used for certain homelessness prevention, affordable housing,	
		enhanced transit ridership, or greenhouse gas emission reduction projects or programs	
		throughout the district. The bill would prohibit a project receiving financing from an	
		enhanced infrastructure financing district unless various requirements regarding the use of a	
		skilled and trained workforce, as defined, on the project are satisfied. The bill would	
		prescribe enforcement procedures and penalties in this regard. By requiring that a developer	
		certify specified information with respect to these requirements, this bill would expand the	
		crime of perjury. This bill contains other related provisions and other existing laws.	
SB 580	6/4/2021-S. 2 YEAR	The California Integrated Waste Management Act of 1989 requires the Director of	
<u>Hueso</u> D	6/4/2021-Failed Deadline	Transportation, upon consultation with the Department of Resources Recycling and	
	pursuant to Rule 61(a)(8).	Recovery, to review and modify all bid specifications relating to the purchase of paving	
Department of	(Last location was	materials and base, subbase, and pervious backfill materials using certain recycled	
1	INACTIVE FILE on	materials. Existing law requires the specifications to be based on standards developed by	
highways and	5/26/2021)(May be acted	the Department of Transportation for recycled paving materials and for recycled base,	
roads: recycled	upon Jan 2022)	subbase, and pervious backfill materials. Existing law requires a local agency that has	
plastics study		jurisdiction over a street or highway to either adopt these standards developed by the	
and		Department of Transportation or to discuss at a public hearing why the standards are not	
specifications.		being adopted. Existing law requires the State Procurement Officer, when purchasing	
		materials to be used in paving or paving subbase for use by the Department of	
		Transportation and any other state agency that provides road construction and repair	
		services, to contract for those items that use recycled material in those materials, unless the	
		Director of Transportation determines that the use of the materials is not cost effective. This	
		bill would authorize the department to conduct a study to assess the feasibility, cost	
		effectiveness, and life-cycle environmental benefits and detrimental impacts of including	
		recycled plastics in asphalt used as a paving material in the construction, maintenance, or	

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		rehabilitation of a highway or road. If the department conducts the study, the bill would	
		require the Ocean Protection Council toreview the study design and findings to determine	
		how including recycled plastics in asphalt for use as a paving material will impact the	
		ocean's health and would require the department to assess, as part of the study, any life-	
		cycle environmental benefits or detrimental impacts identified by the council. If the	
		department determines that this use of recycled plastics is feasible and that recycled plastics	
		can be included in asphalt in a manner that is cost effective and provides life-cycle	
		environmental benefits, the bill would authorize the department to establish specifications	
		for including recycled plastics in asphalt used as a paving material in the construction,	
		maintenance, and rehabilitation of a highway or road. The bill would require the department	
		to prepare and submit, on or before January 1 of each year, commencing January 1, 2023,	
		an analysis to the Assembly Committee on Transportation and the Senate Committee on	
		Transportation on its progress studying recycled plastics and its progress toward	
		establishing specifications for including recycled plastics in asphalt, as described above.	
		The bill would require a local agency that has jurisdiction over a street or highway to either	
		adopt the specifications established by the Department of Transportation or discuss at a	
		public hearing why the specifications are not being adopted. By increasing the duties of	
		local agencies, this bill would impose a state-mandated local program. This bill contains	
		other related provisions and other existing laws.	
SB 582	6/4/2021-S. 2 YEAR	The California Global Warming Solutions Act of 2006 designates the State Air Resources	
Stern D	6/4/2021-Failed Deadline	Board as the state agency charged with monitoring and regulating sources of emissions of	
	pursuant to Rule 61(a)(8).	greenhouse gases. The state board is required to approve a statewide greenhouse gas	
Climate	(Last location was	emissions limit equivalent to the statewide greenhouse gas emissions level in 1990 to be	
Emergency	INACTIVE FILE on	achieved by 2020 and to ensure that statewide greenhouse gas emissions are reduced to at	
	6/3/2021)(May be acted	least 40% below the 1990 level by 2030. The act requires the state board to prepare and	
Restoration, and	lupon Jan 2022)	approve a scoping plan for achieving the maximum technologically feasible and cost-	

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Bill ID/Topic	Location	Summary	Position
Just Resilience		effective reductions in greenhouse gas emissions, and to update the plan not less than every	
Act of 2021.		5 years. Under the act, a violation of a rule, regulation, order, emission limitation, emission	
		reduction measure, or other measure adopted by the state board under the act is a crime.	
		This bill would require the state board to ensure that statewide greenhouse gas emissions	
		are reduced to at least 40% and up to 80% below the 1990 level by 2030. By expanding the	
		scope of a crime, this bill would imposed a state-mandated local program. The bill would	
		adopt a state policy to lead a global effort to restore oceanic and atmospheric concentrations	
		of greenhouse gas emissions to preindustrial levels as soon as possible to secure a safe	
		climate for all, and to restore community health and reverse the impacts from the damage	
		and injustice climate change is causing to the people, the economy, and the environment of	
		California. The bill would require the Secretary of the Natural Resources Agency, in	
		coordination with the Secretary for Environmental Protection and the State Air Resources	
		Board, and concurrent with the scoping plan, to develop a climate restoration plan that	
		specifies carbon removal targets, before 2035, as necessary to facilitate achievement of	
		those goals. This bill contains other related provisions and other existing laws.	
SB 598	10/4/2021-	Existing law establishes the Public Employment Relations Board (PERB) in state	
Pan D	S. CHAPTERED	government as a means of resolving disputes and enforcing the statutory duties and rights of	
	1 1 1	specified public employers and employees under various acts regulating collective	
Sacramento	1	bargaining, including the Meyers-Milias-Brown Act. Existing law includes within PERB's	
Regional		jurisdiction the resolution of disputes alleging violation of rules and regulations adopted by	
	492, Statutes of 2021.	a public agency, as defined, concerning unit determinations, representations, recognition,	
employee		and elections, as specified. Existing law authorizes PERB to adopt rules and regulations to	
relations.		carry out its purposes, as provided. Existing law does not apply the above provisions to	
		employees of specified transit agencies, including the Sacramento Regional Transit District,	
		among others. This bill would grant PERB jurisdiction to enforce these labor provisions	
		applicable to the Sacramento Regional Transit District. The bill would require PERB to	

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		perform its duties imposed by the bill consistent with existing regulations, and would	
		authorize PERB to make additional regulations, as specified. The bill would authorize an	
		exclusive representative to move one or more of its bargaining units to the jurisdiction of	
		PERB to adjudicate complaints of specified labor violations as an unfair labor practice, and	
		would make the jurisdiction of PERB irrevocable for that bargaining unit. The bill would	
		give PERB the exclusive jurisdiction to make the initial determination of whether the	
		charge of unfair practice is justified and, if so, to determine the appropriate remedy	
		necessary. The bill would provide that exclusive representatives have the right to represent	
		their bargaining units in employer-employee relations with the district, and employees have	
		the right to be represented by their exclusive representative. The bill would require the	
		district to give reasonable written notice to an exclusive representative of its intent to make	
		any changes to matters within the scope of representation for purposes of providing the	
		exclusive representative a reasonable amount of time to negotiate with the district regarding	
		the proposed changes. The bill would also make it unlawful for the district or an employee	
		organization to engage in certain acts, including imposing or threatening to impose reprisals	
		on employees, or refusing to meet and negotiate in good faith in mutually agreed upon	
		impasse procedures. By requiring the district transit agencies to adjudicate claims before	
		PERB, this bill would impose a state-mandated local program. This bill contains other	
		related provisions and other existing laws.	
SB 602	6/4/2021-S. 2 YEAR	Existing law generally provides for the establishment, review, and termination of	
<u>Laird</u> D	6/4/2021-Failed Deadline	conservatorships. Existing law specifies the persons who may be appointed as a conservator	
	pursuant to Rule 61(a)(8).	and requires the court to review a conservatorship 6 months after the initial appointment of	
Review of	(Last location was	the conservator, one year after the appointment of the conservator, and annually thereafter.	
	INACTIVE FILE on	Existing law sets forth the powers and duties of a conservator for the care, custody, and	
s: care plans.	5/26/2021)(May be acted	control of a conservatee. This bill would require a conservator, within 30 days of	
	upon Jan 2022)	appointment and within 30 days before a hearing to determine the continuation or	

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Bill ID/Topic	Location	Summary	Position
		termination of an existing conservatorship, to submit a care plan to specified persons regarding the care, custody, and control of the conservatee. The bill would require the Judicial Council to develop a form for the care plan, which would be required to include specified information, including descriptions of the conservatee's living arrangement and level of care and any plans to modify those within the next 12 months. The bill would impose sanctions for a conservator's failure to timely submit a care plan, including requiring the court to impose a civil penalty in any amount up to \$5,000, to be deposited into an unspecified fund, unless the court finds good cause to not impose a penalty. The bill would require the most recent care plan to be included within the court investigator's report, and would further require the court to review the most recent care plan in determining the	
		continuation or termination of the conservatorship.	
SB 623 Newman D Electronic toll and transit fare collection systems.	4/30/2021-S. 2 YEAR 4/30/2021-Failed Deadline pursuant to Rule 61(a)(2). (Last location was JUD. on 4/13/2021)(May be acted upon Jan 2022)	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, and generally requires any automatic vehicle identification system purchased or installed after January 1, 1991, to comply 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 authorize those operators to provide instead only the information specified in functional specifications and standards adopted by the department and operators of toll	
		facilities in this state on federal-aid highways for purposes of interstate interoperability. This bill contains other related provisions and other existing laws.	
SB 640	7/16/2021-	Existing law vests the Department of Transportation with full possession and control of the	
Becker D	S. CHAPTERED 7/16/2021-Approved by the	state highway system and associated property. Existing law creates the Road Maintenance and Rehabilitation Program to address deferred maintenance on the state highway system	

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Transportation	Governor. Chaptered by	and the local street and road system. Existing law provides for the deposit of various funds,	
financing:	1	including revenues from certain increases in fuel taxes and vehicle fees, for the program	
jointly funded	108, Statutes of 2021.	into the Road Maintenance and Rehabilitation Account. After certain allocations for the	
projects.		program are made, existing law requires the remaining funds available for the program to be	;
		continuously appropriated 50% for allocation to the department for maintenance of the state	
		highway system or for the State Highway Operation and Protection Program and 50% for	
		apportionment to cities and counties by the Controller pursuant to a specified formula.	
		Existing law requires a city or county to submit to the California Transportation	
		Commission a list of proposed projects, as specified, to be eligible for an apportionment of	
		those funds. This bill would authorize cities and counties to propose projects to be jointly	
		funded by the cities and counties' apportionments of those funds, as specified.	
SB 643	10/7/2021-		
Archuleta D	S. CHAPTERED		
	10/7/2021-Chaptered by		
Fuel cell	Secretary of State - Chapter		
electric vehicle	646, Statutes of 2021.		
fueling			
infrastructure			
and fuel			
production:			
statewide			
assessment.			
<u>SB 649</u>	9/10/2021-A. 2 YEAR	The Planning and Zoning Law requires a city or county to adopt a general plan for land use	
Cortese D	9/10/2021-Failed Deadline	development within its boundaries that includes, among other things, a housing element.	
	pursuant to Rule 61(a)(15).	Existing law provides for various incentives intended to facilitate and expedite the	
Local	(Last location was RLS. on	construction of affordable housing. This bill would establish a state policy supporting local	

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Bill ID/Topic	Location	Summary	Position
governments:	6/17/2021)(May be acted	tenant preferences for lower income households, as defined, that are subject to displacement	
affordable	upon Jan 2022)	risk, and, further, permit local governments and developers in receipt of local or state funds,	
housing: local		federal or state tax credits, or an allocation of tax-exempt private activity bonds designated	
tenant		for affordable rental housing to restrict occupancy by creating a local housing preference for	
preference.		lower income households subject to displacement risk. The bill, subject to certain	
		requirements and limitations, would authorize a local government to allow a local tenant	
		preference in an affordable housing rental development to reduce displacement of lower	
		income households with displacement risk beyond local government boundaries by	
		adopting a program that allows preferences in affordable rental housing acquired,	
		constructed, preserved or funded with state or local funds or tax programs.	
<u>SB 653</u>	9/10/2021-S. 2 YEAR	Existing law prohibits a local agency from imposing a tax, permit fee, or other charge for	
Wieckowski D	9/10/2021-Failed Deadline	the privilege of using its streets or highways, other than a permit fee for extra legal loads,	
	<u>-</u>	after December 31, 1990, unless the local agency had imposed the fee prior to June 1,	
Vehicles: local	(Last location was RLS. on	1989. This bill would delete obsolete references and make other technical, nonsubstantive	
agency charges:	2/19/2021)(May be acted	changes to these provisions.	
use of streets or	upon Jan 2022)		
highways.			
<u>SB 662</u>	5/25/2021-S. 2 YEAR	Existing law, enacted as part of the Clean Energy and Pollution Reduction Act of 2015,	
Archuleta D	5/25/2021-Failed Deadline	requires the Public Utilities Commission (PUC), in consultation with the State Energy	
	pursuant to Rule 61(a)(5).	Resources Conservation and Development Commission (Energy Commission) and the State	
Energy:	(Last location was APPR.	Air Resources Board (state board), to direct electrical corporations to file applications for	
transportation	SUSPENSE FILE on	programs and investments to accelerate widespread transportation electrification, as	
sector:	5/17/2021)(May be acted	defined, to achieve specified results. The PUC is required to approve, or modify and	
hydrogen.	upon Jan 2022)	approve, programs and investments in transportation electrification, including those that	
		deploy charging infrastructure, through a reasonable cost recovery mechanism, if they meet	
		specified requirements. This bill would require the PUC to additionally evaluate and	

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Bill ID/Topic	Location	Summary	Position
Bill ID/Topic	Location	implement policies to promote the development of equipment and infrastructure needed to facilitate the use of hydrogen to fuel low-emission vehicles, as provided. The bill would require the PUC, in consultation with the state board and the Energy Commission, to authorize gas corporations to file applications for investments in programs to accelerate zero-emission vehicle transportation, defined to include both transportation electrification and the use of hydrogen when it is used as a transportation fuel in fuel cell electric vehicles, to advance specified environmental objectives. The bill would require the PUC to approve, or modify and approve, programs and investments in zero-emission vehicle transportation, including hydrogen and hydrogen-related pipelines, hydrogen distribution, and make-ready infrastructure for hydrogen, using a reasonable cost recovery mechanism if they are	
		consistent with the specified environmental objectives, do not unfairly compete with nonutility enterprises, include performance accountability measures, are in the interest of ratepayers, as defined, do not result in cost shifts in customer rates or a net increase in emissions from the energy sector as determined by the state board, and otherwise meet any applicable renewable or emissions standard or requirement of then existing laws and regulations. This bill contains other existing laws.	
SB 671 Gonzalez D	10/8/21 CHAPTERED -Approved by the Governor. Chaptered by	Existing law imposes various limitations on the emissions of air contaminants for the control of air pollution from vehicular and nonvehicular sources. Existing law establishes the California Transportation Commission and requires it to advise and assist the Secretary	Support
Transportation: Clean Freight Corridor Efficiency Assessment.	Secretary of State.	of Transportation and the Legislature in formulating and evaluating state policies and plans for transportation programs in the state. Existing law requires the Department of Transportation to update the California Transportation Plan every 5 years and ensure that the plan addresses how the state will achieve maximum feasible emissions reductions. Existing law also requires the Transportation Agency to prepare a state freight plan on or	
		before December 31, 2014, and every 5 years thereafter, with specified elements to govern the immediate and long-range planning activities and capital investments of the state with	

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Bill ID/Topic	Location	Summary	Position
		respect to the movement of freight. This bill would establish the Clean Freight Corridor	
		Efficiency Assessment, to be developed by the California Transportation Commission, in	
		coordination with other state agencies. In developing the assessment, the bill would require	
		the commission to identify freight corridors, or segments of corridors, throughout the state	
		that would be priority candidates for the deployment of zero-emission medium- and heavy-	
		duty vehicles. The bill would require the commission to submit a report containing the	
		assessment's findings and recommendations to certain committees of the Legislature by	
		December 1, 2023. The bill would require the assessment's findings and recommendations	
		to be incorporated into the development of the California Transportation Plan. The bill	
		would require the state freight plan to include a description of needed infrastructure,	
		projects, and operations for the deployment of zero-emission medium- and heavy-duty	
		vehicles and the development of freight corridors identified in the assessment. This bill	
		contains other related provisions and other existing laws.	
<u>SB 674</u>	9/10/2021-A. 2 YEAR	Existing law establishes the Labor and Workforce Development Agency, under the	
<u>Durazo</u> D	9/10/2021-Failed Deadline	supervision of the Secretary of Labor and Workforce Development. Existing law establishes	
	pursuant to Rule 61(a)(15).	within the Labor and Workforce Development Agency, the Department of Industrial	
Public	(Last location was	Relations, to foster, promote, and develop the welfare of the wage earners of California and	
Contracts:	INACTIVE FILE on	to advance their opportunities for profitable employment, among other duties. This bill	
workforce	9/9/2021)(May be acted	would require the Labor and Workforce Development Agency to create 2 programs, to be	
development:	upon Jan 2022)	known as the California Jobs Plan Program and the United States Jobs Plan Program. The	
covered public		bill would require the programs to meet specified objectives, including supporting the	
contracts.		creation and retention of quality, nontemporary full-time jobs, as specified, and the hiring of	
		displaced workers and individuals facing barriers to employment. The bill would require, as	
		a component of applications for covered public contracts, as defined, the creation of forms	
		for each program that state the minimum numbers of proposed jobs that are projected to be	
		retained and created if the applicant wins the covered public contract. These components of	

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		the application would be known as the California Jobs Plan and the United States Jobs Plan, which the bill would define. Pursuant to these definitions, applicants for covered public contracts would state the minimum number of jobs, proposed wages, benefits, investment in training, specific protections for worker health and safety, and targeted hiring plans for displaced workers and individuals facing barriers to jobs, as specified, in exchange for covered public contracts. The bill would require an applicant for a covered public contract that uses entirely state and local funds to complete a California Jobs Plan form, while applicants for covered public contracts that use any amount of federal funds would complete the United States Jobs Plan. This bill contains other related provisions and other existing laws.	
SB 687 Hueso D	8/27/2021-A. 2 YEAR 8/27/2021-Failed Deadline pursuant to Rule 61(a)(12).	Under existing law, everyone is generally responsible, not only for the result of their willful acts, but also for an injury occasioned to another by their want of ordinary care or skill in the management of their property or person. Existing law exempts from civil liability any	
Emergency response:	(Last location was APPR. SUSPENSE FILE on	person who, in good faith and not for compensation, renders emergency medical or nonmedical care or assistance at the scene of an emergency other than an act or omission	
trauma kits.	8/19/2021)(May be acted upon Jan 2022)	constituting gross negligence or willful or wanton misconduct. Existing law exempts public or private organizations that sponsor, authorize, support, finance, or supervise the training of people, or certifies those people in emergency medical services, from liability for civil damages alleged to result from those training programs. This bill would define "trauma kit" to mean a first aid response kit that contains specified items, including, among other things, a tourniquet. The bill would require a person or entity that supplies a trauma kit to provide the person or entity that acquires the trauma kit with all information governing the use, installation, operation, training, and maintenance of the trauma kit. The bill would apply the provisions governing civil liability described above to a lay rescuer or person who renders emergency care or treatment by the use of a trauma kit and to a person or entity that provides training in the use of a trauma kit to provide emergency medical treatment, or	

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		certifies certain persons in the use of a trauma kit. This bill contains other related provisions and other existing laws.	
SB 719	7/14/2021-A. 2 YEAR	Existing law prescribes requirements for the disposal of surplus land by a local agency.	
Min D	7/14/2021-Failed Deadline	Existing law defines terms for these purposes, including, among others, "surplus land" to	
	pursuant to Rule 61(a)(11).	mean land owned in fee simple by any local agency for which the local agency's governing	
Surplus land:	(Last location was L. GOV.	body takes formal action in a regular public meeting declaring that the land is surplus and is	
exempt surplus	on 6/10/2021)(May be	not necessary for the agency's use. Existing law defines "exempt surplus land" to mean,	
land: eligible	acted upon Jan 2022)	among other things, surplus land that a local agency is exchanging for another property	
military base		necessary for the agency's use and surplus land that a local agency is transferring to another	
land.		local, state, or federal agency for the agency's use. This bill would deem certain land	
		comprising of the Tustin Marine Corps Air Station to be exempt surplus land if specified	
		requirements are met. In this regard, the bill would require at least 20% of the residential	
		units that are permitted after January 1, 2022, to be restricted to persons and families of low	
		or moderate income, and at least 15% of those units to be restricted to lower income	
		useholds, as specified. The bill would require a local agency that disposes of exempt	
		urplus land under these provisions to comply with certain requirements, including,	
		adopting an initial finding of exemption and report certain information regarding the	
		development of residential units on the property in a specified annual report. This bill	
		contains other related provisions and other existing laws.	
SB 726	9/10/2021-A. 2 YEAR	Existing law establishes the Alternative and Renewable Fuel and Vehicle Technology	
Gonzalez D		Program, administered by the State Energy Resources Conservation and Development	
	F	Commission, to provide funding to certain entities to develop and deploy innovative	
	(Last location was	technologies that transform California's fuel and vehicle types to help attain the state's	
and vehicle	INACTIVE FILE on	climate change policies. Existing law requires the commission to give preference to those	
technologies:	9/7/2021)(May be acted	projects that maximize the goals of the program based on specified criteria and to fund	
	upon Jan 2022)	specified eligible projects, including, among others, alternative and renewable fuel projects	

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sustainable		to develop and improve alternative and renewable low-carbon fuels. Existing law creates	
transportation.		the Alternative and Renewable Fuel and Vehicle Technology Fund, to be administered by	
		the commission, and requires the moneys in the fund, upon appropriation by the	
		Legislature, to be expended by the commission to implement the program. This bill would	
		revise and recast the program to expand the purpose of the program to include developing	
		and deploying innovative technologies that transform California's fuel and vehicle types to	
		help reduce criteria air pollutants and air toxics. The bill would no longer require the	
		commission to provide certain project preferences. The bill would delete the list of projects	
		that the commission is required to make eligible for funding. The bill would authorize the	
		commission to periodically review incentive programs, as provided. The bill would provide	
		that the goals of the program shall be to advance the state's clean transportation, equity, air	
		quality, and climate emission goals and would require the commission to ensure program	
		investments support specified requirements. The bill would require the commission to	
		expend at least 50% of the moneys appropriated to the program for projects that directly	
		benefit or serve residents of disadvantaged and low-income communities and low-income	
		Californians, and would require at least 50% of funding for tangible location-based	
		investments to be expended in disadvantaged and low-income communities. The bill would	
		delete various other requirements relating to the administration of the program. This bill	
		contains other related provisions.	
<u>SB 728</u>	9/28/2021-	Existing law, commonly referred to as the Density Bonus Law, requires a city or county to	
Hertzberg D	S. CHAPTERED	provide a developer that proposes a housing development within the city or county with a	
		density bonus and other incentives or concessions, as specified, if the developer agrees to	
Density Bonus		construct, among other options, specified percentages of units for moderate-income or,	
Law: purchase		lower, or very low income households and meets other requirements. Existing law requires	
of density		the developer and the city or county to ensure that the initial occupant of a for-sale unit that	
bonus units by		qualified the developer for the award of the density bonus is a person or family of very low,	

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nonprofit		low, or moderate income. This bill, instead, would require the developer and the city or	
housing		county to ensure that (1) a for-sale unit that qualified the developer for the award of the	
organizations.		density bonus is initially occupied by a person or family of the required income, offered at	
		an affordable housing cost, as defined, and includes an equity sharing agreement, as	
		specified, or (2) a qualified nonprofit housing organization that is receiving the above-	
		described welfare exemption purchases the unit pursuant to a specified recorded contract	
		that includes an affordability restriction, an equity sharing agreement, as specified, and a	
		repurchase option that requires a subsequent purchaser that desires to sell or convey the	
		property to first offer the nonprofit corporation the opportunity to repurchase the property.	
		By imposing these requirements on local agencies with respect to density bonuses, this bill	
		would impose a state-mandated local program. This bill contains other related provisions	
		and other existing laws.	
SB 735	4/30/2021-S. 2 YEAR	Existing law establishes a basic speed law that prohibits a person from driving a vehicle	
Rubio D		upon a highway at a speed greater than is reasonable or prudent given the weather,	
		visibility, traffic, highway conditions, and in no event at a speed that endangers the safety of	
Vehicles: speed	<u>-</u>	persons or property. Existing law authorizes the use of automated traffic enforcement	
-	,	systems to monitor stops at specified locations, such as limit lines and intersections, but	
	acted upon Jan 2022)	does not expressly authorize the use of automated speed enforcement in this state. Existing	
	,	law establishes a pilot program for the adjudication of traffic infractions that does not	
		require a personal appearance. The pilot program includes the creation of an online	
		adjudicatory tool to determine a person's ability to pay the amount due. The bill would	
		authorize a local authority to use a traffic speed safety system, as defined, to enforce speed	
		limits in a school zone. The bill would prescribe requirements for the operation of a traffic	
		speed safety system, including, among other things, notice to the public, issuance of	
		citations, and confidentiality of data. The bill would create an administrative proceeding for	
		persons to pay or contest a citation captured by a traffic speed safety system and a	

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		procedure to appeal an adverse decision. The bill would impose a civil penalty for a	
		violation. The bill would require the use of the online adjudicatory tool to determine a	
		person's ability to pay that penalty and require that fees be collected pursuant to the process	
		created in the pilot program described above. This bill contains other existing laws.	
SB 743	8/27/2021-A. 2 YEAR	Under existing law, the Public Utilities Commission has regulatory authority over public	
Bradford D	8/27/2021-Failed Deadline	utilities, including telephone corporations. Existing law requires the commission to develop,	
	pursuant to Rule 61(a)(12).	implement, and administer the California Advanced Services Fund program to encourage	
Housing	(Last location was APPR.	deployment of high-quality advanced communications services to all Californians that will	
developments:	SUSPENSE FILE on	promote economic growth, job creation, and the substantial social benefits of advanced	
broadband	8/19/2021)(May be acted	information and communications technologies. This bill, upon appropriation by the	
adoption: grant	upon Jan 2022)	Legislature, would require the Public Utilities Commission to establish a grant program to	
program.		fund broadband adoption, digital literacy, and computer equipment for eligible publicly	
		supported communities, low-income mobilehome parks, and farmworker housing, as	
		defined. The bill would require the commission to award grants to eligible publicly	
		supported communities, low-income mobilehome parks, and farmworker housing for the	
		purpose of providing either or both funding for computer equipment and to establish	
		computer labs, and ongoing funding for broadband service and digital literacy	
		programs. This bill contains other existing laws.	
<u>SB 746</u>	6/4/2021-S. 2 YEAR	Existing law, the California Consumer Privacy Act of 2018 (CCPA), grants a consumer, as	
Skinner D	6/4/2021-Failed Deadline	defined, various rights with regard to personal information relating to that consumer that is	
	pursuant to Rule 61(a)(8).	held by a business, as defined, including the right to request that a business that collects	
California	(Last location was	personal information about the consumer disclose the categories of personal information it	
Consumer	INACTIVE FILE on	has collected about that consumer. The California Privacy Rights Act of 2020, approved by	
	6/1/2021)(May be acted	the voters as Proposition 24 at the November 3, 2020, statewide general election,	
2018: personal	upon Jan 2022)	establishes the California Privacy Protection Agency, which is vested with full	
information:		administrative power, authority, and jurisdiction to implement and enforce the California	

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political		Consumer Privacy Act of 2018. This bill would grant a consumer the right to request that a	
purpose.		business disclose to the consumer whether or not the business uses personal information	
		collected about the consumer for a political purpose, as defined. The bill would require a	
		business that collects personal information about a consumer and uses that information for a	
		political purpose to disclose to the consumer specified information upon receipt of a	
		verifiable consumer request from the consumer, including the name of any candidate or	
		committee for which the consumer's personal information was used for a political purpose.	
		The bill would also require the business to disclose that information to the California	
		Privacy Protection Agency or the Attorney General, as specified. The bill would also make	
		conforming changes. This bill contains other related provisions and other existing laws.	
<u>SB 751</u>	9/10/2021-S. 2 YEAR	Existing law requires the Secretary for Environmental Protection to convene a Working	
Gonzalez D	9/10/2021-Failed Deadline	Group on Environmental Justice composed of various representatives, as specified, to assist	
	pursuant to Rule 61(a)(15).	the California Environmental Protection Agency in developing an agencywide	
Environmental		environmental justice strategy. This bill would state the intent of the Legislature to enact	
justice.	2/19/2021)(May be acted	subsequent legislation to promote environmental justice by ensuring that disadvantaged	
	upon Jan 2022)	communities, often low-income communities of color, do not continue to be overburdened	
		with unfair shares of pollution.	
<u>SB 771</u>	9/10/2021-A. 2 YEAR	Existing state sales and use tax laws impose a tax on retailers measured by the gross	
Becker D	9/10/2021-Failed Deadline	receipts from the sale of tangible personal property sold at retail in this state or on the	
	pursuant to Rule 61(a)(15).	storage, use, or other consumption in this state of tangible personal property purchased from	
Sales and Use	(Last location was DESK	a retailer for storage, use, or other consumption in this state. The Sales and Use Tax Law	
Tax Law: zero	on 5/26/2021)(May be	provides various exemptions from those taxes. This bill, on or after January 1, 2022, would	
emissions	acted upon Jan 2022)	provide an exemption from those taxes with respect to the sale in this state of, and the	
vehicle		storage, use, or other consumption in this state of, a qualified motor vehicle, as defined, sold	
exemption.		to a qualified buyer, as defined. 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	

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Bill ID/Topic	Location	Summary	
		Revenue Fund, the Local Revenue Fund 2011, or the Local Public Safety Fund. This bill	
		contains other related provisions and other existing laws.	
<u>SB 780</u>	9/28/2021-	Existing law establishes enhanced infrastructure financing districts to finance public capital	
Cortese D	S. CHAPTERED	facilities or other specified projects of communitywide significance. Existing law provides	
		for the membership of the governing body of the district, referred to as the public financing	
Local finance:	Governor. Chaptered by	authority. If a district has only one participating affected taxing entity, existing law requires	
public	1	the public financing authority's membership to consist of 3 members of the legislative body	
investment	391, Statutes of 2021.	and 2 members of the public chosen by the legislative body. If a district has 2 or more	
authorities.		participating affected taxing entities, existing law requires the public financing authority's	
		membership to consist of a majority of members from the legislative bodies of the	
		participating entities, and a minimum of 2 members of the public chosen by the legislative	
		bodies of the participating entities. This bill would authorize the legislative bodies, as	
		defined, to appoint an alternate member to the public financing authority who may serve and vote in place of a member who is absent or disqualifies themselves from participating in	
		a meeting of the authority. If a district has more than 3 participating affected taxing entities,	
		the bill would authorize the legislative bodies of the taxing entities to, upon agreement,	
		appoint only one member of their respective legislative bodies, and one alternate member,	
		in addition to the public members. This bill contains other related provisions and other	
		existing laws.	
SB 798	9/10/2021-S. 2 YEAR	Existing law creates the Trade Corridor Enhancement Account to receive revenues	
		attributable to 50% of a \$0.20 per gallon increase in the diesel fuel excise tax imposed by	
	I .	the Road Repair and Accountability Act of 2017 for corridor-based freight projects	
Trade Corridor	F	nominated by local agencies and the state. Existing law makes these funds and certain	
Enhancement	2/19/2021)(May be acted	federal funds apportioned to the state available upon appropriation for allocation by the	
Account.	upon Jan 2022)	California Transportation Commission for trade infrastructure improvement projects that	
		meet specified requirements. This bill would make nonsubstantive changes to this provision.	

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Bill ID/Topic	Location	Summary	Position
SB 809	4/30/2021-S. 2 YEAR	The Planning and Zoning Law requires each county and city to adopt a comprehensive,	
Allen D	4/30/2021-Failed Deadline	long-term general plan for its physical development, and the development of certain lands	
	pursuant to Rule 61(a)(2).	outside its boundaries, that includes, among other mandatory elements, a housing element.	
Multijurisdictio	(Last location was	Existing law requires that the housing element include, among other things, an inventory of	
nal regional	HOUSING on	land suitable and available for residential development that identifies sites that can be	
0	3/18/2021)(May be acted	developed for housing within the planning period and that are sufficient to provide for the	
housing	upon Jan 2022)	jurisdiction's share of the regional housing need for all income levels, as specified. This bill	
element.		would authorize a city or county to satisfy part of its requirement to identify zones suitable	
		for residential development by adopting and implementing a multijurisdictional regional	
		agreement. The bill would require the multijurisdictional regional agreement to clearly	
		establish the jurisdiction that is contributing suitable land for residential development and	
		the jurisdiction or jurisdictions that are contributing funding for that development. The bill	
		would require that a multijurisdictional regional agreement be between 2 or more cities or	
		counties that are located within the same county or within adjacent counties. This bill would	
		require a jurisdiction that is a party to a multijurisdictional regional agreement under these	
		provisions to provide specified information in its housing element, including how the multijurisdictional regional agreement will satisfy the jurisdiction's housing need for a	
		designated income level. The bill would prohibit the jurisdictions that are a party to a	
		multijurisdictional regional agreement from claiming an aggregate capacity in an amount	
		greater than the actual capacity created by the housing development subject to the	
		agreement. This bill contains other related provisions.	
		agreement. This offi contains other related provisions.	

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FEDERAL LEGISLATION

BILL/AUTHOR	DESCRIPTION	STATUS
S. 1931 Sen. Tom Carper (D- DE)	THE SURFACE TRANSPORTATION REAUTHORIZATION ACT OF 2021 Sets baseline funding level at a historic high of \$303.5 billion for Department of Transportation programs for highways, roads, and bridges.	5/26/21 – adopted by the Senate Committee on Environment and Public Works (EPW) 08/10/21 - The EPW-passed reauthorization bill was incorporated into Infrastructure Investment and Jobs Act (H.R. 3684, as amended), and passed out of the U.S. Senate. The bill is currently awaiting consideration in the U.S. House of Representatives.
H.R. 2287 / S. 1172 Rep. Ayanna Pressley (D - MA) and Sen. Ed Markey (D - MA)	FREEDOM TO MOVE ACT A bill to direct the Secretary of Transportation to carry out a grant program to support efforts to provide fare-free transit service, and for other purposes.	4/15/21 – Re-introduced in the House and Senate 8/27/20 - Board adopts a support position

Los Angeles County Metropolitan Transportation Authority (Metro) **State and Federal Legislative Matrix November 2021 Metro Government Relations** PUBLIC TRANSPORTATION EXPANSION ACT 9/10/21 – Bill introduced and H.R. 5228 / S. referred to Transportation and Infrastructure and Financial 2726 The Public Transportation Expansion Act would create a Federal grant program to fund Services Committees in the public transportation expansion to serve low-income communities and connect affordable Rep. Henry House: referred to Committee on housing with transit networks, including through the provision of fareless or reduced-fare "Hank" C. Banking, Housing, and Urban service. Johnson, Jr. (D-Affairs in the Senate GA) and The bill would also, for the first time in decades, allow large transit operators to use federal **Senator Jon** LA METRO monitoring this funds for operating expenses. Ossoff (D-GA) pending legislation 7/1/21 – Passed the House 8/10/21 – Passed the Senate with INVESTING IN A NEW VISION FOR THE ENVIRONMENT AND SURFACE substitute amendment language TRANSPORTATION (INVEST) IN AMERICA ACT referred to as the Bipartisan Infrastructure Framework – H. R. 3684 The "INVEST in America Act" makes a total of \$495.4 billion in funding authorizations short title changed to over five fiscal years (2021 to 2025), of which \$412.2 billion is contract authority from the "Infrastructure Investment and Rep. Peter Highway Trust Fund and \$83.0 billion is authorization for subsequent appropriations from Jobs Act". Bill now awaits either DeFazio (D-OR) the general fund. This total is an increase of over 60% above the current surface conference or concurrence vote transportation bill. The bill also includes a number of policy priorities that Metro has in the House. advocated for including Local Hire, Projects of National and Regional Significance, New Starts, and workforce development. 6/25/20 - Board adopts a Support position

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H.R. 4550 Rep. David Price (D – NC)	TRANSPORTATION, HOUSING, AND URBAN DEVELOPMENT, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022 This bill provides FY2022 appropriations to the Department of Transportation (DOT), the Department of Housing and Urban Development (HUD), and several related agencies.	7/29/21 – Passed the House as part of Consolidated Appropriations Act, H.R. 4502
Senate Bill 1790 Senator James Inhofe (R – OK)	NATIONAL DEFENSE AUTHORIZATION ACT Authorizes Department of Defense programs – includes language with respect to prohibitions on the use of federal funds for procuring rolling stock from China.	12/20/19 – Signed into law by the President 12/17/19 – passed by the U.S. Senate 12/11/19 – passed by the U.S. House of Representatives
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	THE TRANSIT WORKER AND PEDESTRIAN PROTECTION ACT	7/29/18 – Metro Board approves Support Work With Author position for a similar bill

State and Federal Legislative Matrix November 2021 Metro Government Relations U.S. 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. Representative House -Grace Napolitano Department of Transportation (USDOT). Referred to the Subcommittee on (D-CA) Highways and Transit 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: Assault mitigation infrastructure and technology, including barriers to prevent assaults on bus operators • De-escalation training for bus operators Modified bus specifications and retrofits to reduce visibility impairments Driver assistance technology that reduces accidents Installation of enhanced bus driver seating to reduce ergonomic injuries This legislation will also require transit agencies to report all assaults on bus drivers to the USDOT's National Transit Database (NTD). Senate Bill 2164 THE GREEN BUS ACT OF 2019 The bill would increase funding for the federal zero-emission bus grant programs. The bill House -Rep. Julia would also give preference to agencies that have an approved plan to move their bus fleets Referred to the Subcommittee on Brownley (Dto all zero emission buses. Lastly, the bill would require that all federal funding be Highways and Transit Ventura County) restricted to only zero-emission buses by 2029. H.R. 4101/S. **BUILD LOCAL, HIRE LOCAL ACT** 2404 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 9/26/19: Board adopts a Support Representative accountability provisions related to Buy America. The legislation, if approved in its current Karen Bass (CAposition 37) and U.S. form, would require the use of Local Hire on all federally funded infrastructure projects, not Senator Kirsten just projects funded through U.S. Department of Transportation. The bill includes an Gillibrand increase in the required set-aside for SBE and DBE participation for federally funded

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contracts. The bill also develops new best value procurement standards that give preference to bids that use the U.S. Employment Plan.