CALIFORNIA LEGISLATURE

Senate Environmental Quality Committee Senator Bob Wieckowski, Chair

2017 - 2018 Legislative Bill Summary



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Index for Acronyms

ARB	California Air Resources Control Board
CAISO	California Independent System Operator
CDPH	California Department of Public Health
CalEPA	California Environmental Protection Agency
Cal/OSHA	Division of Occupational Safety and Health Act
CalRecycle	California Department of Resources Recycling and Recovery
CEC	California Energy Resources Conservation and Development Commission
CEQA	California Environmental Quality Act
CDE	California Department of Education
CDFA	California Department of Food and Agriculture
CLRRA	California Land Reuse and Revitalization Act of 2004
CNRA	California Natural Resources Agency
CPUC	California Public Utilities Commission
CRT	Cathode Ray Tube
CRV	California Redemption Rate
CUPA	Certified Unified Program Agencies
DGS	Department of General Services
DTSC	Department of Toxic Substances Control
DOGGR	Division of Oil, Gas, & Geothermal Resources
DPH	Department of Public Health
DPR	Department of Pesticide Regulation
DRRR	California Department of Resources Recycling and Recovery

DWR	Department of Water Resources
EIR	Environmental Impact Report
EIS	Environmental Impact Statement
EPS	Emission Performance Standard
GGRF	Greenhouse Gas Reduction Fund
GHG	Greenhouse Gas
HHW	Household Hazardous Waste
LEA	Local Enforcement Agency
MCL	Maximum Contaminant Level
NPDES	National Pollutant Discharge Elimination System
ОЕННА	Office of Environmental Health and Hazards Assessment
OES	Office of Emergency Services
OPC	Ocean Protection Council
OPR	Office of Planning and Research
PET, PETE	Polyethylene terephthalate
ppb	parts per billion
RCRA	Resource Conservation and Recovery Act
RFP	Request for Proposal
RMDZ	Recycled Markets Development Zone
RPPC	Rigid Plastic Packaging Container
RWQCB	Regional Water Quality Control Board
SCAQMD	South Coast Air Quality Management District
SGC	Strategic Growth Council
SWRCB	State Water Resources Control Board

TPPA	Toxics in Packaging Prevention Act
TWW	Treated Wood Waste
US EPA	United States Environmental Protection Agency
VOC	Volatile Organic Compounds
ZEV	Zero Emission Vehicle

Administrative Procedure Act

SB-181 (Berryhill) - Administrative Procedure Act: repeal of regulations.

Requires each state agency proposing to adopt a new regulation to identify two existing regulations previously adopted by that state agency that will be repealed upon the adoption of the new regulation being proposed.

Status: Senate-Died - Governmental Organization

SB-555 (Morrell) - Regulations: 5-year review and report.

Requires a state agency to review and report on regulations that it adopts or amends on and after January 1, 2018, 5 years after adoption, as specified.

Status: Senate-Died - Governmental Organization

Air Quality/Climate Change

SB-4 (Mendoza) - Goods Movement: allocation of federal funds: Goods Movement and Clean Trucks Bond Act.

As heard in this committee, authorizes \$600 million in general obligation bonds as follows: (1) \$200 million to the California Transportation Commission (CTC) for projects and programs eligible under the Trade Corridor Improvement Fund (TCIF), (2) \$200 million to ARB for projects and programs consistent with the Goods Movement Emission Reduction Program, and (3) \$200 million to ARB for projects and programs to expand the use of zero- and near-zero-emission trucks in areas of the state that are designated as severe or extreme nonattainment areas for ozone and particulate matter. Further requires CTC to allocate federal freight funds under the Fixing America's Surface Transportation Act through the TCIF program. Amendments on June 22, 2017, removed the contents of the bill and inserted provisions relating to Medi-Cal, which removed the bill from the jurisdiction of this committee.

Status: Chapter 479, Statutes of 2017

SB-41 (Galgiani) - State Air Resources Board: compliance: regulations.

Deems a person to be in compliance with ARB's Truck and Bus Regulation through 2023 and would prohibit ARB from (1) requiring the person to spend additional money on compliance or (2) taking enforcement actions against a person if, among other things, the person purchased a Cleaire LongMile diesel particulate matter filter (DPF) to comply with the Truck and Bus Regulation and there is no alternative DPF available.

Status: Senate-Died - Environmental Quality

SB-49 (De León) - California Environmental, Public Health, and Workers Defense Act of 2017.

Establishes certain minimum environmental, public health, and labor standards as baselines--the federal standards in effect as of January 1, 2016, or January 1, 2017, whichever are more stringent--in the event Congress or the President repeals or weakens corresponding federal standards, and prohibits the corresponding California standards from falling below those baselines.

Status: Assembly-In Committee Process - Rules

SB-79 (Allen) - Sales and use taxes: exemption: used electric vehicles.

For sales after July 1, 2018, and before January 1, 2025, exempts used low- and zeroemission vehicles from state portion of sales tax when the purchaser of the vehicle also trades in a vehicle that he or she has owned for at least a year and that is of model year 2009 or earlier for sales after July 1, 2018, and before January 1, 2025.

Status: Senate-Died - Appropriations

SB-150 (Allen) - Regional transportation plans.

Requires ARB to monitor a region's progress in achieving the GHG emissions reductions targets in their Sustainable Communities Strategies.

Status: Chapter 646, Statutes of 2017

SB-174 (Lara) - Public utilities: settlement: 2015 power outages: City of Long Beach.

As referred to this committee, this bill, among other things, requires the Department of Motor Vehicles (DMV) to confirm, prior to the initial registration or the transfer of ownership and registration of a diesel-fueled vehicle with a gross vehicle weight rating of more than 14,000 pounds, that the vehicle is compliant with, or exempt from, applicable air pollution control technology requirements, as specified, and requires DMV to refuse registration, or renewal or transfer of registration, for certain diesel-fueled vehicles, based on weight and model year, that are subject to specified provisions relating to the reduction of emissions of diesel particulate matter, oxides of nitrogen, and other criteria pollutants from in-use diesel-fueled vehicles. Amendments on July 10, 2017, removed the contents of the bill and inserted provisions relating to the 2015 power outages in the City of Long Beach, which removed the bill from the jurisdiction of this committee.

Status: Vetoed

SB-210 (Leyva) - Pupil health: drinking water.

As heard in this committee, requires SWRCB, as part of its Safe Drinking Water in School Program, to establish additional priority criteria in awarding grants to give priority to projects for schools that have tested their drinking water sources and have

contamination issues. Amendments on August 23, 2017, removed the contents of the bill and inserted provisions authorizing ARB to develop and implement a Heavy-Duty Vehicle Inspection and Maintenance Program for nongasoline heavy-duty onroad motor vehicles, as specified.

Status: Assembly-In Committee Process - Transportation

SB-262 (Wieckowski) - Climate change: climate adaptation: advisory council.

Creates the California Council for Adaptation and Resiliency (CCAR) in OPR to oversee the Integrated Climate Adaptation and Resiliency Program (ICARP), requires staggered four-year terms for council members, and specifies the duties of CCAR.

Status: Assembly-In Committee Process - Appropriations

SB-263 (Leyva) - Climate Assistance Centers.

Requires SGC to establish ten regional centers to provide technical assistance to small business, nonprofits, and other entities in disadvantaged communities for the purpose of applying for grants and administering the programs funded by those grants, and requires ARB to report on the effectiveness of the regional centers.

Status: Senate-Died - Appropriations

SB-276 (Dodd) - State Water Efficiency and Enhancement Program.

Codifies the State Water Efficiency and Enhancement Program, which provides financial assistance in the form of grants to implement irrigation systems that reduce GHG emissions and save water on California agricultural operations.

Status: Senate-Died - Appropriations

SB-338 (Skinner) - Net-load peak energy.

Requires the consideration of distributed energy resources including energy efficiency, existing renewable generation, energy storage, and grid operational efficiencies as part of the integrated resource planning process for load-serving entities and publicly-owned utilities.

Status: Chapter 389, Statutes of 2017

SB-498 (Skinner) - Vehicle fleets: zero-emission vehicles.

Requires ARB to review all programs affecting the adoption of ZEVs and make policy recommendations to the Legislature for increasing ZEVs in the state, including how public and private sector fleets may be utilized toward that goal, and, starting no later than 2024-25 fiscal year, requires the Department of General Services to ensure that at least 50% of the light-duty vehicles purchased for the state vehicle fleet each year are ZEVs.

Status: Chapter 628, Statutes of 2017

SB-551 (Hueso) - Capital Access Loan Program for Small Businesses.

As proposed to be heard in committee, returns the minimum amount that must be contributed by the California Pollution Control Financing Authority (CPCFA) into a California Capital Access Loan Program for Small Business loan loss reserve account to 1% and adds language expressly authorizing the CPCFA to recapture money from loan loss reserve accounts, as specified. Amendments on April 17, 2017, allowed the Committee to waive hearing the measure.

Status: Assembly-In Committee Process - Appropriations

SB-563 (Lara) - Residential wood smoke.

Establishes the Woodsmoke Reduction Program and authorizes moneys from the GGRF to be allocated for incentives offered as part of the program.

Status: Chapter 671, Statutes of 2017

SB-618 (Bradford) - Load-serving entities: integrated resource plans.

Requires the integrated resource plan of each load-serving entity to contribute to a diverse and balanced portfolio of resources needed to ensure a reliable electricity supply that provides optimal integration of renewable energy resources in a cost-effective manner, meets specified GHG emissions reduction targets, and prevents cost shifting among load-serving entities.

Status: Chapter 431, Statutes of 2017

SB-638 (Leyva) - Heavy-duty motor vehicles.

Requires ARB, by an unspecified date, to adopt regulations that require owners or operators of heavy duty motor vehicles used for commercial purposes to perform regular inspections of their vehicles for compliance with emission standards and requires a fleet, as defined, of these vehicles to comply with emission standards in order for any vehicle of the fleet to be registered by the Department of Motor Vehicles.

Status: Senate-Died - Transportation and Housing

SB-660 (Newman) - Vehicle exhaust systems: exemption.

Establishes the After Market Parts Account within the Air Pollution Control Fund, in which moneys may be deposited by public and private entities for the purpose of hiring additional staff for the After Markets Parts Division at ARB.

Status: Assembly-In Committee Process - Transportation

SB-775 (Wieckowski) - California Global Warming Solutions Act of 2006: market-based compliance mechanisms.

(1) Requires ARB to adopt a regulation establishing a cap-and-trade program of emissions limits, applicable on and after January 1, 2021, for covered entities, as defined, (2) requires the program to have an initial minimum reserve price of \$20 per allowance, as defined, an initial auction offer price of \$30 per allowance when

auctioning allowances, an increase to the minimum reserve price each quarter by \$1.25 plus any increase in the Consumer Price Index, and an increase to the auction offer price each quarter by \$2.50 plus any increase in the Consumer Price Index, as specified, (3) establishes the Economic Competitive Assurance Program to ensure that importers that sell, supply, or offer for sale in the state a GHG emission intensive product have economically fair and competitive conditions and to maintain economic parity between producers that are subject to the cap-and-trade program and those who sell like goods instate that are not subject to that program, as specified, and (4) establishes the California Climate Infrastructure Fund, the California Climate Dividend Fund, and the California Climate and Clean Energy Research Fund in the State Treasury and requires the Franchise Tax Board, in consultation with the Climate Dividend Access Board, which the bill would establish, to develop and implement a program to deliver quarterly per capita dividends to all residents of the state, as specified.

Status: Senate-Died - Environmental Quality

SB-780 (Wiener) - Water Conservation in Landscaping Act.

Requires DWR, by January 1, 2019, to establish guidelines for designing, installing, and rehabilitating landscapes of any size consistent with the watershed approach. This bill also provides that CEC, ARB, and CalRecycle may develop complementary programs.

Status: Senate-Died - Appropriations

SB-802 (Skinner) - Autonomous vehicles: advisory taskforce.

Establishes the Emerging Vehicle Advisory Study Group to advise the Legislature on policies that maximize the social benefits, minimize the social costs, and encourage the electrification and hybridization of new types of motor vehicles operating in California, including, but not limited to, autonomous vehicles and shared-use vehicles.

Status: Assembly-In Committee Process - Appropriations

SB-962 (Allen) - California Global Warming Solutions Act of 2006: replacement tires.

Codifies, by reference, the European Union standards on, among other things, rolling resistance and wet grip for replacement light-duty passenger vehicle tires. Additionally, this bill would allow ARB to develop an incentive program for low rolling resistance tires.

Status: Senate-In Committee Process - Environmental Quality

SB-1013 (Lara) - Fluorinated refrigerants.

Codifies the prohibitions on certain ozone depleting substances and hydrofluorocarbons adopted by the US EPA as part of the Significant New Alternatives Policy Program.

Status: Chapter 375, Statutes of 2018

SB-1014 (Skinner) - Zero-emission vehicles.

Requires CPUC, in consultation with ARB and CEC, to establish the California Clean Miles Standard and Incentive Program to increase the use of ZEVs by ride-hailing companies, including transportation network companies.

Status: Chapter 369, Statutes of 2018

SB-1027 (Pan) - State employee survey.

Codifies and expands the voluntary "State Your Mode 2016 Employee Commute Survey" beyond commuting practices to also include work-related activities that emit GHGs.

Status: Senate-In Committee Process - Appropriations

SB-1035 (Jackson) - General plans.

Requires climate adaptation and resiliency information contained in a general plan to be regularly updated.

Status: Chapter 733, Statutes of 2018

SB-1072 (Leyva) - Regional Climate Collaborative Program: technical assistance.

Establishes a regional climate collaborative program to be administered by SGC to assist disadvantaged and low-income communities gain access to statewide public, and other grant, moneys.

Status: Chapter 377, Statutes of 2018

SB-1090 (Monning) - Diablo Canyon nuclear powerplant.

Requires CPUC to approve full funding for the community impact mitigation settlement and employee retention program proposed in Application 16-08-006, to establish an expedited advice letter process for the approval and implementation of the community impact mitigation settlement and employee retention program, and to ensure that there is no increase in GHG emissions from closing the Diablo Canyon Nuclear Power Plant.

Status: Chapter 561, Statutes of 2018

SB-1119 (Newman) - Low Carbon Transit Operations Program.

Expands eligible expenditures under the Low Carbon Transit Operations Program, funded by GGRF moneys, relative to the requirement to spend 50% of monies in disadvantaged communities.

Status: Chapter 606, Statutes of 2018

SB-1144 (Dodd) - Enhanced industrial disability leave: State Bargaining Unit 8.

As introduced, establishes additional civil penalties and fines on specified petroleum refineries, petrochemical plants, and fossil-fuel-burning, electricity-generating power

plants that emit an air contaminant in violation of specified rules, regulations, emissions limitations, permits, or orders of a district or district hearing board and when the violation presents a serious threat to the health or welfare of the public. Amendments on April 9, 2018, replaced the provisions of the bill to provide specified state firefighters with the same pay raises received by active state firefighters, which removed the bill from the committee's jurisdiction.

Status: Chapter 897, Statutes of 2018

SB-1260 (Jackson) - Fire prevention and protection: prescribed burns.

Promotes, as an omnibus fire prevention and forestry management bill, long-term forest health and wildfire resiliency through the use and regulation of prescribed burns, requires enhanced air quality and smoke monitoring, and provides a public awareness campaign regarding prescribed burns.

Status: Chapter 624, Statutes of 2018

SB-1380 (Stern) - Clean Energy Financing Clearinghouse.

Authorizes OPR to include in its climate adaptation clearinghouse information concerning funding and financing opportunities relating to clean energy projects, as specified.

Status: Senate-In Committee Process - Appropriations

SB-1401 (Wieckowski) - Climate change: climate adaptation information: clearinghouse.

Requires OPR to seek feedback from entities that use the climate adaptation clearinghouse to maximize its efficacy and usefulness.

Status: Assembly-In Committee Process - Natural Resources

SB-1403 (Lara) - California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program.

Requires ARB to adopt a three-year investment strategy for zero- and near zeroemission heavy-duty vehicles, as specified.

Status: Chapter 370, Statutes of 2018

SB-1440 (Hueso) - Energy: biomethane procurement goals.

Requires CPUC, in consultation with ARB, to consider adopting specific biomethane procurement targets or goals for each gas corporation in the state, as specified.

Status: Chapter 739, Statutes of 2018

SB-1463 (Moorlach) - California Global Warming Solutions Act of 2006: scoping plan: Greenhouse Gas Reduction Fund.

Requires ARB to include GHG emissions from wildlands and forest fires in the scoping plan; appropriates, continuously, beginning with the 2019–20 fiscal year, 25% of GGRF

in equal portions to the 58 counties in the state for the purpose of reducing GHG emissions; requires counties, within 60 days of receiving GGRF moneys appropriated by the bill, to develop a plan to allocate the moneys, as specified; and requires the Department of Finance to redistribute moneys unencumbered within two years of the county receiving the appropriation in an equal percentage to those counties that have fully encumbered moneys.

Status: Senate-In Committee Process - Environmental Quality

SB-1477 (Stern) - Zero-emissions buildings and sources of heat energy.

Requires CEC to develop a statewide market transformation initiative to transform the state's market for low-emission space and water heating equipment for new and existing residential and nonresidential buildings, and to develop an incentive program to fund near-zero emission technology for new residential and commercial buildings.

Status: Chapter 378, Statutes of 2018

SB-1502 (Committee on Environmental Quality) - South Coast Air Quality Management District: notice.

Allows local air districts to use electronic notification for hearings, workshops, and other purposes, as specified, places requirements on maintaining accurate databases of electronic contact information, as specified, and makes technical and clarifying changes to statute.

Status: Chapter 59, Statutes of 2018

SR-27 (Wieckowski) - Vehicular Air Pollution.

Resolves that the Senate of the State of California opposes any efforts by the current administration and Congress of the United States to deny, roll back, or otherwise undermine California's ability to set stricter air quality and vehicular emissions standards than the federal government.

Status: Senate-Passed

AB-33 (Quirk) - Transportation electrification: electric vehicle service equipment: electrical corporations: rates.

Requires CPUC, by March 30, 2018, in an existing proceeding, to consider authorizing electrical corporations to offer programs and investments that support customers who purchase used electric vehicles, as specified; specifies that customers of an electrical corporation receiving access to an electric vehicle charging program shall receive electrical service pursuant to a grid-integrated rate for charging their electric vehicles; and requires an electrical corporation's electric vehicle charging program to include a reasonable mechanism for cost recovery by the electrical corporation.

Status: Senate-In Committee Process - Energy, Utilities and Communications

AB-79 (Levine) - Electrical generation: hourly greenhouse gas emissions: electricity from unspecified sources.

Requires ARB, in consultation with CAISO, to update its methodology for the calculation of GHG emissions associated with electricity from unspecified sources.

Status: Vetoed

AB-188 (Salas) - Vehicle retirement and replacement.

Expands eligibility for light-duty pickup trucks as replacement vehicles under the Enhanced Fleet Modernization Program.

Status: Chapter 629, Statutes of 2017

AB-193 (Cervantes) - Air Quality Improvement Program: Clean Reused Vehicle Rebate Project.

Establishes the Zero-Emission Assurance Project at ARB to provide rebates for the replacement of a battery, fuel cell, or related components for the purpose of incentivizing low-income households to purchase used ZEVs and near-ZEVs.

Status: Chapter 363, Statutes of 2018

AB-196 (Bigelow) - Greenhouse Gas Reduction Fund: water supply and wastewater systems.

Authorizes the use of GGRF funds for the purposes of GHG reducing water use and supply projects that may include pump or pump motor efficiency improvements, and water loss in drinking water transmission and distribution systems.

Status: Senate-In Committee Process - Appropriations

AB-262 (Bonta) - Public contracts: bid specifications: Buy Clean California Act.

Requires, by January 1, 2019, the Department of General Services to establish, and publish, in the State Contracting Manual, a maximum acceptable global warming potential for each category of eligible materials, as specified. In addition, requires a successful bidder to submit a current Environmental Product Declaration, developed in accordance with specified standards, for that type of product.

Status: Chapter 816, Statutes of 2017

AB-327 (Gipson) - South Coast Air Quality Management District: fleets.

Authorizes SCAQMD to adopt rules and regulations that require specified operators of public and commercial fleet vehicles to purchase the cleanest commercially available vehicles, as defined, that will meet the operator's needs and to require the replacement of no more than 15% of existing vehicles per calendar year, as specified.

Status: Senate-In Committee Process - Transportation and Housing

AB-345 (Caballero) - Vehicular air pollution: regulations: exemption.

Requires ARB to exempt specified low-use diesel vehicles from all emissions regulations, as specified.

Status: Senate-In Committee Process - Environmental Quality

AB-388 (Mullin) - Greenhouse Gas Reduction Fund: wetland restoration projects.

Authorizes the use of GGRF funds for the purposes of wetland restoration projects that may make use of dredged material.

Status: Senate-In Committee Process - Appropriations

AB-398 (Eduardo Garcia) - California Global Warming Solutions Act of 2006: market-based compliance mechanisms: fire prevention fees: sales and use tax manufacturing exemption.

(1) Requires ARB, no later than January 1, 2018, to update the scoping plan, (2) extends ARB's authority to establish and utilize, through regulations, a market-based mechanism, specifically cap-and-trade, (3) requires ARB to include specified price ceilings, price containment points, offset credit compliance limits, and industry assistance factors for allowance allocation as part of the regulation, (4) requires additional reports and accountability to the Legislature, (5) prohibits an air quality management district from adopting or implementing an emission reduction rule for carbon dioxide from stationary sources that are also subject to cap-and-trade, (6) suspends and repeals the State Responsibility Area (SRA) Fire Prevention Fee on January 1, 2031, (7) provides additional tax exemptions for qualified tangible personal property purchased for use by a qualified person, as specified, (8) provides that GGRF moneys are to be transferred to the General Fund to offset the revenue loss to the state of this tax exemption, and (9) provides that it is the intent of the Legislature for GGRF to be used to fund the activities funded by the SRA Fire Prevention Fee.

Status: Chapter 135, Statutes of 2017

AB-558 (Quirk-Silva) - Alternative fuel vehicles: flexible fuel vehicles.

Requires ARB (1) no later than April 1, 2019, to develop a simple, factual summary that includes E85 distribution data from calendar years 2012 to 2017 and existing Department of Motor Vehicles data on the number of flexible fuel vehicles (FFVs) registered in 2017, and (2) to develop policy recommendations to maximize the use of E85 in FFVs that operate in the state, for consideration at a board meeting no later than October 1, 2019.

Status: Vetoed

AB-582 (Cristina Garcia) - Vehicles: emissions: certification, auditing, and compliance.

Requires ARB to enhance its real world emissions testing of new motor vehicles in order to better detect defeat devices and gives ARB the authority to collect fees in order to pay for the costs.

Status: Senate-In Committee Process - Appropriations

AB-615 (Cooper) - Air Quality Improvement Program: Clean Vehicle Rebate Project.

Extends the July 1, 2017, sunset on the income cap eligibility requirements for the Clean Vehicle Rebate Project to January 1, 2019, and requires ARB and the Department of Finance to submit reports to the Legislature, as specified.

Status: Chapter 631, Statutes of 2017

AB-617 (Cristina Garcia) - Nonvehicular air pollution: criteria air pollutants and toxic air contaminants.

(1) Requires ARB to establish a uniform, statewide system for stationary sources to report their emissions of criteria pollutants and toxic air contaminants; (2) creates, upon determination by an air district, an expedited schedule for certain facilities covered under the state's cap-and-trade program to implement best achievable retrofit control technology for criteria pollutants and toxic air contaminants; (3) requires ARB to establish a clearinghouse of information on best achievable control technology and best achievable retrofit control technology; (4) increases civil and criminal penalties for certain types of emissions; and (5) creates community emissions reduction programs for communities exposed to criteria pollutants and toxic air contaminants, as specified.

Status: Chapter 136, Statutes of 2017

AB-630 (Cooper) - Vehicles: retirement and replacement.

Establishes the Clean Cars 4 All Program, to be administered by ARB, to achieve air quality improvements and benefit low-income residents by replacing high-polluter vehicles with cleaner and more efficient vehicles or a specified mobility option-effectively codifying the existing Enhanced Fleet Modernization Program's Plus-Up Pilot Project.

Status: Chapter 636, Statutes of 2017

AB-733 (Berman) - Enhanced infrastructure financing districts: projects: climate change.

Clarifies that projects which enable communities to adapt to the impacts of climate change, including, but not limited to, higher average temperatures, decreased air and water quality, the spread of infectious and vector-borne diseases, other public health

impacts, extreme weather events, sea level rise, flooding, heat waves, wildfires, and drought, are eligible for financing by an Enhanced Infrastructure Financing District.

Status: Chapter 657, Statutes of 2017

AB-863 (Cervantes) - Affordable Housing and Sustainable Communities Program.

Changes the Affordable Housing and Sustainable Communities Program (AHSC) directive from improving conditions in disadvantaged communities to improving only the social, economic, and environmental conditions in disadvantaged communities, and encourages, in addition to goals already in statute, projects receiving funding under the AHSC Program to promote individual economic security and upward mobility and employ local entrepreneurs and workers utilizing appropriate workforce training programs.

Status: Vetoed

AB-891 (Mayes) - Tribal gaming: compact ratification.

As referred to this committee, requires air monitoring data from the Imperial County and San Ysidro air monitoring studies to be included in the California Communities Environmental Health Screening tool (also known as CalEnviroScreen). Amendments on September 1, 2017, replaced the provisions of the bill and the bill was withdrawn from committee.

Status: Chapter 447, Statutes of 2017

AB-964 (Calderon) - Economic development: Capital Access Loan Program: California Affordable Clean Vehicle Program.

Establishes the California Affordable Clean Vehicle Program under the California Pollution Control Financing Authority.

Status: Senate-In Committee Process - Appropriations

AB-1014 (Cooper) - Diesel backup generators: health facility.

Requires certain health facilities to test and maintain each of its diesel backup generators and standby systems in conformance with the edition of the National Fire Protection Association 110: Standard for Emergency and Standby Power Systems, adopted by the Life Safety Code and the federal Centers for Medicare and Medicaid Services, and states that nothing in this legislation affects the authority of ARB or a district to regulate diesel backup generators owned by a health facility.

Status: Chapter 145, Statutes of 2017

AB-1036 (McCarty) - Organic waste: composting.

Requires air pollution control districts, for permits and long-term emissions reductions of composting facilities, to factor in criteria air pollutants and GHG emission reductions that result from not sending organic materials to landfills or from directly applying to land.

Requires SCAQMD, when deciding whether to grant a variance from a district rule or regulation, to consider the effect requiring immediate compliance would have on the availability of specified service facilities owned and operated by a public agency. Clarifies and updates requirements that ensure state agencies coordinate their efforts to achieve the state's recycling and GHG reduction goals.

Status: Senate-In Committee Process - Environmental Quality

AB-1073 (Eduardo Garcia) - California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program.

Extends the January 1, 2018, sunset of the 20% carve-out for zero- and near-zeroemission heavy-duty truck technology to December 31, 2020.

Status: Chapter 632, Statutes of 2017

AB-1132 (Cristina Garcia) - Nonvehicular air pollution: order for abatement.

Allows, as specified, an Air Pollution Control Officer to issue an interim order for abatement prior to an administrative hearing if they determine that a person is responsible for emissions that qualify as an imminent and substantial endangerment to the public health or welfare, or the environment.

Status: Chapter 171, Statutes of 2017

AB-1162 (O'Donnell) - California Global Warming Solutions Act of 2006: Low-Carbon Fuel Standard regulations.

Requires ARB to recognize, as generating an innovative crude production method credit under the Low-Carbon Fuel Standard regulations, the use of renewable natural gas to displace the existing use of natural gas by oil and natural gas companies that are otherwise eligible to opt in to the innovative crude provisions of the regulations, as specified.

Status: Senate-In Committee Process - Rules

AB-1184 (Ting) - Vehicular air pollution: electric vehicles: incentives.

As heard in this committee, establishes the California Electric Vehicle Initiative to, among many other things, refocus the goals of the Governor's Executive Order and SB 1275 (de León, Chapter 530, Statutes of 2014) relating to ZEVs and near-ZEVs to only focus on electric vehicles, makes an unspecified reallocation of \$3B to fund the initiative, and appropriates \$500M of GGRF to the initiative. Amendments on September 1, 2017, largely removed the contents of the bill and inserted provisions requiring ARB to report to the Legislature the funding levels necessary to support continuous, year round operation of each of its ZEV and near-ZEV incentive programs, as well as any changes necessary to ZEV incentive programs in order to increase the market penetration of ZEVs, as specified. Subsequent amendments removed all provisions of the bill to instead enact the Transportation Assistance Funding Act, which authorizes

the City and County of San Francisco to impose a tax on each ride originating in San Francisco provided by a participating or autonomous driver.

Status: Chapter 644, Statutes of 2018

AB-1274 (O'Donnell) - Smog check: exemption.

Expands the smog check exemption to vehicles eight model years old or newer, increases the smog abatement fee for vehicles that are seven or eight model years old, and directs the increased fees to the Carl Moyer Memorial Air Quality Standards Attainment Program.

Status: Chapter 633, Statutes of 2017

AB-1317 (Gray) - Carl Moyer Memorial Air Quality Standards Attainment Program.

Adds "stationary irrigation or water conveyance engines" to the definition of covered source under the Carl Moyer Memorial Air Quality Standards Attainment Program, both pre- and post-2024.

Status: Chapter 634, Statutes of 2017

AB-1433 (Wood) - Natural and working lands: unified program application and process.

Requires SGC, by April 1, 2018, to establish and convene an interagency task force to develop and implement a common application form and process for natural lands and working lands programs, as defined, that receive GGRF funding.

Status: Chapter 11, Statutes of 2018

AB-1647 (Muratsuchi) - Petroleum refineries: air monitoring systems.

Requires community air monitoring and fence-line monitoring systems to be installed on and near petroleum refineries, as specified.

Status: Chapter 589, Statutes of 2017

AB-1933 (Maienschein) - Greenhouse Gas Reduction Fund: recycling infrastructure projects.

(1) Adds the recovery of food for human consumption to the activities that are eligible for GGRF funding when doing so also reduces GHG emissions; and (2) adds (a) the expansion of facilities that process recyclable materials, and (b) projects to improve the quality of recycled materials, as eligible infrastructure projects to receive GGRF moneys when doing so also reduces GHG emissions.

Status: Chapter 808, Statutes of 2018

AB-1945 (Eduardo Garcia) - California Global Warming Solutions Act of 2006: Greenhouse Gas Reduction Fund: investment plan.

Requires state agencies administering GGRF grant programs to give communities with a Community Emissions Reduction Program preferential points during grant application scoring for programs intended to improve air quality, and allows applicants from the Counties of Imperial and San Diego to include daytime population numbers in grant applications.

Status: Vetoed

AB-2127 (Ting) - Electric vehicle charging infrastructure: assessment.

Requires CEC to assess the amount of electric vehicle (EV) infrastructure needed to meet the goals of putting at least five million ZEVs on the road and reducing GHG emissions 40% below 1990 levels by 2030.

Status: Chapter 365, Statutes of 2018

AB-2145 (Reyes) - Vehicular air pollution.

Authorizes the addition of the following specified technologies for the California Clean Truck, Bus, and Off-Road Vehicle and Equipment Technology Program funding: grid integration and integrated storage solutions, charging management demonstration, and analytics which support greater commercial motor vehicle and equipment freight efficiency and GHG reductions. Also updates the program to require ARB to promote projects that assist the state in reaching its climate goals beyond 2030 and to include in the definition of disadvantaged communities those communities selected by the ARB for preparation of Community Emissions Reductions Programs.

Status: Chapter 672, Statutes of 2018

AB-2195 (Chau) - Natural gas: out-of-state sources: greenhouse gases.

Requires, starting January 1, 2020, ARB to quantify and publish annually the amount of GHG emissions resulting from the loss or release of uncombusted natural gas to the atmosphere and emissions from natural gas flares during all processes associated with the production, processing, and transporting of natural gas that is imported into the state from out-of-state sources, as specified.

Status: Chapter 371, Statutes of 2018

AB-2336 (Salas) - Schoolbuses: retrofit and replacement.

Requires, beginning January 1, 2019, ARB to prioritize Prop 1B funds (which have been fully exhausted) for the retrofit or replacement of the most polluting school buses and oldest school buses that operate in districts that are designated federal extreme nonattainment, followed by small districts first, and then medium districts.

Status: Senate-In Committee Process - Environmental Quality

AB-2381 (Carrillo) - Vehicles: emissions: certification, auditing, and compliance.

Requires ARB to enhance its real world emissions testing of new motor vehicles in order to better detect defeat devices, and gives ARB the authority to collect fees in order to pay for the costs.

Status: Chapter 713, Statutes of 2018

AB-2453 (Eduardo Garcia) - Air pollution: schools.

Authorizes a school or school district located in specified communities to work with a local air district to identify school sites in need of air quality improvements and to be eligible for a Community Emissions Reduction Program grant to implement air quality mitigation efforts.

Status: Chapter 714, Statutes of 2018

AB-2548 (Friedman) - Commute benefit policies: Los Angeles County Metropolitan Transportation Authority.

Authorizes the Los Angeles County Metropolitan Transportation Authority to administer a commute benefit program, as specified.

Status: Chapter 173, Statutes of 2018

AB-2564 (Rodriguez) - Civil and administrative penalties: glider vehicles.

(1) Establishes, after January 1, 2019, a minimum civil penalty of \$25,000 on any operator of a glider vehicle, as defined, for violations of the state's vehicular air pollution control laws and regulations, (2) prohibits ARB from reducing the penalty, and (3) requires all moneys collected by ARB pursuant to this bill to be deposited in the Air Pollution Control Fund, to be available upon appropriation by the Legislature.

Status: Chapter 372, Statutes of 2018

AB-2885 (Rodriguez) - Air Quality Improvement Program: Clean Vehicle Rebate Project.

Requires ARB, beginning January 1, 2019, under the Clean Vehicle Rebate Project (CVRP), to (1) provide outreach to low-income households and low-income communities to increase consumer awareness of CVRP, as specified, and (2) prioritize rebate payments to low-income applicants until January 1, 2022.

Status: Chapter 366, Statutes of 2018

AB-3232 (Friedman) - Zero-emissions buildings and sources of heat energy.

Requires the CEC to assess the potential for the state to achieve the goal of reducing the emissions of GHG by the state's residential and commercial building stock by at least 40% below the 1990 levels by January 1, 2030.

Status: Chapter 373, Statutes of 2018

AJR-9 (Mark Stone) - The March for Science.

Resolves that the Legislature supports the March for Science and affirms the importance of basic and applied scientific research, science education, and the role of independent, rigorous scientific discovery and inquiry in the policymaking process.

Status: Chapter 162, Statutes of 2017

AJR-20 (Gonzalez Fletcher) - Climate change.

Resolves that the Legislature (1) declares that California will continue to lead in its efforts to reduce GHG emissions and flight global climate change and encourage other states and cities to continue to support and follow the Paris Agreement, and (2) requests that as the United Nation processes the request of the United States to withdraw from the Paris Agreement, it creates a category for the recognition and participation of subnational jurisdictions whose parent countries are not part of, or have withdrawn from, the Paris Agreement.

Status: Chapter 164, Statutes of 2017

Cal/EPA

SB-51 (Jackson) - Professional licensees: environmental sciences and climate change: whistleblower and data protection.

Requires the Secretary of CalEPA to ensure that all scientific information and other data otherwise in the public domain is protected against censorship or destruction by the federal government. Prohibits a licensing entity, other than the State Bar of California, from taking disciplinary action, including suspension, loss of credential, registration, or other professional privilege, against a public employee for reporting improper governmental activity or disclosing the results of or information about scientific or technical research to the public by publishing the information in a scientific or public forum or sharing it with the media among other means of sharing information.

Status: Vetoed

SB-774 (Leyva) - Hazardous substances: California Toxic Substances Board.

As heard in this committee, creates the California Toxic Substances Board in CalEPA, which would succeed to and be vested with all of the powers, duties, purposes, responsibilities, and jurisdiction of DTSC. Amendments on August 16, 2018, removed the contents of the bill and inserted provisions unrelated to the jurisdiction of this Committee.

Status: Vetoed

AB-444 (Ting) - Medical waste: home-generated medical waste.

Authorizes CalEPA to develop a statewide program for the collection, transportation, and disposal of home-generated medical waste, including sharps waste and pharmaceutical waste.

Status: Senate-In Committee Process - Environmental Quality

AB-1649 (Muratsuchi) - Interagency Task Force on Refinery Safety.

Requires CalEPA, in consultation with specified federal state and local agencies, to examine ways to improve safety through enhanced oversight of refineries and to strengthen emergency preparedness in anticipation of future refinery incidents.

Status: Chapter 590, Statutes of 2017

AB-1981 (Limón) - Organic waste: composting.

Adds the Department of Forestry and Fire Protection to the departments that CalEPA consult with when developing and implementing policies relating to meeting the state's organic waste recycling goals and encouraging the use of compost.

Status: Chapter 633, Statutes of 2018

AB-2407 (Ting) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Senate-In Committee Process - Environmental Quality

AB-2636 (Eduardo Garcia) - Attorney General: Environmental Justice Fund.

Establishes the Environmental Justice Fund, within the State Treasury, to fund the Attorney General's efforts to protect environmental justice communities.

Status: Senate-In Committee Process - Environmental Quality

AB-2775 (Kalra) - Professional cosmetics: labeling requirements.

Requires a professional cosmetic manufactured on or after July 1, 2020, for sale in California to have a label affixed on the container that satisfies all of the labeling requirements for any other cosmetic pursuant to specific federal laws.

Status: Chapter 393, Statutes of 2018

AB-2832 (Dahle) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Chapter 822, Statutes of 2018

California Environmental Quality Act

SB-1 (Beall) - Transportation funding.

Among other things, increases several taxes and fees to raise new transportation revenues for purposes of funding deferred maintenance on state highways and local streets and roads; establishes the Advanced Mitigation Program in the Department of Transportation to enhance communications between the department and stakeholders to protect natural resources and accelerate project delivery; and requires the department to set aside not less than \$30 million annually for four years for the program from capital outlay revenues.

Status: Chapter 5, Statutes of 2017

SB-80 (Wieckowski) - California Environmental Quality Act: notices.

Provides specified notice requirements regarding posting on websites and sending notices via email pursuant to CEQA. This bill also makes filing a Notice of Determination (NOD) mandatory for a project subject to a categorical exemption.

Status: Vetoed

SB-224 (Jackson) - California Environmental Quality Act: baseline conditions.

As heard in this committee, requires OPR to prepare and develop proposed changes to the CEQA Guidelines for the purpose of determining the baseline physical conditions by which a lead agency determines whether a project has a significant effect on the environment. Amendments on August 21, 2017, deleted the contents of the bill and inserted provisions to address issues related to sexual harassment, which removed the bill from the committee's jurisdiction.

Status: Chapter 951, Statutes of 2018

SB-532 (Dodd) - California State Safe Harbor Agreement Program Act: tricolored blackbird.

Exempts the approval of a safe harbor agreement covering only the tricolored blackbird from CEQA and extends the California State Safe Harbor Agreement Program Act indefinitely.

Status: Chapter 557, Statutes of 2018

SB-540 (Roth) - Workforce Housing Opportunity Zone.

Authorizes a city or county to establish a Workforce Housing Opportunity Zone (WHOZ) by preparing an EIR to identify and mitigate impacts from establishing a WHOZ and adopting a specific plan. Requires local government to approve a housing development within the WHOZ that meets specified criteria, and exempts from CEQA a development within a WHOZ that meets specified criteria.

Status: Chapter 369, Statutes of 2017

SB-771 (De León) - California Environmental Quality Act: continuing education: public employees.

Requires a public agency to ensure that at least one of its employees that is assigned the primary responsibility to administer CEQA to complete at least two hours of continuing education every two years, including courses offered by the American Institute of Certified Planners, continuing legal education providers accredited or approved by the State Bar, the University of California, or a local agency or association of local agencies.

Status: Assembly-In Floor Process

SB-948 (Allen) - California Environmental Quality Act community plans.

Authorizes the Governor to certify updates to a community plan and the accompanying ordinances meeting specified requirements as being eligible for CEQA streamlining benefits provided by the Jobs and Economic Improvement Through Environmental Leadership Act of 2011.

Status: Senate-In Committee Process - Judiciary

SB-1052 (Bates) - California Environmental Quality Act: judicial challenge: identification of parties and contributors.

Requires a plaintiff or petitioner, in an action brought pursuant to CEQA, to disclose specified information regarding the plaintiff or petitioner in the complaint or petition or in a subsequent notice. Additionally, requires disclosure of the identity of a person or entity that contributes more than \$100, as specified, toward the plaintiff's or petitioner's costs of an action, and provides that a failure to provide this disclosure is grounds for dismissal of the action by the court or, if the failure occurs during post-judgment proceeding, the denial of attorney's fees for a successful plaintiff or petitioner.

Status: Senate-In Committee Process - Environmental Quality

SB-1301 (Beall) - State permitting: environment: processing procedures.

Requires OPR to develop a joint multiagency preapplication and model fee-for-service agreement in order to expedite the review of dam and flood risk reduction projects, as specified.

Status: Vetoed

SB-1340 (Glazer) - California Environmental Quality Act: housing projects.

Requires the Judicial Council to adopt a rule of court to establish procedures requiring courts to fully adjudicate CEQA actions and proceedings in connection with any housing projects within 270 days of certifying the record of proceedings, to the extent feasible, and prohibits courts from staying or enjoining challenged projects, as specified.

Status: Senate-In Committee Process - Judiciary

SB-1341 (Glazer) - California Environmental Quality Act: judicial challenge: identification of contributors.

Requires a plaintiff or petitioner, in an action brought pursuant to CEQA, to disclose the identity of a person or entity that contributes in excess of \$1,000, as specified, toward the plaintiff's or petitioner's costs of the action. Additionally, requires the plaintiff or petitioner to identify any pecuniary or business interest related to the project of any person or entity that contributes in excess of \$1,000 to the costs of the action, as specified, and provides that a failure to comply with these requirements may be grounds for dismissal of the action by the court. Also, prohibits an action or proceeding from being brought in the court to attack, review, set aside, void, or annul an act of a public agency for housing projects on grounds of noncompliance with the requirements of CEQA, as specified.

Status: Senate-In Committee Process - Environmental Quality

AB-73 (Chiu) - Planning and zoning: housing sustainability districts.

Allows a city or county to create a housing sustainability district to complete upfront zoning and environmental review in order to receive incentive payments for development projects that are consistent with the district's ordinances. More specifically, this bill exempts from CEQA, a housing project, that meets specified criteria, in a housing sustainability district.

Status: Chapter 371, Statutes of 2017

AB-246 (Santiago) - Environmental quality: Jobs and Economic Improvement Through Environmental Leadership Act of 2011.

Requires DTSC, by September 1, 2018, to assess, in consultation with the relevant air pollution control district or air quality management district, hazardous waste facilities under its jurisdiction within the respective territory of each air district to determine if fence-line or other monitoring to measure and record emissions at those facilities is necessary or appropriate. Amendments on September 7, 2017, replaced the contents of the bill with provisions relating to CEQA that extend the sunset of the Jobs and Economic Improvement Through Environmental Leadership Act of 2011 from January 1, 2019, to January 1, 2021. The amendments also changed requirements for certification of a project under the Environmental Leadership Act of 2011. Finally, the amendments changed the requirement that the judicial review be completed within 270 days of the certification of the record of proceedings for the project to within 270 days of the filing of the certified record of proceedings with the court, to the extent feasible.

Status: Chapter 522, Statutes of 2017

AB-734 (Bonta) - California Environmental Quality Act: Oakland Sports and Mixed-Use Project.

Establishes procedures specific to the Oakland Sports and Mixed-Use Project in the City of Oakland that provide expedited administrative and judicial review procedures.

Status: Chapter 959, Statutes of 2018

AB-890 (Medina) - Land use: planning and zoning: initiatives.

Requires a city attorney or county counsel to determine, within 15 days after a proposed initiative measure is filed, to determine whether the measure constitutes a project proposing specific activity that would eliminate discretionary land use approval for future development. If the city attorney or county counsel makes the determination that the measure constitutes such a project, the bill would require the city or county, to comply with the requirements of CEQA. Amendments on June 20, 2017, replaced the provisions of the bill and the bill was withdrawn from committee.

Status: Vetoed

AB-987 (Kamlager-Dove) - California Environmental Quality Act: sports and entertainment project.

Establishes expedited administrative and judicial review procedures for the administrative and judicial review of the environmental impact report and approvals granted for a project related to the development of a specified sports and entertainment project in the City of Inglewood.

Status: Chapter 961, Statutes of 2018

AB-1218 (Obernolte) - California Environmental Quality Act: exemption: bicycle transportation plans.

Extends the sunset from January 1, 2018, to January 1, 2021, for exemptions from CEQA related to a bicycle transportation plan and a project that consists of restriping of streets and highways for bicycle lanes in an urbanized area.

Status: Chapter 149, Statutes of 2017

AB-1273 (Gallagher) - California Environmental Quality Act: exemption: levee repairs.

Exempts from CEQA the repair of critical levees of the State Plan of Flood Control within an existing levee footprint to meet standards of public health and safety, except as otherwise provided in the CEQA Guidelines to assure exempt projects do not have a significant effect on the environment, and sunsets the exemption July 1, 2023.

Status: Senate-Failed Passage in Committee

AB-1404 (Berman) - California Environmental Quality Act: categorical exemption: infill development.

Expands a specified CEQA categorical exemption for an infill development project within a city by allowing the same type of project be located in an unincorporated area of a county.

Status: Senate-In Committee Process - Appropriations

AB-1804 (Berman) - California Environmental Quality Act: categorical exemption: infill development.

Provides a statutory exemption from CEQA for infill development residential and mixeduse housing projects occurring within an unincorporated area of a county, as specified.

Status: Chapter 670, Statutes of 2018

AB-1901 (Obernolte) - California Environmental Quality Act: exemption: roadway projects.

Extends the January 1, 2020, sunset to January 1, 2023, for the CEQA exemption for projects to repair, maintain, and make minor alterations to existing roadways, provided the project is carried out by a city or county with a population of less than 100,000 to improve public safety and meets other specified conditions. Specifies that the exemption applies if, among other things, the project involves negligible or no expansion of an existing vehicular use beyond that existing at the time of the lead agency's determination.

Status: Senate-In Committee Process - Environmental Quality

AB-2057 (Salas) - California Environmental Quality Act: biogas pipelines: exemption.

Reinstates, through January 1, 2022, a statutory CEQA exemption that had sunset for a pipeline located in Fresno, Kern, Kings, or Tulare County, that is used to transport biogas derived from the anaerobic digestion of dairy animal waste and meets compressed natural gas specifications adopted by ARB. The bill accomplishes this by expanding a current statutory CEQA exemption for a project that consists of the inspection, maintenance, repair, restoration, reconditioning, relocation, replacement, or removal of an existing pipeline (PRC §21080.23) to include the aforementioned biogas pipelines.

Status: Senate-In Committee Process - Environmental Quality

AB-2267 (Wood) - California Environmental Quality Act: Sonoma County Renewal Enterprise District.

Establishes, until January 1, 2024, expedited administrative and judicial review for actions or proceedings brought pursuant to CEQA on the adoption or approval of amendments to the Downtown Station Area Specific Plan for the City of Santa Rosa, as

specified, and for the adoption or amendment of the specified planning document for incorporated or unincorporated areas of Sonoma County in the "RED Area," as defined.

Status: Senate-In Floor Process

AB-2341 (Mathis) - California Environmental Quality Act: aesthetic impacts.

Eliminates consideration of aesthetic effects under CEQA for specified projects involving the refurbishment, conversion, repurposing, or replacement of an existing abandoned, dilapidated, or vacant building, provided the new structure does not substantially exceed the height of the existing structure or create a new source of substantial light or glare.

Status: Chapter 298, Statutes of 2018

AB-2447 (Reyes) - California Environmental Quality Act: land use: environmental justice.

Establishes additional requirements under CEQA for classes of industrial or similar projects identified by OEHHA that are located within one-half mile of a disadvantaged community, including requiring the lead agency to 1) provide CEQA notices by direct mail to all owners and occupants of property within one-half mile, and all schools within one mile, of the project in all "threshold" languages for the area, and 2) call at least one local, evening scoping meeting, as specified, to describe the project and take public comments.

Status: Vetoed

AB-2649 (Bloom) - State Water Project: water supply contracts.

Requires SWRCB to prioritize a temporary permit for a project that enhances the ability of a local or state agency to capture water during high precipitation events for local storage or recharge, as specified, and exempts these temporary permits for these projects from CEQA. Author's amendments on June 18, 2018, significantly removed the committee's jurisdiction and any remaining amendments relating to water quality were technical in nature. The bill was subsequently amended regarding water supply contracts and the author changed from Arambula to Bloom.

Status: Senate-In Committee Process - Rules

AB-2782 (Friedman) - California Environmental Quality Act.

Authorizes lead agencies, under CEQA, in describing and evaluating projects, to consider specific economic, legal, social, technological, or other benefits of, and the negative impacts of denying, the project.

Status: Chapter 193, Statutes of 2018

AB-3030 (Caballero) - California Environmental Quality Act: exemption: qualified opportunity zones.

Exempts from CEQA residential and mixed-use projects that provide 50% affordable housing, is financed by a "qualified opportunity fund", meets numerous specified requirements, including that it is consistent with local land use plans, ensures the payment of prevailing wage, and does not have any significant impacts that have not been publicly disclosed, analyzed, and mitigated.

Status: Senate-In Committee Process - Appropriations

Hazardous Waste and Materials

SB-44 (Jackson) - State lands: coastal hazard and legacy oil and gas well removal and remediation program.

Requires the State Lands Commission, upon appropriation of funding by the Legislature, to begin a coastal hazard removal and remediation program to address legacy oil and gas wells within two years, as specified, with up to \$2 million in annual funding, and annual legislative reporting.

Status: Chapter 645, Statutes of 2017

SB-212 (Jackson) - Solid waste: pharmaceutical and sharps waste stewardship.

Requires (1) entities that sell drugs or sharps in the state to individually, or with other entities, develop and implement a statewide home-generated drug stewardship plan, or a home-generated sharps waste stewardship plan, or both, for the collection and proper disposal of home-generated drug and sharps waste, and (2) CalRecycle to oversee and enforce each stewardship plan.

Status: Chapter 1004, Statutes of 2018

SB-258 (Lara) - Cleaning Product Right to Know Act of 2017.

Creates the Cleaning Product Right To Know Act of 2017, requiring manufacturers of cleaning products to disclose specified chemical ingredients on a product label and on the manufacturers website.

Status: Chapter 830, Statutes of 2017

SB-377 (Monning) - Lead-based paint.

Requires the DPH to promulgate regulations governing lead-related construction work to conform to the US EPA's Lead Renovation, Repair, and Painting Rule.

Status: Assembly-In Floor Process

SB-709 (Wiener) - Oil spill response and contingency planning.

Updates oil spill contingency plans to include the risk of heavy nonfloating and potentially nonfloating (as a result of weathering) oil spills. Among other things, it requires 1) the California oil spill plan to address nonfloating oil spills; 2) facility or vessel oil spill contingency plans to identify at least one Oil Spill Response Organization (ORSO) capable of providing nonfloating oil spill response activities if nonfloating or potentially nonfloating oils are present at the facility or on the vessel; 3) the Office of Spill Prevention and Response (OSPR) to establish criteria to identify specific characteristics of nonfloating and potentially nonfloating oil, identify oils transported into or through the state that fit these criteria, and create a publicly available list; 4) adding an OSRO rating for types of oil that the OSRO is capable of recovering and containing; and 5) OSPR to conduct and complete an independent scientific study on the best achievable protection of state waters from spills of nonfloating or potentially nonfloating oils, including criteria for oil spill contingency plans and OSROs responsible for remediating those spills.

Status: Senate-Died - Appropriations

SB-774 (Leyva) - Hazardous substances: California Toxic Substances Board.

As heard in this committee, creates the California Toxic Substances Board in CalEPA, which would succeed to and be vested with all of the powers, duties, purposes, responsibilities, and jurisdiction of DTSC. Amendments on August 16, 2018, removed the contents of the bill and inserted provisions unrelated to the jurisdiction of this Committee.

Status: Senate-In Floor Process

SB-1054 (Hertzberg) - Santa Susana Field Laboratory cleanup.

As heard in this committee, requires DTSC to provide the public with a monthly status report on the projected completion dates of all environmental review documents and all approved soil or groundwater cleanup plans related to the Santa Susana Field Laboratory cleanup effort. Amendments on August 23, 2018, removed the contents of the bill and inserted provisions unrelated to the jurisdiction of this committee.

Status: Chapter 980, Statutes of 2018

SB-1370 (Stern) - Well stimulation treatments.

As heard in this committee, removes the specific exclusion for the routine maintenance of natural gas storage wells, as specified, from well stimulation treatment permitting by the Division of Oil, Gas, and Geothermal Resources. Amendments on August 24, 2018, replaced the contents of the bill with provisions relating to the Aliso Canyon natural gas storage facility.

Status: Assembly-In Committee Process - Utilities and Energy

SCR-100 (Lara) - Safe Drinking Water and Toxic Enforcement Act of 1986: list of chemicals known to cause cancer or reproductive toxicity: processed meat.

Resolves that the Senate of the State of California, the Assembly thereof concurring, that OEHHA add processed meat for consumption to the Proposition 65 list of chemicals known to the state to cause cancer or reproductive toxicity.

Status: Senate-In Committee Process - Environmental Quality

AB-245 (Quirk) - Hazardous waste: facilities and enforcement.

Makes California enforcement penalties for hazardous waste violations consistent with federal penalties by increasing administrative and civil penalties for state hazardous waste management violations to \$70,000.

Status: Chapter 499, Statutes of 2017

AB-246 (Santiago) - Environmental quality: Jobs and Economic Improvement Through Environmental Leadership Act of 2011.

Requires DTSC, by September 1, 2018, to assess, in consultation with the relevant air pollution control district or air quality management district, hazardous waste facilities under its jurisdiction within the respective territory of each air district to determine if fence-line or other monitoring to measure and record emissions at those facilities is necessary or appropriate. Amendments on September 7, 2017, replaced the contents of the bill with provisions relating to CEQA that extend the sunset of the Jobs and Economic Improvement Through Environmental Leadership Act of 2011 from January 1, 2019, to January 1, 2021. The amendments also changed requirements for certification of a project under the Environmental Leadership Act of 2011. Finally, the amendments changed the requirement that the judicial review be completed within 270 days of the certification of the record of proceedings for the project to within 270 days of the filling of the certified record of proceedings with the court, to the extent feasible.

Status: Chapter 522, Statutes of 2017

AB-247 (Cristina Garcia) - Public health: childhood lead poisoning: Lead Advisory Taskforce.

Establishes a 21 member taskforce to review and advise on policies and procedures to reduce childhood lead poisoning. The bill requires the taskforce to meet quarterly for two years starting in 2018; and to submit a report on their recommended regulatory agenda by 2020. Requires the taskforce to meet twice a year for the next two years and submit an updated regulatory agenda by 2022. Requires reports to be published on the OEHHA Internet Web site.

Status: Vetoed

AB-248 (Reyes) - Hazardous waste: facilities: permits.

Requires owners or operators of a permitted hazardous waste facility to meet a specified schedule for submitting a permit renewal application.

Status: Vetoed

AB-249 (Gomez) - Political Reform Act of 1974: campaign disclosures.

As referred to this committee, increases the maximum allowable penalty for violations of the hazardous waste control law (HWCL) from \$25,000 to \$37,500. This bill was amended on June 20, 2017, replacing all provisions of the bill and the bill was withdrawn from committee.

Status: Chapter 546, Statutes of 2017

AB-444 (Ting) - Medical waste: home-generated medical waste.

Authorizes CalEPA to develop a statewide program for the collection, transportation, and disposal of home-generated medical waste, including sharps waste and pharmaceutical waste.

Status: Senate-In Committee Process - Environmental Quality

AB-474 (Eduardo Garcia) - Hazardous waste: spent brine solutions.

Exempts from Hazardous Waste Control Law (HWCL), spent brine solutions that are the byproduct of groundwater treated to meet California drinking water standards if specified treatment conditions are met.

Status: Chapter 840, Statutes of 2017

AB-514 (Salas) - Registered sex offenders: residential limitations: day care facilities.

Exempts specified personal care products from the Medical Waste Management Act. Amendments on June 14, 2018, replaced all provisions of the bill and the bill was withdrawn from committee.

Status: Vetoed

AB-911 (Wood) - Radioactive materials: licensing and registration: exemption.

Requires DPH to exempt bomb squads of specified public entities from regulatory requirements for conducting field radiography, under specified conditions.

Status: Chapter 128, Statutes of 2017

AB-958 (Ting) - Product safety: perfluoroalkyl and polyfluoroalkyl substances.

Requires a manufacturer of food packaging or cookware, as defined, which is sold in the state to visibly disclose on an exterior location of the food packaging or cookware packaging a specified statement relating to the presence of perfluoroalkyl and polyfluoroalkyl substances.

Status: Senate-In Floor Process

AB-967 (Gloria) - Human remains disposal: alkaline hydrolysis: licensure and regulation.

Establishes the regulatory process for alkaline hydrolysis facilities under the Cemetery and Funeral Bureau beginning January 1, 2020. Imposes the same requirements for hydrolyzed remains (bone) as for cremated remains; specifies training standards for hydrolysis facility employees; specifies all health and safety permits, inspections, and maintenance required for licensing, including the requirements for safe disposal of hydrolysate (liquid leftovers) and the approval process required for the certification of hydrolysis chambers.

Status: Chapter 846, Statutes of 2017

AB-1179 (Kalra) - Hazardous waste facilities: inspections.

Requires DTSC to adopt regulations establishing inspection frequencies for permitted hazardous waste treatment, storage and disposal facilities, and for hazardous waste generators and transporters by January 1, 2020. The bill also requires that hazardous waste landfills are inspected at least twice per year and any other permitted hazardous waste facilities are inspected at least once per year.

Status: Vetoed

AB-1180 (Holden) - Los Angeles County Flood Control District: taxes, fees, and charges.

Requires DTSC to regulate zinc oxide substances in motor vehicle tires under the Green Chemistry program. Amendments on June 26, 2017, replaced the provisions of the bill and the bill was withdrawn from committee.

Status: Chapter 617, Statutes of 2017

AB-1197 (Limón) - Oil spill contingency plans: spill management teams.

Provides the Office of Spill Prevention and Response authority to require a spill management team (SMT) in contingency plans and to establish a classification program, similar to the Oil Spill Response Organization rating program, to ensure that SMTs are ready and capable to provide spill management on behalf of a responsible party in the event of an oil spill.

Status: Chapter 584, Statutes of 2017

AB-1316 (Quirk) - Public health: childhood lead poisoning: prevention.

Requires DPH to reassess (broaden) the risk factors that determine whether a child is at risk of elevated blood lead levels (BLLs). Also requires annual reports from DPH on information concerning prevalence, causes, and geographic occurrence of high

childhood BLLs and, to the greatest extent possible, a list of census tracts in which children test positive at a rate higher than the national average for elevated BLLs. Requires DPH to store this information in an electronic database. Also adds screening for blood lead levels in children who are at risk for lead poisoning to the required benefits for comprehensive preventative care.

Status: Chapter 507, Statutes of 2017

AB-1439 (Committee on Environmental Safety and Toxic Materials) - Hazardous materials: reporting.

Authorizes DTSC to require a person submitting documents, including a report, workplan, schedule, notice, request, or application, to submit the document in an electronic format.

Status: Chapter 301, Statutes of 2017

AB-1441 (Committee on Environmental Safety and Toxic Materials) - Hazardous waste: transportation: electronic manifests.

Authorizes the state's hazardous waste management manifest requirements to be satisfied through the use of the US EPA electronic manifest (e-manifest) system, once it comes online.

Status: Senate-In Floor Process

AB-1575 (Kalra) - Professional cosmetics: labeling requirements.

Requires that all professional cosmetics manufactured on or after July 1, 2019, for sale in California have a label affixed on the container that satisfies all of the labeling requirements required for any other cosmetic pursuant to the Federal Food, Drug, and Cosmetic Act, and the federal Fair Packaging and Labeling Act.

Status: Senate-In Committee Process - Appropriations

AB-1583 (Chau) - Proposition 65: enforcement: certificate of merit: factual basis.

Requires the Attorney General, after reviewing the certificate of merit, filed under an action under Proposition 65, if, after reviewing the certificate of merit, she or he finds that there is no merit to the action, to serve a letter to the noticing party and the alleged violator that the Attorney General believes there is no merit to the action. Requires the Governor's Office of Business and Economic Development (GO Biz) to post on its website information relating to a business's obligations under Proposition 65.

Status: Chapter 510, Statutes of 2017

AB-1646 (Muratsuchi) - Hazardous materials: risk management plans and automatic notification, audible alarm, and emergency alert systems: petroleum refineries.

Requires that refineries deploy integrated alerting and notification systems and outline emergency procedures.

Status: Chapter 588, Statutes of 2017

AB-1649 (Muratsuchi) - Interagency Task Force on Refinery Safety.

Requires CalEPA, in consultation with specified federal state and local agencies, to examine ways to improve safety through enhanced oversight of refineries and to strengthen emergency preparedness in anticipation of future refinery incidents.

Status: Chapter 590, Statutes of 2017

AB-1663 (Cristina Garcia) - Group homes: immigrant children.

Amends the Lead-Acid Battery Recycling Act of 2016 to clarify provisions related to an out-of-state lead-acid battery manufacturer's financial responsibilities. Amendments on June 25, 2018, replaced all provisions of the bill and the bill was withdrawn from committee.

Status: Senate-In Committee Process - Rules

AB-1689 (Committee on Environmental Safety and Toxic Materials) - Business plans: combustible metals.

Adds combustible metals or metal alloys to the list of materials a business must include in its hazardous materials business plan, as specified.

Status: Chapter 159, Statutes of 2017

AB-1980 (Quirk) - Statute of limitations: hazardous materials.

Extends the statute of limitations for commencing civil enforcement actions for Aboveground Petroleum Storage Act violations from one to five years.

Status: Chapter 141, Statutes of 2018

AB-2073 (Chiu) - Public nuisance: abatement: lead-based paint.

Provides that any property owner, or agent thereof, who participates in a program to abate lead-based paint created as a result of a judgment or settlement in any public nuisance or similar litigation shall be immune from liability in any lawsuit seeking to recover inspection, abatement, or any other costs associated with that abatement program and the activities conducted pursuant to that abatement program.

Status: Senate-In Floor Process

AB-2094 (Kalra) - Hazardous waste facilities: inspections.

Requires DTSC to, on or before January 1, 2020, adopt regulations establishing inspection frequencies for permitted hazardous waste treatment, storage, and disposal facilities and for hazardous waste generators and transporters.

Status: Senate-In Committee Process - Appropriations

AB-2189 (Santiago) - Hazardous substances: lead: cleanup: Exide Technologies facility.

Extends the expenditure deadline from June 30, 2018, to June 30, 2021, for DTSC to cleanup properties contaminated with lead near the Exide Technologies (Exide) facility in Vernon, California, and appropriates \$12 million to DTSC for the investigation and cleanup of parkways near Exide.

Status: Senate-In Committee Process - Appropriations

AB-2345 (Reyes) - Hazardous waste: facilities: permits.

Makes statutory changes to the permitting process for hazardous waste facilities at DTSC.

Status: Senate-In Committee Process - Rules

AB-2407 (Ting) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Senate-In Committee Process - Environmental Quality

AB-2474 (Quirk) - Hazardous waste: identification: testing.

Requires DTSC to adopt a humane version of the acute aquatic toxicity test used in hazardous waste identification, should a test be found suitable for this purpose after an evaluation by DTSC.

Status: Vetoed

AB-2570 (Nazarian) - School facilities: Clean and Healthy Schools Act: environmentally preferable cleaning and cleaning maintenance products.

Requires local educational agencies to purchase environmentally preferable cleaning products when available.

Status: Senate-In Committee Process - Appropriations

AB-2606 (Fong) - Hazardous waste: facilities: permits: renewals.

Require DTSC to process a hazardous waste facility renewal permit in an expedited manner if the department determines certain conditions apply, as specified.

Status: Senate-In Committee Process - Appropriations

AB-2660 (Quirk) - Hazardous waste: surplus household consumer products.

Allows a retailer to ship a surplus household consumer product to a reverse distributor without making a waste determination, as specified.

Status: Senate-In Committee Process - Environmental Quality

AB-2803 (Limón) - Public nuisance: residential lead-based paint.

Clarifies existing public nuisance law in California as applied to lead-based paint, including codifying several aspects of the Court of Appeal's decision in People v. Conagra Grocery Products Company (2017) 17 Cal.App.5th 51.

Status: Senate-In Committee Process - Appropriations

AB-2832 (Dahle) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Chapter 822, Statutes of 2018

AB-2901 (Committee on Environmental Safety and Toxic Materials) - Cleaning Product Right to Know Act of 2017.

Makes technical changes and necessary updates to statute enacted under SB 258 (Lara, Chapter 830, Statutes of 2017), which created the Cleaning Product Right to Know Act of 2017.

Status: Chapter 28, Statutes of 2018

AB-2902 (Committee on Environmental Safety and Toxic Materials) - Hazardous substances.

Makes various technical changes to the Aboveground Petroleum Storage Tank Act and the Underground Storage Tank Act, and provides SWRCB the "red tag" enforcement authority currently granted only to local agencies.

Status: Chapter 721, Statutes of 2018

AB-2928 (Chen) - Hazardous waste: used oil.

Authorizes generators of highly controlled used oil to test their used oil once per year for the purposes of determining if the used oil is a hazardous waste, and allows generators to manage their used oil as non-hazardous waste, under certain conditions.

Status: Chapter 440, Statutes of 2018

AB-2934 (Mark Stone) - Residential lead-based paint hazard reduction program: county health departments: certification.

Allows DPH to authorize a local health department to implement and administer a program to certify individuals who perform lead hazard evaluations, plan lead-based

paint abatement plans, perform lead hazard abatement or remediation, or perform leadrelated construction work. Requires further California Occupational Safety and Health Administration regulations establishing a revised permissible exposure limit for lead in general industry and construction.

Status: Senate-In Committee Process - Appropriations

AB-2998 (Bloom) - Consumer products: flame retardant materials.

Prohibits the sale of new mattresses or upholstered furniture that contain specific flame retardant chemicals, as specified.

Status: Chapter 924, Statutes of 2018

AB-3014 (Quirk) - Brake friction materials: copper limits: high-performance road- and track-capable vehicle exemption.

Provides a permanent exemption to the copper break pad limits for specified vehicles.

Status: Senate-In Committee Process - Environmental Quality

AB-3138 (Muratsuchi) - Hazardous materials: management: civil liability.

Restructures civil and administrative penalties for California Accidental Release Prevention program violations.

Status: Chapter 308, Statutes of 2018

Pesticides

SB-602 (Allen) - Pesticides: neonicotinoids: labeling.

As heard in this committee, requires labeling, as specified, of commercially available seeds and plants sold at retail establishments, and prohibits the noncommercial use of neonicotinoids, as specified. Amendments on January 22, 2018, removed the contents of the bill and inserted provisions relating to sport and commercial marine fisheries reports.

Status: Senate-Died - Rules

AB-527 (Caballero) - Pest control aircraft pilot's certificate: unmanned aircraft.

Authorizes commercial unmanned aircraft system operations in California for purposes of vector control pesticide application, as specified.

Status: Chapter 404, Statutes of 2017

AB-1126 (Committee on Agriculture) - Pesticides: carbon monoxide.

Extends, to January 1, 2023, the sunset date that authorizes the use of carbon monoxide to control burrowing rodent pests, subject to specified requirements, and

under the condition that a warning label be permanently affixed to the carbon monoxide delivery device.

Status: Chapter 112, Statutes of 2017

AB-1480 (Quirk) - Pest control: violations and penalties: civil penalty.

Authorizes the Director of DPR to levy a civil penalty against a person who commits fraudulent activity related to the pesticide applicator licensing process.

Status: Chapter 152, Statutes of 2017

AB-2816 (Muratsuchi) - Pesticides: schoolsites: report.

Requires DPR to submit a report to the Legislature that evaluates the Healthy Schools Act and provides recommendations for improving the implementation and efficacy of the Act.

Status: Chapter 720, Statutes of 2018

Solid Waste

SB-60 (Glazer) - Recycling: beverage containers: convenience zones.

Exempts under the California Beverage Container Recycling and Litter Reduction Act, from the requirement that each convenience zone be served by at least one certified recycling center that meets specified criteria and repeals the provisions of the bill January 1, 2018.

Status: Senate-Died - Environmental Quality

SB-168 (Wieckowski) - Beverage Container Recycling Act of 2017.

As heard in this committee, establishes the Beverage Container Recycling Act of 2017 and creates an industry-run bottle and can recycling program by January 1, 2021, to replace the current California Beverage Container Recycling and Litter Reduction Act, which this bill revises and sunsets January 1, 2021. As heard in committee, the bill also required CalRecycle to establish minimum content standards for beverage containers. Subsequent amendments narrowed the bill's provisions to only include the minimum content standards requirements and required CalRecycle to submit a report to the Legislature, as specified. Amendments on August 20, 2018, further narrowed the bill to apply the minimum content standards to beverage containers made of plastic.

Status: Assembly-Died

SB-452 (Glazer) - The California Beverage Container Recycling and Litter Reduction Act.

Makes several statutory changes to the California Beverage Container Recycling and Litter Reduction Act to provide temporary financial assistance to recycling centers while also providing exemptions to dealers from various consumer redemption opportunities.

Status: Vetoed

SB-458 (Wiener) - Beverage container recycling: San Francisco Mobile Recycling Program.

Authorizes CalRecycle to approve, on or before July 1, 2020, up to five recycling pilot projects designed to improve redemption opportunities in unserved convenience zones if specified conditions are met.

Status: Chapter 648, Statutes of 2017

SB-705 (Allen) - Solid waste: food service containers.

Bans certain food providers by January 1, 2020, and all food vendors by January 1, 2022, from dispensing prepared food in expanded polystyrene food service containers. Authorizes a city or county to grant exemptions due to economic hardship. Also authorizes a city or county to impose civil liability if an entity knowingly violates this prohibition. Requires CalRecycle to develop an Internet Web page with information on how to comply with, and how to file a complaint for a violation of, that prohibition.

Status: Senate-Failed

SB-1263 (Portantino) - Ocean Protection Council: Statewide Microplastics Strategy.

As heard in this committee, requires, on or before December 31, 2024, OPC, in collaboration with specified entities, to adopt and implement a Statewide Microplastics Strategy. Amendments on May 1, 2018, authorizes those entities to enter into contracts with marine research institutes for the provision of research services that would contribute directly to the development of the Statewide Microplastics Strategy.

Status: Chapter 609, Statutes of 2018

SB-1335 (Allen) - Solid waste: food service packaging: state agencies, facilities, and property.

As heard in this committee, prohibits food service facilities in state agencies and large state facilities from dispensing prepared food using disposable food service packaging unless it is a type accepted for recovery by the recycling or composting program serving the state agency or large state facility and it is a type that is recovered for recycling or composting at a rate of 75% or more. The bill was subsequently amended to require CalRecycle to publish and maintain a list of approved food service packaging that are reusable, recyclable, or compostable, and instead prohibit a food service facility, as defined, from dispensing prepared food using food service packaging unless it is on that list.

Status: Chapter 610, Statutes of 2018

AB-509 (Frazier) - Tire recycling: California tire regulatory fee and waste tire program.

Establishes the Tire Recycling Incentive Program (TRIP) Act to provide incentives for tire recycling activities in California funded through the new tire regulatory fee established in this bill.

Status: Senate-In Committee Process - Appropriations

AB-906 (Bloom) - Beverage containers: polyethylene terephthalate.

Defines "polyethylene terephthalates" as a plastic derived from a reaction between terephthalic acid or dimethyl terephthalate and monoethylene glycol when specified conditions are met.

Status: Chapter 823, Statutes of 2017

AB-1036 (McCarty) - Organic waste: composting.

Requires air pollution control districts, for permits and long-term emissions reductions of composting facilities, to factor in criteria air pollutants and GHG emission reductions that result from not sending organic materials to landfills or from directly applying to land. Requires SCAQMD, when deciding whether to grant a variance from a district rule or regulation, to consider the effect requiring immediate compliance would have on the availability of specified service facilities owned and operated by a public agency. Clarifies and updates requirements that ensure state agencies coordinate their efforts to achieve the state's recycling and GHG reduction goals.

Status: Senate-In Committee Process - Environmental Quality

AB-1158 (Chu) - Carpet recycling.

Provides changes to the Product Stewardship for Carpets Program related to minimum carpet recycling rate requirements, prohibitions on specified expenditures of funds, and the establishment of an advisory committee.

Status: Chapter 794, Statutes of 2017

AB-1288 (Eggman) - Solid waste: management: funding.

Requires CalRecycle to conduct at least one public workshop to discuss funding strategies for organic waste.

Status: Senate-In Committee Process - Environmental Quality

AB-1294 (Berman) - Solid waste: plastic products.

Removes the January 1, 2018, sunset date on the law that requires plastic food container manufacturers to maintain specified records if they make marketing claims relating to the recycled content of their product.

Status: Chapter 664, Statutes of 2017

AB-1572 (Aguiar-Curry) - Integrated waste management plans: source reduction and recycling element: review schedule.

Extends, from January 1, 2018, to January 1, 2022, the sunset on a provision of law that authorizes CalRecycle to review local jurisdictions' implementation of specified solid waste plans every four years, instead of every two years, for those jurisdictions that are meeting the state's solid waste diversion requirements.

Status: Chapter 155, Statutes of 2017

AB-1594 (Bloom) - Infrastructure financing: transportation: Los Angeles County Metropolitan Transportation Authority: contracting.

Requires OPC to report to the Legislature on the status of items identified in its 2007 Resolution on Reducing and Preventing Marine Debris and compile data identifying the primary sources and types of ocean plastic pollution.

Status: Senate-In Floor Process

AB-1884 (Calderon) - Food facilities: single-use plastic straws.

Requires "full-service restaurants" to provide plastic straws only upon request.

Status: Chapter 576, Statutes of 2018

AB-1933 (Maienschein) - Greenhouse Gas Reduction Fund: recycling infrastructure projects.

(1) Adds the recovery of food for human consumption to the activities that are eligible for GGRF funding when doing so also reduces GHG emissions; and (2) adds (a) the expansion of facilities that process recyclable materials, and (b) projects to improve the quality of recycled materials, as eligible infrastructure projects to receive GGRF moneys when doing so also reduces GHG emissions.

Status: Chapter 808, Statutes of 2018

AB-1981 (Limón) - Organic waste: composting.

Adds the Department of Forestry and Fire Protection to the departments that CalEPA consult with when developing and implementing policies relating to meeting the state's organic waste recycling goals and encouraging the use of compost.

Status: Chapter 633, Statutes of 2018

AB-2097 (Acosta) - Carpet recycling: annual reports.

Extends the date by which carpet manufacturers are required to submit their annual report to the CalRecycle from July 1 to September 1 of each year.

Status: Chapter 340, Statutes of 2018

AB-2407 (Ting) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Senate-In Committee Process - Environmental Quality

AB-2411 (McCarty) - Solid waste: use of compost: planning.

Requires CalRecycle to develop and implement a plan to maximize the use of compost for slope stabilization and establishing vegetation in the course of providing debris removal services following a wildfire and to identify best practices for the cost-effective use of compost along roadways.

Status: Chapter 238, Statutes of 2018

AB-2493 (Bloom) - Beverage container recycling: convenience zones and payments.

Allows payments made under the California Beverage Container Recycling and Litter Reduction Act to be made electronically and provides that a recycling center that uses reverse vending machines or unmanned automated equipment that accepts all types of empty beverage containers is not required to have an employee present during operating hours.

Status: Chapter 715, Statutes of 2018

AB-2766 (Berman) - California Beverage Container Recycling and Litter Reduction Act: market development payments.

Extends the Plastic Market Development Payment program at CalRecycle until 2024 and provides retroactive payments to eligible entities from January 1, 2018.

Status: Senate-In Committee Process - Appropriations

AB-2832 (Dahle) - Recycling: lithium-ion vehicle batteries: advisory group.

Requires the Secretary of CalEPA to convene the Lithium-Ion Car Battery Advisory Group to review, and advise the Legislature on, policies pertaining to the recovery and recycling of lithium-ion vehicle batteries sold with motor vehicles in the state.

Status: Chapter 822, Statutes of 2018

AB-2908 (Berman) - Tire recycling: California tire regulatory fee and waste tire program.

Establishes the Tire Recycling Incentive Program (TRIP) Act to provide incentives for tire recycling activities in California and establishes a new tire regulatory fee, set by CalRecycle, to cover its regulatory costs associated with waste and used tire management.

Status: Vetoed

AB-3036 (Cooley) - Solid waste: definition.

Prohibits local governments from subjecting the hauling of certain byproducts of processed food or beverages to exclusive franchises, contracts, licenses, or permits.

Status: Chapter 832, Statutes of 2018

AB-3178 (Rubio) - Integrated waste management plans: source reduction and recycling element: diversion requirements.

Requires the CalRecycle to consider the good faith efforts and market availability in the jurisdiction's implementation of its source reduction and recycling element.

Status: Vetoed

Water Quality

SB-49 (De León) - California Environmental, Public Health, and Workers Defense Act of 2017.

Establishes certain minimum environmental, public health, and labor standards as baselines--the federal standards in effect as of January 1, 2016, or January 1, 2017, whichever are more stringent--in the event Congress or the President repeals or weakens corresponding federal standards, and prohibits the corresponding California standards from falling below those baselines.

Status: Assembly-In Committee Process - Rules

SB-210 (Leyva) - Pupil health: drinking water.

As heard in this committee, requires SWRCB, as part of its Safe Drinking Water in School Program, to establish additional priority criteria in awarding grants to give priority to projects for schools that have tested their drinking water sources and have contamination issues. Amendments on August 23, 2017, removed the contents of the bill and inserted provisions authorizing ARB to develop and implement a Heavy-Duty Vehicle Inspection and Maintenance Program for nongasoline heavy-duty onroad motor vehicles, as specified.

Status: Assembly-In Committee Process - Transportation

SB-276 (Dodd) - State Water Efficiency and Enhancement Program.

Codifies the State Water Efficiency and Enhancement Program, which provides financial assistance in the form of grants to implement irrigation systems that reduce GHG emissions and save water on California agricultural operations.

Status: Senate-Died - Appropriations

SB-427 (Leyva) - Public water systems: lead user service lines.

Requires (1) a community water system (CWS) to provide a timeline for the replacement of known lead service lines in its distribution system to the SWRCB by July

1, 2020, and (2) a CWS to provide SWRCB with a determination regarding any potential lead user service lines in use in areas of its distribution system or findings regarding any areas for which the CWS cannot determine the content of the user service lines, and a timeline for the replacement of both. Clarifies the process by which SWRCB and the CWS must agree on a timeline for replacing user service lines known to contain lead and expressly authorizes SWRCB to enforce provisions of the California Safe Drinking Water Act related to lead in service lines of a public water system and a CWS.

Status: Chapter 238, Statutes of 2017

SB-519 (Beall) - Santa Clara Valley Water District.

As introduced, this measure specifies that the Santa Clara Valley Water District has the authority to engage in acts the board of the district deems appropriate and beneficial to reduce impacts on the waters from activity in and around waterways in the district, as specified, and requires any director appointed or elected to fill a vacancy to represent the electoral district in which the vacancy occurred and to be a qualified elector residing in the electoral district in which the vacancy occurred. Amendments on January 03, 2018, removed the provisions of the bill relating to the committee's jurisdiction and the bill was withdrawn from committee.

Status: Chapter 444, Statutes of 2018

SB-541 (Allen) - School facilities: school facility water capture practices.

Requires SWRCB, in consultation with the regional water quality control boards and the Division of the State Architect within the Department of General Services, to recommend best design and use practices for stormwater and dry weather runoff capture practices that can generally be applied to all new, reconstructed, or altered public schools, including school grounds. Requires the practices to be reported to the Governor and the Legislature on or before January 1, 2019, and requires the SWRCB and the State Department of Education to post the recommendations on their respective Internet Web sites.

Status: Chapter 811, Statutes of 2017

SB-589 (Hernandez) - Municipal separate storm sewer systems: financial capability analysis: pilot project.

Requires SWRCB, in conjunction with an educational institution, to establish financial capability assessment guidelines for municipal separate storm sewer system permittees, and requires the Los Angeles Area Regional Water Quality Control Board to use the guidelines in a pilot project.

Status: Senate-Died - Appropriations

SB-623 (Monning) - Safe and Affordable Drinking Water Fund.

As heard in this committee, creates the Safe and Affordable Drinking Water Fund, which, upon appropriation by the Legislature, may be used by SWRCB to provide

grants, loans, contracts, or services to assist those without access to safe and affordable drinking water.

Status: Assembly-In Committee Process - Rules

SB-633 (Portantino) - Water quality objectives: stormwater.

Requires SWRCB to consider opportunities to convey stormwater to a regional site within the watershed in which the stormwater originated for capture and infiltration for the purpose of improving water quality and enhancing local water supply in multiobjective projects in addition to the current factors considered when establishing water quality objectives.

Status: Senate-Died - Appropriations

SB-740 (Wiener) - Onsite treated water.

Requires SWRCB, on or before December 1, 2018, and in consultation with other state agencies, to adopt regulations to provide comprehensive risk-based standards for local permitting programs for onsite water recycling.

Status: Senate-Died - Appropriations

SB-778 (Hertzberg) - Water systems: consolidations: administrative and managerial services.

Requires, on or before March 1, 2018, SWRCB to track and publish specified information related to consolidated water companies on its Internet Web site.

Status: Assembly-In Committee Process - Appropriations

SB-966 (Wiener) - Onsite treated nonpotable water systems.

Requires, on or before December 1, 2022, SWRCB, in consultation with the California Building Standards Commission and the Department of Housing and Community Development (HCD), to adopt regulations for risk-based water quality standards for the onsite treatment and reuse of nonpotable water, as provided. Additionally, requires a local jurisdiction, as defined, that elects to establish a program for onsite treated nonpotable water systems to, among other things, adopt, through ordinance, a local program that includes the risk-based water quality standards established by the SWRCB; and requires, on or before December 1, 2023, HCD, in consultation with SWRCB, to develop and propose for adoption any necessary corresponding building standards to support the risk-based water quality standards established by SWRCB.

Status: Chapter 890, Statutes of 2018

SB-998 (Dodd) - Discontinuation of residential water service: urban and community water systems.

As heard in this committee, requires an urban and community water system, defined to mean a public water system that supplies water to more than 200 service connections, to have a written policy on the discontinuation of residential water service, including a

plan for deferred or reduced payments and alternative payment schedules and a mechanism for a customer to contest or appeal a bill. The bill prohibits an urban and community water system from shutting off water for certain customers that meet specified criteria or until the bill has been delinquent for 60 days. Subsequent amendments cap the reconnection fees for restoring water service.

Status: Chapter 891, Statutes of 2018

SB-1133 (Portantino) - California regional water quality control board: water quality control plans: funding: Los Angeles region.

Authorizes SWRCB or a regional water quality control board to accept and spend donations of moneys from a permittee for the purpose of updating a water quality control plan, as specified.

Status: Chapter 355, Statutes of 2018

SB-1215 (Hertzberg) - Provision of sewer service: disadvantaged communities.

Authorizes regional water quality control boards to order the provision of sewer service to a disadvantaged community that has inadequate onsite sewage treatment systems, clarifies that "provision of sewer service" includes the collection or treatment of sewage in order to ensure that all portions of a sanitary sewer system are covered, and makes other minor changes to statute.

Status: Chapter 982, Statutes of 2018

SB-1222 (Stone) - Use of vacuum or suction dredge equipment.

Changes the definition of "the use of vacuum or suction dredge equipment" in statute.

Status: Senate-In Committee Process - Natural Resources and Water

SB-1422 (Portantino) - California Safe Drinking Water Act: microplastics.

Requires SWRCB to adopt requirements for the testing and reporting of microplastics for four years and to adopt a definition of microplastics in drinking water.

Status: Chapter 902, Statutes of 2018

AB-277 (Mathis) - Water and Wastewater Loan and Grant Program.

Authorizes SWRCB, to the extent funds are available, to implement low-interest loan and grant programs for counties and qualified nonprofit organizations to fund water and wastewater facilities and improvements for households and small water systems.

Status: Chapter 438, Statutes of 2017

AB-339 (Mathis) - State Water Pollution Cleanup and Abatement Account.

Extends the ability of SWRCB to fund projects addressing an urgent drinking water need from the Cleanup and Abatement Account by deleting the sunset for this provision.

Status: Chapter 439, Statutes of 2017

AB-355 (Chu) - Water pollution: enforcement.

Authorizes SWRCB to impose civil liability administratively on an owner of an underground storage tank for failure to comply with various requirements on underground storage tank management.

Status: Chapter 524, Statutes of 2017

AB-366 (Obernolte) - Civil actions: fee recovery.

As referred to this committee, permits a city, including a charter city or a county, to issue a building permit, as specified, for the construction of one detached single-family new residential unit on parcels that existed before January 1, 2017, if the water provided to those parcels will be obtained from a legal source and delivered by a licensed water hauler. Amendments on June 29, 2017, replaced all provisions of the bill and the bill was withdrawn from committee.

Status: Senate-In Committee Process - Public Safety

AB-367 (Obernolte) - Water supply: building permits.

Exempts from the prohibition on the issuance of a building permit for the construction of a new residential development where a source of water supply is water transported by a water hauler, bottled water, a water-vending machine, or a retail water facility if the residence will be rebuilt because of a fire. Provides that this bill is declaratory of existing law.

Status: Chapter 612, Statutes of 2017

AB-474 (Eduardo Garcia) - Hazardous waste: spent brine solutions.

Exempts from Hazardous Waste Control Law (HWCL), spent brine solutions that are the byproduct of groundwater treated to meet California drinking water standards if specified treatment conditions are met.

Status: Chapter 840, Statutes of 2017

AB-560 (Salas) - Safe Drinking Water State Revolving Fund: project financing: severely disadvantaged communities.

Authorizes SWRCB to provide principal forgiveness, grant funding, and zero percent financing to a water system serving a severely disadvantaged community if the water system demonstrates that repaying a Safe Drinking Water State Revolving Fund loan would result in unaffordable water rates.

Status: Chapter 552, Statutes of 2017

AB-574 (Quirk) - Potable reuse.

Requires SWRCB, by December 31, 2023, to adopt uniform water recycling criteria for direct potable reuse through raw water augmentation, and specifies requirements for the development of the criteria.

Status: Chapter 528, Statutes of 2017

AB-619 (Dahle) - Sierra Lakes County Water District.

Authorizes the Sierra Lakes County Water District, in order to regulate, prohibit, or control the discharge of pollutants, waste, or other materials in groundwater or surface waters, to adopt by ordinance requirements relating to the installation and use of aboveground or underground tanks, as defined.

Status: Chapter 109, Statutes of 2017

AB-746 (Gonzalez Fletcher) - Public health: potable water systems: lead testing: schoolsites.

Requires a community water system that serves a schoolsite with a building constructed before January 2010, to test for lead in the potable water system of the schoolsite by July 1, 2019.

Status: Chapter 746, Statutes of 2017

AB-869 (Rubio) - Sustainable water use and demand reduction: recycled water.

Excludes recycled water from the calculation of any water use or water use efficiency target established after 2020.

Status: Senate-In Committee Process - Natural Resources and Water

AB-1328 (Limón) - Oil and gas: wells.

Authorizes a regional water quality control board or SWRCB, while conducting an investigation of wastewater discharge produced from an oil or gas field, to require disclosure of certain information for all chemicals in the discharged wastewater, including from the chemical supplier, as applicable.

Status: Chapter 758, Statutes of 2017

AB-1343 (Chen) - Water conservation: school districts: Go Low Flow Water Conservation Partnerships.

Authorizes school districts to enter into a Go Low Flow Water Conservation Partnership with a public water system to reduce water use at schools, reduce stormwater and dry weather runoff at schools, reduce schoolsite water pollution, and establish educational opportunities in water conservation.

Status: Chapter 90, Statutes of 2017

AB-1438 (Committee on Environmental Safety and Toxic Materials) - State Water Resources Control Board: environmental laboratories: public water systems: certificates and permits: procedures.

Makes technical changes to the Environmental Laboratory Accreditation Act.

Status: Chapter 327, Statutes of 2017

AB-1529 (Thurmond) - Cross-connection or backflow prevention device inspectors: certification.

Requires that cross-connection or backflow prevention certifications that meet specified regulatory requirements for competency are accepted certification tests either until SWRCB promulgates related standards or until January 1, 2020, whichever comes first. Prohibits a water supplier, under certain conditions, from refusing to recognize statewide certifications that meet the standards set by SWRCB.

Status: Vetoed

AB-1577 (Gipson) - California Safe Drinking Water Act: Sativa-Los Angeles County Water District.

Requires SWRCB to order the Sativa-Los Angeles County Water District to accept administrative and managerial services from an administrator selected by SWRCB and provides specific provisions for the transfer of control and liability of the district.

Status: Chapter 859, Statutes of 2018

AB-1671 (Caballero) - Backflow protection and cross-connection controls: regulations.

Requires, on or before January 1, 2020, SWRCB to update its backflow protection and cross-connection regulations.

Status: Chapter 533, Statutes of 2017

AB-2050 (Caballero) - Small System Water Authority Act of 2018.

Enacts the Small System Water Authority Act of 2018, which authorizes the creation of a small system water authority (Authority) and requires consolidation of failing water systems into an Authority.

Status: Vetoed

AB-2064 (Gloria) - Integrated regional water management plans: grants: advanced payment.

Requires DWR to advance grant awards in two phases that are provided through the Integrated Regional Water Management Program for projects in which the project proponent is a nonprofit organization or a disadvantaged community, or the project benefits a disadvantaged community.

Status: Vetoed

AB-2370 (Holden) - Lead exposure: child day care facilities: family day care homes.

Requires water in licensed day care facilities be tested for lead contamination, as specified.

Status: Chapter 676, Statutes of 2018

AB-2538 (Rubio) - Municipal separate storm sewer systems: financial capability analysis.

Requires SWRCB to establish financial capability assessment guidelines for municipal separate storm sewer system permittees that are adequate and consistent when considering the costs to local jurisdictions.

Status: Vetoed

AB-2541 (Salas) - Safe Drinking Water State Revolving Fund: project financing: severely disadvantaged communities.

Authorizes SWRCB to provide up to 100% grant funding, in addition to providing principal forgiveness and zero-percent financing on loans, from the Safe Drinking Water State Revolving Fund to a project for a water system that serves a severely disadvantaged community.

Status: Chapter 217, Statutes of 2018

AB-2649 (Bloom) - State Water Project: water supply contracts.

Requires SWRCB to prioritize a temporary permit for a project that enhances the ability of a local or state agency to capture water during high precipitation events for local storage or recharge, as specified, and exempts these temporary permits for these projects from CEQA. Author's amendments on June 18, 2018, significantly removed the committee's jurisdiction and any remaining amendments relating to water quality were technical in nature. The bill was subsequently amended regarding water supply contracts and the author changed from Arambula to Bloom.

Status: Senate-In Committee Process - Rules

AB-2900 (Committee on Environmental Safety and Toxic Materials) - Proposed new public water system: preliminary technical report.

Allows, regarding a proposed new water system, SWRCB—or for a proposed new public water system that would be regulated by a local primacy agency, the SWRCB and the local primacy agency—to approve a specified preliminary technical report and allow construction to proceed before the end of a required six-month period, and changes the requirements of the specified technical report to examine community water systems rather than public water systems.

Status: Chapter 195, Statutes of 2018