#### RESOLUTION ADOPTING POSITIONS ON STATE LEGISLATION

WHEREAS, The Transportation Authority approves a set of legislative principles to guide transportation policy advocacy in the sessions of the Federal and State Legislatures; and

WHEREAS, With the assistance of the Transportation Authority's legislative advocate in Sacramento, staff has reviewed pending legislation for the current Legislative Session and analyzed it for consistency with the Transportation Authority's adopted legislative principles and for impacts on transportation funding and program implementation in San Francisco; now, therefore, be it

RESOLVED, That the Transportation Authority hereby adopts new support positions on Assembly Bill (AB) 2865 (Chiu), AB 3059 (Bloom), AB 3124 (Bloom), and Senate Bill (SB) 1119 (Newman), and new oppose positions on AB 2712 (Allen, Travis), and SB 1132 (Hill); and be it further RESOLVED, That the Executive Director is directed to communicate these positions to all

#### State Legislation - Updates on Activity This Session

To view documents associated with the bill, click the bill number link.

Staff is recommending four new support positions on Assembly Bill (AB) 2865 (Chiu), AB 3059 (Bloom), AB 3124 (Bloom), and Senate Bill (SB) 1119 (Newman), and two new oppose positions on AB 2712 (Allen, Travis) and SB 1132 (Hill), as shown in **Table 1**, which also includes four new bills to watch. The Board does not need to take an action to add bills to watch. **Table 2** indicates the status of bills on which the Board has already taken a position this session.

Table 1. Recommendation for New Positions and Select New Bills to Watch

Recommended	Bill #	Bill Title and Description
Positions	Author	
Watch	<u>AB 2418</u>	Transportation: advanced technologies: grant program.
	<u>Mullin</u> D	This bill would state the intent of the Legislature to enact legislation to
		establish a pilot program that allows municipalities to compete for grant
w attr		funding, and to leverage both public and private funding to promote flexible
		innovation and encourage the use of advanced technologies to improve the
		state's transportation system.
	<u>AB 2712</u>	Bonds: Safe, Reliable High-Speed Passenger Train Bond Act for the
	Allen, Travis R	21st Century.
		Would provide that no further bonds shall be sold for high-speed rail
		purposes, except as specifically provided with respect to an existing
Oppose		appropriation for high-speed rail purposes for early improvement projects in
Оррозс		the Phase 1 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.
	<u>AB 2865</u>	High-occupancy toll lanes: Santa Clara Valley Transportation Authority
	Chiu D	(VTA).
		This is a spot bill, authored by Assemblymember Chiu on behalf of the
		Transportation Authority in case the Board decides to pursue managed lanes
		on US 101 and I-280 north of the split with US 101. We are still working
		with Legislative Counsel on the final language. Once amended, this bill
		would allow San Francisco to authorize VTA to operate them in San
Support		Francisco as part of a continuous system down the Peninsula, similar to the
		authorization they currently have to operate high occupancy toll lanes in San
		Mateo county. While VTA would operate the lanes (providing a seamless
		customer experience along the Peninsula and achieving cost efficiencies), net
		revenues would be reinvested in San Francisco projects according to an
		expenditure plan approved by the Transportation Authority Board. We are
		pursuing this legislation now so as to be able to coordinate with the other two
		counties that are further along developing managed lanes projects on US 101.

	AB 2022	San Francisco Roy Area Daniel Transit District (DADT), transit
	AB 2923	San Francisco Bay Area Rapid Transit District (BART): transit-
	<u>Chiu</u> D	oriented development.
		This bill would require the BART Board to adopt new transit-oriented
		development guidelines by a majority vote that establish minimum local
		zoning requirements for BART-owned land that is located on contiguous
		parcels larger than 0.25 acres, within 1/2 mile of an existing or planned
		BART station entrance, in areas having representation on the BART Board of
		Directors (i.e. San Francisco, Alameda, and Contra Costa counties). Local
		jurisdictions would then be required to adopt zoning regulations on those
Watch		sites consistent with BART's guidelines. BART's current transit-oriented
		development guidelines provide guidance to local jurisdictions on its
		expectations for development on its properties, but local jurisdictions are not
		required to adopt zoning regulations consistent with them. This would apply
		to only one site in San Francisco – the small parcel adjacent to the Glen Park
		BART Station currently used for surface parking. This bill originated from
		housing advocates, not BART, and BART staff is recommending adopting a
		neutral position at its March 8 Board of Directors meeting. The San
		Francisco Planning Department has submitted a request that the Mayor's
		Office State Legislation Committee adopt a support position on the bill.
	<u>AB 3059</u>	Congestion pricing demonstration pilot projects.
	Bloom D	This bill would authorize two congestion pricing demonstration projects in
		northern California and two in southern California. The bill would define
		"congestion pricing" to mean the assessment of a charge on motor vehicles
		using local streets and roads in a participating jurisdiction, which charge could
		vary based on the time of day or the day of the week. The bill would require
		the governing body of an eligible participating jurisdiction to adopt a
		congestion pricing ordinance containing various elements, and would require
Support		the proposed ordinance to be approved by the applicable congestion
		management agency subject to a finding that the proposed demonstration
		project is likely to be successful. The bill would require a charge by a
		congestion pricing ordinance to be imposed consistent with the California
		Constitution and federal law. Former Supervisor Farrell was seeking this type
		of authority to enable a tolling and reservation system to manage Lombard
		"crooked street" congestion. San Francisco's Transportation 2045 Task
		Force recently recommended that the city continue to research, develop and,
		as appropriate, seek legislative authority for congestion pricing.
	<u>AB 3124</u>	Vehicles: length limitations: buses: bicycle transportation devices
	Bloom D	Existing law prohibits the buses and trolley coaches that operate on highways
Support		from having a folding bicycle rack that extends 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 increase the lengths
		described in the exemption above from 36 to 40 inches, and from 42 to 46
		inches. This will accommodate 3-bicycle racks on buses and trolley coaches
		operating on highways. The San Francisco Municipal Transportation Agency
		(SFMTA) is supporting this bill, and the Metropolitan Transportation
		Commission (MTC) is recommending a support position at its March 9
		Legislation Committee meeting.

	<u>SB 1119</u>	Low Carbon Transit Operations Program.
	Newman D	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
Support		Carbon Transit Operations Program on projects or services that meet
Support		specified requirements and benefit those disadvantaged communities. This
		bill would authorize a recipient transit agency to satisfy the above-stated
		requirement by expending at least 50% of program funds received on transit
		fare subsidies, specified transit connections, or technology improvements that
	OD 4400	reduce emissions of greenhouse gases.
	<u>SB 1132</u>	Vehicles: right turn violations.
	Hill D	Current law requires a driver facing a steady circular red signal alone to stop
Oppose		at a marked limit line, and violation is punishable by a fine of \$100. This bill
		would, beginning July 1, 2019, reduce the fine to \$35. This is substantially the
		same bill as SB 493 (Hill) from 2017, which the Board took an oppose position on in March 2017.
	<u>SB 1376</u>	Transportation network companies (TNCs): accessibility plans.
	Hill D	Existing Public Utilities Commission regulations require a TNC to allow
	<u> </u>	passengers to indicate whether they require a wheelchair-accessible vehicle or
		a vehicle otherwise accessible to individuals with disabilities and requires
3377 1		the TNC to submit a specified report to the Public Utilities Commission
Watch		detailing the number and percentage of their customers who requested
		accessible vehicles and how often the TNC was able to comply with requests
		for accessible vehicles. This bill would express the intent of the Legislature
		that every TNC ensure that it provides full and equal access to all persons
		I that every TNC ensure that it provides tun and equal access to an persons
		with disabilities.
	<u>SB 1427</u>	
	SB 1427 Hill D	with disabilities.  High-occupancy vehicle (HOV) and high-occupancy toll (HOT) lanes.
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Watch		with disabilities.  High-occupancy vehicle (HOV) and high-occupancy toll (HOT) lanes.  MTC is sponsoring this bill to state the intent of the Legislature to enact legislation to improve the performance of HOV and HOT lanes by providing additional resources for, and authorizing new approaches to, the enforcement of lane occupancy requirements. MTC is concurrently in discussions with California Highway Patrol about how to increase enforcement efforts
Watch		with disabilities.  High-occupancy vehicle (HOV) and high-occupancy toll (HOT) lanes.  MTC is sponsoring this bill to state the intent of the Legislature to enact legislation to improve the performance of HOV and HOT lanes by providing additional resources for, and authorizing new approaches to, the enforcement of lane occupancy requirements. MTC is concurrently in discussions with

Table 2. Bill Status for Active Positions Taken in the 2017-2018 Session

Adopted	Bill #	Bill Title	Bill Status <sup>1</sup>
Positions	Author		(as of
			3/1/2018)
	<u>AB 1</u>	Transportation Funding	Assembly Dead
	Frazier D		
Support	<u>AB 17</u>	Transit Pass Program: free or reduced-fare transit passes	Vetoed
	Holden D		
	<u>AB 87</u>	Autonomous vehicles	Senate Desk
	Ting D		

	<u>AB 342</u>	Vehicles: automated speed enforcement: five-year pilot	Assembly Dead
	<u>Chiu</u> D	program	-
	<u>SB 422</u>	Transportation projects: comprehensive development lease	Senate Dead
	Wilk R	agreements: Public Private Partnerships	
	<u>SB 760</u>	Bikeways: design guides	Assembly Desk
	Wiener D		
	<u>SB 768</u>	Transportation projects: comprehensive development lease	Senate Dead
	Allen,	agreements: Public Private Partnerships	
	Wiener D		
	<u>AB 65</u>	Transportation bond debt service	Assembly Dead
	Patterson R		
	<u>AB 1756</u>	Transportation Funding	Assembly
Oppose	Brough R		Transportation
	<u>SB 182</u>	Transportation network company: participating drivers: single	Chaptered
	<u>Bradford</u> D	business license	
	<u>SB 423</u>	Indemnity: design professionals	Senate Dead
	<u>Cannella</u> R		
	<u>SB 493</u>	Vehicles: right-turn violations	Assembly
	Hill D		Appropriations

<sup>&</sup>lt;sup>1</sup>Under this column, "Enrolled" means the bills has passed out of both houses of the Legislature and is on the Governor's desk for consideration. "Chaptered" indicates the bill is now law.