



METROPOLITAN
TRANSPORTATION
COMMISSION

LEGISLATIVE HISTORY
2017-18 Session
September 12, 2018



Bill Number	Current Text	Status	Summary	MTC Position	ABAG Position
AB 33 Quirk	Amended 7/5/2018	Senate Dead	2017 northern California wildfires. This bill would revise and recast the law regarding the issuance of financing orders to authorize the commission, upon application by the Pacific Gas and Electric Company, to issue financing orders to support the issuance of recovery bonds to finance costs, in excess of insurance proceeds, incurred, or that are expected to be incurred, by the Pacific Gas and Electric Company, excluding fines and penalties, related to the wildfires that occurred in northern California in 2017, as provided.		
AB 65 Patterson	Amended 1/3/2018	Assembly Dead	Transportation bond debt service. Current law requires loans of remaining weight fee revenues to the General Fund in any fiscal year to the extent the revenues are not needed for bond debt service purposes or to redeem or retire those bonds, with the loans to be repaid when the revenues are later needed for those bond debt service purposes. This bill would delete the requirement to loan any remaining weight fee revenues to the General Fund in a fiscal year in which all of the weight fee revenues are not needed for payment of debt service on general obligation bonds issued for transportation purposes, or to redeem or retire those bonds.		
AB 87 Ting	Enrollment 9/4/2018	Assembly Enrolled	Vehicles: removal: autonomous vehicles. Current law authorizes a peace officer, or a public employee who is engaged in directing traffic or enforcing parking laws, to remove a vehicle under specified circumstances, including when the vehicle is found or is operating on the highway with a registration expiration date in excess of 6 months before the date it is found or operated on the highway, or displaying a license plate or registration sticker that was not issued for that vehicle. This bill would authorize a peace officer or specified public employee, as specified, to remove a vehicle that uses autonomous technology without a valid permit that is required to operate the vehicle on public roads.		

<p><u>AB 91</u> <u>Cervantes</u></p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>High-occupancy vehicle lanes. Would require the Department of Transportation to report to the transportation policy committees of the Legislature, on or before January 1, 2020, on the feasibility and appropriateness of limiting the use of high-occupancy vehicle lanes to high-occupancy vehicles and eligible vehicles, as defined, only during the hours of heavy commuter traffic on both State Route 91 between Interstate 15 and Interstate 215 in the County of Riverside, and State Route 60 in the County of Riverside.</p>		
<p><u>AB 193</u> <u>Cervantes</u></p>	<p>Enrollment 8/28/2018</p>	<p>Assembly Enrolled</p>	<p>Zero-Emission Assurance Project. Would require the State Air Resources Board, until July 31, 2025, to establish the Zero-Emission Assurance Project to provide rebates for the replacement of or a vehicle service contract, as defined, for a battery, fuel cell, or related components for an eligible used vehicle. The bill would require the state board to submit a specified report on the Zero-Emission Assurance Project to the Legislature no later than January 1, 2024.</p>		
<p><u>AB 351</u> <u>Melendez</u></p>	<p>Amended 1/3/2018</p>	<p>Assembly Dead</p>	<p>Transportation funding. Current law imposes weight fees on the registration of commercial motor vehicles and provides for the deposit of net weight fee revenues into the State Highway Account. Current law provides for the transfer of certain weight fee revenues from the State Highway Account to the Transportation Debt Service Fund to reimburse the General Fund for payment of debt service on general obligation bonds issued for transportation purposes. Current law also provides for the transfer of certain weight fee revenues to the transportation Bond Direct Payment Account for direct payment of debt service on designated bonds, which are defined to be certain transportation general obligation bonds issued pursuant to Proposition 1B of 2006. This bill would repeal these provisions, thereby retaining the weight fee revenues in the State Highway Account.</p>		
<p><u>AB 623</u> <u>Rodriguez</u></p>	<p>Amended 6/13/2018</p>	<p>Senate Dead</p>	<p>Autonomous vehicles: accident and incident reporting. Current law establishes regulations for the operation of an autonomous vehicle on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle being operated if the manufacturer meets prescribed requirements related to the vehicle's operation, insurance, and testing, as specified. Current law requires the Department of Motor Vehicles to approve an application for operation if a manufacturer meets the requirements to satisfy the department that the autonomous vehicles are safe to operate on public roads. This bill would instead require the department to approve an application for operation as described above if the department determines that the autonomous vehicles are properly registered, licensed, and insured, as specified.</p>		

AB 636 Irwin	Chaptered 8/20/2018	Assembly Chaptered	Local streets and roads: expenditure reports. Current law, with limited exceptions, requires each city and county to submit to the Controller a complete report of expenditures for street and road purposes by October 1 of each year relative to the preceding fiscal year ending on June 30. This bill would require the report to be submitted to the Controller by December 1 of each year relative to the preceding fiscal year ending on June 30.		
AB 686 Santiago	Enrollment 9/4/2018	Assembly Enrolled	Housing discrimination: affirmatively further fair housing. Would require a public agency, as defined, to administer its programs and activities relating to housing and community development in a manner to affirmatively further fair housing, and to not take any action that is materially inconsistent with this obligation, as provided.		
AB 734 Bonta	Enrollment 9/11/2018	Assembly Enrolled	California Environmental Quality Act: Oakland Sports and Mixed-Use Project. Would establish specified procedures for the administrative and judicial review of the environmental review and approvals granted for the Oakland Sports and Mixed-Use Project, as defined, located in the City of Oakland that is certified by the Governor as meeting certain requirements. Because a public agency would be required to comply with those new procedures, this bill would impose a state-mandated local program.		
AB 756 Ting	Amended 1/3/2018	Assembly Dead	Prima facie speed limits: Golden Gate Park. Would authorize the City and County of San Francisco to reduce the prima facie speed limit to 15 miles per hour when driving on a street or road within Golden Gate Park in the City of San Francisco, with specified exclusions, and report to the Department of Transportation regarding any traffic calming measures undertaken to maintain or increase pedestrian and bicyclist safety, as prescribed.		
AB 829 Chiu	Enrollment 9/6/2018	Assembly Enrolled	Local government: funding: state-assisted projects. Current law authorizes a local government to fund all or a part of a housing project or development. Current law states legislative findings and declarations regarding the need for affordable housing and local authority to approve housing developments. This bill would prohibit the award, availability, or utilization of state assistance, as defined, for any housing development that is subject to a requirement as a threshold or condition for applying or being eligible for the award of any funding that the development proponent receive a letter of acknowledgment, letter of approval, or similar document from a legislative body of a local agency or from a member of a local legislative body.		

<p>AB 852 Caballero</p>	<p>Amended 6/27/2018</p>	<p>Senate Dead</p>	<p>Vehicles: child safety. Current law requires the driver of any vehicle, upon meeting or overtaking any schoolbus equipped with required signs that is stopped for the purpose of loading or unloading any schoolchildren and displaying a flashing red light signal and stop signal arm, if equipped with a stop signal arm, to bring the vehicle to a stop immediately before passing the schoolbus and to not proceed past the schoolbus until the flashing red light signal and stop 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 schoolbus video enforcement system, as defined, for the purpose of enforcing the prohibition described above.</p>		
<p>AB 1041 Levine</p>	<p>Chaptered 6/1/2018</p>	<p>Assembly Chaptered</p>	<p>Bay Area Toll Authority and oversight committee: conflict of interest. Current law requires the BATA to, among other things, establish an independent oversight committee within 6 months of the effective date of the Regional Measure 3 toll increase with a specified membership, to ensure the toll revenues generated by the toll increase are expended consistent with a specified expenditure plan and requires the BATA to submit an annual report to the Legislature on the status of the projects and programs funded by the toll increase. This bill would prohibit a representative appointed to the oversight committee from being a member, former member, staff, or former staff of the commission or the authority, a current employee of any organization or person that has received or is receiving funding from the commission or the authority, or a former employee or person who has contracted with any organization or person that has received or is receiving funding from the commission or the authority within one year of having worked for or contracted with that organization or person.</p>		
<p>AB 1184 Ting</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>City and County of San Francisco: local tax: transportation network companies: autonomous vehicles. Would authorize the City and County of San Francisco to impose a tax on each ride originating in the City and County of San Francisco provided by an autonomous vehicle, whether facilitated by a transportation network company or any other person, or by a participating driver in an amount not to exceed 3.25% of net rider fares, as defined, for a ride and 1.5% of net rider fares for a shared ride, as specified. The bill would also authorize the City and County of San Francisco to set a lower tax rate for net rider fares for a ride provided by a zero-emission vehicle.</p>		

<p>AB 1324 Gloria</p>	<p>Amended 1/29/2018</p>	<p>Assembly Dead</p>	<p>Transportation: local transportation authorities: transactions and use taxes. Current law authorizes the establishment of a local transportation authority in any county and authorizes the authority, with a 2/3 vote of the authority and upon approval of 2/3 of the voters, to impose a retail transactions and use tax for specified transportation purposes if a county transportation expenditure plan is adopted. This bill would authorize an authority to impose a tax applicable to only a portion of its county if 2/3 of the voters voting on the measure within the portion of the county to which the tax would apply vote to approve the tax, as specified, and other requirements are met, including that the revenues derived from the tax be spent within, or for the benefit of, the portion of the county to which the tax would apply.</p>		
<p>AB 1395 Chu</p>	<p>Amended 8/6/2018</p>	<p>Senate Dead</p>	<p>State highways: Department of Transportation: litter cleanup and abatement: report. Would require the Department of Transportation, within its maintenance programs relating to litter cleanup and abatement, to prioritize its litter cleanup and abatement efforts based on certain key indicators. The bill would also require the department, on or before January 1, 2020, to conduct an assessment of the problem of litter on state highways and to make a specified report to the Legislature on its findings. The bill would require the department to consult with interested stakeholders that may include city and county officials in the development of the report.</p>		
<p>AB 1405 Mullin</p>	<p>Amended 6/13/2018</p>	<p>Senate Dead</p>	<p>Digital sign demonstration pilot program. Would require the Department of Transportation to establish a digital sign demonstration program. As part of the program, the bill would authorize the department, subject to federal approval, to enter into specified comprehensive development lease agreements until January 1, 2024, pursuant to a best value competitive procurement process for pilot projects with public or private entities or a consortia of those entities, to install and operate up to 25 new digital signs within the rights-of-way of the state highway system that would display commercial advertising and public service messages.</p>		

<p>AB 1423 Chiu</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Tidelands and submerged lands: City and County of San Francisco: seawall lots: affordable housing. Under current law, the Burton Act and the Burton Act transfer agreement, the interest of the state in and to the Harbor of San Francisco was transferred in trust to the City and County of San Francisco. Current law authorizes the port to provide a rent credit or other waiver or deferral of rent in connection with a nontrust lease of seawall lot 322-1 that results in an effective rent to the port below fair market value, if the commission finds, among other things, that the nontrust lease is for affordable housing. Current law imposes certain requirements on the port with regard to the construction of affordable housing on seawall lot 322-1. This bill would revise the definition of "affordable housing" to mean, specifically for seawall lot 322-1, a structure that provides housing for persons and families of low or moderate income, as defined, persons and families from very low income households, as defined, or persons and families from extremely low income households, as defined.</p>		
<p>AB 1433 Wood</p>	<p>Chaptered 5/14/2018</p>	<p>Assembly Chaptered</p>	<p>Tribal gaming: compact ratification. Would ratify the tribal-state gaming compact entered into between the State of California and the Elk Valley Rancheria, California, executed on August 31, 2017. The bill would provide that, in deference to tribal sovereignty, certain actions related to that compact are not projects for purposes of CEQA.</p>		
<p>AB 1436 Levine</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Board of Behavioral Sciences: licensees: suicide prevention training. Would, on or after January 1, 2021, require an applicant for licensure as a marriage and family therapist, an educational psychologist, a clinical social worker, or a professional clinical counselor to complete a minimum of 6 hours of coursework or applied experience under supervision in suicide risk assessment and intervention. The bill would require, as a one-time requirement, a licensed marriage and family therapist, educational psychologist, clinical social worker, or professional clinical counselor to have completed this suicide risk assessment and intervention training requirement prior to the time of his or her first renewal after January 1, 2021.</p>		
<p>AB 1445 Reyes</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Designated qualified opportunity zones: sale or lease of property. This bill would direct a city or county to require a qualified opportunity zone fund to provide, as part of any transaction for the sale or lease of property owned by the city or county that is located within a designated qualified opportunity zone to a qualified opportunity zone fund for use as a qualified opportunity zone business property, a timeline for completion of the investment activity on the property and information relating to the development of the property, as specified. The bill would require that information to be posted on the city or county's Internet Web site. The bill would define various terms for these purposes.</p>		

AB 1531 Berman	Chaptered 9/5/2018	Assembly Chaptered	Court fees: electronic filing. Current law establishes various fees to be paid upon the filing of documents with the court. Current law also provides for the electronic filing and service of documents through an electronic filing service provider. This bill would provide that, where a represented party fails to remit payment to an electronic filing service provider, the electronic filing service provider may notify the clerk, and the clerk may notify the attorney of record that the attorney may be sanctioned for nonpayment of fees.		
AB 1561 Quirk-Silva	Chaptered 9/10/2018	Assembly Chaptered	Economic development: infrastructure: logistic hubs. Current law requires the Director of the Governor's Office of Business and Economic Development to provide to the Legislature, not later than February 1, 2019, a strategy for international trade and investment that includes, at minimum, specified components. Current law requires that this strategy include a framework that enables the office to evaluate on an ongoing basis, as appropriate, current workforce, infrastructure, research and development, and other needs of small and large firms, including, among other things, airports. This bill would extend to July 1, 2019, the date by which the director would be required to provide that strategy to the Legislature, and would instead require that the strategy identify the process the Governor's Office of Business and Economic Development will use to complete that evaluation.		
AB 1630 Bloom	Amended 1/3/2018	Assembly Dead	Wildlife movements. Would, on or before January 1, 2020, require the Department of Fish and Wildlife to update the California Essential Habitat Connectivity Project and create a formal avenue for scientific data on wildlife movements gathered by universities, nonprofit corporations, public agencies, and independent biologists to be submitted to the department, as specified.		
AB 1740 Daly	Amended 4/17/2018	Assembly Dead	Budget Deficit Savings Account. Current law establishes the various funds in the State Treasury, including the Special Fund for Economic Uncertainties. This bill would establish the Budget Deficit Savings Account in the State Treasury and would provide that funds in the reserve shall be available only for specified purposes, for appropriation by the Legislature in fiscal years in which there is a state budget deficit, as provided.		
AB 1745 Ting	Introduced 1/3/2018	Assembly Dead	Vehicles: Clean Cars 2040 Act. Would, commencing January 1, 2040, prohibit the Department of Motor Vehicles from accepting an application for original registration of a motor vehicle unless the vehicle is a zero emissions vehicle, as defined. The bill would exempt from that prohibition, a commercial vehicle with a gross vehicle weight rating of 10,001 pounds or more, and a vehicle brought into the state from outside of the state for original registration, as specified.		

<p>AB 1748 Steinorth</p>	<p>Amended 4/24/2018</p>	<p>Assembly Dead</p>	<p>Property taxation: base year value transfer. The California Constitution and existing property tax law authorize a person who is either severely disabled or over 55 years of age to transfer the base year value, as defined, of property that is eligible for the homeowners' property tax exemption to a replacement dwelling that is of equal or lesser value located within the same county as the property from which the base year value is transferred, and if a county ordinance so providing has been adopted, to a replacement dwelling that is located in a different county. This bill, on and after January 1, 2019, would instead require, subject to specified procedures, the base year value of property that is eligible for the homeowner's exemption of any person, regardless of age or disability, to be transferred to any replacement dwelling, regardless of the value of the replacement property or whether the replacement property is located within the same county.</p>		
<p>AB 1755 Steinorth</p>	<p>Chaptered 7/20/2018</p>	<p>Assembly Chaptered</p>	<p>Bicycle operation. Under current law, a person riding a bicycle or operating a pedicab on a highway has all the rights prescribed in, and is subject to the requirements in, the Vehicle Code that are applicable to the driver of a vehicle. This bill would subject a person riding a bicycle on a Class I bikeway to those rights and requirements of the Vehicle Code that apply if that person is involved in an accident resulting in injury or death of a person other than himself or herself, as specified. Because a violation of those provisions of the Vehicle Code by that person would be a crime, this bill would impose a state-mandated local program.</p>		
<p>AB 1759 McCarty</p>	<p>Chaptered 9/5/2018</p>	<p>Assembly Chaptered</p>	<p>Public trust lands: City of Sacramento. Would grant and convey in trust in relation to real property known as the Sand Cove Parcels, as described, to the City of Sacramento, in the County of Sacramento, and to its successors, all of the rights, title, and interests of the state, to be held by the city in trust for the benefit of all the people of the state for public trust purposes, as provided. The bill would authorize the city to use the trust lands for the construction, reconstruction, repair, and maintenance of any transportation, utility, or other infrastructure that is incidental, necessary, or convenient to promote or accommodate uses consistent with the public trust doctrine.</p>		
<p>AB 1765 Quirk-Silva</p>	<p>Amended 5/15/2018</p>	<p>Assembly Dead</p>	<p>Personal income taxes: credits: qualified disaster area. Current law, the Personal Income Tax law, allows various credits against the taxes imposed by that law. This bill would allow a credit against that tax for each taxable year beginning on or after January 1, 2019, and before January 1, 2020, in an amount equal to 50% of the amount paid or incurred, not to exceed \$1,000, for losses sustained by a taxpayer and not compensated for by insurance or otherwise that occurred in a qualified disaster area, as defined.</p>		

<p>AB 1771 Bloom</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>Planning and zoning: regional housing needs assessment. The Planning and Zoning Law requires the appropriate council of governments, or, for cities and counties without a council of governments, the Department of Housing and Community Development, to adopt a final regional housing need allocation plan that allocates a share of the regional housing need to each city, county, or city and county and is consistent with specified objectives, including that the plan increase the housing supply and the mix of housing types, tenure, and affordability in all cities and counties within the region in an equitable manner. Current law defines the term “household income levels” for purposes of these provisions. This bill would revise the objectives required to be addressed in the regional housing needs allocation plan and additionally require the plan to include an objective to increase access to areas of high opportunity for lower-income residents, while avoiding displacement and affirmatively furthering fair housing.</p>		<p>Oppose</p>
<p>AB 1778 Holden</p>	<p>Amended 4/10/2018</p>	<p>Assembly Dead</p>	<p>Transit-Oriented Redevelopment Law of 2018. Current law dissolved redevelopment agencies as of February 1, 2012, and designates successor agencies to act as successor entities to the dissolved redevelopment agencies. This bill, the Transit-Oriented Redevelopment Law of 2018, would authorize a city or county to propose the formation of a redevelopment agency by adopting a resolution of intention that meets specified requirements, and submitting that resolution to each affected taxing entity and to each owner of land within the district.</p>		
<p>AB 1792 Frazier</p>	<p>Amended 8/16/2018</p>	<p>Senate Dead</p>	<p>Affordable housing authorities: infrastructure. Current law authorizes a city, county, or city and county to adopt a resolution creating an affordable housing authority. Current law authorizes this authority to, among other things, provide for low- and moderate-income housing and affordable workforce housing, as provided. This bill would additionally authorize an affordable housing authority to finance water, sewer, or other public infrastructure necessary to support the development of affordable housing.</p>		

<p>AB 1796 Muratsuchi</p>	<p>Chaptered 8/20/2018</p>	<p>Assembly Chaptered</p>	<p>Rental property: electric vehicle charging stations. Current law requires a lessor of a dwelling to approve a written request of a lessee to install an electric vehicle charging station at a parking space allotted for the lessee in accordance with specified requirements. Current law provides exemptions for specified dwellings, including an exemption for a dwelling that is subject to the residential rent control ordinance of a public entity. This bill would eliminate that exemption, thereby requiring a lessor of a dwelling subject to the residential rent control ordinance of a public entity to approve a written request of a lessee to install an electric vehicle charging station in accordance with specified requirements, unless the dwelling is located in a local jurisdiction that, on or before January 1, 2018, adopted an ordinance requiring the lessor of such a dwelling to approve a written request of a lessee to install an electric vehicle charging station.</p>		
<p>AB 1797 Levine</p>	<p>Chaptered 8/28/2018</p>	<p>Assembly Chaptered</p>	<p>Residential property insurance. Would require an insurer that provides replacement cost coverage to provide, on an every other year basis, at the time an offer to renew a policy of residential property insurance is made to the policyholder, an estimate of the cost necessary to rebuild or replace the insured structure that complies with specified existing regulations. The bill would exempt an insurer from this requirement if either the policyholder has requested, within the 2 years prior to the offer to renew the policy, and the insurer has provided, coverage limits greater than the previous limits that the policyholder had selected, or if the insurer has made specified offers to the policyholder.</p>		
<p>AB 1800 Levine</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Fire insurance: indemnity. Current law defines the measure of indemnity for a loss under an open fire insurance policy and specifies time limits under which an insured must collect the full replacement cost of the loss. Current law prohibits, in the event of a total loss of the insured structure, a fire insurance policy issued or delivered in the state from limiting or denying payment of the replacement cost of property if the insured decides to rebuild or replace the property at a location other than the insured premises. Current law requires the measure of indemnity to be based upon the replacement cost of the insured property and prohibits it from being based upon the cost to repair, rebuild, or replace at a location other than the insured premises. This bill would instead prohibit, in the event of a total loss of an insured structure, a fire insurance policy issued or delivered in this state from containing a provision that limits or denies, on the basis that the insured has decided to rebuild at a new location or to purchase an already built home at a new location, payment of the building code upgrade cost or the replacement cost, including any extended replacement cost coverage, to the extent those costs are otherwise covered by the terms of the policy or any policy endorsement.</p>		

<p>AB 1804 Berman</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>California Environmental Quality Act: exemption: residential or mixed-use housing projects. Would, until January 1, 2025, exempt from CEQA residential or mixed-use housing projects, as defined, located in unincorporated areas of a county meeting certain requirements. The bill would require a lead agency, if the lead agency determines that a residential or mixed-use housing project is exempt from CEQA, to file a notice of exemption with the Office of Planning and Research and the county clerk in the county in which the project is located. Because a lead agency would be required to determine the applicability of this exemption and to file a notice with the office and the county clerk, this bill would impose a state-mandated local program.</p>		
<p>AB 1866 Fong</p>	<p>Introduced 1/12/2018</p>	<p>Assembly Dead</p>	<p>Transportation funding. Would create the Traffic Relief and Road Improvement Program to address traffic congestion and deferred maintenance on the state highway system and the local street and road system. The bill would provide for the deposit of various existing sources of revenue in the Traffic Relief and Road Improvement Account, which the bill would create in the State Transportation Fund, including revenues attributable to the sales and use tax on motor vehicles, revenues attributable to automobile and motor vehicle insurance policies from the insurer gross premiums tax, revenues from certain diesel fuel sales and use taxes, revenues from certain vehicle registration fees, and certain miscellaneous State Highway Account revenues.</p>		
<p>AB 1901 Oberholte</p>	<p>Amended 4/18/2018</p>	<p>Senate Dead</p>	<p>California Environmental Quality Act: exemption: roadway projects. CEQA, until January 1, 2020, exempts a project or an activity to repair, maintain, or make minor alterations to an existing roadway, as defined, if the project or activity is carried out by a city or county with a population of less than 100,000 persons to improve public safety and meets other specified requirements, including a requirement that the project involves negligible or no expansion of an existing use beyond that existing at the time of the lead agency's determination. This bill would extend the above exemption to January 1, 2023. The bill would revise the requirement described above to specify that the exemption applies if, among other things, the project involves negligible or no expansion of an existing vehicular use beyond that existing at the time of the lead agency's determination.</p>		
<p>AB 1905 Grayson</p>	<p>Amended 3/12/2018</p>	<p>Assembly Dead</p>	<p>Environmental quality: judicial review: transportation projects. Would, in an action or proceeding seeking judicial review under the California Environmental Quality Act, prohibit a court from staying or enjoining a transportation project that would reduce total vehicle miles traveled, that is included in a sustainable communities strategy, and for which an environmental impact report has been certified, unless the court makes specified findings.</p>		

<p>AB 1912 Rodriguez</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Public employees' retirement: joint powers agreements: liability. The Joint Exercise of Powers Act generally authorizes 2 or more public agencies, by agreement, to jointly exercise any common power. Under the act, if an agency is not one or more of the parties to the agreement but is a public entity, commission, or board constituted pursuant to the agreement, the debts, liabilities, and obligations of the agency are the debts, liabilities, and obligations of the parties to the agreement, unless the agreement specifies otherwise. This bill would specify that the parties to the joint powers agreement may not specify otherwise with respect to retirement liabilities of the agency if the agency contracts with a public retirement system, and would eliminate an authorization for a party to a joint powers agreement to separately contract or assume responsibilities for specific debts, liabilities, or obligations of the agency.</p>		
<p>AB 1919 Wood</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Price gouging: state of emergency. Would, upon the proclamation or declaration of an emergency as specified, make it a misdemeanor for a person, business, or other entity to increase the rental price, as defined, advertised, offered, or charged for housing to an existing or prospective tenant by more than 10%. The bill would extend the prohibition with regards to housing for any period that the proclamation or declaration is extended. The bill would additionally make it a misdemeanor for a person, business, or entity to evict a housing tenant after the proclamation of a state of emergency and then rent or offer to rent to another person at a rental price higher than the evicted tenant could be charged.</p>		
<p>AB 1923 Limón</p>	<p>Amended 4/19/2018</p>	<p>Assembly Dead</p>	<p>Residential property insurance: wildfires: consolidated debris removal. Would require an insurer for a residential property insurance policy, if a consolidated debris removal program, in which a residential property owner who has insurance in effect at the time of a wildfire that provides coverage for debris removal voluntarily assigns any rights, benefits, and proceeds for that coverage to a county or designated agency and makes any benefits and proceeds directly payable to that county or designated agency, is implemented following a state of emergency, to provide the assignee with relevant policy and claim information and to issue payment directly to the assignee, as specified.</p>		

<p>AB 1969 Salas</p>	<p>Amended 4/18/2018</p>	<p>Assembly Dead</p>	<p>Transportation funds: transportation planning agencies: transit operators: fare revenue ratios: exemptions. Current law sets forth alternative ways an transit operator may qualify for funding, including a standard under which the allocated moneys do not exceed 50% of the operator's total operating costs, as specified, or the maintenance by the operator of a specified ratio of fare revenues to operating costs. Current law generally establishes the required fare revenues to operating cost ratio as 20% in urbanized areas and 10% in nonurbanized areas. This bill would authorize a transportation planning agency to grant an exemption, for up to 5 years, to an operator that fails to maintain the applicable fare-revenue-to-cost ratio if, based on that agency's determination, an exemption is appropriate, as specified. The bill would require the agency to consider specified factors in determining whether to grant the exemption.</p>		
<p>AB 1970 Garcia, Eduardo</p>	<p>Amended 5/25/2018</p>	<p>Senate Dead</p>	<p>Low-carbon fuels: electric trucks and charging stations: zero-emission vans. Current law requires the State Energy Resources Conservation and Development Commission, in partnership with the State Air Resources Board and in consultation with specified state agencies, to develop and adopt a state plan to increase the use of alternative fuels, as defined. This bill would require the commission to develop a pilot program for a pilot project, as specified, for the development of innovative low-carbon fuel, as defined.</p>		
<p>AB 1999 Chau</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Local government: public broadband services. Would expressly authorize a county service area to acquire, construct, improve, maintain, and operate broadband Internet access services, and would require a county service area that does so to take certain actions regarding the accessing of content on the Internet by end users of that service, as specified. This bill contains other related provisions and other existing laws.</p>		
<p>AB 2006 Eggman</p>	<p>Enrollment 8/24/2018</p>	<p>Assembly Enrolled</p>	<p>Charge Ahead California Initiative: agricultural worker vanpool programs. Would require the State Air Resources Board, in consultation with the State Energy Resources Conservation and Development Commission, air pollution control and air quality management districts, and the public, to require existing agricultural vanpool programs to serve disadvantaged communities, as defined, and low-income communities, as defined, and to allocate a minimum of 25% of the moneys appropriated for agricultural vanpool programs to those programs servicing low-income communities.</p>		

<p>AB 2035 Mullin</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Affordable housing authorities. Current law authorizes a city, county, or city and county to adopt a resolution creating an affordable housing authority with powers limited to providing low- and moderate-income housing and affordable workforce housing, as provided, by means of tax increment financing. Current law defines various terms for these purposes. This bill would additionally define the terms “authorizing resolution” and “property tax increment” for these purposes. The bill would additionally revise these provisions to limit the authority to providing low- and moderate-income housing and affordable housing, as specified.</p>		
<p>AB 2061 Frazier</p>	<p>Enrollment 8/28/2018</p>	<p>Assembly Enrolled</p>	<p>Near-zero-emission and zero-emission vehicles. Current state and federal law sets specified limits on the total gross weight imposed on the highway by a vehicle with any group of 2 or more consecutive axles. Current federal law authorizes a vehicle operated by an engine fueled primarily by natural gas to exceed these weight limits by an amount equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. Under existing federal law, the maximum gross vehicle weight of that vehicle may not exceed 82,000 pounds. This bill would, to the extent expressly authorized by federal law, authorize a near-zero-emission vehicle or a zero-emission vehicle, as defined, to exceed the weight limits on the power unit by up to 2,000 pounds.</p>		
<p>AB 2063 Aguiar-Curry</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>California Financing Law: PACE program administrators. The CFL, commencing on January 1, 2019, requires a program administrator to establish and maintain a process for the enrollment, and for the cancellation of that enrollment, of a PACE solicitor and a PACE solicitor agent. The CFL defines the term “PACE solicitor” and “PACE solicitor agent” to not include specified persons. This bill would clarify that the term “PACE solicitor” and “PACE solicitor agent” does not include a person who only solicits a property owner to enter into an assessment contract with a person who is not considered a program administrator within the meaning of the CFL.</p>		

<p>AB 2065 Ting</p>	<p>Amended 4/16/2018</p>	<p>Assembly Dead</p>	<p>Local agencies: surplus land. Current law prescribes requirements for the disposal of surplus land by a local agency. Current law defines "local agency" for these purposes as every city, county, city and county, and district, including school districts of any kind or class, empowered to acquire and hold real property. This bill would expand the definition of "local agency" to include sewer, water, utility, and local and regional park districts, joint powers authorities, successor agencies to former redevelopment agencies, housing authorities, and other political subdivisions of this state and any instrumentality thereof that is empowered to acquire and hold real property, thereby requiring these entities to comply with these requirements for the disposal of surplus land.</p>		
<p>AB 2071 Bloom</p>	<p>Amended 8/6/2018</p>	<p>Senate Dead</p>	<p>Accessory dwelling units: owner occupancy. Would require, when a local agency or ordinance requires owner-occupancy pursuant to the specified provisions, the lot that contains the accessory dwelling unit or the single family residence in which the junior accessory dwelling unit is located to be deemed to be owner-occupied if the lot or single family residence is owned by a trust in which at least one beneficiary of the trust is a person with a disability and that person occupies the primary residence, accessory dwelling unit, or any part of the single-family residence.</p>		
<p>AB 2077 Limón</p>	<p>Amended 5/1/2018</p>	<p>Assembly Dead</p>	<p>Electricity: local government renewable energy self-generation program. Would, if a local government in the County of Santa Barbara has committed to a policy of supplying all of its demand for electricity from generation that qualifies as an eligible renewable energy resource pursuant to the California Renewables Portfolio Standard Program, require an electrical corporation to negotiate in good faith with the local government on offering mutually agreeable rates and other terms that enable the local government to construct and operate eligible renewable generating facilities sufficient to meet the local government's 100% renewables commitment.</p>		

<p>AB 2118 Cooley</p>	<p>Amended 6/18/2018</p>	<p>Senate Dead</p>	<p>Medi-Cal: emergency medical transportation services. Current law authorizes a Medi-Cal provider of ground emergency medical transportation services, that is owned or operated by the state, a city, county, city and county, fire protection district, special district, community services district, health care district, or a federally recognized Indian tribe, to receive supplemental Medi-Cal reimbursement in addition to the rate of payment the provider would otherwise receive for those services. Current law requires the department to develop a modified supplemental reimbursement program, with necessary federal approvals, that would seek to increase the reimbursement to an eligible provider, as specified. Current law requires the nonfederal share of any supplemental reimbursement provided under the modified program to be derived from voluntary intergovernmental transfers of local funds. This bill would exempt the above-described providers owned or operated by the specified governmental entities from the Medi-Cal Emergency Medical Transportation Reimbursement Act and the quality assurance fee requirements.</p>		
<p>AB 2127 Ting</p>	<p>Enrollment 9/5/2018</p>	<p>Assembly Enrolled</p>	<p>Electric vehicle charging infrastructure: assessment. Would require the Energy Commission, working with the State Air Resources Board and the PUC, to prepare and biennially 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 putting at least 5 million zero-emission vehicles on California roads by 2030 and of reducing emissions of greenhouse gases to 40% below 1990 levels by 2030. The bill would require the Energy Commission to regularly seek data and input from stakeholders relating to electric vehicle charging infrastructure.</p>		
<p>AB 2132 Levine</p>	<p>Enrollment 8/28/2018</p>	<p>Assembly Enrolled</p>	<p>Building permit fees: waiver. The State Housing Law authorizes cities and counties to prescribe fees for permits required or authorized pursuant to the State Housing Law. This bill would authorize these entities to waive or reduce all building permit fees for improvements to the home of a person at least 60 years of age with a qualifying disability that are made to accommodate that disability.</p>		
<p>AB 2145 Reyes</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>Vehicular air pollution. Would add as eligible projects for the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program those projects that support grid integration and integrated storage solutions and charging management demonstration and analytics. The bill would additionally require the energy commission, as part of the guidance developed for the program, to advise the state board on to how to allocate moneys for vehicle charging infrastructure consistent with the energy commission's investment plan strategies on charging infrastructure that is part of the California Alternative and Renewable Fuel, Vehicle Technology, Clean Air, and Carbon Reduction Act of 2007.</p>		

<p>AB 2162 Chiu</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Planning and zoning: housing development: supportive housing. The Planning and Zoning Law requires the housing element to contain, among other things, an assessment of housing needs and an inventory of resources and constraints relevant to meeting those needs and a program that sets forth a schedule of actions during the planning period, each with a timeline for implementation. That law specifies that transitional housing and supportive housing are a residential use of property, subject only to those restrictions that apply to other residential dwellings of the same type in the same zone. This bill would make a nonsubstantive change to this requirement.</p>		
<p>AB 2167 Chau</p>	<p>Amended 8/22/2018</p>	<p>Senate Dead</p>	<p>Information privacy: digital health feedback systems. Would define "medical information" for purposes of the Confidentiality of Medical Information Act to include any information in possession or derived from a digital health feedback system, which the bill would define. The bill would also require a manufacturer or operator that sells or offers to sell a device or software application that may be used with a digital health feedback system to a consumer in California to equip the device or software application, and the system, with reasonable security features appropriate to the nature of the device, software application, or system and the information it may collect, contain, or transmit, that protect the device, software application, or system and any information contained therein from unauthorized access, destruction, use, modification, or disclosure.</p>		
<p>AB 2195 Chau</p>	<p>Enrollment 8/28/2018</p>	<p>Assembly Enrolled</p>	<p>Natural gas: out-of-state sources: greenhouse gases. Would, beginning January 1, 2020, additionally require the State Air Resources Board to quantify and publish annually the amount of greenhouse gas emissions resulting from the loss or release of uncombusted natural gas to the atmosphere and emissions from natural gas flares during all processes associated with the production, processing, and transporting of natural gas imported into the state from out-of-state sources.</p>		
<p>AB 2228 Wood</p>	<p>Amended 5/25/2018</p>	<p>Senate Dead</p>	<p>Education finance: school apportionments: wildfire mitigation. Current law requires the Superintendent to estimate the average daily attendance for the fiscal year in a manner that credits to the school district, county office of education, or charter school, for determining the apportionments to be made to it, the approximate total average daily attendance that would have been credited to the school district, county office of education, or charter school, had the emergency not occurred. This bill would allow the period determined by the Superintendent to be extended to the 2019–20 fiscal year, for a state of emergency declared by the Governor in a county due to the 2017 wildfires, for those wildfires, if a specified showing is made by a school district, county office of education, or charter school, to the satisfaction of the Superintendent.</p>		

<p>AB 2238 Aguiar-Curry</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>Local agency formation: regional housing need allocation: fire hazards: local health emergencies: hazardous and medical waste. The Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 provides the authority and procedures for the initiation, conduct, and completion of changes of organization and reorganization of cities and districts. The act specifies the factors that a local agency formation commission is required to consider in the review of a proposal for a change of organization or reorganization, including, among other things, per capita assessed valuation and the proposal's consistency with city or county general and specific plans This bill would require the commission to consider the assessed valuation rather than per capita assessed valuation.</p>		
<p>AB 2241 Rubio</p>	<p>Amended 3/15/2018</p>	<p>Assembly Dead</p>	<p>The Open and Transparent Water Data Act. The Open and Transparent Water Data Act requires the Department of Water Resources, the State Water Resources Control Board, and the Department of Fish and Wildlife to coordinate and integrate existing water and ecological data from local, state, and federal agencies. This bill would require the Department of Water Resources, the board, and the Department of Fish and Wildlife to work to improve the open and transparent access to data by reducing the fractured or duplicative reporting of the same or similar data to multiple governmental agencies or departments, and by reducing the reporting burden on entities providing data to governmental agencies.</p>		
<p>AB 2246 Friedman</p>	<p>Amended 3/15/2018</p>	<p>Assembly Dead</p>	<p>Rental passenger vehicles: personal vehicle sharing programs. Current law defines various terms including "rental company" and "rental car company" for purposes of provisions regulating rental passenger vehicle business and usage. Current law provides various rules and regulations that govern those businesses. In addition, the Consumer Automotive Recall Safety Act in the Vehicle Code prohibits a rental car company with a fleet of 34 or fewer loaner or rental vehicles from loaning, renting, or offering for loan or rent a vehicle subject to a manufacturer's recall, as specified. This bill would provide that specified provisions of law that refer to the terms "rental company," "rental car companies," or similar specified terms, are deemed to include personal vehicle sharing programs, as defined.</p>		
<p>AB 2267 Wood</p>	<p>Amended 8/22/2018</p>	<p>Senate Dead</p>	<p>California Environmental Quality Act: Sonoma County Renewal Enterprise District. Would, until January 1, 2024, provide for streamlined judicial review for actions or proceedings brought pursuant to CEQA on the adoption or approval of amendments to the Downtown Station Area Specific Plan for the City of Santa Rosa meeting certain requirements or on the approval of residential projects that are consistent with the amended Downtown Station Area Specific Plan.</p>	<p>Support</p>	

AB 2272 Mayes	Enrollment 8/27/2018	Assembly Enrolled	State highways: relinquishment. Would authorize the California Transportation Commission to relinquish to the City of Palm Springs any portion, or the entirety, of Route 111 within its city limits, upon terms and conditions the commission finds to be in the best interests of the state, if the department and the city enter into an agreement providing for that relinquishment.		
AB 2304 Holden	Amended 6/18/2018	Senate Dead	Reduced fare transit pass programs: report. Would request the University of California Institutes of Transportation Studies to prepare and submit a report to the Governor and specified committees of the Legislature on or before January 1, 2020, that details the reduced fare transit pass programs in California that are administered by a public transit operator, California college or university, or any other entity, as specified. The bill would request the University of California Institutes of Transportation Studies to convene and consult with a group of stakeholders, as specified, in preparing the report.		
AB 2307 Frazier	Vetoed 6/1/2018	Assembly Vetoed	High-Speed Rail Authority: Senate confirmation. Current law creates the High-Speed Rail Authority with specified powers and duties relative to development and implementation of a high-speed train system. The authority is composed of 11 members, including 5 voting members appointed by the Governor, 4 voting members appointed by the Legislature, and 2 nonvoting legislative members. This bill would provide that the members of the authority appointed by the Governor are subject to appointment with the advice and consent of the Senate.		
AB 2333 Wood	Amended 7/2/2018	Senate Dead	Office of Emergency Services: behavioral health response. Would establish a behavioral health deputy director within the Office of Emergency Services to ensure individuals have access to necessary mental and behavioral health services and supports in the aftermath of a natural disaster or declaration of a state of emergency and would require the deputy director to collaborate with the Director of Health Care Services to coordinate the delivery of trauma-related support to individuals affected by a natural disaster or state of emergency.		
AB 2341 Mathis	Chaptered 9/7/2018	Assembly Chaptered	California Environmental Quality Act: aesthetic impacts. The California Environmental Quality Act requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. This bill would, until January 1, 2024, specify that, except as provided, the aesthetic effects of projects meeting certain requirements are not significant effects on the environment for purposes of CEQA and that the lead agency is not required to evaluate the aesthetic effects of those projects.		

<p>AB 2343 Chiu</p>	<p>Chaptered 9/5/2018</p>	<p>Assembly Chaptered</p>	<p>Real property: possession: unlawful detainer. Current law establishes a procedure, known as an unlawful detainer action, that a landlord must follow in order to evict a tenant. Current law provides that a tenant is subject to such an action if the tenant continues to possess the property without permission of the landlord in specified circumstances, including when the tenant has violated the lease by defaulting on rent or failing to perform a duty under the lease, but the landlord must first give the tenant a 3-day notice to cure the violation or vacate. This bill would change the notice period to exclude judicial holidays, including Saturday and Sunday.</p>		
<p>AB 2346 Quirk</p>	<p>Enrolled 9/5/2018</p>	<p>Assembly Enrollment</p>	<p>Public utilities: rates: wildfire expense memorandum accounts. Would require the Public Utilities Commission to authorize an electrical corporation, upon request, to establish a wildfire expense memorandum account for incremental unreimbursed costs relating to California wildfires that occur on or after January 1, 2015, and to record certain costs in those accounts. The bill would require the recovery in rates of those costs to be subject to review by, and the determination of, the commission, as specified. The bill would require an electrical corporation to notify the commission by letter within 30 days after the electrical corporation begins recording costs in its wildfire expense memorandum account.</p>		
<p>AB 2363 Friedman</p>	<p>Enrollment 8/24/2018</p>	<p>Assembly Enrolled</p>	<p>Zero Traffic Fatalities Task Force. Would require the Secretary of Transportation, on or before July 1, 2019, to establish and convene the Zero Traffic Fatalities Task Force, which shall include, but is not limited to, representatives from the Department of the California Highway Patrol, the University of California and other academic institutions, the Department of Transportation, the State Department of Public Health, local governments, bicycle safety organizations, statewide motorist service membership organizations, transportation advocacy organizations, and labor organizations. The bill would require the task force to develop a structured, coordinated process for early engagement of all parties to develop policies to reduce traffic fatalities to zero.</p>		
<p>AB 2364 Bloom</p>	<p>Amended 5/9/2018</p>	<p>Assembly Dead</p>	<p>Rental control: withdraw from accommodation. Current law, commonly known as the Ellis Act, generally prohibits public entities from adopting any statute, ordinance, or regulation, or taking any administrative action, to compel the owner of residential real property to offer or to continue to offer accommodations, as defined, in the property for rent or lease. This bill would revise the circumstances under which an owner may be required to offer accommodations to displaced tenants and lessees to eliminate the requirement that the request be made in writing within 30 days of notification, as described above, and would instead make the offer contingent on the tenant or lessee advising the owner of a desire to consider an offer.</p>		

<p>AB 2365 Acosta</p>	<p>Amended 4/17/2018</p>	<p>Assembly Dead</p>	<p>Vehicular air pollution: emissions standards: exemption. Current law requires the State Air Resources Board to achieve the maximum degree of emission reduction possible from vehicular and other mobile sources to accomplish the attainment of the state standards at the earliest practicable date. This bill would exempt, except as specified, from any regulation requiring the installation of air pollution control technology the engines used to power a crane of any size that is used for onroad or offroad purposes.</p>		
<p>AB 2372 Gloria</p>	<p>Enrollment 9/6/2018</p>	<p>Assembly Enrolled</p>	<p>Planning and zoning: density bonus: floor area ratio bonus. Would authorize a city council or county board of supervisors to establish a procedure by ordinance to grant a developer of an eligible housing development, upon the request of the developer, a floor area ratio bonus, calculated as provided, in lieu of a density bonus awarded on the basis of dwelling units per acre. The bill would define "eligible housing development" as a development that meets specified criteria related to residential use or mixed use, location, zoning, replacement of units, and affordability.</p>		<p>Support and Seek Amendment</p>
<p>AB 2407 Ting</p>	<p>Amended 4/17/2018</p>	<p>Senate Dead</p>	<p>Recycling: lithium-ion vehicle batteries: advisory group. Would require the Secretary for Environmental Protection, on or before April 1, 2019, to convene the Lithium-Ion Car Battery Recycling Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion batteries sold with motor vehicles in the state, and would require the secretary to appoint members to the committee from specified departments, vocations, and organizations. The bill would require the advisory group to consult with specified entities and, on or before April 1, 2020, to submit policy recommendations to the Legislature aimed at ensuring that 90% of end-of-life lithium-ion batteries discarded in the state are recycled in a safe and cost-effective manner in the state.</p>		
<p>AB 2418 Mullin</p>	<p>Amended 4/9/2018</p>	<p>Assembly Dead</p>	<p>Transportation: emerging transportation technologies: California Smart Cities Challenge Grant Program. Would establish the California Smart City Challenge Grant Program to enable municipalities to compete for grant funding for emerging transportation technologies to serve their transportation system needs, and would specify certain program goals. The bill would require the commission to form the California Smart City Challenge Workgroup on or before July 1, 2019, to provide the commission with guidance on program matters, as specified.</p>		

<p>AB 2433 Salas</p>	<p>Introduced 2/14/2018</p>	<p>Senate Dead</p>	<p>Department of Transportation: voluntary inspection and testing services. Current law creates the State Highway Account in the State Transportation Fund, and requires all money appropriated, contributed, or made available from any source for expenditure on work within the powers and duties of the department, including sources other than state appropriations, to be transferred to or deposited in the account. This bill would authorize the department to establish a subaccount of the State Highway Account to accommodate deposits and expenditures of moneys relative to voluntary inspection and testing services.</p>		
<p>AB 2434 Bloom</p>	<p>Amended 6/27/2018</p>	<p>Senate Dead</p>	<p>Strategic Growth Council: Health in All Policies Program. Would, until January 1, 2024, establish the Health in All Policies (HiAP) Program, to be administered by the Strategic Growth Council, for the purposes of incorporating health, equity, and sustainability considerations into decision-making across sectors and policy areas, as specified. The bill would require the council, by October 1, 2019, to develop a report of recommendations for programs, policies, and practices that state agencies can undertake to advance health, equity, and specified goals of the HiAP Program, as provided.</p>		
<p>AB 2447 Reyes</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>California Environmental Quality Act: land use: environmental justice. Would, except as provided, require a lead agency that is preparing an EIR or a negative declaration to provide certain notices required by CEQA to owners and occupants of property located within 1/2 mile of any parcel or parcels, and to any schools located within one mile of any parcel or parcels, on which is located a project involving an industrial or equivalent land use, as defined, within a disadvantaged community or within 1/2 mile of a disadvantaged community.</p>		
<p>AB 2473 Bonta</p>	<p>Chaptered 9/10/2018</p>	<p>Assembly Chaptered</p>	<p>State Highway Route 185: relinquishment: City of San Leandro. Current law authorizes the California Transportation Commission to relinquish all or a portion of Route 185 in the City of Hayward to that city, as specified, and to relinquish all or a portion of Route 185 in the County of Alameda to that county, as specified. This bill would additionally authorize the commission to relinquish all or a portion of Route 185 in the City of San Leandro to that city, as specified.</p>		

<p>AB 2528 Bloom</p>	<p>Enrollment 9/5/2018</p>	<p>Assembly Enrolled</p>	<p>Climate adaptation. Current law requires the Natural Resources Agency by July 1, 2017, and every 3 years thereafter, to update the state’s climate adaptation strategy to identify vulnerabilities to climate change by sectors, including the biodiversity and habitat sector, and priority actions needed to reduce the risks in those sectors. As part of the update, current law requires the Natural Resources Agency to coordinate with other state agencies to identify a lead agency or group of agencies to lead adaptation efforts in each sector. This bill would add 3 new sectors to the climate adaptation strategy: the land use and community development sector, the climate justice sector, and the parks, recreation, and California culture sector.</p>		
<p>AB 2530 Melendez</p>	<p>Introduced 2/14/2018</p>	<p>Assembly Dead</p>	<p>Bonds: transportation. Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase I blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds received from outstanding bonds issued and sold for other high-speed rail purposes prior to the effective date of these provisions, upon appropriation, for use in retiring the debt incurred from the issuance and sale of those outstanding bonds.</p>		
<p>AB 2535 Oberholte</p>	<p>Enrollment 8/20/2018</p>	<p>Assembly Enrolled</p>	<p>High-occupancy toll lanes: notice of toll evasion violation. Current law requires the notice of toll evasion violation to include the vehicle license plate number, a clear and concise explanation of the procedures for contesting the violation and appealing an adverse decision, and, if practicable, the registration expiration date and the make of the vehicle. This bill would also require the notice of toll evasion violation to include a copy of photographic evidence on which the toll evasion determination was based if the vehicle was found, by automated devices, to have evaded the toll through failure to meet occupancy requirements in a high-occupancy toll lane.</p>		
<p>AB 2548 Friedman</p>	<p>Chaptered 8/20/2018</p>	<p>Assembly Chaptered</p>	<p>Commute benefit policies: Los Angeles County Metropolitan Transportation Authority. Current law declares that the fostering, continuance, and development of public transportation systems are a matter of statewide concern. Current law creates the Los Angeles County Metropolitan Transportation Authority, with various powers and duties with respect to transportation planning, programming, construction, and operations. This bill would authorize the authority to adopt, and revise as necessary, a commute benefit ordinance that requires covered employers operating within the authority’s area with a specified number of employees to offer certain employees commute benefits, as specified, except that the bill would prohibit the ordinance from affecting employers covered by certain South Coast Air Quality Management District rules or regulations.</p>		

<p>AB 2549 Stone, Mark</p>	<p>Amended 4/3/2018</p>	<p>Senate Dead</p>	<p>Tidelands and submerged lands: exchange agreements. Current law authorizes the State Lands Commission to enter into an exchange, with any person or public entity, of filled or reclaimed tidelands and submerged lands or beds of navigable waterways, or interests in these lands, that are subject to the public trust for commerce, navigation, and fisheries, for other lands or interests in lands, if the commission finds that specified conditions are met. This bill would expressly authorize the commission, with regard to the above described exchange that involves a grantee, to convey lands or interest in lands in that exchange in trust to, and held in title by, the grantee subject to the same public trust requirements and terms and conditions prescribed in the statute providing for the grant of lands or interest in lands to the grantee.</p>		
<p>AB 2553 Friedman</p>	<p>Amended 4/17/2018</p>	<p>Assembly Dead</p>	<p>Vertical housing districts. Would authorize a city or county to designate a high-transit area as a vertical housing zone by adopting a resolution to that effect that contains specified information. The bill would authorize a taxing entity to agree to participate in an existing vertical housing zone by adopting a resolution to that effect. The bill would authorize the developer of a multifamily housing project that meets specified requirements located within that zone to submit an application for a housing zone project designation to the city or county or participating taxing entity. The bill would require the city or county to approve any application for designation so submitted if the project meets certain requirements, including that the project has obtained necessary entitlements and that it is not located within specified areas.</p>		
<p>AB 2562 Mullin</p>	<p>Enrollment 9/7/2018</p>	<p>Assembly Enrolled</p>	<p>Department of Housing and Community Development loans. Current law authorizes the Department of Housing and Community Development to approve an extension of a department loan, the subordination of a department loan to new debt, or an investment of tax credit equity under specified rental housing finance programs other than the Multifamily Housing Program, subject to specified conditions. This bill would include loans made under the Multifamily Housing Program and any and all other multifamily housing loans funded or monitored by the department within specified provisions authorizing the extension of an existing loan, subordination of an existing loan to new debt, or an investment of tax credit equity.</p>		

<p>AB 2576 Aguiar-Curry</p>	<p>Enrollment 9/7/2018</p>	<p>Assembly Enrolled</p>	<p>Emergencies: health care. Would authorize the Governor, during a state of emergency, to direct all state agencies to utilize, employ, and direct state personnel, equipment, and facilities for the performance of any and all activities that are designed to allow community clinics and health centers to provide and receive reimbursement for services provided during or immediately following the emergency. The bill would authorize any agency directed by the Governor to perform those activities to expend any of the moneys that have been appropriated to it in order to perform those activities, irrespective of the particular purpose for which the moneys were originally appropriated.</p>		
<p>AB 2578 Chiu</p>	<p>Amended 3/22/2018</p>	<p>Senate Dead</p>	<p>Infrastructure financing districts: City and County of San Francisco. Current law authorizes the City and County of San Francisco to create infrastructure financing districts, including districts that include specified waterfront property, adopt infrastructure financing plans for those districts, and issue bonds financed by projected increases in ad valorem property taxes to fund certain public facilities, pursuant to a specified procedure. Existing law specifies the types of projects a waterfront district may finance. This bill would revise those provisions by, among other things, expanding the authorization for the creation of waterfront districts by the City and County of San Francisco to include a shoreline protection district, as defined, subject to a shoreline protection enhanced financing plan, as provided.</p>		
<p>AB 2631 Allen, Travis</p>	<p>Introduced 2/15/2018</p>	<p>Assembly Dead</p>	<p>Planning and zoning: affordable housing: streamlined approval process. Current law, until January 1, 2026, authorizes a development proponent to submit an application for a multifamily housing development, which satisfies specified planning objective standards, that is subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit. This bill would authorize a development property to submit an application for a development to be subject to a streamlined, ministerial approval process provided that development meet specified objective planning standards, such as that the development contains fewer than 25 residential units and provides housing for persons and families of low or moderate income.</p>		

<p>AB 2638 Gray</p>	<p>Amended 3/22/2018</p>	<p>Assembly Dead</p>	<p>Autonomous vehicles. Current law prohibits an autonomous vehicle from being operated on public roads until the manufacturer submits an application to the Department of Motor Vehicles, as specified, and that application is approved. Current law requires the Department of Motor Vehicles to adopt regulations setting forth requirements for the submission of evidence of insurance, surety bond, or self-insurance, self-insurance for a manufacturer performing testing, and for the submission and approval of an application to operate an autonomous vehicle. These regulations require a manufacturer of autonomous vehicles to submit an annual report regarding incidents of disengagement of the autonomous technology during operation of the autonomous vehicle on public roads, as specified. This bill would provide that the roads located within the boundaries of the Castle Commerce Center in the County of Merced are not public roads for purposes of any regulatory requirement to report incidents of disengaging the autonomous mode, as specified.</p>		
<p>AB 2645 Patterson</p>	<p>Introduced 2/15/2018</p>	<p>Assembly Dead</p>	<p>Greenhouse Gas Reduction Fund: forestry and fire prevention. Would, beginning in the 2019–20 fiscal year, continuously appropriate \$74,805,000 from the Greenhouse Gas Reduction Fund annually to the Department of Forestry and Fire Protection for purposes of fire prevention activities that reduce greenhouse gas emissions.</p>		
<p>AB 2650 Lackey</p>	<p>Introduced 2/15/2018</p>	<p>Assembly Dead</p>	<p>Public transit buses: illuminated signs. Current law requires the illuminated signs on buses operated by a publicly owned transit system to adhere to certain specifications, including, among others, being limited in size to a display of not greater than 720 square inches, and requiring the illuminated signs to display information directly related to public transit service, including, but not limited to, route number, destination description, run number, and public service announcements. This bill would revise those conditions, to increase the maximum display area of an illuminated sign to 4,320 inches and to allow paid advertising to be displayed on the illuminated sign.</p>		
<p>AB 2655 Gloria</p>	<p>Amended 4/4/2018</p>	<p>Assembly Dead</p>	<p>Judicial Council: minor vehicle infractions. Would direct the Judicial Council to develop a proposal to evaluate and implement civil adjudication of minor vehicle infractions, and submit that proposal to the Legislature, as specified. The bill would require the Judicial Council to conduct at least one public hearing and submit status reports every 6 months, as specified.</p>		

<p>AB 2681 Nazarian</p>	<p>Enrollment 9/5/2018</p>	<p>Assembly Enrolled</p>	<p>Seismic safety: potentially vulnerable buildings. Current law establishes a program within all cities and all counties and portions thereof located within seismic zone 4, as defined, to identify all potentially hazardous buildings and to establish a mitigation program for these buildings. The mitigation program may include, among other things, the adoption by ordinance of a hazardous buildings program, measures to strengthen buildings, and the application of structural standards necessary to provide for life safety above current code requirements. This bill would, upon the identification of funding by the Office of Emergency Services, require the building department of a city or county that meets specified requirements to create an inventory of potentially vulnerable buildings, as defined, within its jurisdiction, based on age and other publicly available information, and submit that inventory to the office, as specified.</p>		
<p>AB 2712 Allen, Travis</p>	<p>Amended 3/12/2018</p>	<p>Assembly Dead</p>	<p>Bonds: Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century. Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system.</p>		
<p>AB 2726 Levine</p>	<p>Amended 5/2/2018</p>	<p>Assembly Dead</p>	<p>California Global Warming Solutions Act of 2006: consumption-based accounting. The California Global Warming Solutions Act of 2006 designates the State Air Resources Board as the state agency charged with monitoring and regulating sources of emissions of greenhouse gases. This bill would require the state board to establish and maintain an inventory of emissions of greenhouse gases on a consumption-based accounting basis, as specified.</p>		
<p>AB 2730 Harper</p>	<p>Amended 6/11/2018</p>	<p>Senate Dead</p>	<p>Franchise Tax Board: collection of delinquent amounts: tolls. Current law requires the Franchise Tax Board to collect certain delinquencies related to vehicles, including, but not limited to, unpaid tolls, toll evasion penalties, and any related administrative or service fee, and allows those delinquent amounts to be collected in any manner authorized under law as though those delinquent amounts were a tax due under the Personal Income Tax Law. This bill would remove the Franchise Tax Board's responsibility and authority to collect unpaid tolls, toll evasion penalties, and any related administrative or service fees.</p>		
<p>AB 2734 Frazier</p>	<p>Enrollment 8/20/2018</p>	<p>Assembly Enrolled</p>	<p>California Transportation Commission. Would exclude the California Transportation Commission from the Transportation Agency, establish it as an entity in state government, and require it to act in an independent oversight role. The bill would also make conforming changes.</p>		

<p>AB 2753 Friedman</p>	<p>Enrollment 9/10/2018</p>	<p>Assembly Enrolled</p>	<p>Density bonuses: density bonus application. Current law requires a city or county to adopt procedures and timelines for processing a density bonus application and provide a list of documents and information required to be submitted with the application in order for it to be deemed complete. Current law requires a city or county to notify an applicant whether the application is complete within 30 calendar days or receiving the application, or a resubmittal of that application, and establishes an appeal process for that decision. This bill would additionally require a city or county to provide the applicant with a determination as to the amount of density bonus and any parking ratios requested by the applicant for which the development is eligible and whether the applicant has provided adequate information to make a determination as to any incentives, concessions, or waivers or reductions development standards requested by the applicant.</p>		
<p>AB 2782 Friedman</p>	<p>Chaptered 8/24/2018</p>	<p>Assembly Chaptered</p>	<p>California Environmental Quality Act. The California Environmental Quality Act (CEQA) requires a lead agency, as defined, to prepare, or cause to be prepared, and certify the completion of, an environmental impact report on a project that it proposes to carry out or approve that may have a significant effect on the environment or to adopt a negative declaration if it finds that the project will not have that effect. This bill would authorize lead agencies, in describing and evaluating projects, to consider the specific economic, legal, social, technological, or other benefits of, and the negative impacts of denying, the project.</p>		
<p>AB 2797 Bloom</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Planning and zoning: density bonuses. Current law provides that specified provisions of the the Density Bonus Law do not supersede or in any way alter or lessen the effect or application of the California Coastal Act of 1976, which provides for the regulation of development of certain lands within the coastal zone, as defined. This bill would require that any density bonus, concessions, incentives, waivers or reductions of development standards, and parking ratios to which an applicant is entitled under the Density Bonus Law be permitted in a manner that is consistent with that law and the California Coastal Act of 1976. This bill would also declare the intent of the Legislature in this regard.</p>		
<p>AB 2851 Grayson</p>	<p>Amended 8/28/2018</p>	<p>Senate Dead</p>	<p>Lead exposure: abatement. Current law establishes an action for a public nuisance, which affects an entire community or neighborhood, or a considerable number of persons, although the extent of the annoyance or damage inflicted upon individuals may be unequal. Current law authorizes a private party or a public body to bring an action to abate a public nuisance. This bill would specifically provide that the presence of lead-based paint on or in private or public residential properties or structures, whether considered individually, collectively, or in the aggregate, is not a public nuisance.</p>		

<p>AB 2856 Melendez</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>California Environmental Quality Act: housing development projects. CEQA requires a lead agency to prepare a mitigated negative declaration for a project that may have a significant effect on the environment if revisions in the project would avoid or mitigate that effect and there is no substantial evidence that the project, as revised, would have a significant effect on the environment. CEQA establishes a procedure by which a person may seek judicial review of the decision of the lead agency made pursuant to CEQA. This bill would, except as provided, prohibit the court, in an action or proceeding brought alleging a violation of CEQA, from staying or enjoining the siting, construction, or operation of housing development projects, as defined.</p>		
<p>AB 2865 Chiu</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>High-occupancy toll lanes: Santa Clara Valley Transportation Authority. Would authorize the Santa Clara Transportation Valley Transportation Authority (VTA) to apply to the California Transportation Commission pursuant to specified provisions to conduct, administer, and operate HOT lanes or other toll facilities on State Highway Route 101 and a specified portion of State Highway Route 280 in the City and County of San Francisco if the San Francisco County Transportation Authority (SFCTA) approves the facilities before VTA submits an application to the commission for approval.</p>		
<p>AB 2885 Rodriguez</p>	<p>Enrollment 9/5/2018</p>	<p>Assembly Enrolled</p>	<p>Air Quality Improvement Program: Clean Vehicle Rebate Project. Would require the State Air Resources Board, for the purposes of the Clean Vehicle Rebate Project, to provide outreach to low-income households and low-income communities to increase consumer awareness of the rebate project and, until January 1, 2022, to prioritize rebate payments to low-income applicants.</p>		
<p>AB 2890 Ting</p>	<p>Amended 7/3/2018</p>	<p>Senate Dead</p>	<p>Land use: accessory dwelling units. The Planning and Zoning Law authorizes a local agency to provide by ordinance for the creation of accessory dwelling units in single-family and multifamily residential zones and sets forth standards the ordinance is required to impose, including, among others, maximum unit size, parking, lot coverage, and height standards. Current law prohibits the ordinance from establishing size requirements for accessory dwelling units that do not permit at least an efficiency unit to be constructed. This bill would prohibit the imposition of lot coverage standards or requirements on minimum lot size, lot coverage, or floor area ratio, and would prohibit an ordinance from establishing size requirements for accessory dwelling units that do not permit at least an 800 square foot unit of at least 16 feet in height to be constructed.</p>		

<p>AB 2898 Gloria</p>	<p>Enrollment 8/27/2018</p>	<p>Assembly Enrolled</p>	<p>Emergency services: local emergencies. The California Emergency Services Act prescribes a process for the declaration of a local emergency and permits a local emergency to be proclaimed only by the governing body of a city or county or by an official designated by ordinance adopted by that governing body. Current law requires the governing body to review the need for continuing the local emergency at least once every 30 days until the governing body terminates the local emergency. This bill would instead require review of a local emergency by the governing body, as described above, to occur at least once every 60 days</p>		
<p>AB 2903 Irwin</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Housing programs: definitions: workforce housing. Current law governing housing and home finance programs defines various terms for purposes of those programs, including the term "persons and families of low or moderate income," which is generally defined as persons and families whose income does not exceed 120% of area median income, adjusted as provided. This bill, for these purposes, would define the terms "affordable workforce housing" and "affordable owner-occupied workforce housing" as housing that is affordable to persons and families of low or moderate income.</p>		
<p>AB 2911 Friedman</p>	<p>Enrolled 9/5/2018</p>	<p>Assembly Enrollment</p>	<p>Fire safety. Current law authorizes a local agency, at its discretion, to exclude from specified requirements governing fire risk reduction an area identified as a very high fire hazard severity zone by the director within the jurisdiction of the local agency, following a specified finding supported by substantial evidence that those requirements are not necessary for effective fire protection within the area. This bill would eliminate the above-described exemption and exclusion and would require a local agency to transmit a copy of any ordinance adopted pursuant to these provisions to the State Board of Forestry and Fire Protection within 30 days of adoption. By imposing new responsibilities on local agencies with regard to the adoption of fire safety ordinances, the bill would impose a state-mandated local program.</p>		
<p>AB 2919 Frazier</p>	<p>Amended 3/19/2018</p>	<p>Assembly Dead</p>	<p>Transportation: permits. Would require the Department of Fish and Wildlife, the State Water Resources Control Board, and the California Coastal Commission, upon receipt of a completed request from the Department of Transportation for a permit for a project, to complete its review of the request no later than two years after receipt. If a resource agency does not complete the review of the request for a permit within this timeframe, the bill would provide that the permit is deemed approved for purposes of the project.</p>		

AB 2920 Thurmond	Enrollment 8/29/2018	Assembly Enrolled	Transactions and use taxes: North Lake Tahoe Transportation Authority and City of Berkeley. Would authorize the City of Berkeley to impose a transactions and use tax for general or specific purposes at a rate of no more than 0.5% that, in combination with other transactions and use taxes, would exceed the above-described combined rate limit of 2%, if the city adopts an ordinance proposing the tax and the ordinance proposing the tax is approved by the voters, subject to applicable voter approval requirements, as specified.		
AB 2922 Gipson	Amended 5/2/2018	Assembly Dead	Income taxes: credits: qualified developer: affordable housing. The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2019, and before January 1, 2024, to a taxpayer in an amount equal to 50% of the amount contributed by the taxpayer to a qualified developer for the development of a qualified project, as defined, but that does not exceed a specified amount per taxpayer per qualified project.		
AB 2923 Chiu	Enrollment 9/6/2018	Assembly Enrolled	San Francisco Bay Area Rapid Transit District: transit-oriented development. Current law establishes the San Francisco Bay Area Rapid Transit District (BART) with various powers and duties and establishes a board of directors as the legislative body of the district. Current law requires the board to determine all questions of district policy and what transit facilities should be acquired or constructed, and authorizes the board to establish zones within the district to undertake the acquisition or construction of any transit facilities. This bill would require the board to adopt by ordinance new transit-oriented development (TOD) zoning standards for each station that establish minimum local zoning requirements for height, density, parking, and floor area ratio only, that apply to an eligible TOD project, as defined.	Support & Seek Amendment	Oppose Unless Amended
AB 2925 Bonta	Amended 5/29/2018	Assembly Dead	Tenancy: eviction: for cause. Current law requires that an owner of a residential dwelling generally give at least 60 days' notice prior to termination or, in the case of a tenant or resident that has resided in the dwelling for less than one year or if certain other conditions apply, 30 days' notice prior to termination. Current law provides that a tenant of real property is guilty of unlawful detainer in certain circumstances, including that the tenant continues in possession of the property after the expiration of the term for which it is let to him or her, as provided. This bill would prohibit a landlord from terminating a tenancy, or seeking to recover possession from a tenant who continues in possession of property after the expiration of the term for which it is let, as described above, except for cause, as set forth with particularity in the notice.		

AB 2939 Ting	Introduced 2/16/2018	Assembly Dead	Accessory dwelling units. Would require the local agency to ministerially approve an application for a building permit to create within a multifamily zone at least one accessory dwelling unit within an existing multifamily structure with at least 5 residential units if specified conditions are met. The bill would prohibit an application ministerially approved pursuant to this provision from having a limit on the number of accessory dwelling units created within the existing residential units or accessory structures or both. By increasing the duties of local officials, this bill would create a state-mandated local program.		
AB 2951 Gloria	Introduced 2/16/2018	Assembly Dead	Commute benefit policies. Current law establishes a program that authorizes the Metropolitan Transportation Commission and the Bay Area Air Quality Management District to jointly adopt a commute benefit ordinance that requires covered employers operating within the common area of the 2 agencies with a specified number of covered employees to offer those employees certain commute benefits. Current law requires that the ordinance specify certain matters, including any consequences for noncompliance. This bill would make nonsubstantive changes to this program.		
AB 2966 Aguiar-Curry	Introduced 2/16/2018	Assembly Dead	Disaster relief. The California Disaster Assistance Act provides that the state share for disaster project allocations to local agencies is no more than 75% of total state eligible costs, except for specified events for which the state share is up to 100% of state eligible costs. This bill would provide that the state share for the removal of dead and dying trees in connection with the Governor's proclamation of a state of emergency issued on October 30, 2015, is no more than 90% of total state eligible costs.		
AB 2977 Gloria	Introduced 2/16/2018	Assembly Dead	Local planning. The Planning and Zoning Law, requires the housing element of a general plan to contain an inventory of land suitable for residential development and a program that sets forth a schedule of actions during the planning period that the local government is undertaking, or intends to undertake, to implement the policies and achieve the goals and objectives of the housing element. Current law requires the program to accommodate 100% of the allocated very low and low-income housing need for which site capacity has not been identified. Current law requires these sites to be zoned with specified minimum density and development standards. This bill would make a nonsubstantive change to these provisions.		
AB 2981 Cervantes	Introduced 2/16/2018	Assembly Dead	Utility service franchises: Franchise Act of 1937. The Franchise Act of 1937 provides for the granting of franchises to provide certain utility services by the legislative body of a municipality. This bill would make a nonsubstantive revision to the provision naming the act.		

<p>AB 2999 Bonta</p>	<p>Amended 5/10/2018</p>	<p>Assembly Dead</p>	<p>Income taxes: credits: affordable housing. The Personal Income Tax Law and the Corporation Tax Law allow various credits against the taxes imposed by those laws. This bill would allow a credit against those taxes for each taxable year beginning on or after January 1, 2019, and before January 1, 2024, in an amount equal to 25% of the value of qualified land or property donated to a nonprofit organization by a taxpayer during the taxable year for the construction of affordable housing, as defined. The bill would limit the aggregate amount of these credits to be allocated in any fiscal year to up to \$10,000,000 and would require these credits to be allocated on a first-come-first-served basis.</p>		
<p>AB 3000 Friedman</p>	<p>Amended 5/8/2018</p>	<p>Assembly Dead</p>	<p>Sales and use taxes: exemption: retail hydrogen vehicle fuel. Current sales and use tax laws impose a tax on retailers measured by the gross receipts from the sale of tangible personal property sold at retail in this state, or on the storage, use, or other consumption in this state of tangible personal property purchased from a retailer for storage, use, or other consumption in this state. This bill, on and after January 1, 2019, and before January 1, 2024, would exempt from those taxes the gross receipts from the sale in this state of, and the storage, use, or other consumption in this state of, retail hydrogen vehicle fuel, as defined.</p>		
<p>AB 3001 Bonta</p>	<p>Amended 4/3/2018</p>	<p>Assembly Dead</p>	<p>Zero-emissions buildings and sources of heat energy. Would require the Energy Commission to provide compliance incentive credit for measures that result in reduced emissions of greenhouse gases beyond those the commission has determined to be cost effective. The bill would require the Energy Commission, for the year 2022 and thereafter, to require new residential and nonresidential buildings to be electric-ready buildings, as defined, and to develop standards pursuant to which emissions of greenhouse gases associated with new residential and nonresidential buildings could be reduced in a cost-effective manner.</p>		

<p>AB 3012 Gallagher</p>	<p>Enrollment 8/27/2018</p>	<p>Assembly Enrolled</p>	<p>State Coastal Conservancy: grants: climate change projects. Current law authorizes the State Coastal Conservancy to address the impacts and potential impacts of climate change on resources within its jurisdiction, and to undertake certain projects within that designated area. Current law authorizes the conservancy to award grants to public agencies and nonprofit organizations for certain projects that address the effects of climate change, and, to the extent allowed, to prioritize projects that maximize public benefits, including, but not limited to, reducing emissions of greenhouse gases, reducing hazards to harbors and ports, preserving and enhancing coastal wetlands and natural lands, conserving biodiversity, and providing recreational opportunities. This bill would require the conservancy, to the extent allowed, to prioritize projects, either described above, or that reduce flood risk and enhance fish and wildlife habitat, as described.</p>		
<p>AB 3015 Caballero</p>	<p>Amended 5/8/2018</p>	<p>Assembly Dead</p>	<p>Marine terminal operations. Would require the state freight plan submitted on or before December 31, 2024, to contain additional specified elements relating to the development of transportation infrastructure to support the introduction of intermodal zero-emission and near-zero-emission cargo handling equipment at California seaports and rail yards. The bill would require the Transportation Agency to undertake certain activities with respect to the development of those additional elements</p>		
<p>AB 3034 Low</p>	<p>Enrolled 9/5/2018</p>	<p>Assembly Enrollment</p>	<p>Public transit employer-employee relations: San Francisco Bay Area Rapid Transit District. Would give employees within the supervisory units of the San Francisco Bay Area Rapid Transit District the right to form, join, and participate in the activities of employee organizations of their own choosing for the purposes of representation on all employer-employee relations matters and would permit these employees to meet, confer, and enter into memoranda of understanding for these purposes pursuant to the Meyers-Milias-Brown Act. The bill would provide that the act governs these employer-employee relations and that they are subject to the exclusive jurisdiction of, and are to be administered by, the Public Employment Relations Board.</p>		

<p>AB 3037 Chiu</p>	<p>Amended 4/30/2018</p>	<p>Assembly Dead</p>	<p>Community Redevelopment Law of 2018. Existing law dissolved redevelopment agencies as of February 1, 2012, and designates successor agencies to act as successor entities to the dissolved redevelopment agencies. This bill, the Community Redevelopment Law of 2018, would authorize a city or county to propose the formation of a redevelopment housing and infrastructure agency by adoption of a resolution of intention that meets specified requirements, including that the resolution of intention include a passthrough provision and an override passthrough provision, as defined. The bill would require the city or county to submit that resolution to each affected taxing entity, and would authorize an entity that receives that resolution to elect to not receive a passthrough payment, as provided.</p>		
<p>AB 3059 Bloom</p>	<p>Amended 4/16/2018</p>	<p>Assembly Dead</p>	<p>Go Zone demonstration programs. Current law provides for the development of a congestion management program for each county that includes an urbanized area by a designated congestion management agency. Current law authorizes the Metropolitan Transportation Commission and the Bay Area Air Quality Management District to jointly adopt a commute benefit ordinance that requires covered employers operating within the common area of the 2 agencies with a specified number of covered employees to offer those employees certain commute benefits. This bill would authorize 2 Go Zone demonstration programs in northern California and 2 in southern California.</p>		
<p>AB 3072 Chiu</p>	<p>Amended 5/16/2018</p>	<p>Assembly Dead</p>	<p>Income taxes: credits: low-income housing: farmworker housing. Would, under the law governing the taxation of insurers, the Personal Income Tax Law, and the Corporation Tax Law, for calendar years beginning in 2019 through the 2023 calendar year, inclusive, would increase the aggregate housing credit dollar amount that may be allocated among low-income housing projects by an additional \$300,000,000, as specified, and would allocate to farmworker housing projects \$25,000,000 per year of that amount.</p>		
<p>AB 3079 O'Donnell</p>	<p>Amended 4/17/2018</p>	<p>Assembly Dead</p>	<p>Transportation Corridors Enhancement Account: project selection: California Port Efficiency Program. Would create the California Port Efficiency Program to fund projects that improve velocity, throughput, and reliability of port operations, as defined. The program would require the department to select projects proposed by port authorities and regional transportation agencies that most effectively improve velocity, throughput, and reliability of port operations.</p>		

<p>AB 3102 Gray</p>	<p>Amended 3/22/2018</p>	<p>Assembly Dead</p>	<p>Lake or streambed alteration agreements: limitation on mitigation measures: environment. The California Environmental Quality Act requires a responsible agency, before the close of the public review period for a draft environmental impact report or mitigated negative declaration, to submit to the lead agency mitigation measures that would mitigate impacts to resources within the responsible agency's jurisdiction, as specified, or to refer the lead agency to appropriate, readily available guidelines or reference documents. This bill, in the case of an activity for which an environmental impact report, negative declaration, or mitigated negative declaration has been certified or adopted, would limit the measures to protect a fish or wildlife resource that may be proposed or included in a lake or streambed alteration agreement to the mitigation measures, if any, contained in the certified or adopted environmental document, provided that the department, in the environmental review process preceding certification or adoption of the document, has been provided the opportunity for consultation and comment appropriate for a responsible agency pursuant to the California Environmental Quality Act.</p>		
<p>AB 3106 Nazarian</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Autonomous vehicles. Current law establishes regulations for the operation of an autonomous vehicle on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle being operated if the manufacturer meets prescribed requirements. This bill would make technical, nonsubstantive changes to those provisions.</p>		
<p>AB 3124 Bloom</p>	<p>Chaptered 6/1/2018</p>	<p>Assembly Chaptered</p>	<p>Vehicles: length limitations: buses: bicycle transportation devices. Current law imposes a 40-foot limitation on the length of vehicles that may be operated on the highways, with specified exemptions. Current law exempts from this limitation an articulated bus or articulated trolley coach that does not exceed a length of 60 feet, and authorizes the bus or trolley to be equipped with a folding device attached to the front of the bus or trolley if the device is designed and used exclusively for transporting bicycles. Current law prohibits the above-described device from extending more than 36 inches from the front body of the bus when fully deployed, and prohibits a bicycle that is transported on that device from having the bicycle handlebars extend more than 42 inches from the front of the bus. This bill would additionally authorize an articulated bus or articulated trolley coach that does not exceed a length of 60 feet to be equipped with a folding device attached to the front of the bus or trolley if the device is designed and used exclusively for transporting bicycles as long as the device does not extend more than 40 inches from the front body of the bus when fully deployed.</p>	<p>Support</p>	

<p>AB 3132 Chau</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Autonomous vehicles. Current law authorizes an autonomous vehicle to be operated on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle being operated if specified requirements are met, including that the autonomous vehicle is being operated on roads in the state solely by employees, contractors, or other persons designated by the manufacturer of the autonomous technology. Current law defines “autonomous technology” and “autonomous vehicle” for those purposes. This bill would make technical, nonsubstantive changes to those provisions</p>		
<p>AB 3135 Frazier</p>	<p>Enrollment 9/11/2018</p>	<p>Assembly Enrolled</p>	<p>Traffic safety: state funding. Would require the annual budget proposed by the Governor, for the 2019–20 fiscal year to the 2023–24 fiscal year, inclusive, to include the level of funding and position authority necessary for the Department of the California Highway Patrol to add 120 approved officer positions each of those fiscal years.</p>		
<p>AB 3139 Bonta</p>	<p>Enrollment 8/30/2018</p>	<p>Assembly Enrolled</p>	<p>State highways: property leases. Would authorize the Department of Transportation to offer a lease to the City of Oakland on a right of first refusal basis for any airspace under a freeway or certain real property acquired for highway purposes located in the city for purposes of an emergency shelter or feeding program for a lease amount, for up to 10 parcels, of \$1 per month, and a payment of an administrative fee not to exceed \$500 per year, as specified.</p>		
<p>AB 3147 Caballero</p>	<p>Amended 4/30/2018</p>	<p>Assembly Dead</p>	<p>Fee mitigation act: housing developments. The Mitigation Fee Act requires a local agency that establishes, increases, or imposes a fee as a condition of approval of a development project to, among other things, determine how there is a reasonable relationship between the fee’s use and the type of development project on which the fee is imposed. This bill would require, at the time that an application for a housing development project is deemed complete, a city, county, and city and county to provide a good faith statement disclosing the amount of impact and development fees applicable to the housing development. The bill would also prohibit these disclosed impact and development fees from being increased for 2 years following issuance of the good faith statement.</p>		

<p>AB 3152 Chiu</p>	<p>Amended 4/16/2018</p>	<p>Assembly Dead</p>	<p>Property taxation: welfare exemption: rental housing: moderate income housing. Current property tax law, in accordance with the California Constitution, provides for a “welfare exemption” for property used exclusively for religious, hospital, scientific, or charitable purposes and that is owned or operated by certain types of nonprofit entities, if certain qualifying criteria are met. Under current property tax law, property that meets these requirements that is used exclusively for rental housing and related facilities is entitled to a partial exemption, as specified. This bill, on and after January 1, 2019, would provide a similar exemption for qualified property, as defined, that meets the requirements of the welfare exemption that is used exclusively for rental housing and related facilities, equal to that percentage of the value of the property that is equal to the percentage that the number of units serving moderate income households, as defined, represents of the total number of residential units.</p>		
<p>AB 3156 Mullin</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Public resources: electric vehicle charging stations. The Electric Vehicle Charging Stations Open Access Act defines “electric vehicle service equipment” as meaning an electric component assembly or cluster of component assemblies designed specifically to charge batteries within electric vehicles by permitting the transfer of electric energy to a battery or other storage device in an electric vehicle. This bill would clarify that equipment that meets this definition is electric vehicle service equipment whether or not it is necessary to tether the equipment to a vehicle to permit the transfer of electric energy.</p>		
<p>AB 3171 Ting</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Homeless Persons Services Block Grant. Would establish the Local Homelessness Solutions Program and create the Local Homelessness Solutions Account for the purpose of providing funding to cities, as defined, to create innovative and immediate solutions to the problems caused by homelessness, as specified. The bill would appropriate an unspecified sum from the General Fund to the Local Homelessness Solutions Account and direct the Controller to apportion those funds to cities in proportion to each city’s most recent homeless population, as specified.</p>		

<p>AB 3194 Daly</p>	<p>Chaptered 8/28/2018</p>	<p>Assembly Chaptered</p>	<p>Housing Accountability Act: project approval. The Housing Accountability Act requires a local agency proposing to disapprove a housing development project that complies with applicable, objective general plan and zoning standards and criteria, or to approve it on the condition that it be developed at a lower density, to base its decision upon written findings supported by a preponderance of the evidence on the record that specified conditions exist, including if the housing development project would have a specific, adverse impact upon the public health or safety. This bill would specify that a proposed housing development project is not inconsistent with the applicable zoning standards and criteria, and would prohibit a local government from requiring a rezoning, if the housing development project is consistent with the objective general plan standards and criteria but the zoning for the project site is inconsistent with the general plan.</p>		
<p>AB 3201 Daly</p>	<p>Amended 5/1/2018</p>	<p>Assembly Dead</p>	<p>California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program. Current law, for the purposes of the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program, defines zero- and near-zero-emission to mean vehicles, fuels, and related technologies that reduce greenhouse gas emissions and improve air quality when compared with conventional or fully commercialized alternatives, as defined by the state board in consultation with the commission. This bill would add large-scale deployments of transit buses to the program's list of eligible projects, delete the reference to the annual framework and plan for the program and instead just refer to a framework and plan, and revise the definition of zero- and near-zero-emission to include infrastructure that reduces greenhouse gas emissions and improves air quality when compared with conventional or fully commercialized alternatives.</p>		
<p>AB 3232 Friedman</p>	<p>Enrollment 9/5/2018</p>	<p>Assembly Enrolled</p>	<p>Zero-emissions buildings and sources of heat energy. Would require the State Energy Resources Conservation and Development Commission, by January 1, 2021, to assess the potential for the state to reduce the emissions of greenhouse gases from the state's residential and commercial building stock by at least 40% below 1990 levels by January 1, 2030. The bill would require the commission to include in the 2021 edition of the integrated energy policy report and all subsequent integrated energy policy reports a report on the emissions of greenhouse gases associated with the supply of energy to residential and commercial buildings.</p>		

<p>AB 3246</p> <p>Committee on Transportation</p>	<p>Chaptered 8/24/2018</p>	<p>Assembly Chaptered</p>	<p>Transportation: omnibus bill. Current law authorizes a county, upon the adoption of a resolution by its board of supervisors, to impose a fee on motor vehicles, as specified, that is paid quarterly to the Controller and continuously appropriated for disbursement to the county, as specified, to be used to fund programs relating to vehicle theft crimes. Current law requires a county that imposes this fee to issue an annual report to the Controller on or before August 31. Current law requires the Controller to suspend a county's fee for one year if the county fails to submit the report by November 30 and requires the Controller to inform the Department of Motor Vehicles on or before January 1 that a county's authority to collect the fee is suspended. This bill would instead require the Controller to inform the Department of Motor Vehicles on or before February 1 that a county's authority to collect the fee described above is suspended.</p>		
<p>ACA 20</p> <p>Steinorth</p>	<p>Introduced 1/3/2018</p>	<p>Assembly Dead</p>	<p>Property taxation: base year value: transfer. The California Constitution authorizes the Legislature to provide that a severely disabled person and a person over 55 years of age may transfer the base year value, as defined, of property that is eligible for the homeowner's property tax exemption to a replacement dwelling that is of equal or lesser value located within the same county as the property from which the base year value is transferred, and, if a county ordinance so providing has been adopted, to a replacement dwelling that is located in a different county. This measure, on and after January 1, 2019, would instead allow the base year value of property eligible for the homeowner's exemption of any person aged 55 years or older or who is severely disabled to be transferred to any replacement dwelling, regardless of its value or whether it is located within the same county.</p>		
<p>ACA 24</p> <p>Waldron</p>	<p>Introduced 2/14/2018</p>	<p>Assembly Dead</p>	<p>Property taxation: transfer of base year value: disaster relief. Would additionally require the Legislature to provide for the transfer of base year value of property that is substantially damaged or destroyed by a disaster, as declared by the Governor, occurring on or after January 1, 2017, to July 1, 2018, to comparable property located within the same or a different county that is acquired or newly constructed as a replacement for the substantially damaged or destroyed property. The measure would limit this provision to intercounty transfers of base year value that occur on or after the effective date of the measure.</p>		

<p>SB 262 Wieckowski</p>	<p>Amended 6/14/2018</p>	<p>Assembly Dead</p>	<p>Climate change: climate adaptation: advisory council. Current law requires the Office of Planning and Research to administer the Integrated Climate Adaptation and Resiliency Program. Current law requires the office, in coordination with appropriate entities, to establish a clearinghouse for climate adaptation information for use by state, regional, and local entities. Current law requires the office to establish an advisory council, comprised of members for a range of disciplines, to support the office's goals to facilitate coordination among state, regional, and local agency efforts to adapt to the impacts of climate change. This bill would recast the advisory council as the California Council for Adaptation and Resiliency.</p>		
<p>SB 414 Vidak</p>	<p>Amended 1/3/2018</p>	<p>Senate Dead</p>	<p>Transportation bonds: highway, street, and road projects. Would provide that no further bonds shall be sold for high-speed rail purposes pursuant to the Safe, Reliable High-Speed Passenger Train Bond Act for the 21st Century, except as specifically provided with respect to an existing appropriation for high-speed rail purposes for early improvement projects in the Phase 1 blended system. The bill, subject to the above exception, would require redirection of the unspent proceeds from outstanding bonds issued and sold for other high-speed rail purposes prior to the effective date of these provisions, upon appropriation, for use in retiring the debt incurred from the issuance and sale of those outstanding bonds.</p>		
<p>SB 760 Wiener</p>	<p>Amended 6/4/2018</p>	<p>Assembly Dead</p>	<p>State highways: permits: improvements. Current law authorizes the Department of Transportation to issue a permit to the owner or developer of property adjacent to or near a state highway, including the associated right-of-way, to construct, alter, repair, or improve any portion of the highway for the purpose of improving local traffic access, as provided. Existing law specifies that the permit may be issued only if the work within the highway right-of-way is to be performed in accordance with plans and specifications approved by the department. If the improvement would not affect the operation of the state highway and the associated work would be performed in accordance with local agency plans and specifications, this bill would prohibit the department from denying an application for a permit solely because the associated work is not to be performed in accordance with plans and specifications approved by the department.</p>		

<p>SB 765 Wiener</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Planning and zoning: housing. Current law, until January 1, 2026, authorizes a development proponent to submit an application for a multifamily housing development that is subject to a streamlined, ministerial approval process, as provided, and not subject to a conditional use permit, if the development satisfies specified objective planning standards. Current law requires the objective planning standards to include specified requirements. This bill would modify those provisions by requiring a skilled and trained workforce to be used if the application for the development consists of a specified number of units with a residential component that is not 100% subsidized affordable housing.</p>		
<p>SB 819 Hill</p>	<p>Enrollment 9/5/2018</p>	<p>Senate Enrolled</p>	<p>Electrical and gas corporations: rates. The Public Utilities Commission has regulatory authority over public utilities, including electrical corporations and gas corporations. Current law authorizes the commission to establish rules for all public utilities, subject to control by the Legislature. Current law authorizes the commission to fix the rates and charges for every public utility and requires that those rates and charges be just and reasonable. Current law prohibits a gas corporation from recovering any fine or penalty in any rate approved by the commission. This bill would prohibit an electrical corporation from recovering a fine or penalty through a rate approved by the commission and would make related nonsubstantive changes.</p>		
<p>SB 821 Jackson</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Emergency notification: county jurisdictions. Would authorize each county, including a city and county, to enter into an agreement to access the contact information of resident account holders through the records of a public utility or other agency responsible for water service, waste and recycling services, or other property-related services for the sole purpose of enrolling county residents in a county-operated public emergency warning system. The bill would require any county that enters into such an agreement to include procedures to enable any resident to opt out of the warning system and a process to terminate the receiving agency's access to the resident's contact information.</p>		
<p>SB 822 Wiener</p>	<p>Enrollment 9/11/2018</p>	<p>Senate Enrolled</p>	<p>Communications: broadband Internet access service. Would enact the California Internet Consumer Protection and Net Neutrality Act of 2018. This act would prohibit fixed and mobile Internet service providers, as defined, that provide broadband Internet access service, as defined, from engaging in specified actions concerning the treatment of Internet traffic. The act would prohibit, among other things, blocking lawful content, applications, services, or nonharmful devices, impairing or degrading lawful Internet traffic on the basis of Internet content, application, or service, or use of a nonharmful device, and specified practices relating to zero-rating, as defined.</p>		

<p>SB 824 Lara</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>Insurers: declared disaster: homeowners' insurance policies. Would prohibit, subject to certain exceptions, an insurer from canceling or refusing to renew a policy of residential property insurance for one year after the declaration of a state of emergency based solely on the fact that the insured structure is located in an area in which a wildfire has occurred, with respect to an insured property located within or adjacent to the fire perimeter, as specified.</p>		
<p>SB 827 Wiener</p>	<p>Amended 4/9/2018</p>	<p>Senate Dead</p>	<p>Planning and zoning: transit-rich housing bonus. Would require a local government to, if requested, grant a development proponent of a transit-rich housing project a transit-rich housing bonus if that development at the time of submittal meets specified planning standards, including complying with demolition permit requirements, complying with any local inclusionary housing ordinance or, if the local government has not adopted an inclusionary housing ordinance, agreeing to provide a specified percentage of awarded units as onsite affordable housing, preparing a relocation benefits and assistance plan, complying with any locally adopted objective zoning standards, complying with any locally adopted minimum unit mix requirements, and if the development includes specified types of parcels, agreeing to replace those units and to offer units at one of 2 specified affordable rates.</p>		
<p>SB 828 Wiener</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Land use: housing element. Current law requires the appropriate council of governments, or the department for a city and county that does not have 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 in accordance with certain requirements and procedures, including that a specified type of ordinance or policy that limits the number of residential building permits issued by a city or county may not be used as a justification for a determination or reduction in a jurisdiction's share of the regional housing need. This bill would prohibit the prior underproduction of housing in a city or county from the previous cycle and stable population numbers in a city or county from the previous cycle from being used as a justification for a determination or a reduction in the jurisdiction's share of the regional housing need.</p>	<p>Support</p>	<p>Support</p>

<p>SB 829 Wiener</p>	<p>Enrollment 9/11/2018</p>	<p>Senate Enrolled</p>	<p>Cannabis: donations. Current administrative law prohibits a retailer licensee from providing free cannabis goods to any person or allowing individuals who are not employed by the retailer to provide free cannabis goods to any person on the licensed premises. Current administrative law provides an exception to this prohibition for specified medicinal retailer and microbusiness licensees to provide access to medicinal cannabis patients who have difficulty accessing medicinal cannabis goods, as specified. This bill would similarly authorize those specified licensees to provide free cannabis or cannabis products to a medical cannabis patient if specified requirements are met, including that the cannabis or cannabis products otherwise meet specified requirements of MAUCRSA.</p>		
<p>SB 831 Wieckowski</p>	<p>Amended 6/21/2018</p>	<p>Assembly Dead</p>	<p>Land use: accessory dwelling units. Would require the ordinance for the creation of accessory dwelling units to designate areas where accessory dwelling units may be excluded for health and safety purposes, as specified. The bill would revise the standards for the local ordinance to, among other things, delete the authority to include lot coverage standards, and include a prohibition on considering the square footage of a proposed accessory dwelling unit when calculating an allowable floor-to-area ratio or lot coverage ratio for the lot.</p>		<p>Support If Amended</p>
<p>SB 833 McGuire</p>	<p>Enrollment 9/5/2018</p>	<p>Senate Enrolled</p>	<p>Emergencies: Office of Emergency Services: guidelines: alert and warning systems. Would, on or before July 1, 2019, would require OES, in consultation with specified entities, to develop voluntary guidelines for alerting and warning the public of an emergency. The bill would require OES to provide each city, county, and city and county with a copy of the guidelines.</p>		
<p>SB 881 Wieckowski</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Flood control: County of Santa Clara: South San Francisco Bay Shoreline Project. Would authorize the state to provide subvention funds to the Santa Clara Valley Water District for the South San Francisco Bay Shoreline Project for flood control in areas along the south San Francisco Bay in the County of Santa Clara, as described, at an estimated cost to the state of the sum that may be appropriated for state cooperation by the Legislature upon the recommendation and advice of the Department of Water Resources and upon a determination by the department that the project meets specified financial aid requirements. The bill would provide that the state assumes no liability for damages that may result from the project by authorizing the provision of subvention funds, or by the appropriation of those subvention funds, as specified.</p>		

<p>SB 893 Nguyen</p>	<p>Amended 4/9/2018</p>	<p>Senate Dead</p>	<p>Planning and zoning: density bonus: vehicular parking ratio. Current law prohibits a city, county, or city and county from requiring a vehicular parking ratio for a housing development that meets these criteria in excess of specified ratios. This prohibition applies only at the request of the developer and specifies that the developer may request additional parking incentives or concessions. Notwithstanding specified vehicular parking ratio requirements, current law additionally prohibits, at the request of the developer, a city, county, or city and county from imposing a vehicular parking ratio in excess of specified ratios on a development that meets specified criteria, including that the development meets specified affordability criteria and is located within ½ mile of a major transit stop, as defined. This bill would delete these additional vehicular parking ratio provisions.</p>		
<p>SB 901 Dodd</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Wildfires. The Budget Act of 2018 appropriated \$99,376,000 to the Office of Emergency Services for purposes of local assistance. Of those funds, \$25,000,000 was made available, pursuant to a schedule, for equipment and technology that improves the mutual aid system. Current law authorizes the Department of Forestry and Fire Protection (CalFire) to administer various programs, including grant programs, relating to forest health and wildfire protection. This bill would revise the Budget Act of 2018 to provide that the \$25,000,000 described above shall be applied to support activities directly related to regional response and readiness.</p>		
<p>SB 912 Beall</p>	<p>Enrollment 8/28/2018</p>	<p>Senate Enrolled</p>	<p>California Housing Finance Agency: management compensation. Current law, among other officers within the California Housing Finance Agency, provides for a director of enterprise risk management and compliance with specified duties related to the development of new programs or changes to existing law or regulations that may result in new or increased risk to the agency. Current law requires that the board of directors of the agency establish the compensation of the key exempt management in the agency’s annual budget, as provided. This bill, with respect to the compensation of those key exempt management positions, would include the director of enterprise risk management and compliance and the risk manager among those positions, and would delete obsolete references.</p>		

<p>SB 914 Dodd</p>	<p>Chaptered 7/16/2018</p>	<p>Senate Chaptered</p>	<p>Local agency contracts: construction manager at-risk construction contracts. Current law authorizes a county, until January 1, 2023, with approval of the board of supervisors, to utilize construction manager at-risk construction contracts for the erection, construction, alteration, repair, or improvement of any building owned or leased by the county, subject to certain requirements, including that the method may only be used for projects that are in excess of \$1,000,000. This bill would expand that authorization by authorizing a public entity, of which the members of the county board of supervisors make up the members of the governing body of that public entity, with the approval of its governing body, to utilize construction manager at-risk construction contracts.</p>		
<p>SB 918 Wiener</p>	<p>Enrollment 9/11/2018</p>	<p>Senate Enrolled</p>	<p>Homeless Youth Act of 2018. Current law establishes various programs, including, among others, the Emergency Housing and Assistance Program, homeless youth emergency service pilot projects, and Housing First and the Homeless Coordinating and Financing Council, to provide assistance to homeless persons. Current law establishes the council to oversee the implementation of the Housing First guidelines and regulations, and, among other things, identify resources, benefits, and services that can be accessed to prevent and end homelessness in California. This bill would require the council to assume additional responsibilities, including setting specific, measurable goals aimed at preventing and ending homelessness among youth in the state and defining outcome measures and gathering data related to those goals.</p>		
<p>SB 922 Nguyen</p>	<p>Amended 4/2/2018</p>	<p>Senate Dead</p>	<p>Surplus state property: affordable student housing. Would, until January 1, 2029, authorize the Department of General Services to dispose of surplus state real property located within 2 miles of a campus of the University of California, California State University, or California Community Colleges by first offering the property to a local agency or nonprofit organization for the development of affordable student housing, as defined. The bill would provide that ownership of the property transferred reverts back to the state if the transferee fails to commence the development of affordable student housing on the property within 2 years of the transfer.</p>		

<p>SB 957 Lara</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>Vehicles: high-occupancy vehicle lanes. Current law makes identifiers for ULEVs valid until January 1, 2019, and makes identifiers for SULEVs, enhanced AT PEZEVs, and TZEVs valid until January 1, 2019, January 1, 2022, or January 1 of the 4th year after the year in which they were issued, as specified. Current law, except as specified, prohibits a vehicle from being issued an identifier more than once. This bill would authorize an identifier to be issued commencing January 1, 2020, until January 1, 2024, to SULEVs, enhanced AT PEZEVs, and TZEVs for a vehicle that had previously been issued an identifier and would make that identifier valid until January 1, 2024, if the applicant for the identifier has a household income at or below 80% of the state median income.</p>	<p>Oppose</p>	
<p>SB 961 Allen</p>	<p>Enrollment 9/11/2018</p>	<p>Senate Enrolled</p>	<p>Enhanced infrastructure financing districts. Would enact the Second Neighborhood Infill Finance and Transit Improvements Act, which would similarly authorize a city, county, or city and county to adopt a resolution, at any time before or after the adoption of the infrastructure financing plan for an enhanced infrastructure financing district, to allocate tax revenues of that entity to the district, including revenues derived from local sales and use taxes imposed pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law or transactions and use taxes imposed in accordance with the Transactions and Use Tax Law, if the area to be financed is within one-half mile of a major transit stop, as specified, and, among other things, certain conditions relating to housing and the infrastructure financing plan are or will be met.</p>		
<p>SB 980 Cannella</p>	<p>Introduced 2/1/2018</p>	<p>Senate Dead</p>	<p>High-occupancy vehicle lanes. Under current law, the Department of Transportation and local authorities, with respect to highways under their respective jurisdictions, may authorize or permit exclusive or preferential use of highway lanes for high-occupancy vehicles, as specified, and are required to place and maintain signs and other traffic control devices to designate those exclusive or preferential lanes, the applicable vehicle occupancy levels, and the hours of high-occupancy vehicle use, as specified. This bill would make technical, nonsubstantive changes to those provisions.</p>		
<p>SB 1000 Lara</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>Transportation electrification: electric vehicle charging infrastructure. Current law requires a city, county, or city and county to approve an application for the installation of electric vehicle charging stations, as defined, through the issuance of specified permits unless the city or county makes specified written findings. This bill would prohibit a city, county, or city and county from restricting which types of electric vehicles may access an electric vehicle charging station approved for passenger vehicles that both is publicly accessible and the construction of which was funded, at least in part, by the state or through moneys collected from ratepayers.</p>		

<p>SB 1014 Skinner</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>California Clean Miles Standard and Incentive Program: zero-emission vehicles. Would establish the California Clean Miles Standard and Incentive Program, which would require, by January 1, 2020, that the State Air Resources Board establish a baseline for emissions of greenhouse gases for vehicles used on the online-enabled applications or platforms by transportation network companies on a per-passenger-mile basis, as provided. The bill would require, by January 1, 2021, that the state board establish, and the commission implement, annual targets and goals starting in 2023 for the reduction under that baseline for emissions of greenhouse gases per passenger-mile driven on behalf of a transportation network company.</p>	<p>Support</p>	
<p>SB 1015 Allen</p>	<p>Amended 8/6/2018</p>	<p>Assembly Dead</p>	<p>Natural Resources Climate Resiliency Program. Would establish the Natural Resources Climate Resiliency Program to plan and implement projects that increase the resiliency of natural systems, natural and working lands, and wildlife habitat in rural and urban areas throughout the state in the face of climate change. The bill would require that the program be developed and implemented by the Wildlife Conservation Board, in coordination with any participating state conservancies, as defined.</p>		
<p>SB 1027 Pan</p>	<p>Amended 3/12/2018</p>	<p>Senate Dead</p>	<p>State employee survey. Would require the Department of General Services, in consultation with the State Air Resources Board, to update a specified voluntary survey on state employee commutes by July 1, 2020, and at least once every 5 years thereafter, to include calculations for associated greenhouse gas emissions, as specified. The bill would require the department to report the findings to the Legislature, Governor, and all state agencies. The bill would require the department and the state board to develop incentives to increase state employees' voluntary participation in the survey.</p>		
<p>SB 1035 Jackson</p>	<p>Enrollment 9/5/2018</p>	<p>Senate Enrolled</p>	<p>General plans. Current law requires, after the initial revision of a safety element in a general plan of a city or county, to identify flood hazards and address the risk of fire in certain lands upon each revision of the housing element, the planning agency to review and, if necessary, revise the safety element to identify new information relating to flood and fire hazards that was not previously available during the previous revision of the safety element. This bill would require the safety element to be reviewed and revised as necessary to address climate adaption and resiliency strategies and would require, after these revisions, the planning agency to review and, if necessary, revise the safety element upon each revision of the housing element or local hazard mitigation plan, but not less than once every 8 years, to identify new information relating to flood and fire hazards and climate adaptation and resiliency strategies applicable to the city or county that was not available during the previous revision of the safety element.</p>		

<p>SB 1037 Cannella</p>	<p>Introduced 2/8/2018</p>	<p>Senate Dead</p>	<p>State government finance: Road Maintenance and Rehabilitation Program. Prior to receiving an apportionment of funds under the Road Maintenance and Rehabilitation Program from the Controller in a fiscal year, current law requires a city or county to submit to the California Transportation Commission a list of projects proposed to be funded with these funds. Current law requires the commission to report to the Controller the cities and counties that have submitted a list of projects and requires the Controller, upon receipt of an initial or subsequent report, to apportion funds to cities and counties included in the report, as specified. This bill would make nonsubstantive changes to the provisions requiring the commission to submit the specified reports to the Controller.</p>		
<p>SB 1040 Dodd</p>	<p>Enrollment 8/24/2018</p>	<p>Senate Enrolled</p>	<p>In-home supportive services: natural disaster. The California Emergency Services Act authorizes the Governor to declare a state of emergency under specified conditions and requires a county, including a city and county, to update its emergency plan to address, among other things, how the access and functional needs population, as defined, is served by emergency communications, evacuation, and sheltering. This bill would require a county to use a void and reissue warrant process for any provider who lost or had damaged an uncashed warrant because of a natural disaster resulting in a state of emergency. The bill would require a county, including a city and county, at the next update to its emergency plan, to integrate and require the assessment and provision of supportive services to IHSS recipients.</p>		
<p>SB 1072 Leyva</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>Regional Climate Collaborative Program: technical assistance. Current law creates the Transformative Climate Communities Program, which is administered by the Strategic Growth Council. This bill would, until October 1, 2029, establish a regional climate collaborative program, to be administered by the council, to assist under-resourced communities, as defined, in a region to access statewide public and other grant moneys, as specified, for climate change mitigation and adaptation projects by establishing collaboratives, as specified. The bill would authorize the council to award specified annual grants to collaboratives for specified activities</p>		

<p>SB 1074 Moorlach</p>	<p>Introduced 2/12/2018</p>	<p>Senate Dead</p>	<p>Motor vehicle fuel: disclosure of government-imposed costs. Would recast specified provisions, requiring that every service station display, at a conspicuous place on, at, or near the dispensing apparatus or at or near the point of sale, at least one clearly visible sign showing a list of applicable state and federal fuel taxes per gallon of motor vehicle fuel sold from the dispensing apparatus, and would additionally require the sign to display the state sales tax, refinery reformatting costs, state underground storage fee costs, cap-and-trade program compliance costs, Low-Carbon Fuel Standard program compliance costs, and federal renewable fuels standard program compliance costs per gallon of motor vehicle fuel sold from the dispensing apparatus.</p>		
<p>SB 1078 Committee on Transportation and Housing</p>	<p>Enrollment 9/11/2018</p>	<p>Senate Enrolled</p>	<p>Housing. Current law authorizes the legislative body of a city or a county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of communitywide significance. Current law requires the district to require, by recorded covenants or restrictions, that housing units built pursuant to this authority remain available at affordable housing costs to, and occupied by, persons and families of very low, low-, or moderate-income households, as provided. This bill would delete an unnecessary reference to "households" in these provisions.</p>		
<p>SB 1080 Roth</p>	<p>Enrollment 8/24/2018</p>	<p>Senate Enrolled</p>	<p>Transportation network companies: driver requirements and identification. The Passenger Charter-party Carriers' Act defines a participating driver or driver as any person who uses a vehicle in connection with a transportation network company's online-enabled application or platform to connect with passengers. This bill would require a participating driver to possess either a valid driver's license issued by the State of California or, in the case of a nonresident active duty military member or a nonresident dependent of an active duty military member, a valid driver's license issued by the other state or territory of the United States in which the member or dependent is a resident.</p>		
<p>SB 1088 Dodd</p>	<p>Amended 7/3/2018</p>	<p>Assembly Dead</p>	<p>Safety, reliability, and resiliency planning: general rate case cycle. The California Emergency Services Act, among other things, establishes the Office of Emergency Services for the purpose of mitigating the effects of natural, manmade, or war-caused emergencies and makes findings and declarations relating to ensuring that preparation within the state will be adequate to deal with those emergencies. This bill would require the office, in consultation with specified public entities, by September 30, 2019, to adopt standards for reducing risks from a major event, as defined.</p>		

<p>SB 1093 Jackson</p>	<p>Introduced 2/13/2018</p>	<p>Senate Dead</p>	<p>Department of Motor Vehicles: records: confidentiality. Current law prohibits the disclosure of the home address of certain public employees and officials that appears in records of the Department of Motor Vehicles, except to a court, a law enforcement agency, an attorney in a civil or criminal action under certain circumstances, and certain other official entities. This bill would extend that prohibition, subject to those same exceptions, to the disclosure of the home addresses of an adult abuse investigator or social worker working in protective services within a social services department.</p>		
<p>SB 1111 Beall</p>	<p>Amended 3/21/2018</p>	<p>Senate Dead</p>	<p>Local Housing Trust Fund Matching Grant Program: Housing and Emergency Shelter Trust Fund Act of 2002 allocation: local housing trust eligibility. Current law establishes the Local Housing Trust Fund Matching Grant Program for the purpose of supporting local housing trust funds dedicated to the creation or preservation of affordable housing. The Housing and Emergency Shelter Trust Fund Act of 2002, among other things, allocates \$25,000,000 from the proceeds of general obligation bonds issued and sold under that act to be used for specified grants under the program. This bill would authorize matching grants to cities and counties, or a city and county, and existing charitable nonprofit organizations that, as of January 1, 2019, have previously received a matching grant pursuant to the Local Housing Trust Fund Matching Grant Program and to new local housing trusts that provide low-income housing assistance and, as of that same date, have not previously received a matching grant pursuant to the program.</p>		
<p>SB 1115 Hill</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Property taxation: welfare exemption: low income housing. Current law limits the total exemption amount allowed to a taxpayer, with respect to a single property or multiple properties for any fiscal year on the sole basis of the application of this criterion, to \$10,000,000 of tax. This bill would increase the total exemption amount allowed from \$10,000,000 to \$20,000,000 in assessed value with respect to lien dates occurring on and after January 1, 2019.</p>		
<p>SB 1117 Beall</p>	<p>Introduced 2/13/2018</p>	<p>Senate Dead</p>	<p>Department of Transportation: highway engineers. Current law provides that the Department of Transportation has full possession and control of the state highway system. Current law specifies certain powers and duties of the department relative to the recruitment and retention of highway engineers, including participation by the department in student loan repayment, offering of salaries above the lowest salary step, and various other provisions. This bill would make a nonsubstantive change to these provisions.</p>		

<p>SB 1119 Beall</p>	<p>Enrollment 9/5/2018</p>	<p>Senate Enrolled</p>	<p>Low Carbon Transit Operations Program. Current law requires, for recipient transit agencies whose service areas include disadvantaged communities, as specified, that those recipient transit agencies expend at least 50% of the total moneys they received as part of the Low Carbon Transit Operations Program on projects or services that meet specified requirements and benefit those disadvantaged communities. This bill would waive the above requirement if the recipient transit agencies expend the funding provided on certain transit activities.</p>	<p>Support & Seek Amendment</p>	
<p>SB 1145 Leyva</p>	<p>Enrollment 9/5/2018</p>	<p>Senate Enrolled</p>	<p>Enhanced infrastructure financing districts: maintenance. Current law authorizes the legislative body of a city or a county to establish an enhanced infrastructure financing district to finance public capital facilities or other specified projects of community significance. Current law prohibits a district from financing routine maintenance and repair work. Current law authorizes the issuance of bonds for the funding of these purposes if approved by 55% of the voters voting on a proposal to issue the bonds. This bill, instead, would authorize a district to finance the ongoing or capitalized costs to maintain public capital facilities financed in whole or in part by the district, but would prohibit the use of proceeds of bonds issued to finance maintenance of any kind.</p>		
<p>SB 1169 Anderson</p>	<p>Amended 5/2/2018</p>	<p>Senate Dead</p>	<p>Violations: penalties and fines: wildfire incidents. The Public Utilities Act provides for the assessment of criminal fines and civil penalties for violations of the act or an order, decision, rule, direction, demand, or requirement of the commission. Current law requires that fines and penalties imposed by the Public Utilities Commission pursuant to the act be paid to the General Fund. This bill would require 10% of any penalty or fine assessed by the commission related to wildfire incidents to be deposited into the Wildfire Incident Penalty and Fine Fund, which the bill would establish in the State Treasury.</p>		
<p>SB 1172 Beall</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>High-Speed Rail Authority: property acquisition: capital outlays: public contracts: county assessor's records. The California Constitution permits the taking of private property for public use only when just compensation is paid. The Eminent Domain Law prescribes the procedures for the exercise of that constitutionally authorized power. Under that law, a public entity may not commence an eminent domain proceeding until its governing body has adopted a resolution of necessity that meets specified requirements. Current law defines "governing body" for these purposes with respect to various state and local public entities. This bill would specify that the State Public Works Board is the "governing body" for these purposes for a taking by the High-Speed Rail Authority.</p>		

<p>SB 1182 Glazer</p>	<p>Amended 8/6/2018</p>	<p>Assembly Dead</p>	<p>Taxation: renters' credit. The Personal Income Tax Law authorizes various credits against the taxes imposed by that law, including a credit for qualified renters in the amount of \$120 for spouses filing joint returns, heads of household, and surviving spouses if adjusted gross income is \$50,000, as adjusted, or less, and in the amount of \$60 for other individuals if adjusted gross income is \$25,000, as adjusted, or less. Current law requires the Franchise Tax Board to annually adjust for inflation these adjusted gross income amounts. For 2017, the adjusted gross income limit is \$80,156 and \$40,078, respectively. This bill, for each taxable year beginning on and after January 1, 2018, would increase the credit amount for a qualified renter, as specified, and would require the Franchise Tax Board to annually adjust for inflation the credit amount for taxable years on and after January 1, 2023.</p>		
<p>SB 1226 Bates</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Building standards: building permits. The California Building Standards Law requires that only those building standards approved by the California Building Standards Commission, and that are effective at the local level at the time an application for a building permit is submitted, apply to the construction performed under that building permit. This bill would require the department to propose the adoption of a building standard to the California Building Standards Commission pursuant to existing law that would authorize, when a record of the issuance of a building permit for the construction of an existing residential unit does not exist, the above-described enforcement officials to determine when the residential unit was constructed and then apply the State Housing Law, the building standards published in the California Building Standards Code, and other specified rules and regulations in effect on that date and issue a retroactive building permit for that construction.</p>		
<p>SB 1227 Skinner</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>Density bonuses. Would require a density bonus to be provided to a developer that agrees to construct a housing development in which all units in the development will be used for students enrolled full-time at an institution of higher education accredited by the Western Association of Schools and Colleges or the Accrediting Commission for Community and Junior Colleges and the developer enters into an agreement with an institution of higher education to that effect, where 20% of the units are used for lower income students, as defined, provided at a specified rent level, and the development provides priority for the applicable affordable units for lower income students experiencing homelessness.</p>		

<p>SB 1251 McGuire</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>California Training Benefits Program. Current law, until January 1, 2019, establishes the California Training Benefits Program, which authorizes an unemployed individual who files a claim for unemployment compensation benefits or extended duration benefits to apply to the Employment Development Department for a determination of potential eligibility for benefits during a period of training or retraining. This bill would delete the repeal of the California Training Benefits Program, thereby providing for its operation in perpetuity.</p>		
<p>SB 1253 Jackson</p>	<p>Amended 5/7/2018</p>	<p>Senate Dead</p>	<p>Income taxes: low-income housing: credit. Current law limits the total annual amount of the state low-income housing credit for which a federal low-income housing credit is required to the sum of \$70,000,000, as increased by any percentage increase in the Consumer Price Index for the preceding calendar year, any unused credit for the preceding calendar years, and the amount of housing credit ceiling returned in the calendar year. This bill would increase the aggregate amount of the low-income housing tax credit for calendar years 2019 through 2030, as specified, and would additionally authorize a low-income housing project located in a qualified opportunity zone, as defined, to receive a low-income housing tax credit under the increased aggregate amount.</p>		
<p>SB 1260 Jackson</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Fire prevention and protection: prescribed burns. Current law requires a local agency to designate, by ordinance, very high fire hazard severity zones in its jurisdiction within 120 days of receiving recommendations from the Director of Forestry and Fire Protection and exempts a local agency, as defined, from that requirement if ordinances of the local agency, adopted on or before December 31, 1992, impose standards that are equivalent to, or more restrictive than, specified state standards. Current law authorizes a local agency, at its discretion, to exclude from specified requirements governing fire risk reduction an area identified as a very high fire hazard severity zone by the director within the jurisdiction of the local agency, following a specified finding supported by substantial evidence that those requirements are not necessary for effective fire protection within the area. This bill would eliminate the above-described exemption and exclusion and would require the local agency to transmit a copy of the adopted ordinance to the State Board of Forestry and Fire Protection within 30 days of adoption.</p>		

<p>SB 1262 Beall</p>	<p>Enrollment 8/30/2018</p>	<p>Senate Enrolled</p>	<p>Construction Manager/General Contractor project delivery method: Department of Transportation. Would remove the cap on the number of projects for which the Department of Transportation is authorized to use the CM/GC method and make conforming changes to existing provisions. The bill would impose the requirement to use department employees or consultants to perform project design and engineering services on at least 2/3 of the projects delivered by the department utilizing the CM/GC method.</p>		
<p>SB 1296 Glazer</p>	<p>Amended 4/5/2018</p>	<p>Senate Dead</p>	<p>Department of Housing and Community Development: database of local fees. Would, by December 31, 2019, additionally require the Department of Housing and Community Development to collect information from cities, counties, and special districts on the fees imposed for new developments and to publish and make available a database of the fees charged by those public agencies to new developments by jurisdiction. The bill would also require the department to periodically update this database. The bill would require each special district to annually report to the department the fees that the special district charges to new developments.</p>		
<p>SB 1307 Galgiani</p>	<p>Amended 3/22/2018</p>	<p>Senate Dead</p>	<p>High-Speed Rail Authority: property acquisition: capital outlays: public contracts: county assessor's records. The California Constitution permits the taking of private property for public use only when just compensation is paid. The Eminent Domain Law prescribes the procedures for the exercise of that constitutionally authorized power. Under that law, a public entity may not commence an eminent domain proceeding until its governing body has adopted a resolution of necessity that meets specified requirements. Current law defines "governing body" for these purposes with respect to various state and local public entities. This bill would specify that the State Public Works Board is the "governing body" for these purposes in the case of a taking by the High-Speed Rail Authority.</p>		
<p>SB 1328 Beall</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Mileage-based road usage fee. Current law requires the Chair of the California Transportation Commission to create a Road Usage Charge (RUC) Technical Advisory Committee in consultation with the Secretary of the Transportation Agency. Under current law, the purpose of the technical advisory committee is to guide the development and evaluation of a pilot program to assess the potential for mileage-based revenue collection as an alternative to the gas tax system. Current 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 to make recommendations to the Secretary of the Transportation Agency on the design of a pilot program, as specified. Current law repeals these provisions on January 1, 2019. This bill would extend the operation of these provisions until January 1, 2023.</p>		

SB 1333 Wieckowski	Enrolled 9/7/2018	Senate Enrollment	Planning and zoning: general plan: zoning regulations: charter cities. Would specify that provisions of the Planning and Zoning Law regarding general plans, specific plans, and the adoption and review of housing elements apply to charter cities. The bill would also make a nonsubstantive change with respect to the requirement that a charter city adopt a general plan by resolution.		
SB 1334 Wilk	Amended 4/16/2018	Senate Dead	Los Angeles Homeless Services Authority Oversight Committee. Would require the County of Los Angeles to establish the Los Angeles Homeless Services Authority Oversight Committee, as specified, to release annual public reports, commencing January 1, 2021, through January 1, 2026, detailing the financial allocations for homeless services by the Los Angeles Homeless Services Authority, a joint powers authority within the County of Los Angeles. By increasing the duties of local officials, this bill would establish a state-mandated local program. This bill would make legislative findings and declarations as to the necessity of a special statute for the County of Los Angeles.		
SB 1340 Glazer	Introduced 2/16/2018	Senate Dead	California Environmental Quality Act: housing projects. Would require the Judicial Council, by July 1, 2019, to adopt a rule of court establishing procedures applicable to actions or proceedings seeking judicial review pursuant to CEQA of a lead agency's action, as specified, for a housing project. The bill would prohibit the court, in an action or proceeding brought alleging a violation of CEQA, from staying or enjoining the siting, construction, or operation of a housing project, except as provided.		
SB 1341 Glazer	Amended 3/22/2018	Senate Dead	California Environmental Quality Act: judicial challenge: identification of contributors. Would require a plaintiff or petitioner, in an action brought pursuant to the California Environmental Quality Act, to disclose the identity of a person or entity that contributes in excess of \$1,000, as specified, toward the plaintiff's or petitioner's costs of the action. The bill also would require the plaintiff or petitioner to identify any pecuniary or business interest related to the project of any person or entity that contributes in excess of \$1,000 to the costs of the action, as specified. The bill would provide that a failure to comply with these requirements may be grounds for dismissal of the action by the court.		
SB 1342 Cannella	Introduced 2/16/2018	Senate Dead	Autonomous vehicles. Current law authorizes an autonomous vehicle to be operated on public roads for testing purposes by a driver who possesses the proper class of license for the type of vehicle being operated if specified requirements are met, including that the autonomous vehicle is being operated on roads in the state solely by employees, contractors, or other persons designated by the manufacturer of the autonomous technology. Current law defines "autonomous technology" and "autonomous vehicle" for those purposes. This bill would make technical, nonsubstantive changes to those provisions		

SB 1347 Stern	Amended 7/3/2018	Assembly Dead	<p>Energy storage systems: procurement. Would require the Public Utilities Commission, in addition to specified requirements, on or before January 1, 2020, to consider procurement strategies for the installation of a statewide total of up to 2,000 megawatts of energy storage systems. As part of the procurement strategies considered by the commission, the bill would require the commission to consider appropriate targets, if any, for electrical corporations, community choice aggregators, electric service providers, and certain electrical cooperatives (collectively, load-serving entities) to procure viable and cost-effective energy storage systems, to be achieved by December 31, 2030.</p>		
SB 1350 Stern	Introduced 2/16/2018	Senate Dead	<p>Climate change: research, development, and demonstration: financial assistance. Would state the intent of the Legislature to enact legislation to establish a new model for providing agile financial assistance for research, development, and demonstration of climate change mitigation technologies with transformational potential. This bill contains other existing laws.</p>		
SB 1376 Hill	Enrollment 9/10/2018	Senate Enrolled	<p>Transportation network companies: accessibility for persons with disabilities. Would require the Public Utilities Commission, as part of its regulation of transportation network companies (TNCs), to establish a program in a new or existing proceeding relating to accessibility for persons with disabilities, including wheelchair users who need a wheelchair accessible vehicle (WAV). As part of the program, the bill would require the commission, by January 1, 2019, to begin conducting workshops with stakeholders in order to determine community WAV demand and WAV supply and to develop and provide recommendations regarding specified topics for programs for on-demand services and partnerships.</p>		
SB 1384 Bates	Introduced 2/16/2018	Senate Dead	<p>Repatriation Infrastructure Fund. Would, until July 1, 2025, require the Department of Finance, in consultation with the Franchise Tax Board, to estimate, on an annual basis by November 1 of each year, the amount of revenue to be received from state taxes in the next fiscal year as a consequence of enactment of a federal corporate repatriation statute pursuant to which foreign earnings of United States-based corporations that are currently invested abroad are moved to the United States.</p>		
SB 1387 Beall	Enrollment 9/10/2018	Senate Enrolled	<p>Vehicles: license plate pilot programs. Current law authorizes the Department of Motor Vehicles to conduct a pilot program, to be completed no later than January 1, 2019, to evaluate the use of alternatives to stickers, tabs, license plates, and registration cards, subject to certain requirements, and if the department conducts a pilot program, requires the department to submit a report of the results of the pilot program, as specified, to the Legislature no later than July 1, 2020. This bill would extend the date for which the authorized pilot program is to be completed by the department to January 1, 2020.</p>		

<p>SB 1399 Wiener</p>	<p>Amended 5/1/2018</p>	<p>Senate Dead</p>	<p>Renewable energy: shared renewable energy tariffs. Would require the Public Utilities Commission to require each large electrical corporation to establish a tariff or tariffs that provide for bill credits for electricity generated by eligible renewable generating facilities and exported to the electrical grid to be credited to electrical accounts of nonresidential customers of the corporations. The bill would require the commission to ensure that the credits reflect the full value of the electricity from the eligible renewable generating facilities and the credits are established using the same methodology that is used to determine credits under the standard contract or tariff for eligible customer-generators.</p>		
<p>SB 1401 Wieckowski</p>	<p>Introduced 2/16/2018</p>	<p>Assembly Dead</p>	<p>Climate change: climate adaptation information: clearinghouse. Current law requires the Office of Planning and Research to coordinate with appropriate entities to establish a clearinghouse for climate adaptation information for use by state, regional, and local entities. The bill would require the office to seek feedback from entities that use the clearinghouse to maximize the efficacy and usefulness of the clearinghouse.</p>		
<p>SB 1403 Lara</p>	<p>Enrollment 9/6/2018</p>	<p>Senate Enrolled</p>	<p>California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program. Would, commencing with the funding plan for the 2019–20 fiscal year of the Air Quality Improvement Program, would require the State Air Resources Board to include a 3-year investment strategy for zero- and near-zero-emission heavy-duty vehicles and equipment commensurate with meeting certain goals. The bill would require the funding plan to include information related to milestones achieved by the state’s schoolbus incentive programs and the projected need for funding.</p>		
<p>SB 1415 McGuire</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Housing. Would, until January 1, 2029, require each entity responsible for enforcing building standards and other regulations of the State Fire Marshal, as specified, to inspect, every 5 years, all privately owned structures within the entity’s responsibility that are in the Storage Group S occupancy classifications, as described, for compliance with those standards and regulations, or, if applicable, more stringent or restrictive local regulations, unless the structure meets any of 4 specified criteria.</p>		

<p>SB 1416 McGuire</p>	<p>Enrollment 9/10/2018</p>	<p>Senate Enrolled</p>	<p>Local government: nuisance abatement. Current law authorizes the legislative body of a city or county to establish a procedure to use a nuisance abatement lien or a special assessment to collect abatement costs and related administrative costs. This bill would authorize, until January 1, 2024, the legislative body of a city or county to also collect fines for specified violations related to the nuisance abatement using a nuisance abatement lien or a special assessment. The bill would require any fines or penalties related to nuisance abatement that are recovered pursuant to these provisions to be used for specified purposes relating to supporting local enforcement of state and local building and fire code standards.</p>		
<p>SB 1427 Hill</p>	<p>Enrollment 8/28/2018</p>	<p>Senate Enrolled</p>	<p>Discrimination: veteran or military status. Current law declares that housing discrimination on the basis of race, color, religion, sex, gender, gender identity, gender expression, sexual orientation, marital status, national origin, ancestry, familial status, source of income, disability, or genetic information is against public policy. This bill would state findings and declarations of the Legislature regarding the importance of housing for veterans and its priority and declare that housing discrimination on the basis of veteran or military status is against public policy.</p>		
<p>SB 1434 Leyva</p>	<p>Amended 8/6/2018</p>	<p>Assembly Dead</p>	<p>Transportation electrification: electricity rate design. Would require the PUC, on or before July 1, 2019, to direct an electrical corporation with more than 100,000 service connections in California to file a rate design application that supports and accelerates the deployment of zero-emission transit buses to reduce dependence on petroleum, meet air quality standards, and reduce emissions of greenhouse gases to 40% below 1990 levels by 2030 and to 80% below 1990 levels by 2050. This requirement would not apply to an electrical corporation with an approved or proposed rate tariff that meets the goals of the bill as of July 1, 2019.</p>		
<p>SB 1450 Gaines</p>	<p>Amended 4/3/2018</p>	<p>Senate Dead</p>	<p>Vehicle weight fees: exemptions: pick-up trucks. Under current law, in addition to vehicle registration fees, an annual fee based upon vehicle weight is imposed on commercial motor vehicles. Current law applies these provisions to pickup trucks and provides that whenever a camper is temporarily attached to a motor vehicle designed to transport property, it is deemed a load and the fees imposed are based on the unladen weight of the motor vehicle, exclusive of the camper. This bill would exempt pick-up trucks from weight requirements.</p>		

<p>SB 1463 Moorlach</p>	<p>Amended 3/22/2018</p>	<p>Senate Dead</p>	<p>California Global Warming Solutions Act of 2006: scoping plan: Greenhouse Gas Reduction Fund. The California Global Warming Solutions Act of 2006 requires the State Air Resources 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 to include greenhouse gas emissions from wildlands and forest fires in the scoping plan.</p>		
<p>SB 1469 Skinner</p>	<p>Amended 5/1/2018</p>	<p>Senate Dead</p>	<p>Land use: accessory dwelling units. The Planning and Zoning Law authorizes a local agency to provide by ordinance for the creation of accessory dwelling units in single-family and multifamily residential zones, requires the ordinance to designate areas within the local jurisdiction where accessory dwelling units may be permitted, and sets forth standards the ordinance is required to impose, including, among others, maximum unit size, parking, lot coverage, and height standards. The State Housing Law requires, with an exception for building standards adopted, amended or repealed by the State Fire Marshal, the Department of Housing and Community Development to propose the adoption, amendment, or repeal of building standards to the California Building Standards Commission. This bill would revise and recast the above-described provisions regarding accessory dwelling units to authorize the ordinance adopted for the creation of accessory dwelling units to designate areas where accessory dwelling units are excluded for health and safety purposes based on clear findings supported by substantial evidence.</p>		<p>Support If Amended</p>
<p>SB 1478 Leyva</p>	<p>Introduced 2/16/2018</p>	<p>Senate Dead</p>	<p>California Global Warming Solutions Act of 2006. The California Global Warming Solutions Act of 2006 requires the State Air Resources Board to adopt regulations to require the reporting and verification of statewide greenhouse gas emissions and to monitor and enforce compliance with the act. This bill would make a technical, nonsubstantive change to that provision.</p>		

<p>SB 1479 Stern</p>	<p>Amended 4/2/2018</p>	<p>Senate Dead</p>	<p>Los Angeles County Metropolitan Transportation Authority: billing requirement. Where the BART District purchases electricity at more than one location, at any voltage, from an electric utility under tariffs fixed by the commission, current law requires that the utility bill the BART District for usage as though all the electricity purchased at transmission level voltages were metered by a single meter at one location and all the electricity purchased at subtransmission voltages were metered by a single meter at one location, provided that any billing for demand charges be based on the coincident demand of transmission and distribution metering. This bill would adopt electricity billing requirements applicable to the Los Angeles County Metropolitan Transportation Authority that are similar to the above-described requirements applicable to BART, but would also impose those requirements applicable to an electrical corporation in the BART statute on a local publicly owned electric utility.</p>		
<p>SB 1487 Stern</p>	<p>Enrolled 9/7/2018</p>	<p>Senate Enrollment</p>	<p>Iconic African Species Protection Act. Would enact the Iconic African Species Protection Act and would prohibit the possession of specified African species and any part, product, or the dead body or parts thereof, including, but not limited to, the African elephant or the black rhinoceros, by any individual, firm, corporation, association, or partnership within the State of California, except as specified for, among other things, use for educational or scientific purposes by a bona fide educational or scientific institution, as defined.</p>		
<p>SCA 20 Glazer</p>	<p>Amended 4/23/2018</p>	<p>Senate Dead</p>	<p>Local sales taxes: online sales. Would provide that, on and after January 1, 2020, for the purpose of distributing the revenues derived under a sales tax imposed pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law, the retail sale of tangible personal property by a qualified retailer, as defined, that is transacted online is instead consummated at the point of the delivery of that tangible personal property to the purchaser's address or to any other delivery address designated by the purchaser.</p>		

Federal Bills

United States House of Representatives					
Bill Number (Author)	Topic	Current Version	Status	Summary	Position
H.R. 4 (Shuster)	Federal Aviation Administration Reauthorization	4/27/18	Senate Calendar	Reauthorizes Federal Aviation Administration programs. Other provisions include requiring that metropolitan planning organization boards include local elected officials and a reduction in the statute of limitation for states utilizing state-federal reciprocity for environmental review of surface transportation projects.	
H.R. 100 (Brownley)	Support Local Transportation Act	1/4/17	House Transportation & Infrastructure Committee	Increases share of the Surface Transportation Block Grant (STBG) Program that is suballocated on the basis of population from 55% to 65% by fiscal year 2020.	
H.R. 482 (Gozar)	Fair Housing	1/12/17	House Financial Services Committee	Prohibits the Department of Housing and Urban Development from implementing the 2015 Affirmatively Furthering Fair Housing rule.	
H.R. 537 (DeLauro)	National Infrastructure Development Bank Act of 2017	1/17/17	House Energy & Commerce, Transportation & Infrastructure, Financial Services and Ways and Means Committees	Establishes a National Infrastructure Development Bank, sets project eligibility criteria parameters to include consideration of economic, environmental, social and job creation benefits; and establishes a National Infrastructure Development Bank Trust Fund funded with the newly-authorized American Infrastructure Bond Program.	
H.R. 824 (Smith)	No Transportation Funds for Sanctuary Cities	2/3/17	House Transportation & Infrastructure Committee	Prohibits federal highway funding and national infrastructure investment grant awards for projects located in a "sanctuary jurisdiction."	MTC - Oppose
H.R. 891 (Meadows)	Federal Transit Modernization Act of 2017	2/7/17	House Transportation & Infrastructure Committee	Repeals requirements that condition certain financial assistance for public transportation projects upon employee protective arrangements approved by the Secretary of Labor. The intent is to support private partnerships with public transit agencies.	
H.R. 932 (Ellison)	Mobility Opportunity and Vocation Enabling Act	2/8/17	House Transportation & Infrastructure Committee	Directs the Department of Transportation to establish multimodal transportation connectivity and accessibility performance measures.	
H.R. 948 (Ellison)	Common Sense Housing Investment Act of 2017	2/7/17	House Ways & Means and House Financial Services Committees	Phases out the mortgage interest deduction and directs savings to the Housing Trust Fund, rental assistance programs, and the Public Housing Capital Fund.	

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
H.R. 1028 (Sires)	Commute Less Act of 2017	2/14/17	House Transportation & Infrastructure Committee	Requires each metropolitan planning organization serving a transportation management area to establish an employer advisory council, which shall create a commuter trip reduction plan.	
H.R. 1346 (Lipinski)	MPO coordination rule repeal legislation	4/6/17	Senate companion bill passed and presented to the President	Repeals the rule issued by the Federal Highway Administration and Federal Transit Administration entitled "Metropolitan Planning Organization Coordination and Planning Area Reform."	MTC - Support
H.R. 1458 (Blumenauer)	Raise and Index to Sustainably and Efficiently Invest in Transportation Act	3/9/17	House Ways & Means Committee	Increases the federal excise tax on gasoline and diesel fuel to 33.3 cents and 39.3 cents, respectively.	
H.R. 1664 (DeFazio)	Investing in America: A Penny for Progress Act	3/23/17	House Transportation & Infrastructure and Ways & Means Committees	Indexes the gas and diesel tax to inflation and directs the proceeds to new "Invest in America" bonds. Distributes the resulting revenue to highway and transit programs authorized in the Fixing America's Surface Transportation Act.	
H.R. 1669 (Delaney)	Partnership to Build America Act of 2017	3/23/17	House Transportation & Infrastructure and Ways & Means Committees	Establishes the American Infrastructure Fund to provide bond guarantees and make loans to States, local governments, and infrastructure providers for investments in certain infrastructure projects.	
H.R. 2241 (Holding)	Commuter Benefits	4/28/17	House Ways & Means Committee	Amends the Internal Revenue Code of 1986 to treat qualified alternative commuter programs, including commutes facilitated through transportation network company providers, as an excludable qualified transportation fringe benefit.	
H.R. 2347 (Torres)	Regional Infrastructure Accelerator Program	5/3/17	House Transportation & Infrastructure Committee	Directs the Secretary of the Treasury to establish a regional infrastructure accelerator program to facilitate certain infrastructure projects.	
H.R. 2391 (Sanford)	Highway Restoration Act of 2017	5/4/17	House Ways & Means Committee	Phases out the Mass Transit Account by 2021. Beginning in FY 2022, no funds would be transferred to the Mass Transit Account from the Highway Trust Fund.	
H.R. 2559 (Crowley)	Bike to Work Act of 2017	5/19/17	House Ways & Means Committee	Amends the Internal Revenue Code to include a bicycle sharing system as a mass transit facility for purposes of the tax exclusion of employer-paid commuting expenses.	

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
H.R. 3001 (Lowenthal)	National Multimodal and Sustainable Freight Infrastructure Act	6/22/17	House Transportation & Infrastructure and Ways & Means Committees	Establishes a Multimodal Freight Funding Formula Program and a National Freight Infrastructure Competitive Grant Program funded through a one percent waybill fee on the cost of transporting goods.	
H.R. 3388 (Latta)	Safely Ensuring Lives Future Deployment and Research In Vehicle Evolution Act	9/7/17	Senate Commerce, Science & Transportation Committee	Memorializes the federal role in ensuring the safety of highly automated vehicles as it relates to design, construction and performance of such vehicles.	
H.R. 4241 (Etsy)	Transportation Access and System Connection Act of 2017	11/6/17	House Transportation & Infrastructure Committee	Directs the Secretary of Transportation to carry out a pilot program to improve performance- based transportation planning.	
H.R. 4739 (Hastings)	Build America Act of 2018	1/9/18	House Transportation & Infrastructure Committee	Authorizes the national infrastructure investment program (also known as TIGER) and provides dedicated funding for both TIGER and the capital investment grant program.	
H.R. 4766 (DeFazio)	Positive Train Control Implementation and Financing Act of 2018	1/12/18	House Transportation & Infrastructure Committee	Prohibits extending the requirement to implement positive train control (PTC) past December 31, 2018 and authorizes grant funding to support PTC implementation along passenger rail lines.	
H.R. 4800 (Eshoo)	Broadband Conduit Deployment Act of 2018	1/17/18	House Transportation & Infrastructure Committee	Requires states to evaluate and, if needed, include as part of a highway expansion project the installation of broadband conduit infrastructure.	
H.R. 4889 (Beyer)	Healthy Climate and Family Security Act of 2018	1/29/18	House Energy & Commerce and Ways & Means Committees	Authorizes a federal cap-and-trade program and distributes auction revenues and penalty fees to eligible individuals. The new program would not preempt state or regional greenhouse gas initiatives.	
H.R. 4926 (Blumenauer)	American Opportunity Carbon Fee Act of 2018	2/6/18	House Education and the Workforce, Energy & Commerce, Transportation & Infrastructure, Veterans' Affairs and Ways & Means Committees	Amends the Internal Revenue Code of 1986 to provide for carbon dioxide and other greenhouse gas emission fees, reduce the rate of the corporate income tax, provide tax credits to workers and deliver additional benefits to retired and disabled Americans.	
H.R. 5003 (Hultgren)	Advance Refunding Bonds	2/13/18	House Ways & Means Committee	Reinstates advance refunding bonds.	
HR. 5032 (Lipinski)	Toll Credit Marketplace Act	2/15/18	House Transportation & Infrastructure Committee	Establishes a pilot toll credit marketplace program for states to buy and sell toll credits.	

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
H.R. 5198 (Buck)	Restoring Local Control Act	3/7/18	House Transportation & Infrastructure Committee	Makes changes to metropolitan planning organization designation and board representation requirements.	
H.R. 5542 (Velazquez)	Transportation Equity Act	4/17/18	House Transportation & Infrastructure Committee	Establishes a grant program to reimburse public transportation agencies that offer free unlimited transportation passes to eligible individuals.	
H.R. 6016 (Napolitano)	Bus Operator and Pedestrian Protection Act	6/7/18	House Transportation & Infrastructure Committee	Requires transit operators of fixed route bus service to develop a risk reduction program for bus operators.	
H.R. 6037 (Conaway)	Nonprofits Support Act	6/7/18	House Ways & Means Committee	Revises the 2017 tax law to reinstate the ability of nonprofits to deduct the from their federal tax liability the costs of providing transportation fringe benefits to their employees.	
H.R. 6220 (Johnson)	Transportation Workforce Modernization Act	6/22/18	House Transportation & Infrastructure Committee	Creates a grant program to fund worker retraining for workers displaced by the adoption of automated driving systems.	
H.R. 6493 (DeSaulnier)	The Metropolitan Planning Enhancement Act	7/24/18	House Transportation & Infrastructure Committee	Amends the metropolitan planning process to add requirements related to identifying high priority projects in the long range plan and the transportation improvement plan.	
H.R. 6542 (Clyburn)	Restoring Tax Credits for Affordable Housing Act	7/26/18	Ways & Means Committee	Amends the Internal Revenue Code of 1986 to provide an increase in the low-income housing credit, among other provisions.	
H.R. 6592 (DeSalunier)	Transportation Megaprojects Accountability and Oversight Act of 2018	7/27/18	House Transportation & Infrastructure Committee	Adds oversight requirements to federal transportation projects with estimated costs of \$2.5 billion or more.	
H.R. 6650 (Rohrabacher)	National Earthquake Hazards Reduction Program Reauthorization Act of 2018	8/16/18	House Science, Space & Technology; Natural Resources and Transportation & Infrastructure Committees	Amends and reauthorizes and amend the National Earthquake Hazards Reduction Program.	
H.R. 6572 (Speier)	San Francisco Bay Restoration	9/7/19	House Budget and Transportation & Infrastructure Committees	Amends the Federal Water Pollution Control Act to establish a grant program to support the restoration of San Francisco Bay. (Bill text is not yet available.)	

United States Senate

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
S. 87 (Toomey)	Sanctuary Cities	1/10/17	Senate Judiciary Committee	Prohibits sanctuary jurisdictions, as defined by the legislation, from receiving certain federal funds, including Community Development Block Grants.	
S. 103 (Lee)	Local Zoning Decisions Protection Act of 2017 (fair housing)	1/11/17	Senate Banking, Housing & Urban Affairs Committee	Prohibits the Department of Housing and Urban Development from implementing the 2015 Affirmatively Furthering Fair Housing rule.	
S. 181 (Brown)	To ensure that certain Federal public works and infrastructure projects use materials produced in the United States	1/20/17	Senate Homeland Security & Governmental Affairs Committee	Expands "Buy American" provisions to ensure federal public works and infrastructure projects use manufactured products and commodity construction materials produced in the United States.	
S. 195 (Flake)	Transportation Investment Recalibration to Equality (TIRE) Act	1/24/17	Senate Environment & Public Works Committee	Repeals 23 U.S.C. 113, which establishes prevailing wage requirements for certain federal highway projects.	
S. 496 (Duckworth)	MPO coordination rule repeal legislation	5/12/17	Public Law No: 115-33	Repeals the rule issued by the Federal Highway Administration and Federal Transit Administration entitled "Metropolitan Planning Organization Coordination and Planning Area Reform."	MTC - Support
S. 548 (Cantwell)	Affordable Housing Credit Improvement Act of 2017	3/7/17	Senate Finance Committee	Increases and expands the federal low-income housing tax credit programs.	
S. 604 (Hatch)	Highway Rights-of-Way Permitting Efficiency Act of 2017	3/9/17	Senate Environment & Public Works Committee	Enhances State permitting authority along highway rights-of-way to encourage expansion of broadband service to rural communities, and for other purposes	
S. 922 (Durbin)	Climate Change Adapt America Fund Act of 2017	4/24/17	Senate Finance Committee	Requires the Department of the Treasury to issue climate change obligations. The proceeds from the debt obligations must be deposited in the Adapt America Fund to fund projects for reducing economic, social, and environmental impact of the adverse effects of climate change.	
S. 967 (Enzi)	Marketplace Fairness Act of 2017	4/27/17	Senate Banking, Housing & Urban Affairs Committee	Enables enable state governments to collect state and local sales and use taxes from remote retailers with no physical presence in their state.	

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
S. 1168 (Warner)	Building and Renewing Infrastructure for Development and Growth in Employment Act	5/17/17	Senate Finance Committee	Establishes a national Infrastructure Financing Authority to provide loans and loan guarantees to states and localities for transportation, broadband, energy and water infrastructure projects.	
S. 1229 (Hoeven)	Move America Act of 2017	5/25/17	Senate Finance Committee	Expands tax-exempt private activity bonds and creates a new infrastructure tax credit program to increase investment in public-use transportation, water or broadband infrastructure.	
S. 1405 (Thune)	Federal Aviation Administration Reauthorization Act	5/9/18	Senate Calendar	Reauthorizes Federal Aviation Administration programs. The committee report includes language related to Bay Area self-help counties' authority to direct aviation-related sales taxes to voter-approved expenditure plans.	
S. 1607 (Hatch)	Federal Highway Aid Performance-Based Improvement Act of 2017	7/20/17	Senate Environment & Public Works Committee	Establishes a pilot program to transform the Federal-aid highway program to a performance- and outcome-based program.	
S. 1885 (Thune)	American Vision for Safer Transportation through Advancement of Revolutionary Technologies Act	11/28/17	Senate Legislative Calendar under General Orders	Clarifies the Federal role in the regulation of highly automated vehicles and authorizes other provisions to support the development of highly automated vehicle technologies.	
S. 1996 (Booker)	Environmental Justice Act of 2017	10/24/17	Senate Environment & Public Works Committee	Requires Federal agencies to address environmental justice and consider cumulative impacts in permitting decisions for infrastructure, including for housing and transportation.	
S. 2352 (Van Hollen)	Healthy Climate and Family Security Act of 2018	1/29/18	House Energy & Commerce and Ways & Means Committees	Authorizes a federal cap-and-trade program and distributes auction revenues and penalty fees to eligible individuals. The new program would not preempt state or regional greenhouse gas initiatives.	
S. 2368 (Whitehouse)	American Opportunity Carbon Fee Act of 2018	2/5/18	Senate Finance Committee	Amends the Internal Revenue Code of 1986 to provide for carbon dioxide and other greenhouse gas emission fees, reduce the rate of the corporate income tax, provide tax credits to workers and deliver additional benefits to retired and disabled Americans.	
S. 2381 (Klobuchar)	Streamlining and Investing in Broadband Infrastructure	2/6/18	Senate Environment & Public Works Committee	Requires that states incorporate into certain highway projects the instillation of broadband conduits.	

Bill Number (Author)	Topic	Current Version	Status	Summary	Position
S. 2586 (Cornyn)	Clean Water Act delegation authority	3/21/18	Senate Environment & Public Works Committee	Authorizes states to assume delegation authority for certain Clean Water Act responsibilities related to federal transportation project approvals	
S. 2587 (Cornyn)	Endangered Species Act delegation authority	3/21/18	Senate Environment & Public Works Committee	Authorizes states to assume delegation authority for certain Endangered Species Act responsibilities related to federal transportation project approvals.	
S. 2588 (Cornyn)	Historic preservation delegation authority	3/21/18	Senate Environment & Public Works Committee	Authorizes states to assume delegation authority for certain historic preservation responsibilities relating to federal transportation project approvals.	
S. 2643 (Markey)	Greener Air Standards Mean Our National security, Environment, and Youth Saved Act	4/10/18	Senate Environment & Public Works Committee	Prohibits the Environmental Protection Agency administration from reducing the stringency of light-duty vehicle greenhouse gas emissions standards for model years 2022 through 2025 under previous final rules.	
S. 3190 (Lee)	Transportation Empowerment Act	7/10/18	Senate Finance Committee	Devolves a significant portion of the federal transportation program to states.	
S. 3250 (Harris)	Rent Relief Act of 2018	7/19/18	Senate Finance Committee	Amends the Internal Revenue Code to create a low- and moderate-income renters tax credit.	
S. 3342 (Booker)	Housing, Opportunity, Mobility, and Equity Act of 2018	8/1/18	Senate Finance Committee	Requires Community Development Block Grant recipients to develop a strategy to support inclusive zoning policies and amends the Internal Revenue Code to create a renters tax credit.	
S. 3365 (Wyden)	Middle-Income Housing Tax Credit Act of 2018	8/22/18	Senate Finance Committee	Amends the Internal Revenue Code to allow a tax credit for the development of housing affordable to middle-income households.	

California State Legislative Calendar 2018

<p>January 1 Statutes take effect. 3 Legislature reconvenes. 10 Budget Bill must be submitted by Governor. 12 Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house in the odd-numbered year. 15 Martin Luther King, Jr. Day. 19 Last day for any committee to hear and report to the floor bills introduced in that house in the odd-numbered year. Last day to submit bill requests to the Office of Legislative Counsel. 31 Last day for each house to pass bills introduced in that house in the odd-numbered year.</p>	<p>June 1 Last day for bills to be passed out of house of origin. 4 Committee meetings may resume. 15 Budget Bill must be passed by midnight. 28 Last day for a legislative measure to qualify for the November 6 General Election Ballot 29 Last day for policy committees to hear and report fiscal bills to fiscal committees.</p>
<p>February 16 Last day for bills to be introduced. 19 Presidents' Day.</p>	<p>July 4 Independence Day. 6 Last day for policy committees to hear and report bills. Summer Recess begins upon adjournment of session, provided Budget Bill has been passed.</p>
<p>March 22 Spring Recess begins upon adjournment. 30 Cesar Chavez Day observed.</p>	<p>August 6 Legislature reconvenes from Summer Recess. 17 Last day for fiscal committees to meet and report bills to the floor. 20-31 Floor session only. No committees, other than Conference or Rules Committees, may meet for any purpose. 24 Last day to amend bills on the floor. 31 Last day for each house to pass bills. Final Recess begins on adjournment.</p>
<p>April 2 Legislature reconvenes from Spring recess. 27 Last day for policy committees to hear and report to fiscal committees fiscal bills introduced in their house.</p>	<p>September 30 Last day for Governor to sign or veto bills passed by the Legislature before September 1 and in the Governor's possession on or after September 1.</p>
<p>May 11 Last day for policy committees to hear and report to the floor nonfiscal bills introduced in their house. 18 Last day for policy committees meet prior to June 4. 25 Last day for fiscal committees to hear and report to the floor bills introduced in their house. Last day for fiscal committee to meet prior to June 4. 28 Memorial Day. 27 – Floor session only. No committees, other than Conference June 1 or Rules Committees, may meet for any purpose.</p>	<p>October 1 Bills enacted on or before this date take effect January 1, 2019.</p> <p>November 6 General Election.</p> <p>December 3 2019-2020 Regular Session convenes for organizational meeting.</p> <p>January 2019 1 Statutes take effect.</p>

Source: Senate & Assembly websites.

*Dates are subject to change.

115th United States Congress, Second Session (Tentative) Calendar*

<p>January</p> <p>1 New Year’s Day 3 House and Senate reconvene. 12-15 House district work period 15 Martin Luther King, Jr. Day 22-26 House district work period</p>	<p>July</p> <p>2-6 Senate state work period 2-9 House district work period 4 Independence Day 20-22 House district work period 27-31 House district work period</p>
<p>February</p> <p>1-2 House district work period 5 Deadline for President’s budget submission. 8-12 House district work period 19 President’s Day 19-23 House/Senate work periods</p>	<p>August</p> <p>1-31 House district work period 6-31 Senate state work period</p>
<p>March</p> <p>2 House district work period 9-12 House district work period 16-17 Senate state work period 23-30 House district work period 26-30 Senate district work period</p>	<p>September</p> <p>3 House/Senate work period and Labor Day 10-11 House district work period 17-24 House district work period</p>
<p>April</p> <p>2-6 Senate state work period 2-9 House district work period 15 Congressional concurrent resolution budget deadline. 20-23 House district work period 30 House/Senate work period</p>	<p>October</p> <p>5 – 8 House district work period 8 Columbus Day 15-31 House district work period 29-31 Senate state work period</p>
<p>May</p> <p>1-4 House/Senate work period 11-14 House district work period 25-31 House district work period 28 Memorial Day 28-31 Senate state work period</p>	<p>November</p> <p>1-12 House/Senate work period 12 Veterans’ Day observed. 19-23 Senate state work period 19-26 House district work period 22 Thanksgiving Day observed.</p>
<p>June</p> <p>1 Senate state work period 1-4 House district work period 15 Deadline for Congressional action on budget reconciliation. 15-18 House district work period 29 House district work period</p>	<p>December</p> <p>14 Target for Senate adjournment. 14-21 House district work week 25 Christmas day</p>

Source: Senate & House of Representatives websites.

*Dates are subject to change.