#### **Bills of Interest**

#### Changes to existing positions and proposed new positions highlighted and marked as "New." To view documents associated with the bill, click the bill number link. To view the bill text, click the PDF or HTML link.

Staff is recommending the following new positions this month:

• Support for Assembly Bill (AB) 2690 (Mullin), Senate Bill (SB) 1183 (DeSaulnier), and SB 1217 (Leno)

Bill #	Author	Description	Status	Position	Comments
AB 105 Amended 8/30/2013 pdf_html	Committee on Budget	Active Transportation Program. Would create the Active Transportation Program (ATP) in the Department of Transportation, to be funded in the annual Budget Act from specified federal and state transportation funds, including 100% of the available federal Transportation Alternatives Program funds and federal Recreational Trails Program funds, except as specified, \$21,000,000 of federal Highway Safety Improvement Program funds or other federal funds, a specified amount of fuel tax revenues from the Highway Users Tax Account and the State Highway Account, and from other available funds. The bill would provide for funds to be allocated to eligible projects by the California Transportation Commission. This bill contains other related provisions and other	SENATE INACTIVE FILE	Watch	This bill would enact the new consolidated ATP as proposed by the Administration. Identical to SB 99; as trailer bills, the leadership elected to send SB 99 forward and SB 99 was approved by the Governor. This remains an active bill that could be used for other purposes.
AB 229 Amended 8/12/2013 pdf_html	John A. Pérez D (Dist 53)	existing laws. <b>Local government: infrastructure and revitalization financing districts.</b> Would authorize the creation by a city, county, city and county, or joint powers authority of an infrastructure and revitalization financing district, as defined, and the issuance of debt with 2/3 voter approval. The bill would authorize the creation of a district for up to 40 years and the issuance of debt with a final maturity date of up to 30 years, as specified. The bill would authorize a district to finance projects in redevelopment project areas and former redevelopment project areas and former military bases. This bill contains other related provisions.	ASSEMBLY 2 YEAR	Watch	Expands infrastructure financing district law to include revitalization within a designated district. Would require a 2/3s vote to establish the district and specifically includes the following as authorized projects, among others: highways, interchanges, ramps and bridges, arterial streets, parking facilities, and transit facilities.

Bill #	Author	Description	Status	Position	Comments
AB 935 Amended 4/25/2013 pdf_html	Frazier D (Dist 11)	San Francisco Bay Area Water Emergency Transportation Authority (WETA): terms of board members. Would expand the number of members appointed by the Senate Committee on Rules and the Speaker of the Assembly to 2 members each. The bill would require that the initial terms of the additional members appointed by the Senate Committee on Rules and the Speaker of the Assembly pursuant to its provisions shall be 2 years and 6 years, respectively. The bill would require that one of the 3 members appointed by the Governor be a bona fide labor representative and that another member be a resident of the City and County of San Francisco selected from a list of 3 nominees provided by the San Francisco County Transportation Authority. This bill contains other related provisions and other existing laws.		Watch	Originally expanded WETA by adding members from Contra Costa County and San Mateo County. As amended, expands board from 5 to 7 members and directs Governor to make appointments from Contra Costa, San Francisco, San Mateo and Solano Counties from a list of 3 nominees made by the County Transportation Authorities.
AB 1046 Amended 3/21/2013 pdf_html	Gordon D (Dist 24)	Department of Transportation: Innovative Delivery Team Demonstration Program. Would authorize the Department of Transportation's District 4 director to direct existing District 4 resources to the Innovative Delivery Team Demonstration Program and to authorize department staff to perform reimbursed work for projects on and off the state highway system within the boundaries of the County of Santa Clara pursuant to the master agreement, as defined, and accompanying work programs, as defined.	SENATE 2 YEAR	Watch	Another bill for Santa Clara to seek better collaboration with Caltrans in their local capital program through a Master Agreement. This bill could have impacts on delivery throughout the rest of Caltrans District 4 area.
AB 1081 Amended 8/12/2013 pdf_html	Medina D (Dist 61)	Economic development: goods-movement-related infrastructure. Current law requires the Governor, in conjunction with the Governor's Budget, to submit annually to the Legislature a proposed 5-year infrastructure plan containing specified information concerning infrastructure needed by state agencies, public schools, and public postsecondary educational institutions, and a proposal for funding the needed infrastructure. This bill would require the infrastructure plan to include additional information, including, but not limited to, information related to infrastructure identified by state and federal transportation authorities, recommendations for private sector financing, and strategies to address state goods movement needs, as specified.	SENATE 2 YEAR	Watch	Adds specific requirements to the state's 5-year infrastructure planning process related to goods movement.

Bill #	Author	Description	Status	Position	Comments
AB 1179 Amended 1/6/2014 pdf_html	Bocanegra D (Dist 39)	<b>Strategic Growth Council.</b> Current law creates the Strategic Growth Council, consisting of specified state officers and a public member appointed by the Governor, with specified duties relating to coordination of actions of state agencies relative to improvement of air and water quality, natural resource protection, transportation, and various other matters. This bill would add the Superintendent of Public Instruction or his or her designee to the Strategic Growth Council.	RESOURCES AND WATER	Watch	Originally added to Sustainable Communities Strategies the requirement to include school siting plans. Amended to add State Superintendent of Schools to Strategic Growth Council.
AB 1193 Amended 1/23/2014 pdf_html	Ting D (Dist 19)	<b>Bikeways.</b> Current law defines "bikeway" for certain purposes to mean all facilities that provide primarily for bicycle travel. Current law categorizes bikeways into 3 classes of facilities. This bill would additionally provide for a classification of Class IV bikeways, as specified. This bill contains other related provisions and other current laws.	SENATE TRANSPORTATION AND HOUSING	Watch	Originally a spot bill related to design of bikeways. Now imposes broader standards for use by locals in applying bicycle safety criteria. This bill is a positive incremental step in the effort to allow cities more flexibility to design safer, protected bikeways, also known as "cycle tracks". However, there are ongoing efforts by the San Francisco Municipal Transportation Agency and various cities to encourage Caltrans to adopt the urban street design standards developed by the National Association of City Transportation Officials (NACTO). Adoption of the NACTO standards by Caltrans was specifically recommended in the January 2014 State Smart Transportation Initiative report on Caltrans as an initial step Caltrans can take to improve bicycle safety in California. Caltrans has indicated it will adopt the NACTO recommendations as standards and will work to make its design restrictions less stringent.
AB 1194 Amended	Ammiano D (Dist 17)	Safe Routes to School Program. Would provide that the Safe Routes to School Program may fund both construction and noninfrastructure activities, as specified.	SENATE 2 YEAR	Watch	Dedicates \$46 million annually for Safe Routes to School Program.
5/24/2013 pdf_html		The bill would require 20% of program funds to be used for noninfrastructure activities, as specified. The bill would authorize the transfer of the responsibility for selecting projects and awarding grants from the Department of Transportation to the California Transportation Commission, at the discretion of the Transportation Agency. The bill would require the Department of Transportation to employ a full-time coordinator to administer the program.			This bill was eclipsed by the Administration's Active Transportation Program bill, SB 99, which dedicates \$24 million for Safe Routes to School projects with at least \$7.2 million for non-infrastructure projects. An active bill that could be used for other purposes.

Bill #	Author	Description	Status	Position	Comments
	Patterson R (Dist 23)	<b>High-speed rail.</b> Would prohibit the High-Speed Rail Authority from expending the federal funds appropriated to the authority pursuant to the Budget Act of 2012 unless state funds appropriated from the High-Speed Passenger Train Bond Fund or from another state funding source are immediately available to the authority for the purpose of providing matching state funds for the federal funds. This requirement would apply regardless of whether the federal government has authorized the expenditure of the federal funds without the immediate availability of the nonfederal match that is a condition for the award of the federal funds. The bill would also make legislative findings and declarations.	- Failed		The intent of this bill is to halt the High-Speed Rail program by prohibiting state funds to be made available to match federal APPROPRIATIONS for the initial construction segment, under contract but not yet underway. The federal Government may permit the federal funds already appropriated to this segment to be drawn down first, in advance of the availability of state match, and the author wants to avoid the "pressure" to approve other state funds later to serve as the non-federal match. Bill failed to pass in committee and is now dead under Assembly rules. Previously adopted an oppose position.
AB 1532 Introduced 1/21/2014 pdf_html	<mark>Gatto</mark> D (Dist 43)			Support	This continues the author's efforts to combat hit and run collisions. It requires a driver that strikes an individual to stop and provide information, even if the individual is not injured.

Bill #	Author	Description	Status	Position	Comments
AB 1536 Introduced 1/21/2014 pdf_html	Olsen R (Dist 12)	Would prohibit a state or local public transportation employee or public transportation employee organization from engaging in, causing, instigating, encouraging, or condoning a strike. The bill	EMPLOYEE	Delete from	This bill reflects ongoing concern over the effects on mobility of public transit agency employees engaging in strikes during labor negotiations. One measure was presented in committee in January for consideration and failed passage. This is a different member's attempt to continue the dialogue on this policy matter. Bill never heard in committee and is now dead under Assembly rules. Previously adopted a watch position.
AB 1546 Introduced 1/23/2014 pdf_html	<u>Chávez</u> <b>R</b> (Dist 76)	<b>Traffic control devices.</b> Current law requires the Department of Transportation to place and maintain appropriate signs, signals, and other traffic control devices along highways under its jurisdiction. Current law further authorizes the department, with the consent of local authorities, to place and maintain appropriate signs, signals, and other traffic control devices along city streets and county roads as may be necessary or desirable to control or direct traffic, or to facilitate traffic flow, to or from state highways. This bill would make technical, nonsubstantive changes to these provisions.	ASSEMBLY PRINT	Watch	Spot bill related to traffic control devices.
AB 1639 Amended 4/22/2014 pdf_html	<u>Grove</u> <b>R</b> (Dist 34)	California Global Warming Solutions Act of 2006: greenhouse gas emissions limit. Would provide that cap-and-trade revenues shall not be appropriated from the Greenhouse Gas Reduction Fund for purposes of the high-speed rail system, and would make legislative findings and declarations in that regard. This bill contains other existing laws.	TRANSPORTATION - Failed	New - Recommend Delete from Matrix	This is a "spot bill" pertaining to Cap and Trade revenues. Bill failed in committee and is now dead under Assembly rules. Previously adopted a watch position.

Bill #	Author	Description	Status	Position	Comments
<u>AB 1646</u>	Frazier D	Vehicles: electronic wireless communication devices: prohibitions.	ASSEMBLY APPROPRIATIONS	Watch	Adds to DMV driver's exam the requirement that applicants be tested on dangers of operating
Introduced 2/11/2014	(Dist 11)	Current law requires the Department of Motor Vehicles (DMV) to examine applicants for specific driver's licenses and requires that			motor vehicles while using hand held devices.
<u>pdf_html</u>		applicant's knowledge and understanding of the provision of the Vehicle Code governing the operation of vehicles upon the highways. This bill would require the above-described examination			
		to also include a test of the applicant's understanding of the distractions and dangers of handheld cellular phone use and text messaging while operating a motor vehicle. This bill contains other related provisions and other existing laws.			
AB 1724 Amended	Frazier D (Dist 11)	<b>Construction Manager/General Contractor (CM/GC)</b> <b>method: regional transportation agencies.</b> Would authorize regional transportation agencies, as defined, to	ASSEMBLY APPROPRIATIONS	Support	Provides entities such as SFCTA authority to utilize CM/GC as an alternative procurement and delivery means. Bill is sponsored by Contra
3/28/2014 pdf_html		use the Construction Manager/General Contractor project delivery method, as specified, to design and construct certain projects. The bill would require a regional transportation agency,	5/7/2014 9 a.m State Capitol, Room 4202		Costa Transportation Authority and supported by the Self Help Counties Coalition.
		within 180 days after the completion of any project using the Construction Manager/General Contractor (CM/GC) project delivery method, to prepare a report that describes each project and provides relevant data, as specified. This bill contains other related provisions.	ASSEMBLY APPROPRIATIONS, GATTO, Chair		We will be seeking an amendment to authorize CM/GC on transit projects (current authorization is only for highway projects).
<u>AB 1811</u>	Buchanan D	High-occupancy vehicle lanes. Current law requires that the implementation of the value pricing	SENATE RULES.	Watch	Addresses Sunol Grade high-occupancy toll lanes and mandates that HOV users have access at all
Amended 4/8/2014 pdf_html	(Dist 16)	high-occupancy vehicle program ensure that specified levels of service be maintained at all times in the high-occupancy (HOV) vehicle lanes and that unrestricted access to the lanes by high- occupancy vehicles be available at all times. This bill would authorize the program to require a high-occupancy vehicle to have			times.
		an electronic transponder or other electronic device for law enforcement purposes.			
<u>AB 1857</u>	Frazier D	Department of Transportation: vehicle and equipment procurement.	ASSEMBLY APPROPRIATIONS	Watch	Modernizes Caltrans heavy duty fleet procurement by requiring life-cycle cost
Amended 3/28/2014 pdf_html	(Dist 11)		SUSPENSE FILE		assessment. Goal is to reduce costs.

Bill #	Author	Description	Status	Position	Comments
AB 1872 Introduced 2/19/2014 pdf_html	Stone D (Dist 29)	<b>Transportation planning.</b> Under current law, the Legislature has made findings regarding the need for continuing and improving transportation planning at the state, regional, and local level. This bill would make nonsubstantive changes to those provisions.	ASSEMBLY PRINT	Watch	Spot bill related to regional transportation planning.
Amended 4/3/2014 pdf_html	Ridley-Thomas D (Dist 54)	<b>Use fuel tax: natural gas: gallon equivalent.</b> Would require compressed natural gas sold at retail to the public for use as a motor vehicle fuel to be sold in a gasoline gallon equivalent that is equal to 126.67 cubic feet of compressed natural gas, measured at the standard pressure and temperature, as specified, and would require liquefied natural gas to be sold in a diesel gallon equivalent that is equal to 6.06 pounds of liquefied natural gas. This bill contains other related provisions and other	ASSEMBLY APPROPRIATIONS 5/7/2014 9 a.m State Capitol, Room 4202 ASSEMBLY APPROPRIATIONS, GATTO, Chair	Watch	Attempts to equalize measurements for taxing purposes for compressed natural gas and liquefied natural gas.
AB 1959 Introduced 2/19/2014 pdf_html	Mansoor R (Dist 74)	<b>Transportation projects: comprehensive development lease agreements.</b> Current law, until January 1, 2017, authorizes the Department of Transportation or a regional transportation agency to enter into a comprehensive development lease with a public or private entity for a transportation project. This bill would delete obsolete cross-references and make technical changes to these provisions.		New - Recommend Delete from Matrix	Spot bill related to public-private partnership law that is due to expire at the end of 2016. Bill never heard in committee and is now dead under Assembly rules. Previously adopted a watch position.
AB 2008 Amended 3/28/2014 pdf_html	Quirk D (Dist 20)	California Environmental Quality Act: infill projects: goods movement. The California Environmental Quality Act requires the Office of Planning and Research to prepare, develop, and transmit to the Natural Resources Agency, and the Secretary of the Natural Resources Agency to certify and adopt, guidelines for the implementation of the act by public agencies. The act requires the guidelines to include statewide standards for infill projects to promote specified goals and priorities. This bill would require the guidelines to be revised to include as a statewide standard for infill projects the goal of minimizing the impacts of goods movement on air quality, traffic, and public safety through the provision of dedicated loading and unloading facilities for commercial space.	ASSEMBLY NATURAL RESOURCES	Watch	Seeks to reduce greenhouse gas emissions from urban freight by adding requirements to the preparation of sustainable communities strategies.

Bill #	Author	Description	Status	Position	Comments
AB 2013 Amended 4/2/2014 pdf_html	Muratsuchi D (Dist 66)	Vehicles: high-occupancy vehicle lanes. Current federal law, until September 30, 2017, authorizes a state to allow specified labeled vehicles to use lanes designated for high- occupancy vehicles (HOVs). This bill would increase the number of those identifiers that the DMV is authorized to issue to 85,000. This bill contains other related provisions and other current laws.	SENATE RULES.	Oppose	Will expand the number of authorized decals for plug-in hybrids to access HOV lanes and prevent charging these vehicles for using tolled facilities. We previously adopted an oppose position because expansion of this program could increase congestion in HOV lanes and allowing these vehicles toll-free access would impact transportation revenues.
AB 2021 Amended 3/17/2014 pdf_html	Gordon D (Dist 24)	San Mateo County Transit District. Current law requires the San Mateo County Transit District to comply with certain prevailing wage requirements with respect to the Construction Manager/General Contractor (CM/GC) project delivery contract method, which requirements are monitored and enforced by the Department of Industrial Relations, or alternatively to elect to enter into a collective bargaining agreement that binds all of the contractors performing work on the project and that includes a mechanism for resolving disputes about the payment of wages. This bill would additionally authorize the district to meet its obligations under this provision by continuing to operate an existing previously approved labor compliance program, subject to approval of the Department of Industrial Relations, as specified.	SENATE RULES.	Watch	This bill authorizes San Mateo to use of CM/GC project delivery method for transit purposes and provides authority to use an existing labor compliance program.
AB 2036 Amended 4/9/2014 pdf_html	Mansoor R (Dist 74)	<b>Toll facilities.</b> Current law authorizes certain toll facilities on public highways. This bill would authorize a toll facility to be initially implemented on a public highway within the boundaries of the County of Orange only if the toll facility is approved by a 2/3 vote of the electorate in the county, and would define "public highway" and "toll facility" for these purposes. This bill contains other related provisions.	ASSEMBLY TRANSPORTATION - Failed		This bill will affect the MTC regional express lane plans, and could impact any future express lane efforts in San Francisco. Bill never heard in committee and is now dead under Assembly rules. Previously adopted an oppose position.
AB 2068 Amended 4/24/2014 pdf html	Nazarian_D (Dist 46)	<b>Charter-party carriers of passengers.</b> Declares Transportation Network Companies (TNC) (Lyft, SideCar, Uber) are charter-party carriers of passengers and specifies commercial insurance requirements.	ASSEMBLY INSURANCE	New - Recommend Watch	The bill clarifies that TNCs are charter-party carriers (transportation of persons by motor vehicle) which the State Public Utility Commission governs.

Bill #	Author	Description	Status	Position	Comments
AB 2090 Amended 3/27/2014 pdf_html	Fong D (Dist 28)	High-occupancy toll lanes: Santa Clara County. Current law authorizes the Santa Clara Valley Transportation Authority (VTA) to conduct, administer, and operate high- occupancy toll (HOT) lanes and is required for that implementation of HOT lanes to ensure that specified levels of	SENATE RULES.	Watch	Would shift metrics for VTA operations of HOT lanes from level of service (LOS) standard to other measurements such as speed or travel time.
		service be maintained at all times in the high-occupancy lanes and that unrestricted access to the lanes by high-occupancy vehicles be available at all times. This bill would delete the reference to Level of Service C or D, and instead would require VTA to establish, with the consent of the Department of Transportation, appropriate performance measures, such as speed or travel times, for the purpose of ensuring optimal use of the HOT lanes by high- occupancy vehicles without adversely affecting other traffic on the state highway system.			
<u>AB 2119</u>	Stone D	<b>Local taxes: transactions and use taxes.</b> Would authorize the board of supervisors of a county to levy,	ASSEMBLY REVENUE &	Watch	Permits a county sales tax to be imposed in the entire county or within the unincorporated area.
Introduced 2/20/2014 pdf_html	(Dist 29)	increase, or extend a transactions and use tax throughout the entire county or within the unincorporated area of the county, if approved by the qualified voters of the entire county or the unincorporated area of the county, as applicable. This bill would require the revenues derived from the imposition of this tax to only be used within the area for which the tax was approved by the qualified voters.	TAXATION 5/5/2014 1:30 p.m State Capitol, Room 126 ASSEMBLY REVENUE AND TAXATION, BOCANEGRA, Chair		
<u>AB 2173</u>	Bradford D	Vehicles: motorized bicycles.	ASSEMBLY APPROPRIATIONS	Watch	Provides a definition of low speed electric
Amended 4/30/2014 <u>pdf_html</u>	(Dist 62)	Would redefine a "motorized bicycle" or "moped" by increasing the maximum gross brake horsepower that its motor produces to less than 4.	AFFROFRIATIONS		bicycles and permits them access to the bike trails.

Bill #	Author	Description	Status	Position	Comments
<u>AB 2197</u>	<u>Mullin</u> D	Vehicles: temporary license plates. Would require the DMV to contract with a private industry	ASSEMBLY APPROPRIATIONS	Support	The goal of the bill is to improve public safety and reduce toll evasion, by establishing a
Amended 4/23/2014 pdf_html	(Dist 22)	partner for the development of a temporary license plate system to enable vehicle dealers and lessor-retailers to print temporary license plates on weatherproof paper or other media selected by the DMV. The bill would require the DMV to ensure that the system is operational on or before January 1, 2016. This bill contains other related provisions and other existing laws.	5/7/2014 9 a.m State Capitol, Room 4202 ASSEMBLY APPROPRIATIONS, GATTO, Chair		statewide temporary license plate program under which every vehicle sold in California without a permanent license plate attached will be equipped with a temporary license plate. Vehicles so equipped will integrate with the new tolling systems in use in portions of the San Francisco Bay region. This bill is a legislative priority for the
					Metropolitan Transportation Commission.
<u>AB 2250</u>	<mark>Daly</mark> D	Toll facilities: revenues.	ASSEMBLY	Support	Addresses use of toll revenues on the state
Amended 4/24/2014 pdf_html	(Dist 69)	Would require the Department of Transportation, when entering into a cooperative agreement with a local agency for a managed lane, as defined, on the state highway system, to ensure that any toll revenues generated from the managed lane that is administered by the local agency remain available for expenditure within the respective corridor in which the managed lane is located.	Capitol, Room 4202 ASSEMBLY APPROPRIATIONS, GATTO, Chair		highway system. Recent amendments would require managed lane revenues to be limited to expenditure within the same corridor.
AB 2293 Amended 4/10/2014 pdf_html	<u>Bonilla</u> D (Dist 14)	Defines when Transportation Network Companies (TNCs) must ensure that commercial insurance is covering the vehicles being operated in the network, and requires specified disclosures be made to TNC drivers.	ASSEMBLY INSURANCE	New - Recommend Watch	This bill is intended to ensure that drivers are aware of the insurance coverage and limits of liability that a TNC provides while a driver makes themselves available for TNC services. The goal is ensure that drivers are clear about the coverage offered and are not left with the false impression that personal auto insurance will cover TNC activities.

Bill #	Author	Description	Status	Position	Comments
AB 2337 Introduced 2/21/2014 pdf_html	Linder R (Dist 60)	Driver's licenses: suspension and revocation. Would prohibit the Department of Motor Vehicles from reinstating a person's privilege to drive a motor vehicle until the expiration of 2 years after the date of revocation and until that person gives proof of financial responsibility, when that person is the driver of a vehicle involved in an accident resulting in death or permanent, serious injury to another person, and the department receives a duly certified abstract of the record of a court showing that the person has been convicted of failing to fulfill the specified requirements.	SENATE RULES	Watch	This measure is intended to reduce the number of hit-and-run incidents by authorizing the extension of the revocation period of drivers' licenses of convicted hit-and-run drivers from one to two years, increasing the current penalty.
AB 2355 Amended 4/1/2014 pdf_html	Levine D (Dist 10)	Local agencies: streets and highways: recycled materials. Would require, by January 1, 2017, a local agency that has jurisdiction over a street or highway to either adopt the standards developed by the Department of Transportation for recycled paving materials and for recycled base, subbase, and pervious backfill materials, or discuss why it is not adopting those standards at a regularly scheduled public hearing of the local agency's legislative or other governing body. By increasing the duties of local officials, this bill would impose a state-mandated local program. This bill contains other related provisions and other existing laws.	ASSEMBLY APPROPRIATIONS 5/7/2014 9 a.m State Capitol, Room 4202 ASSEMBLY APPROPRIATIONS, GATTO, Chair	Watch	Requires local governments to use recycled paving materials or to explain publicly why not.
AB 2398 Amended 4/9/2014 pdf_html	Levine D (Dist 10)	Vehicles: pedestrians and bicyclists. Would provide that a driver who violates specified offenses and, as	ASSEMBLY APPROPRIATIONS SUSPENSE FILE	Support	Adds a fine and assigns a violation point for drivers whose violation causes pedestrian/bike injury.
AB 2414 Introduced 2/21/2014 pdf_html	Ting D (Dist 19)	<b>Parking facilities: electric vehicle (EV) charging.</b> The California Constitution generally prohibits the making of a gift of any public money, or thing of value. This bill would specify that the use of electricity by state government and other government entities, state officers and employees, or other persons for the charging of an electric vehicle in a department maintained or joint use motor vehicle parking facility is not a gift of public funds that is prohibited by the California Constitution. This bill contains other current laws.	5/5/2014 #80 ASSEMBLY THIRD	Watch	Clarifies that government provision of electricity for EV is not a gift of public funds.

Bill #	Author	Description	Status	Position	Comments
AB 2471 Amended 4/24/2014 pdf_html	Frazier D (Dist 11)	<b>Public contracts: change orders.</b> Would require a public entity, as defined, when authorized to order changes or additions in the work in a public works contract awarded to the lowest bidder, to issue a change order promptly, and in no event later than 60 days after the extra work is performed. The bill would, if this requirement is not met, make the public entity liable to the original contractor for the work that has already been performed.	ASSEMBLY APPROPRIATIONS	Oppose	Addresses timing for issuance of payment under change orders. We adopted an oppose position because it will micromanage local contracting decisions and impose an unnecessary burden on local project delivery.
AB 2517 Amended 4/1/2014 pdf_ html	Daly D (Dist 69)	for qualified taxpayers who hire qualified employees, as defined, within enterprise zones and local agency military base recovery	ASSEMBLY REVENUE & TAXATION 5/5/2014 1:30 p.m State Capitol, Room 126 ASSEMBLY REVENUE AND TAXATION, BOCANEGRA, Chair	New - Recommend Delete from Matrix	Spot bill related to taxation of compressed natural gas, liquefied petroleum gas, and Ethanol. Amended to replace contents with policy related to enterprise zones. Previously adopted a watch position, recommending dropping from matrix because it no longer addresses transportation.
AB 2639 Introduced 2/21/2014 pdf_html	<b>Lowenthal D</b> (Dist 70)	<b>State freight plan.</b> Existing law requires the Transportation Agency to establish a freight advisory committee with various responsibilities in that regard and requires that the initial state freight plan be submitted to the Legislature, the Governor, and certain state agencies by December 31, 2014, and updated every 5 years thereafter. This bill would make nonsubstantive changes to these provisions.	ASSEMBLY PRINT	Watch	Spot bill related to state freight Advisory Committee.

Bill #	Author	Description	Status	Position	Comments
AB 2650 Introduced 2/21/2014 pdf_html	Conway R (Dist 26)	<b>Bonds: transportation.</b> 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, expect 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.	ASSEMBLY TRANSPORTATION - Failed		Intended to halt sales of High-Speed Rail Authority bonds, except those that support blended services. Bill never heard in committee and is now dead under Assembly rules. Previously adopted an oppose position.
AB 2651 Introduced 2/21/2014 pdf_html	Linder R (Dist 60)	Vehicle weight fees: transportation bond debt service. Current law 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, notwithstanding these provisions or any other law, effective January 1, 2016, would prohibit weight fee revenue from being transferred from the State Highway Account to the Transportation Debt Service Fund or to the Transportation Bond Direct Payment Account, and from being used to pay the debt service on transportation general obligation bonds.		Watch	Recaptures truck weight fees that now pay for Prop 1B debt service. Prop 1B was approved by voters in 2006 as a state general obligation bond; however, in uncertain state budget times, these fee revenues were transferred permanently to backfill General Fund costs to support the bonds. Merged into AB 2728 (Perea), essentially an identical bill. See also SB 1418 (DeSaulnier).
AB 2652 Amended 3/28/2014 pdf_html	Linder R (Dist 60)	11 1	ASSEMBLY BUDGET - Dead		Spot bill related to transportation finance. Amended to dedicate general fund surplus to transportation and Prop. 98. This bill is dead. Previously adopted a watch position.

Bill #	Author	Description	Status	Position	Comments
AB 2653 Amended 3/28/2014 pdf_html	(Dist 60)	<b>Transportation finance.</b> Would delete the provisions allocating revenues derived from the increased motor vehicle fuel excise tax to State Highway Account reimbursement, the State Transportation Improvement Program, and the State Highway Operations and Protection Program. The bill would instead provide for the Controller to apportion all of these revenues to cities and counties for local streets and roads pursuant to a specified formula, thereby making an appropriation.			This bill addresses two funding issues: (1) redirects Tax Swap excise tax increment away from that distribution formula in present law (44%- STIP; 44% - Local Roads; and 12% - SHOPP) to instead allocate all of the tax swap excise tax increment (about \$1 billion) to Local Roads maintenance; and (2) Recaptures non- Article XIX State highway Account funds form present use on Prop 1B debt service to instead, be allocated pursuant to 44/44/12 formula, thus partially backfilling the amount redirected per 1 above. The net effect is to reduce STIP funds and SHOPP funds to the benefit of Local Roads. It is part of a larger Assembly Republican plan to regain transportation funds used for other purposes, but does so while changing the allocation formula. This bill is dead. Previously adopted a watch position.
AB 2690 Amended 3/20/2014 pdf html	(Dist 22)	<b>Driving under the influence.</b> This bill would authorize enhanced penalties for a current conviction for driving under the influence or driving under the influence causing injury that occurs within 10 years of a separate conviction that was punished as a felony for driving under the influence, driving under the influence causing injury, or vehicular manslaughter with gross negligence.	APPROPRIATIONS	New- Recommend Support	This bill changes the term "prior violation" to "separate violation" in the statute that authorizes enhanced penalties if the current offense occurred within 10 years of a prior conviction that was punished as a felony for specified driving under the influence (DUI) offenses. The author is conforming this statue with other similar laws.

Bill #	Author	Description	Status	Position	Comments
AB 2728 Amended 4/24/2014 pdf_html	Perea D (Dist 31)	Vehicle weight fees: transportation bond debt service. Would, until January 1, 2019, prohibit weight fee revenues from being transferred from the State Highway Account to the Transportation Debt Service Fund, the Transportation Bond Direct Payment Account, or any other fund or account for the purpose of payment of the debt service on transportation general obligation bonds, and would also prohibit loans of weight fee revenues to the General Fund.	ASSEMBLY APPROPRIATIONS 5/7/2014 9 a.m State Capitol, Room 4202 ASSEMBLY APPROPRIATIONS, GATTO, Chair	Watch	<ul> <li>Originally, excluded sales tax from calculation of bid prices. Amended to redirect \$950 million in truck fees from General Fund back to transportation purposes.</li> <li>Prop 1B was approved by voters in 2006 as a state general obligation bond; however, in uncertain state budget times, these fee revenues were transferred permanently to backfill General Fund costs to support the bonds.</li> <li>See also AB 2651 (Linder) and SB 1418 (DeSaulnier).</li> </ul>
ACA 8 Amended 4/4/2013 pdf_html	Blumenfield D (Dist 0)	<b>Local government financing: voter approval.</b> Would create an additional exception to the 1% limit for a rate imposed by a city, county, city and county, or special district, as defined, to service bonded indebtedness incurred to fund specified public improvements and facilities, or buildings used primarily to provide sheriff, police, or fire protection services, that is approved by 55% of the voters of the city, county, city and county, or special district, as applicable. This bill contains other related provisions and other existing laws.	GOVERNANCE AND FINANCE	Watch	Author attempted through budget process to see this measure adopted. It would provide locals with authority to seek local bonds for public improvements with 55% voter approval.
SB 1 Amended 9/3/2013 pdf_html	Steinberg D (Dist 6)	Sustainable Communities Investment Authority. Would authorize certain public entities of a Sustainable Communities Investment Area to form a Sustainable Communities Investment Authority (authority) to carry out the Community Redevelopment Law in a specified manner. The bill would require the authority to adopt a Sustainable Communities Investment Plan for a Sustainable Communities Investment Area and authorize the authority to include in that plan a provision for the receipt of tax increment funds provided that certain economic development and planning requirements are met. This bill contains other related provisions and other existing laws.		Watch	Establishes a new process to dedicate tax increment financing to replace Redevelopment Agency law for sustainable community investment plans.

Bill #	Author	Description	Status	Position	Comments
<u>SB 11</u>	Pavley D	Alternative fuel and vehicle technologies: funding programs.	ASSEMBLY	Watch	Same language as set forth in AB 8 related to
			TRANSPORTATION		extension of AB 118 and Carl Moyer programs.
Amended	(Dist 27)	Would provide that the State Air Resources Board (state board),			
9/6/2013		until January 1,2024, has no authority to enforce any element of its			Author deferred to AB 8, which passed to
<u>pdf_html</u>		current clean fuels outlet regulation or other regulation that			Governor and was approved.
		requires or has the effect of requiring any person to construct,			
		operate, or provide funding for the construction or operation of			Previously adopted a Support position which is
		any publicly available hydrogen fueling station. The bill would			no longer applicable since the bill content was
		require the commission to allocate \$20 million each fiscal year, as			approved as AB 8. We are continuing to watch
		specified, and up to \$20 million each fiscal year thereafter, as			the bill as the author could use it as a vehicle for
		specified, for purposes of achieving a hydrogen fueling network			other purposes.
		sufficient to provide convenient fueling to vehicle owners, and			
		expand that network as necessary to support a growing market for			
		vehicles requiring hydrogen fuel, until there are at least 100			
		publicly available hydrogen fueling stations. The bill would			
		authorize the commission to design grants, loan incentive			
		programs, revolving loan programs, and other forms of financial			
		assistance, as specified, for purposes of assisting in the			
		implementation of these provisions. The bill, no later than July 1,			
		2013, would require the state board and air districts to jointly			
		convene working groups to evaluate the specified policies and			
		goals of specified programs. This bill contains other related			
		provisions and other current laws.			
<u>SB 33</u>	Wolk D	Infrastructure financing districts (IFD): voter approval:	ASSEMBLY 2 YEAR	Watch	A re-introduction of a bill from 2012 to relieve
		repeal.			IFD's from having to gain voter approval. The
Amended	(Dist 3)	Would authorize a newly created public financing authority,			Governor vetoed several similar bills in previous
8/26/2013		consisting of 5 members, 3 of whom are members of the city			years.
<u>pdf_html</u>		council or board of supervisors that established the district, and 2			
		of whom are members of the public, to adopt the infrastructure			
		financing plan, subject to approval by the legislative body, and			
		issue bonds by majority vote of the authority by resolution. The			
		bill would authorize a public financing authority to enter into joint			
		powers agreements with affected taxing entities with regard to			
		nontaxing authority or powers only. This bill contains other related			
		provisions and other existing laws.			

Bill #	Author	Description	Status	Position	Comments
SB 391 Amended 8/8/2013 pdf_html	<mark>DeSaulnier</mark> D (Dist 7)		ASSEMBLY APPROPRIATIONS SUSPENSE FILE	Support	This bill is supported by some, such as the Metropolitan Transportation Commission (MTC), as a means to fulfill affordable housing needs in existing, developed communities.
SB 486 Amended 9/3/2013 pdf html	DeSaulnier D (Dist 7)	Department of Transportation: performance measurement benchmarks. Current law establishes the Transportation Agency (CalSTA) in state government with various duties and responsibilities. This bill would require the Secretary of the Transportation Agency, in consultation with the Director of Transportation, to identify+ performance measurement benchmarks on which the department would be required to report in specified areas, including, among others, enhancement of public safety and environmental sustainability. This bill contains other related provisions.	ASSEMBLY 2 YEAR	Watch	This bill was revised entirely to pursue a "best practices" approach to enhancing the transparency of the performance of Caltrans only. It establishes a new office of strategic assessment and accountability in the Transportation Agency. The new office will set performance metrics to measure Caltrans activities and report on progress. It is modeled after a successful program in Washington State. CalSTA requested author to hold bill and elected to implement the policy voluntarily.
SB 628 Enrollment 8/15/2013 pdf_html	Beall D (Dist 15)	Infrastructure financing: transit priority projects. Would eliminate the requirement of voter approval for the creation of an infrastructure financing district (IFD), the issuance of bonds, and the establishment or change of the APPROPRIATIONS limit with respect to a transit priority project. The bill would require a city or county that uses infrastructure financing district bonds to finance its transit priority project to use at least 25% of the associated property tax increment revenues for the purposes of increasing, improving, and preserving the supply of lower and moderate-income housing available in the district and occupied by persons and families of moderate-, low-, very low, and extremely low income. The bill would require the district to implement these affordable housing provisions in accordance with specified provisions of the Community Redevelopment Law, to the extent not inconsistent with the provisions governing infrastructure financing districts.	SENATE 2 YEAR	Watch	Eliminates vote requirement for IFDs and for bonds related to transit priority projects.

Bill #	Author	Description	Status	Position	Comments
SB 731 Amended 9/9/2013 pdf_html	Steinberg D (Dist 6)	Environment: California Environmental Quality Act (CEQA). Would provide that aesthetic and parking impacts of a residential, mixed-use residential, or employment center project, as defined, on an infill site, as defined, within a transit priority area, as defined, shall not be considered significant impacts on the environment. The bill would require the Office of Planning and Research to prepare and submit to the Secretary of the Natural Resources Agency, and the secretary to certify and adopt, revisions to the guidelines for the implementation of CEQA establishing thresholds of significance for noise and transportation impacts of projects within transit priority areas. This bill contains other related provisions and other existing laws.	ASSEMBLY 2 YEAR	Watch	Provides for modernization of CEQA. The proposed amendments the San Francisco County Transportation Authority (SFCTA) supported have been substantially incorporated in SB 743, which was chaptered in late 2013.
SB 792 Amended 1/27/2014 pdf_html	DeSaulnier D (Dist 7)	<b>Regional entities: San Francisco Bay Area.</b> Would require the member agencies of the joint policy committee to prepare a plan for consolidating certain functions that are common to the member agencies. The bill would require the plan to also include a statement relative to the expected reduction of overhead, operation, and management costs. The bill would require a member agency affected by the plan to submit a copy of the plan to its board on or before December 31, 2015, and would require the member agencies to report to the Senate Committee on Transportation and Housing on the adoption and implementation of the plan on or before December 31, 2016.	ASSEMBLY DESK	Watch	This is the author's renewed attempt to consolidate certain functions between Bay Area planning entities. Amended to delete requirement in prior version that the Bay Conservation and Development Commission (BCDC) locate at the new Metropolitan Transportation Commission (MTC) headquarters at 375 Beale Street.
SB 901 Amended 4/7/2014 pdf_html	<mark>Vidak</mark> <b>R</b> (Dist 16)	Would, subject to voter approval, amend the Safe, Reliable High- Speed Passenger Train Bond Act for the 21st Century to provide	SENATE TRANSPORTATION AND HOUSING - Failed	New - Recommend Delete from Matrix	Would amend the High Speed Bond Act to prohibit any further bonds to be sold. Bill failed in committee and is now dead under Senate rules. Previously adopted an oppose position.

Bill #	Author	Description	Status	Position	Comments
SB 902 Amended 4/7/2014 pdf_html	<mark>Vidak</mark> <b>R</b> (Dist 16)	Would prohibit the authority, or the State Public Works Board acting on behalf of the High-Speed Rail Authority, from adopting	AND HOUSING - Failed	New - Recommend Delete from Matrix	Part of a package of bills intended to end the High Speed Rail program. Bill failed in committee and is now dead under Senate rules. Previously adopted an oppose position.
SB 904 Amended 4/7/2014 pdf_html	Vidak R (Dist 16)	High-speed rail: private property: owner consent. Current law, for any project along the high-speed rail network,			The High Speed Rail Authority is authorized to contract with Caltrans and others for certain activities related to the High Speed Rail project construction and design activities. The bill requires Caltrans, or other persons under contract to the Authority, to identify themselves to, and to obtain permission from, landowners on whose property they intend to enter. Consequently, this represents a higher threshold than what is elsewhere available by eminent domain proceedings and could result in significant delays to the project. Bill failed in committee and is now dead under Senate rules. Previously adopted a watch position.
SB 969 Introduced 2/10/2014 pdf_html	DeSaulnierD (Dist 7)	Would authorize provisions of the Public Works Project Peer Review Act of 2013, instead, to be known and cited as the Public Works Project Overview Improvement Act. The bill would define a "megaproject" as a transportation project with total estimated development and construction costs exceeding \$1,000,000,000. The bill would require the agency administering a megaproject to	SENATE APPROPRIATIONS 5/5/2014 #4 SENATE BILLS- SECOND READING FILE	Oppose	Expands 2013's Peer Review Act beyond Caltrans projects that cost more than \$1 billion to include any transportation agency. We previously adopted an oppose position because it is inappropriate for the State to convene a review panel for local transportation projects.

Bill #	Author	Description	Status	Position	Comments
SB 990 Amended 4/21/2014 pdf_html	Vidak R (Dist 16)	<b>Transportation funds: disadvantaged small communities.</b> Would require no less than 5% of funds available for regional improvement projects to be programmed in the regional transportation improvement program for disadvantaged small communities, as defined. In programming these moneys, the bill would require regional transportation agencies and county transportation commissions to prioritize funding congestion relief and safety needs. This bill contains other related provisions.	SENATE TRANSPORTATION AND HOUSING	Oppose	<ul> <li>Mandates a 5% set aside for Regional Transportation Improvement Program (RTIP) funds for use on projects in small disadvantaged communities.</li> <li>While we support funding for disadvantaged communities, we previously adopted an oppose position because the bill would further restrict local and regional discretion over RTIP programming by restricting it to congestion relief and safety projects.</li> </ul>
SB 1077 Amended 4/21/2014 pdf_html	DeSaulnier D (Dist 7)	Would require the Transportation Agency to develop, by January 1, 2016, a pilot program designed to assess specified issues related to implementing a mileage-based fee (MBF) in California to	SENATE APPROPRIATIONS 5/12/2014 10 a.m John L. Burton Hearing Room (4203) SENATE APPROPRIATIONS, De León, Chair	Support	<ul><li>This bill is intended to have State review vehicle miles traveled as a source of state transportation funding.</li><li>We previously adopted a support position as present state sources rely on gas excise tax, which is declining as fuel efficiency increases.</li></ul>
SB 1122 Amended 4/8/2014 pdf_html	Pavley D (Dist 27)	Sustainable communities: Strategic Growth Council. Current law authorizes moneys from the Greenhouse Gas Reduction Fund to be allocated for the purpose of reducing greenhouse gas emissions in this state through specified investments, including funding to reduce greenhouse gas emissions through strategic planning and development of sustainable infrastructure projects. This bill would require the Strategic Growth Council to provide financial assistance for those purposes, to be funded from moneys from the Greenhouse Gas Reduction Fund, upon appropriation by the Legislature, and would additionally require the regional plan or other planning instrument to meet the requirements of an applicable sustainable communities strategy (SCS).	APPROPRIATIONS 5/5/2014 #8 SENATE BILLS- SECOND READING FILE	Support, if Amended	<ul> <li>Establishes Cap and Trade funds as a source of funding for planning grants for SCS work and distributes these funds through the Strategic Growth Council.</li> <li>Transportation Authority staff are working with the Metropolitan Transportation Commission (MTC) and other Bay Area Congestion Management Agencies to amend this bill to directly distribute Cap and Trade funds to regions through Metropolitan Planning Organizations like MTC, that are responsible for developing and implementing the SCS per SB 375.</li> </ul>

Bill #	Author	Description	Status	Position	Comments
SB 1145 Introduced 2/20/2014 pdf_html	Corbett D (Dist 10)	<b>Railroad crossings: quiet zones.</b> Current law generally requires a railroad to provide for the sounding of a horn or other similar device when a train will be entering a highway grade crossing, except in areas where a quiet zone has been established consistent with the requirements of federal regulations. This bill would state the intent of the Legislature to enact legislation to facilitate the process of establishing local safety enhancements at railroad crossings necessary for the approval of quiet zones.	SENATE RULES.	Watch	Spot bill intended to address local railroad crossing "quiet zones".
SB 1151 Amended 4/21/2014 pdf_html	Cannella R (Dist 12)	Vehicles: school zone fines. Would require that an additional fine of \$35 be imposed for specified violations relating to rules of the road and driving under the influence if a violation occurred when passing a school building or school grounds, as specified, and the highway is posted with a standard "SCHOOL" warning sign and an accompanying sign notifying motorists that increased penalties apply for traffic violations that are committed within that school zone. The bill would require that these additional fines be deposited in the State Transportation Fund for purposes of funding school zone safety projects within the Active Transportation Program.	SENATE APPROPRIATIONS 5/5/2014 1 p.m. or upon adjournment of session John L. Burton Hearing Room (4203) SENATE APPROPRIATIONS, De León, Chair	Support	Establishes double fine zones for driving violations near schools.
SB 1156 Introduced 2/20/2014 pdf_html	Steinberg D (Dist 6)	California Carbon Tax Law of 2014. Would require the State Board of Equalization to administer and implement the carbon tax, and would require revenues from the tax to be deposited in the Carbon Tax Revenue Special Fund in the State Treasury. The bill would exempt suppliers of fossil fuels subject to the tax from regulations imposed by the State Air Resources Board under the California Global Warming Solutions Act of 2006 relative to the compliance obligation in the second compliance period under which suppliers of specified fuels are required to obtain allowances for carbon-dioxide-equivalent emissions under the cap-and-trade program adopted by the State Air Resources Board.	SENATE GOVERNANCE AND FINANCE	Watch	Establishes a new carbon tax on fuels to fund earned income tax credits for wage earners under \$75,000; an increment is dedicated to transit capital.

Bill #	Author	Description	Status	Position	Comments
SB 1183 Amended 4/21/2014 pdf_html	DeSaulnier D (Dist 7)	agency. The bill would require the local agency to use these revenues for improvements to paved and natural surface trails,	APPROPRIATIONS	Support	Originally, authorized city, county or park districts to impose a tax on bicycles. Amended to authorize these entities to instead, impose up to \$5 registration fee on autos to fund bike facilities. Could generate approximately \$2.5 million annually in San Francisco. Public vote on fee would be required and would need a 2/3 majority per Prop. 26 requirements.
SB 1204 Amended 4/21/2014 pdf_html	Lara D (Dist 33)	California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program. Would create the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program, to be funded from cap and trade revenues, to fund zero- and near-zero emission truck, bus, and off-road vehicle and equipment technologies and related projects, as specified, with priority to be given to certain projects, including projects that benefit disadvantaged communities. The program would be administered by the State Air Resources Board, in conjunction with the State Energy Resources Conservation and Development Commission.	SENATE APPROPRIATIONS	Watch	Establishes a new program within the California Air Resources Board to develop zero- and near zero-emission trucks. The author represents the Port of Long Beach and portions of the Port of Los Angeles and has been a proponent of providing clean air relief to the communities in this area. This bill is consistent with a program component in the Governor's Cap and Trade expenditure proposal.
SB 1217 Amended 4/21/2014 pdf_html	<u>Leno</u> D (Dist 11)	<b>Climate change: preparedness.</b> This bill would require the Natural Resources Agency to develop and regularly update a statewide climate resiliency assessment. Additionally, the bill would require the Strategic Growth Council, in coordination with other state entities, to identify state climate resiliency projects of major significance and identify possible funding sources to implement them. Furthermore, the bill will ensure coordination of climate change risk assessments and projects between our state agencies and local, regional and federal entities.	SENATE FLOOR	New - Recommend Support	The bill builds on Governor Brown's Executive Order that directed state agencies to address climate resiliency.
SB 1298 Introduced 2/21/2014 pdf_html	Hernandez D (Dist 24)	High-occupancy toll lanes. Would remove the limitations on the number of high-occupancy toll (HOT) lanes that the California Transportation Commission may approve and would delete the January 1, 2012, deadline for HOT lane applications. The bill would also delete the requirement for public hearings on each application. This bill contains other related provisions and other existing laws.	SENATE APPROPRIATIONS	Watch	Expands authority for HOT lanes.

Bill #	Author	Description	Status	Position	Comments
SB 1312 Introduced 2/21/2014 pdf_html	Steinberg D (Dist 6)	(CTC) to adopt an annual report for submission to the Legislature containing, among other things, a summary of the commission's prior-year decisions in allocating transportation capital outlay	5/5/2014 #37 SENATE BILLS- THIRD READING	Watch	Spot bill related to the CTC.
SB 1415 Amended 4/29/2014 pdf_html	Hill D (Dist 13)	<b>Bay Area Air Quality Management District: advisory council.</b> Current law establishes a district board to govern the Bay Area Air Quality Management District (BAAQMD). This bill, beginning July 1, 2015, would abolish the membership of the Bay Area Air Quality Management Advisory Council, would reconstitute the membership of the council to include 7 appointed members, and would require the members to be skilled and experienced in the fields of air pollution, climate change, or the health impacts of air pollution and to include a diversity of perspectives, expertise, and backgrounds. By adding to the duties of the district, this bill would impose a state-mandated local program.		Watch	Adds requirement that BAAQMD members meet certain skill requirements. Also, reduces board membership from 20 members to seven. Supported by BAAQMD.
SB 1418 Amended 5/1/2014 pdf_html	DeSaulnier D (Dist 7)	Vehicle weight fees: transportation bond debt service. Current law 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. Current law also provides for loans of weight fee revenues to the General Fund to the extent the revenues are not needed for bond debt service purposes, with the loans to be repaid when the revenues are later needed for those purposes, as specified. This bill would repeal these provisions, thereby retaining the weight fee revenues in the State Highway Account. The bill would make other conforming changes in that regard.	SENATE APPROPRIATIONS	Watch	Originally, a Spot bill related to the California Transportation Commission. Amended to require truck fees to be returned from General Fund to state and local road repairs. Prop 1B was approved by voters in 2006 as a state general obligation bond; however, in uncertain state budget times, these fee revenues were transferred permanently to backfill General Fund costs to support the bonds. See also AB 2651 (Linder) and AB 2728 (Perea).

Bill #	Author	Description	Status	Position	Comments
SB 1433 Introduced 2/21/2014 pdf_html	Hill D (Dist 13)	<b>contracts.</b> Would include in the definition of "transit operator" any other local or regional agency responsible for the construction of transit projects, thereby extending the design-build procurement authorization. The bill would eliminate the requirement that the project cost exceed a specified amount. The bill would delete the repeal date, thus extending the operation of these provisions	SENATE APPROPRIATIONS 5/5/2014 1 p.m. or upon adjournment of session John L. Burton Hearing Room (4203) SENATE APPROPRIATIONS, De León, Chair	Support	Indefinitely extends and reforms transit Design- Build law.
SCA 4 Amended 8/28/2013 pdf_html	Liu D (Dist 25)	Local government transportation projects: special taxes: voter approval. Would provide that the imposition, extension, or increase of a special tax by a local government for the purpose of providing funding for local transportation projects requires the approval of 55% of its voters voting on the proposition, if the proposition proposing the tax includes certain requirements. This measure would prohibit a local government from expending any revenues derived from a special transportation tax approved by 55% of the voters at any time prior to the completion of a statutorily identified capital project funded by revenues derived from another special tax of the same local government that was approved by a 2/3 vote. The measure would also make conforming and technical, nonsubstantive changes.	SENATE APPROPRIATIONS	Support, if Amended	This bill would give state voters the opportunity to reduce voter threshold from 2/3 to 55% for local transportation taxes. Amended to specify that funds from new tax cannot be expended prior to expiration of funds from a different tax previously approved. This was intended to be a Los Angeles County specific issue but instead was drafted to apply statewide. Latest amendment adds requirements that the entities using the 55% threshold: 1) must reserve 50% of the funds for sustainable communities strategies (SCS) purposes; and 2) dedicate some portion to maintenance for projects to improve state highways.
SCA 8 Amended 5/21/2013 pdf_html	Corbett D (Dist 10)	<b>Transportation projects: special taxes: voter approval.</b> Would provide that the imposition, extension, or increase of a special tax by a local government for the purpose of providing funding for transportation projects requires the approval of 55% of its voters voting on the proposition, if the proposition proposing the tax includes certain requirements. The measure would also make conforming and technical, nonsubstantive changes.	SENATE APPROPRIATIONS	Support	This bill would give state voters the opportunity to reduce voter threshold from 2/3 to 55% for local transportation taxes. Similar to SCA 4, the bill was introduced by author in wake of close loss of the Alameda County sales tax measure.

#### May 2014

Bill #	Author	Description	Status	Position	Comments
SCA 9	Corbett D	Local government: economic development: special taxes:	SENATE	Watch	This is a more general approach to local voter
		voter approval.	APPROPRIATIONS		threshold issue, focused on community and
Amended	(Dist 10)	Would provide that the imposition, extension, or increase of a			economic development activities.
5/21/2013		special tax by a local government for the purpose of providing			
<u>pdf_html</u>		funding for community and economic development projects, as			
		specified, requires the approval of 55% of its voters voting on the			
		proposition, if the proposition proposing the tax contains			
		specified requirements. The measure would also make conforming			
		and technical, nonsubstantive changes.			
<u>SCA 11</u>	Hancock D	Local government: special taxes: voter approval.	SENATE	Support	Reduces vote requirement to 55% for "special
		Would instead condition the imposition, extension, or increase of	APPROPRIATIONS		taxes" sought by local agencies for any purpose.
Amended	(Dist 9)	a special tax by a local government upon the approval of 55% of			
5/21/2013		the voters voting on the proposition, if the proposition proposing			
<u>pdf_html</u>		the tax contains specified requirements. The measure would also			
		make conforming and technical, nonsubstantive changes.			

**Total Measures: 71** 

Total Tracking Forms: 71