SR 19-276 Attachment 3



July 19, 2019

Table 1: Board Action Items

Bills	Subject	Status	Client - Position
SB 277	SB 277 would amend existing law to require 85% of	ASSEMBLY APPR	Recommended
( <u>Beall</u> D)	SB 1 Local Partnership Program (LPP) funds be		Position:
Road	allocated by formula, and 15% for a small county		SUPPORT
	competitive program. Under current CTC		
Rehabilitation	guidelines half the LPP funds are allocated by		
Program:	formula and half are reserved for a competitive		
guidelines.	program. Current law provides the CTC		
	administrative control over LPP funds. Starting		
	with Cycle 3 of the LPP, SB 277 directs the CTC to		
	adopt guidelines and implement the		
	apportionment formula specified in the bill as follows:		
	15% of LPP funds is set aside in the Small Counties and Uniform Developer Fees		
	Competitive Subaccount. This competitive program is for eligible entities located in a county with a population of less than 750,000, or entities that administer a voter		
	approved uniform developer fee.		
	<ul> <li>85% of LPP funds would be allocated to the Local Partnership Formula Subaccount. The funds would be split into a southern and northern California pots. The north-south split would be based on the proportional share of the statewide total of voter approved sales tax, parcel/property tax and toll revenue. The north-south categories are based on the STIP definition where all counties from Kern and San Louis Obispo Counties south are in the southern group, and all remaining counties are in the northern group.</li> </ul>		
	<ul> <li>The southern allocation formula distributes the funds to eligible entities with 75% of the funds allocated based on its proportional</li> </ul>		

	share of the southern population, and 25% distributed based on the entity's proportional share of voter approved transportation sales tax revenue.		
	o The northern allocation formula distributes the funds to eligible entities through two pots. Of the total amount of revenue in the northern share, eligible entities that administer voter approved bridge tolls and parcel/property taxes shall receive it proportional share of the northern fund. For eligible entities that administer a voter approved sales tax, these entities' proportiona share is based on 75% of the entities proportional of the northern population and 25% based on the entity's proportional share of sales tax revenue.		
<u>SB 742</u> ( <u>Allen</u> D)	SB 742 would repeal specific statutes that require intercity rail feeder bus service to only carry	ASSEMBLY APPR	Current Position: Watch
Intercity	passengers that had prior movement by rail or will		vacen
passenger rail	have subsequent movement by rail.		Recommended
services: motor carrier	As amended the bill requires the intercity rail joint		Position: SUPPORT
	powers authorities that operate feeder bus service		501101(1
passengers.	to do the following prior to entering into a contract		
	for feeder bus service:		
	<ul> <li>Consult with and consider relevant public transit operators to determine if an operator can provide the planned service and to avoid conflicts with existing public transit service;</li> <li>Make a good faith effort to coordinate with private motor carrier services to provide timely connections with intercity rail services, including through agreements to fund modifications or expansion of service to better coordinate with existing rail service; and</li> </ul>		

Document the differences between the proposed private motor carrier service and existing service in communities served.	
The bill also authorizes state agencies and departments, public and private transit operators, intercity motor carriers of passengers, Amtrak, and the JPAs to enter into revenue sharing and ticket selling agreements with each other to provide intercity transportation and connections at rail stations to and from local transit systems and intermodal and intercity motor carrier terminals.	

**Table 2: Board Action Positions** 

Bills	Subject	Status	Client - Position
McGuire) Use taxes: collection: retailer engaged in business in this state: marketplace facilitators. (A-3/11/2019)	immediately. This bill enacts changes to implement the South Dakota v. Wayfair decision. Under Wayfair, the U.S. Supreme Court found that online retailers are required to collect and remit sales tax regardless of whether the online retailer has a physical presence in the state where the order is delivered.  AB 147 imposes a \$500,000 statewide threshold. State and local sales taxes would both be collected once a statewide total of \$500,000 in sales is reached. This bill would also require sales tax to be collected on all sales made through an intermediary, such as eBay or Amazon. Under AB 147 an entity that sales items through "marketplace facilitator," such as eBay, the marketplace facilitator is required to collect and remit the tax on all sales regardless of the threshold. The local sales tax revenue would be allocated to the local tax districts.	Chapter #5, Statutes of 2019	SUPPORT (Position Taken 2/27/19)
AB 784 (Mullin D) Sales and use	AB 784 was approved by the Senate Governance & Finance Committee on a 6-0 vote. This bill would exempt medium and heavy duty zero emission	SENATE APPR – SUSPENSE FILE	SUPPORT
taxes:	transit vehicles from the state's sales tax. Locally		
exemption: California Hybrid and Zero-	imposed sales taxes would still apply, as well as specified statewide taxes.  Specifically, AB 784 would exempt from the state		
and Bus Voucher	sales tax any zero-emission technology medium or		

Incentive Project:	heavy-duty transit bus vehicle that is eligible for a		
transit bus	rebate from the Hybrid and Zero Emission Truck		
vehicles <u>.</u>	and Bus Voucher Incentive Program (HVIP). This		
	sales tax exemption would sunset on January 1,		
	2024.		
AB 1112	AB 1112 remains in the Senate Transportation	SENATE TRANSP –	Oppose Unless
( <u>Friedman</u> D)	Committee, making it a two-year bill that will not	Two-Year Bill	Amended
Shared mobility	move until next year.		
devices: local			
regulation.	This bill would define in statute what a local		
	authority may require a shared mobility device		
	provider to provide regarding trip data within the		
	jurisdiction of the local authority.		
	As amended the bill focuses on allowing a local		
	government to condition its approval of a shared		
	mobility device program with a requirement that		
	the provider share aggregate trip data with local		
	governments. This trip data would be limited to		
	de-identified data and provided to the local		
	government in the aggregate.		
	AB 1112 also limits a local authority from imposing		
	on a shared mobility device provider any unduly		
	restrictive requirements, including requiring		
	operation below cost or requiring providers to pay		
	unreasonable fees, or requirements more		
	restrictive than those applicable to riders of		
	personally owned similar transportation devices.		
	An Oppose Unless Amended position is		
	recommended because the bill defines aggregate		
	data to be a group of trips, from which the start		
	points, stop points, routes, and times of individual		
	trips have been removed and that cannot be used		
	or combined with other information to isolate		
	details of an individual trip. This definition would		
	be too restrictive to provide data that could be		
	used is a useful way for transportation planning		
	purposes.		
0.00.4	This constitutional constitution	ACCENARILY ELOOP	CLIDDODT
ACA 1		ASSEMBLY FLOOR	SUPPORT
	voter threshold for property tax increases, parcel		(Position Taken
Local	taxes and sales taxes to 55% if the funds are used		1/23/19)
government	for affordable housing and infrastructure projects.		

financing: affordable housing and public infrastructure: voter approval.	This includes capital improvements to transit and streets and highways.  ACA 1 does not allow for the 55% local measure to use the tax revenue for transit operations.		
SB 44 (Skinner D) Medium-duty and heavy-duty vehicles: comprehensive strategy.	<ul> <li>SB 44 directs CARB, no later than January 1, 2021, to develop a comprehensive strategy for the deployment of medium-duty and heavy-duty vehicles in the state to meet the following: <ul> <li>Bringing the state into compliance with federal ambient air quality standards.</li> <li>A reduction of motor vehicle GHG emissions by 40% by 2030.</li> <li>A reduction of motor vehicle GHG emissions by 80% by 2050.</li> </ul> </li> <li>Prior versions of SB 44 proposed funding the implementation of this strategy by annually allocating 10% of cap &amp; trade auction revenue beginning with the 2019-20 fiscal year and ending with the 2024-25 fiscal year to implement CARB's plan. This provision has been removed from the bill.</li> </ul>		SUPPORT
SB 137 (Dodd D) Federal transportation funds: state exchange programs.	SB 137 would allow any city or county to swap federal transportation funds for state funds. The current exchange program is limited to regional transportation planning agencies with a population below 200,000. This measure is sponsored by CSAC, and it is aimed at streamlining project delivery by removing the federal review process associated with using federal funds. With the additional SB 1 funds in state accounts, the resources should be enough to allow interested cities and counties to exchange federal funds for state dollars, thus eliminating the need to complete both NEPA and CEQA reviews.		SUPPORT
SB 152 (Beall D) Active Transportation Program.	made by the Legislative Analyst's Office (LAO)	SENATE APPR – Held on Suspense File Two-Year Bill	SUPPORT

	<ul> <li>streamline the administrative process for awarding ATP funds. The bill includes the following changes:         <ul> <li>Modifies the distribution formula to increase from 40% to 60% that is allocated to metropolitan planning organizations (MPO), increase the rural county share from 10% to 15%, and reduce the statewide pot that is administered by the CTC from 50% to 25%.</li> <li>Shift greater administrative control for the regional share to the MPOs.</li> <li>Increase reporting requirements from the MPOs to the CTC.</li> </ul> </li> </ul>		
(Portantino D) Pupil attendance: school start time.	SB 328 has been referred to the Assembly Education Committee. The Chair of Assembly Education is Assemblyman Patrick O'Donnell, who is a former teacher and opposed this proposal last year. Assemblyman O'Donnell has not decided whether to hear SB 328 in his committee. The last hearing date for Assembly Education is July 10 <sup>th</sup> . SB 328 would require all middle to start no earlier than 8:00 a.m. and high schools shall start no earlier than 8:30. Schools would be required to implement this new start time on July 1, 2022, or when the collective bargaining agreement in place on January 1, 2020 expires, whichever is later. A rural school is exempt from these requirements.	ASSEMBLY APPR	OPPOSE
Transportation: fully-automated	SB 336 aims to address safety and customer service issues by requiring at least one public transit employee to be present on any fully-automated transit vehicle. The public transit employee shall be trained in passenger safety, communications, emergency preparedness, and assisting the disabled and elderly. SB 336 would also require any transit operator that deploys an autonomous vehicle to submit a report to the legislature on that deployment by March 31 <sup>st</sup> , 2025. SB 336 would sunset on January 1, 2025.	Two-Year Bill	SUPPORT
SB 397 (Glazer D) Public transit operators:	As recently amended SB 397 would require the Office of Emergency Services and the Department of Food & Agriculture, in consultation with public transit operators and county emergency	ASSEMBLY APPR	SUPPORT

pets: evacuation	management officials, to develop best practices for allowing pets on public transit vehicles when serving evacuation areas.	
	The bill previously directed each transit operator to develop best practices for allowing pets on public transit vehicles serving evacuation areas. The bill limits pets to cats or dogs.	

**Table 3: Board Watch Positions** 

Bills	Subject	Status	Client - Position
AB 11 (Chiu D) Community Redevelopment Law of 2019.	AB 11 would enact the Community Redevelopment Act of 2019, and allow local governments to form a housing and infrastructure agency that would focus on affordable housing and infrastructure investments. The bill requires a seat on the governing board for each affected taxing entity, and it allows an affected taxing entity to elect to contribute to the RDA or not. In addition, the bill also allows an RDA to capture the growth on the school's share (i.e. ERAF) of the property tax growth.  AB 11 does require any new RDA to be approved by the Strategic Growth Council, which must find that the redevelopment plan furthers GHG reduction goals and the fiscal impact to the state for backfilling the lost ERAF growth does not exceed a yet to be specified amount. The new RDA could finance housing, transit, transit priority projects, interchanges, bridges, parks and port infrastructure, to name a few. The projects do need to be located within the redevelopment area but must have a nexus to the project area.	Two-Year Bill	WATCH (Position Taken 1/23/19)
AB 252 (Daly- Frazier) Department of Transportation: environmental review process: federal program.	AB 252 continues to move without opposition or negative votes.  This bill would repeal the sunset date on current law that delegates to Caltrans the authority for NEPA decision making. The existing NEPA Assignment Program authority would sunset on January 1, 2020. This program started as part of a pilot program under federal SAFETEA-LU legislation and has been extended twice so far. AB 252 would make it a permanent program. The NEPA Assignment Program has streamlined the		WATCH (Position Taken 2/27/19)

	environmental process for both state and local transportation projects without compromising compliance with environmental laws and regulations.		
AB 285 (Friedman D) California Transportation Plan.	AB 285 updates requirements of the California Transportation Plan (CTP) to reflect the state's recent environmental legislation. In particular, the bill requires Caltrans to include in the CTP the following:	SENATE APPR – SUSPENSE FILE	WATCH
	<ul> <li>An overview of all sustainable communities and an assessment of how implementation of these strategies will influence the configuration of the statewide integrated multimodal transportation system.</li> <li>A review of the potential impacts and opportunities for coordination of specified transportation grant programs, such as the Low Carbon Transit Operators Program and the Transit and Intercity Rail Program.</li> <li>A forecast of the impacts of advanced and emerging technologies, including shared, autonomous, connected, and electric transportation options, over a 20-year horizon on infrastructure, access, and transportation systems.</li> </ul>		
AB 410	As amended, AB 410 provides that any person who	ASSEMBLY PUB. S.	WATCH
( <u>Nazarian</u> D)		Two-Year Bill	
Vehicles: motor	vehicle sideshow is guilty of a misdemeanor		
vehicle	punishable by imprisonment in a county jail for a		
sideshows.	period not to exceed 90 days, by a fine of not less		
	than \$355 and not more than \$1,000. or by both		
	imprisonment and fine. In addition, a second		
	violation of this provision within 5 years is a misdemeanor with a fine ranging from \$500 to		
	\$1,000, and/or imprisonment of 6 months.		
	While many of the acts that occur at sideshows are		
	already illegal under California's reckless driving laws, speed contest laws, or laws prohibiting the		
	blocking of a highway, the author contends that a		
	specific crime for sideshows is necessary. According		
	to the author, "Clearly defining a motor vehicle		
	sideshow will deter participation and keep our		
	roads safer. As social media evolves and creates		

	new avenues for event organizers, law enforcement should be given clear direction on how to combat the proliferation of motor vehicle sideshows. AB 410 is a simple and necessary step to protect public safety."		
AB 314 (Bonta D) Public employment: labor relations: release time	, , , , , , , , , , , , , , , , , , , ,	SENATE APPR – SUSPENSE FILE	WATCH
	employees.  The bill would require a public employer to grant reasonable time off for employee representatives to testify at hearings before the personnel boards, participate in labor/management committees, investigate grievances, or participate at new employee orientations.		
Public transit: transit centers:	AB 752 was substantially amended to clarify its application to multimodal transit facilities. As amended the bill lists existing intercity rail stations, as well as the Sales Force Transit Center and the Anaheim Regional Transportation Intermodal Center. It would also apply to any intercity rail station, or station proposed to be served by high-speed rail with an enclosed lobby of 5,000 square feet or more.	SENATE APPR	WATCH
	The bill would require these multimodal transit stations that commence operations or a renovation on or after January 1, 2021, to include a lactation room.		
(Gipson D) Schoolbuses: video monitoring systems.	AB 934 was pulled from the Assembly Transportation Committee agenda at the request of the author, thus becoming a two-year bill. This bill would authorize any school bus to be equipped with an internal video camera, and a school bus equipped with a stop signal arm shall be equipped with an external video camera. Based on the review by a school official, local law enforcement may issue a citation for each vehicle		WATCH

	that passes a bus when the stop signal arm is deployed.		
AB 1198 (Stone, Mark D) Public employees' retirement: pension reform: excepted employees: transit workers.	With enactment of the Public Employees' Pension Reform Act of 2013 (PEPRA), all state and local employees hired on or after January 1, 2013, are subject PEPRA. However, a limited exception was added for certain transit workers while the courts clarified whether federal labor laws preempted applying PEPRA to specified transit workers.  With the legal issues resolved, AB 1198 amends the transit worker exception in PEPRA to clarify for those employees hired after January 1, 2013 and before January 1, 2016 are exempt from PEPRA. This addresses the "limbo" nature of these employees.	ASSEMBLY P.E. & R. Two-Year Bill	WATCH
AB 1350 (Gonzalez D) Youth Transit Pass Pilot Program.		ASSEMBLY TRANS. Two-Year Bill	WATCH
AB 1351 (Lackey R) Transit operators: paratransit and dial-a-ride services.	AB 1351 was significantly amended due to concerns expressed by transit operators and policy consultants.  Assembly Transportation Committee in consultation with the author drafted amendments that direct CalSTA to conduct an assessment of the procedures public transit operators use to provide dial-a-ride and paratransit services to individuals with disabilities whom are visiting their service territory.	SENATE APPR	WATCH

	AB 1351 was amended on June 14 <sup>th</sup> , to require CalSTA to development statewide guidelines regarding reciprocity in using paratransit services. Previously the guidelines were an option, and not a requirement.		
(Beall D) Local-State Sustainable Investment Incentive Program.	Community Development Investment Program (Program), which would allow an Enhanced Infrastructure Finance District (EIFD) the authority to divert a portion of the ERAF property tax share to the EIFD. SB 5 would require any EIFD that wants to capture the ERAF share to apply to the Sustainable Investment Incentive Committee, which SB 5 creates. The bill would limit the amount of ERAF tax revenue the Committee can approve to \$200 million each year, with the annual impact not to exceed \$1 billion. These limits are increased in future years.		WATCH (Position Taken 1/23/19)
	SB 5 generally promotes the construction of housing and infill development that promotes transit use.		
SB 50 (Wiener D) Planning and zoning: housing development: equitable communities incentive.	SB 50 was substantively amended in the Senate Governance & Finance Committee.  As introduced SB 50 would override local zoning and grant developers incentives to build multifamily housing near transit and job centers. The bill requires a local government to grant an "equitable communities incentive," which reduces specified local zoning standards, such as height, density, and parking requirements, in "jobs-rich" and "transit rich areas," as defined, when a development proponent meets specified requirements.  As amended the definition of a high-quality bus corridor must peak headways of 10 minutes in both directions. A lower development requirement is imposed in counties with a population under 600,000. The provisions in the bill are exempt in fire hazard zones, flood plains, historic districts, and in coastal zone cities with 50,000 or fewer residents.	In Committee Two-Year Bill	WATCH (Position Taken 1/23/19)
	SB 127 (Wiener) updates existing laws relating to the programing of funds in the State Highway Operation and Protection Program (SHOPP) to		WATCH (Position Taken 2/27/19)

funding: active transportation: complete streets	require the state to consider and invest in bicycle, pedestrian, and transit facilities when programing SHOPP projects. The bill would focus these complete street investments on urban arterials and where a state highway serves as the main street.		
SB 278 (Beall D) Metropolitan Transportation Commission.	, , , , , , , , , , , , , , , , , , , ,	SENATE TRANSP Two-Year Bill	WATCH
SB 371	guidelines for county transportation plans.  SB 371 was moved from the Senate Floor back to	SENATE APPR	WATCH
	the Appropriations Committee.  Similar to AB 934, SB 371 would also authorize the use of video evidence to issue tickets for illegally passing a school bus when the stop signal arm is deployed. However, SB 371 contains more details on how the video system must be set-up and operated, as well as how citations are issued.	Two-Year Bill	