

**STATUS OF LEGISLATIVE BILLS CONSIDERED BY THE  
LOS ANGELES COUNTY INTEGRATED WASTE MANAGEMENT TASK FORCE (TF)  
2023-2024 SESSION  
MAY 18, 2023**

Bill	Author	Topic/ Group	Alignment with TF Policy	Notes
AB 1290	Luz Rivas	<p style="text-align: center;">Product safety: plastic packaging: substances.</p> <p style="text-align: center;"><b>Single Use Plastic (SUP) and other Items</b></p>	<p style="text-align: center;"><i>Aligned – Consider:</i> <b>Support</b></p>	<p>The bill would ban specified toxic and nonrecyclable plastics and plastic additives, including Opaque or pigmented polyethylene terephthalate (PET) bottles; Plastic packaging that contains any of the following: nondetectable pigments, oxo-degradable additives, regulated PFAS, polyvinyl chloride (PVC), and polyvinylidene chloride (PVCD); and Rigid plastic packaging containers containing polyethylene terephthalate glycol (PETG).</p> <p>This bill is currently aligned with TF policy – recommending consider “<b>Support</b>” as the bill would further ban these plastic materials which are detrimental to the recycling or composting system due to their format, composition, or size. Many of these materials and additives pose serious threats to human and environmental health.</p>
SB 615	Allen and Min	<p style="text-align: center;">Vehicle traction batteries.</p> <p style="text-align: center;"><b>Extended Producer Responsibility (EPR)</b></p>	<p style="text-align: center;"><i>Partially Aligned – Consider:</i> <b>Support If Amended</b></p>	<p>This bill would require vehicle traction batteries also known as electric vehicle batteries (EVB) to be recovered and reused, repurposed, or remanufactured and recycled at the end of their useful life. Requires vehicle manufacturers, dealers, dismantlers, repair dealers, or other secondary users to be responsible for ensuring responsible end-of-life management of vehicle traction batteries. Beginning January 1, 2025, requires vehicle traction battery suppliers that sell or distribute batteries in or into California to develop a core exchange program for replacing a battery, module, or cell removed from a vehicle and annually submit a report to DTSC.</p> <p>The bill is currently partially aligned with TF Policy – recommending consider “<b>Support If Amended</b>” as the bill would establish an EPR program where vehicle and traction battery manufacturers in addition to secondary users will be the primary group responsible for ensuring proper end-of-life management of these batteries.</p> <p><b>Recommended Amendment:</b> ensure program costs are fully covered by program operators, including vehicle or battery manufacturers, and are not passed on to local governments.</p>

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<p>S.1427 S.1429 S.1430 S.1432 S.1433</p>	<p>Senator Lummis</p>	<p><a href="#">Resource Management PFAS Liability Protection Act of 2023</a>  <b>Precautionary Principle &amp; Problem Products</b></p>	<p><i>Aligned – Consider: <b>Support</b></i></p>	<p>A bill to exempt certain entities (public service providers) from liability under the Federal Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) with respect to releases of perfluoroalkyl and polyfluoroalkyl substances, and for other purposes. (<a href="#">Bill language</a>)</p> <p>This bill is currently aligned with TF policy – recommending consider “<b>Support</b>” as the bill would ensure passive receivers and municipalities are not subject to liability claims under CERCLA if the U.S. Environmental Protection Agency (EPA) designates per- and polyfluoroalkyl substances (PFAS) compounds as hazardous substances.</p>
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BILL	AUTHOR	STATUS/ Group	SUMMARY	TASK FORCE POSITION
AB 2	Ward	Amended April 26, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Recycling: solar photovoltaic modules.</b>  <b>Proposed Law:</b> Would require a manufacturer of solar photovoltaic panels sold or offered for sale in this state, or its agent, to develop an end-of-life management plan for the management and recycling of the solar photovoltaic panels it manufactured and the component materials. Would specify the required contents of an end-of-life management plan and would require CalRecycle to provide guidelines for developing an end-of-life management plan. Requires an end-of-life management plan be submitted to CalRecycle for approval or disapproval and would require a manufacturer or its agent to implement the plan as approved. Requires a manufacturer or its agent to report to CalRecycle annually regarding the implementation of its end-of-life management plan. The bill would subject a manufacturer that violates the requirements of this bill to an administrative civil penalty of \$500 for the first violation and \$1,000 for a subsequent violation.	Watch
AB 9	Muratsuchi	Amended April 17, 2022  Assembly Appropriations Committee (Referred to Suspense file)  California Global Warming Solution Act of 2006	<b>Greenhouse gases: market-based compliance mechanism.</b>  <b>Proposed Law:</b> This bill would require the state board to initiate a regulatory process to evaluate potential updates to the market-based compliance mechanism and would require regulatory changes to take effect no later than January 1, 2025. Requires the evaluation to focus on specified items, including whether the supply of emission allowances and carbon offsets are consistent with a linear trajectory toward the statewide greenhouse gas emissions reduction goal established in the state board's most recent scoping plan, rules for banking allowances to use for future compliance, and recommendations made by the Independent Emissions Market Advisory Committee and the state board's environmental justice advisory committee. Requires the state board, beginning January 1, 2028, and subsequently on a triennial basis and in consultation with the Independent Emissions Market Advisory Committee and the environmental justice advisory committee, to conduct an evaluation of the market-based compliance mechanism.	Watch
AB 234	Bauer-Kahan	Amended March 30, 2023  Assembly Natural Resources Committee  (Problem Products)	<b>Microparticles.</b>  <b>Proposed Law:</b> This bill would enact the Synthetic Polymer Microparticles in Cosmetic and Cleaning Products Prevention Act. Would prohibit a synthetic polymer microparticle from being placed on the market in this state as a substance on its own or, where the synthetic polymer microparticles are present to confer a sought-after characteristic, in mixtures in a concentration equal to or greater than 0.01% by weight. The bill would	

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			specify the screening tests and pass criteria to be used for purposes of determining compliance with this prohibition. Would impose a civil penalty not to exceed \$5,000 per day for each violation, in addition to any other penalty established by law.	
AB 241	Reyes	Amended March 23, 2023  Assembly Appropriations Committee  Procurement Opportunities for Biogas	<b>Clean Transportation Program: Air Quality Improvement Program: funding.</b>  <b>Proposed Law:</b> The bill would expand the purpose of the program to include developing and deploying innovative technologies that transform California's fuel and vehicle types to help reduce criteria air pollutants and air toxics. Would no longer require the commission to provide certain project preferences and would require the commission to ensure program investments support specified requirements. Requires the commission, on and after January 1, 2025, to expend at least 50% of the moneys appropriated to the program on programs and projects that directly benefit or serve residents of disadvantaged and low-income communities and low-income Californians and would require at least 50% of funding for tangible location-based investments to be expended in disadvantaged and low-income communities.	
AB 246	Papan	Amended April 12, 2023  Assembly Appropriations Committee  (Problem Products)	<b>Product safety: menstrual products: perfluoroalkyl and polyfluoroalkyl substances.</b>  <b>Proposed Law:</b> Beginning January 1, 2025, prohibits any person from manufacturing, distributing, selling, or offering for sale in the state any menstrual products that contain regulated PFAS, and requires a manufacturer to use the least toxic alternative when removing regulated PFAS in menstrual products to comply with these provisions. Would require a manufacturer of a menstrual product to provide persons that offer the product for sale or distribution in the state with a certificate of compliance stating that the menstrual product is in compliance with these provisions and does not contain any regulated PFAS. Would impose a civil penalty not to exceed \$5,000 for a first violation and not to exceed \$10,000 for each subsequent violation, upon an action brought by the Attorney General, a city attorney, a county counsel, or a district attorney.	
AB 324	Pacheco	Amended March 27, 2023  Assembly Appropriations Committee (Referred to Suspense file)  Procurement Opportunities for Biogas	<b>Gas corporations: renewable gas procurement.</b>  <b>Proposed Law:</b> Would require the PUC to open a new proceeding/phase of an existing proceeding, to consider establishing procurement goals for renewable hydrogen, and consider requiring each gas corporation and core transport agent to annually procure a proportionate share of renewable hydrogen to meet these goals. Would require the PUC to make specified findings before establishing renewable hydrogen procurement targets or goals.	Letter of Support sent to Assembly Appropriations Committee on May 8, 2023

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AB 347	Ting	Amended April 11, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (Problem Products)	<b>Household product safety: toxic substances: testing and enforcement.</b>  <b>Proposed Law:</b> This bill would require the DTSC to enforce and ensure compliance with the Cleaning Product Right to Know Act of 2017, requires DTSC to select and test samples from the designated products regulated under the act to test for compliance and ensure compliance with PDAS prohibitions; requires DTSC to further test samples of juvenile products and food packaging to test for compliance. Authorizes DTSC to assess administrative fines starting at \$1,000 and up to no more than \$10,000 against manufacturers of products that are tested and found to be in violation of the labeling and requirement or the PFAS prohibition.	
AB 348	Ting	Introduced January 31, 2023  Assembly Natural Resources Committee (Bottle Bill)	<b>Beverage containers: producer responsibility score.</b>  <b>Proposed Law:</b> This bill would revise the number of days requiring CalRecycle to post, within 30 days (instead of 45), the report with the amount of virgin plastic and postconsumer recycled plastic used by a manufacturer for plastic beverage containers.	
AB 397	Essayli	Introduced February 2, 2023  Assembly Natural Resources Committee California Global Warming Solution Act of 2006	<b>California Global Warming Solutions Act of 2006: scoping plan</b>  <b>Proposed Law:</b> This bill will require the State Air Resources Board to include GHG emissions from wildlands and forest fires in the scoping plan.	
AB 495	Hoover	Introduced February 7, 2023  Assembly Environmental Safety and Toxic Materials Committee (EPR)	<b>Battery recycling: records retention.</b>  <b>Proposed Law:</b> This bill would require DTSC to continue to post on its internet website the estimated amount, by weight, of each type of rechargeable battery returned for recycling in California during the previous calendar year on and after October 1, 2026.	
AB 557	Hart	Revised April 27, 2023  Senate Rules Committee  (Open meetings)	<b>Open meetings: local agencies: teleconferences.</b>  <b>Proposed Law:</b> This bill would extend the teleconferencing provisions when a declared state of emergency is in effect, or in other situations related to public health, indefinitely. The bill would also extend the period for a legislative body to make the above-described	

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			findings related to a continuing state of emergency and social distancing to not later than 45 days after the first teleconferenced meeting, and every 45 days thereafter, in order to continue to meet under the abbreviated teleconferencing procedures.	
AB 573	Garcia	Amended March 16, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (SB 1383 Organic Waste)	<b>Organic waste: meeting recovered organic waste product procurement targets.</b>  <b>Proposed Law:</b> This bill requires CalRecycle’s regulations to allow a local jurisdiction, until December 1, 2039, in procuring recovered organic waste products to meet the target procurement requirements, to use California-derived recovered organic waste that the local jurisdiction sends for processing at a facility or operation outside of the state that meets certain conditions.	
AB 592	Wilson	Amended April 18, 2023  Senate Rules Committee  (Solid Waste Services)	<b>Vehicles: nonfranchise solid waste haulers.</b>  <b>Proposed Law:</b> The bill would authorize a county to adopt an ordinance to regulate the transport of solid waste by nonfranchise solid waste haulers on public roads in unincorporated areas of the county.	
AB 678	Alvarez	Amended March 27, 2023  Assembly Floor, Third Reading  Procurement Opportunities for Biogas	<b>Biomethane procurement targets or goals: core transportation agents.</b>  <b>Proposed Law:</b> This bill would revise that latter requirement to instead CPUC to consider adopting specific biomethane procurement targets or goals for each gas corporations and core transport agents.	
AB 727	Weber	Amended April 13, 2023  Senate Rules Committee  (Problem Products)	<b>Product safety: cleaning products: perfluoroalkyl and polyfluoroalkyl substances.</b>  <b>Proposed Law:</b> Beginning January 1, 2025, would prohibit a person from manufacturing, selling, delivering, distributing, holding, or offering for sale in the state a cleaning product that contains regulated PFAS at or above specified thresholds. Would impose a civil penalty not to exceed \$5,000 for the first violation and not to exceed \$10,000 for subsequent violations.	

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AB 861	Santiago	<p>Amended March 23, 2023</p> <p>Assembly Appropriations Committee (Referred to Suspense file)</p> <p>Legacy Disposal Cleanup</p>	<p><b>Hazardous waste: Exide Technologies facility.</b></p> <p><b>Proposed Law:</b> This bill would require DTSC to contract with an entity that has expertise in remediating contaminated sites for the purpose of reviewing the department’s residential cleanup near the former Exide Technologies lead-acid battery recycling facility in the City of Vernon. Requires the contractor to meet with members of the community to hear comments or concerns about the cleanup and provide its findings to the board. Requires the board to post the contractor’s findings on the board’s internet website.</p>	
AB 863	Aguiar-Curry Dodd	<p>Amended March 30, 2023</p> <p>Assembly Appropriations Committee (Referred to Suspense file)</p> <p>(EPR)</p>	<p><b>Carpet recycling: carpet stewardship organizations: fines: succession: procedures.</b></p> <p><b>Proposed Law:</b> The bill would make a carpet stewardship organization that violates a provision of the carpet stewardship law 3 times ineligible to act as an agent on behalf of manufacturers to design, submit, and administer a carpet stewardship plan and would apply, in that event, the successorship process. This bill would increase penalty amounts to \$10,000 per day or \$50,000 per day, respectively. Requires a carpet stewardship organization, as part of its carpet stewardship plan, from the assessments received for carpets sold for use in California, to expend at least 95% on activities to carry out the carpet stewardship plan within California, and at least 10% for grants to apprenticeship programs for training apprentice and journey-level carpet installers in proper carpet recycling practices, including the installation and removal techniques that maximize the recyclability of carpet. Authorize CalRecycle, if it determines that a carpet stewardship organization or manufacturer has not complied with one or more of the requirements of the carpet stewardship laws, to adopt regulations that establish requirements for carpet stewardship organizations or manufacturers to take specific actions to bring those entities into compliance with those laws.</p>	
AB 891	Irwin	<p>Amended April 12, 2023</p> <p>Assembly Appropriations Committee (Referred to Suspense file)</p> <p>(Bottle Bill)</p>	<p><b>Beverage container recycling: nonpetroleum materials.</b></p> <p><b>Proposed Law:</b> Beginning January 1, 2025, this bill would require CalRecycle to provide a 10% reduction in the processing fee applicable to the percentage of a beverage container, by weight, that derives from nonpetroleum biomaterials, not to exceed 50% of the total beverage container weight sold. Requires an independent third party, an independent third party to certify the recyclability and percentage of nonpetroleum biomaterials used in beverage containers. The bill would require that percentage to be certified by an independent third party. The bill would require CalRecycle to charge a</p>	

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			fee to cover its reasonable costs of implementing these provisions. would also authorize a beverage manufacturer to report to CalRecycle, in pounds and by resin type, the amount of virgin plastic derived from nonpetroleum biomaterials for plastic beverage containers subject to the California Redemption Value for sale in the state in the previous calendar year.	
AB 895	Chen	Amended March 23, 2023  Assembly Natural Resources Committee (IWMA 1989)	<b>Solid waste: management.</b>  <b>Proposed Law:</b> This bill would require CalRecycle to analyze the progress that the waste sector, state government, and local governments have made in achieving the organic waste reduction goals for 2020 and 2025 every five years thereafter.	
AB 909	Hoover	Amended March 30, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (Hazardous Waste)	<b>Solid Waste Disposal and Codisposal Site Cleanup Program.</b>  <b>Proposed Law:</b> This bill would authorize CalRecycle, beginning July 1, 2024, and upon appropriation by the Legislature, to collect and properly manage illegally disposed hazardous waste and household hazardous waste regardless of whether they were codisposed with nonhazardous solid waste. Requires CalRecycle to annually seek up to \$500,000 from DTSC in reimbursement for grants awarded and program cost incurred. Would also prohibit CalRecycle from expending funds from the IWM Fund for purposes of this program in excess of the amount reimbursed by DTSC.	
AB 1238	Ward	Amended March 21, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Hazardous waste: solar panels.</b>  <b>Proposed Law:</b> This bill would require DTSC to develop alternative management standards for managing photovoltaic modules, Would specify parameters for the standards, including, but not limited to, that they promote the safe collection, reuse, and recycling of photovoltaic modules. Requires DTSC to hold at least one public workshop to discuss concepts for the standards with stakeholders before submitting an initial statement of reasons to the Office of Administrative Law.	
AB 1290	L. Rivas	Amended March 21, 2023  Assembly Floor, Third Reading  (SUP)	<b>Product safety: plastic packaging: substances.</b>  <b>Proposed Law:</b> This bill would prohibit, beginning January 1, 2026, a person from manufacturing, selling, offering for sale, or distributing in the state, (1) opaque or pigmented polyethylene terephthalate plastic bottles, and (2) plastic packaging that contains certain chemicals, pigments, or additives. W Would exclude from that prohibition packaging used for certain medical, drug, and federally regulated products	



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AB 1347	Ting	Amended May 2, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (SUP)	<b>Solid waste: paper waste: proofs of purchase.</b>  <b>Proposed Law:</b> This bill would require a business that accepts payment through cash, credit, or debit transactions to provide a consumer with certain options related to the receipt of the consumer's proof of purchase and would prohibit a business from printing a paper proof of purchase if the consumer opts to not receive a proof of purchase, unless otherwise required by state or federal law. Would not require the proof of purchase to be provided in electronic form if the business is incapable of sending an electronic proof of purchase due to unexpected technical difficulties. Prohibits a paper proof of purchase provided to a consumer by a business from containing bisphenol A or bisphenol S, and from including items not essential to the transaction, including, but not limited to, coupons or advertisements. Would specify that the first and 2nd violations of any of those provisions would result in a notice of violation and any subsequent violation would be punishable by a civil penalty of \$25 for each day the business is in violation, but not to exceed an annual total of \$300.	
AB 1489	Wood	Amended April 26, 2023  Assembly Appropriations Committee (Referred to Suspense file) (SUP)	<b>Solid waste: compostable covered materials.</b>  <b>Proposed Law:</b> This bill would exempt products that are eligible to be labeled with the term "compostable" from the source reduction requirements of the Plastic Pollution Prevention and Packaging Producer Responsibility Act.	
AB 1526	Committee on Natural Resources	Amended April 20, 2023  Assembly Appropriations Committee  (EPR)	<b>Public Resources.</b>  <b>Proposed Law:</b> Would change the deadline for the Department of Conservation to post all results of the testing on its internet website from January 1, 2022, to January 1, 2025; would change the deadline for independent experts contracted to undertake the study to complete the written document from July 1, 2022, to July 1, 2025; would change the deadline for the division to make the results of the study available on its internet website from January 1, 2023, to January 1, 2028. Additionally, would require a producer responsibility plan to include arrangements with processors or recyclers to ensure that covered materials that are not collected through a curbside collection program or other local collection program are collected and recycled at a viable responsible end market. Requires the producer responsibility plan to include a mechanism and schedule for transferring specified fee proceeds to local jurisdictions. Furthermore, would delete the requirement for a producer not in a PRO to pay the environmental mitigation surcharge on July 1 of each year. Would instead require the CDTFA to mail to each person liable	Watch

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			<p>for the environmental mitigation surcharge a notice of determination within 90 days as received from CalRecycle regarding who is liable for the environmental mitigation surcharge and the amounts to be assessed. Lastly, would, among other things, eliminate the exemption from the CARE program of aerosol spray paint and would provide that architectural paint includes aerosol coating products. Would specify that aerosol coating products shall not be regulated under the program until the implementation date of a plan or plan amendment concerning aerosol coating products approved by CalRecycle or January 1, 2027, whichever occurs sooner, and would authorize CalRecycle to extend that implementation date. Requires, on or before July 1, 2026, a manufacturer or stewardship organization to submit an architectural paint stewardship plan or amendment to an approved architectural paint stewardship plan to CalRecycle. Would change the due date for the annual report to on or before May 15 of each year, would require certain information included in the annual report to be reported based on calendar year, and, commencing with the 2028 report, would require the annual report to include certain information on aerosol coating products. The bill would authorize CalRecycle, in coordination with the DTSC, to adopt regulations to clarify and implement the architectural paint recovery program.</p>	
<p><b>AB 1579</b></p>	<p>Garcia</p>	<p><b>Amended April 25, 2023</b></p> <p><b>Assembly Appropriations Committee</b> <b>(Referred to Suspense file)</b></p> <p><b>(EPR)</b></p>	<p><b>Vehicle Batteries.</b></p> <p><b>Proposed Law:</b> By January 1, 2025, this bill would require the Department of General Services to report to the Legislature on a specified study regarding the supply chain for lithium batteries in electric vehicles, and recommendations for any legislation or policy related to this supply chain to advance state environmental and economic development goals.</p>	
<p><b>AB 1594</b></p>	<p>Garcia Carrillo, Bradford &amp; Dahle</p>	<p><b>Revised April 25, 2023</b></p> <p><b>Assembly Appropriations Committee</b> <b>(Referred to Suspense file)</b></p> <p><b>Procurement Opportunities for Biogas</b></p>	<p><b>Medium- and heavy-duty zero-emission vehicles: public agency utilities.</b></p> <p><b>Proposed Law:</b> This bill would require any state regulation that seeks to require, or otherwise compel, the procurement of medium- and heavy-duty zero-emission vehicles by a public agency utility to ensure that those vehicles can support a public agency utility's ability to maintain reliable water and electric services, respond to disasters in an emergency capacity, and provide mutual aid assistance statewide and nationwide, among other requirements. The bill would define a public agency utility to include a local publicly owned electric utility, a community water system, and a wastewater treatment provider.</p>	<p>Letter to Support If Amended sent to Assembly Appropriations Committee on May 3, 2023</p>

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AB 1659	Gabriel	Amended April 13, 2023  Assembly Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Sale of small electronic devices: charging devices.</b>  <b>Proposed Law:</b> This bill would prohibit a manufacturer from selling a small electronic device, on or after January 1, 2026, unless that small electronic device meets certain criteria, including being equipped with a USB Type-C receptacle, as specified. Requires a wholesaler or retailer of a small electronic device manufactured on or after January 1, 2026, to offer to make the sale without a charging device, and to display, a certain pictogram depending on the existence and specifications of an included charging device. Would require the wholesaler or retailer to provide a specified purchaser with certain information relating to the wired charging devices that can be used with the small electronic device.	
AB 1705	McKinnor	Amended March 21, 2023  Assembly Appropriations Committee  (Infrastructure)	<b>Solid waste facilities: state policy goals.</b>  <b>Proposed Law:</b> This bill would prohibit a person from establishing or expanding a transformation facility or an EMSW conversion facility in the state until CalRecycle has determined that the state has achieved the above-described solid waste and organic waste policy goals of the state for 3 consecutive years.	Letter to Oppose was sent to Assembly Appropriations Committee on April 27, 2023
SB 12	Stern, Allen, & Wiener	Introduced December 5, 2022  Senate Appropriations Committee California Global Warming Solution Act of 2006	<b>California Global Warming Solutions Act of 2006: emissions limit.</b>  <b>Proposed Law:</b> This bill would require the state board to ensure that statewide greenhouse gas emissions are reduced to at least 55% below the 1990 level by no later than December 31, 2030.	Watch
SB 32	Jones	Introduced December 5, 2022  Senate Environmental Quality Committee and Senate Governance and Finance Committee  Procurement Opportunities for Biogas	<b>Motor vehicle fuel tax: greenhouse gas reduction programs: suspension</b>  <b>Proposed Law:</b> The bill intends to suspend the Low Carbon Fuel Standard (LCFS) regulations for one year. Would also exempt suppliers of transportation fuels from regulations for the use of market-based compliance mechanisms for one year. Direct the Controller to transfer a specified amount from the General Fund to the Greenhouse Gas Reduction Fund. Direct the Controller to transfer a specified amount from the General Fund to the Motor Vehicle Fuel Account in the Transportation Tax Fund. Would suspend the imposition of the tax on motor vehicle fuels for one year.	

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SB 38	Laird	Amended April 18, 2023  Senate Appropriations Committee (Referred to Suspense file)  (Safety)	<b>Battery energy storage facilities: emergency response and evacuation plans.</b>  <b>Proposed Law:</b> This bill would require each battery energy storage facility located in the state and subject to specified requirement to have an emergency response plan and an evacuation plan that covers the area premise of the battery energy storage facility.	
SB 84	Gonzalez	Amended March 13, 2023  Senate Appropriations Committee (Referred to Suspense file)  (GHG Emissions/Air Quality)	<b>Clean Transportation Program: Air Quality Improvement Program: funding.</b>  <b>Proposed Law:</b> Would expand the purpose of the program to include developing and deploying innovative technologies that transform California’s fuel and vehicle types to help reduce criteria air pollutants and air toxics. The bill would no longer require the commission to provide certain project preferences. Would provide that the goals of the program shall be to advance the state’s clean transportation, equity, air quality, and climate emission policies and would require the commission to ensure program investments support specified requirements. Requires the commission, on and after January 1, 2025, to expend at least 50% of the moneys appropriated to the program on programs and projects that directly benefit or serve residents of disadvantaged and low-income communities and low-income Californians and would require at least 50% of funding for tangible location-based investments to be expended in disadvantaged and low-income communities.	
SB 244	Eggman (Dodd, Skinner, Haney)	Amended April 13, 2023  Senate Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Right to Repair Act.</b>  <b>Proposed Law:</b> This bill would enact the Right to Repair Act. Requiring, regardless of whether any express warranty is made, the manufacturer of an electronic or appliance product but sold to others outside of direct retail sales, to make available, on fair and reasonable terms, to product owners, service and repair facilities, and service dealers, the means to effect the diagnosis, maintenance, or repair of the product. The bill would also require a service and repair facility or service dealer that is not an authorized facility or dealer of a manufacturer to provide a written notice of that fact to any customer seeking repair of an electronic or appliance product before the repair facility or service dealer repairs the product.	Support In Concept
SB 271	Dodd (Eggman)	Amended April 12, 2023  Senate Appropriations Committee	<b>Powered wheelchairs: repair.</b>  <b>Proposed Law:</b> This bill would, except as specified, require an original manufacturer of a powered wheelchair to provide documentation, parts, embedded software, firmware,	

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		<p>(Referred to Suspense file)</p> <p>(EPR)</p>	<p>and tools used to inspect, diagnose, maintain, and repair the wheelchair to an owner or an independent repair provider for the purposes of providing service on the equipment in the state, on fair and reasonable terms. Would also require an original manufacturer, for a powered wheelchair that contains an electronic security lock or other security-related function, to provide any documentation, parts, embedded software, firmware, or tools needed to reset the lock or function when disabled in the course of providing services. Exempts any trade secret information from these requirements. Would subject an original equipment manufacturer who knowingly violates these provisions to specified civil penalties and would authorize a person injured by a violation of these provisions and the Attorney General or a district attorney, county counsel, or city attorney to bring a civil action for this purpose. Would prohibit CalRecycle from requiring prior authorization for the repair of a powered wheelchair; also prohibits a treatment authorization request for repair or replacement of a powered wheelchair from requiring a prescription or documentation of medical necessity from the treating practitioner requesting the repair or replacement if the powered wheelchair has already been approved for use by the patient</p>	
SB 303	Allen	<p>Amended April 27, 2023</p> <p>Senate Appropriations Committee</p> <p>(Referred to Suspense file)</p> <p>(SUP)</p>	<p><b>Solid waste: Plastic Pollution Prevention and Packaging Producer Responsibility Act.</b></p> <p><b>Proposed Law:</b> Would authorize an affected entity that asserts that specific actions taken by the PRO, a producer, or an entity under contract with the PRO are not consistent with specified prohibitions and requirements of the act and are disrupting or otherwise adversely affecting the sustained operation or commercial viability of solid waste collection programs, solid waste recycling facilities, or composting facilities providing services in accordance with local solid waste handling requirements to bring that concern and supporting evidence to the advisory board. The bill would delete the requirement that the board submit the concern to CalRecycle for further analysis and would instead require that the advisory board, rather than CalRecycle, offer a recommendation for resolution within 90 days of submission of the request for a preliminary evaluation. The bill would thereafter authorize either party to initiate nonbinding arbitration; would require the arbiter to consider the information provided to the advisory board and any other information provided to the arbiter by the parties, and would authorize the arbiter to order actions to remedy any disrupting or adverse effect determined by the arbiter to exist. Would authorize CalRecycle to adopt regulations to establish standards for the PRO regarding responsible end markets for covered material and to establish criteria that prioritizes benefits to the environment and minimizes risks to public health and worker health and safety.</p>	

**STATUS OF LEGISLATIVE BILLS CONSIDERED BY THE  
LOS ANGELES COUNTY INTEGRATED WASTE MANAGEMENT TASK FORCE (TF)  
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BILL	AUTHOR	STATUS/ Group	SUMMARY	TASK FORCE POSITION
SB 353	Dodd	Amended March 30, 2023  Senate Appropriations Committee (Referred to Suspense file)  (Bottle Bill)	<b>Beverage containers: recycling.</b>  <b>Proposed Law:</b> The bill would expand the application to include any size of carbonated and noncarbonated container of 100% fruit juice, beginning January 1, 2025. Authorizes CalRecycle to adjust processing payments based on the applicable preceding 3-month average scrap value instead of the prior 12-month scrap value.	
SB 378	Gonzalez	Introduced February 9, 2023  Senate Natural Resources and Water Committee (2-Year Bill)  (SUP)	<b>State parks: state beaches: expanded polystyrene food container and cooler ban.</b>  <b>Proposed Law:</b> This bill would require the Department of Parks and Recreation to develop and post signs at strategic locations of state beaches and units of the state park system operated by the department to provide notice of the expanded polystyrene prohibition. The bill would require the expanded polystyrene prohibition to be enforced at a state beach or unit of the state park system only after appropriate signs have been posted pursuant to these provisions.	
SB 552	Newman	Introduced February 15, 2023  Senate Rules Committee (SUP)	<b>Solid waste: single-use foodware accessories and single-use food packaging.</b>  <b>Proposed Law:</b> Intent bill to enact future legislation that would prohibit a restaurant from providing a dine-in customer with any single-use foodware accessory or single-use food packaging.	
SB 560	Laird	Amended March 22, 2023  Senate Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Solid waste: gas cylinders: stewardship program.</b>  <b>Proposed Law:</b> This bill would establish a stewardship program for gas cylinder products and would authorize producers of those products to establish one more producer stewardship organization for that purpose. Would require each producer or producer stewardship organization to submit a gas cylinder stewardship plan to CalRecycle that details, among other things, convenient and accessible opportunities for the recovery of gas cylinders used by consumers. Would prohibit gas cylinder producers that are not participating in a department-approved stewardship plan from supplying, selling, or offering for sale gas cylinders in the state. Requires CalRecycle to set, review, and revise necessary convenience and performance standards and ensure appropriate data metrics for the gas cylinder stewardship program.	Support In Concept

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BILL	AUTHOR	STATUS/ Group	SUMMARY	TASK FORCE POSITION
SB 568	Newman	Amended April 10, 2023  Senate Appropriations Committee, Third Reading  (EPR)	<b>Electronic waste: export.</b>  <b>Proposed Law:</b> This bill would add to the requirements for export of covered electronic waste or a covered electronic device a requirement for the person to state that they attempted to locate in-state e-waste recycling facility before exporting the waste or device and would subject the person to a fine of up to \$1000 for false statement.	
SB 615	Allen & Min	Amended April 12, 2023  Senate Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Vehicle traction batteries.</b>  <b>Proposed Law:</b> This bill would require vehicle traction batteries in the state to be recovered and reused, repurposed, or remanufactured and eventually recycled at the end of their useful life in a motor vehicle or any other application. Would also require a vehicle manufacturer, dealer, automobile dismantler, automotive repair dealer, and nonvehicle secondary user to be responsible for ensuring the responsible end-of-life management of a vehicle traction battery once it is removed from a vehicle or other application to which the vehicle traction battery has been used. would make a vehicle or battery manufacturer responsible for collecting a stranded battery, as defined, and repurposing the battery, if possible, but would require the manufacturer to ensure the battery is recycled if it cannot be reused. Requires, by January 1, 2025, a battery supplier, as described, to be responsible for the development of a core exchange program for replacing a battery, module, or cell removed from a vehicle, as specified. Requires a battery supplier to annually submit a report to STSC. Requires a qualified facility buying removed batteries to submit a report containing specified information to DTSC and would require specified entities that remove a battery from a vehicle that is still in service to participate in the core exchange program. Would make a secondary user that purchases a battery that was removed from a vehicle responsible for ensuring the battery is sent to a qualified facility at the end of the battery's useful life and reporting specified information to DTSC.	
SB 665	Allen	Introduced February 16, 2023  Senate Appropriations Committee (Referred to Suspense file)  (SUP)	<b>Plastic waste: single-use plastics alternatives: working group.</b>  <b>Proposed Law:</b> This bill would require the California Environmental Protection Agency, by January 1, 2025, to establish a working group consisting of CalRecycle, the State Water Resources Control Board, DTSC, and the Office of Environmental Health Hazard Assessment to establish a framework for evaluating novel material types as they are developed to inform state policy decisions.	Letter to Oppose Unless Amended sent to Senate Committee on Appropriations on May 3, 2023

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BILL	AUTHOR	STATUS/ Group	SUMMARY	TASK FORCE POSITION
SB 707	Newman	Amended April 11, 2023  Senate Appropriations Committee (Referred to Suspense file)  (EPR)	<b>Responsible Textile Recovery Act 2023.</b>  <b>Proposed Law:</b> This bill would enact the Responsible Textile Recovery Act of 2023, which would require producers either independently or through the creation of one or more stewardship organizations, to establish a stewardship program for the collection and recycling of a covered product. This bill would define a “covered product” to include any apparel, textile, or textile article that is unsuitable for reuse by a consumer in its current state or condition. Requires CalRecycle to post on its internet website a list of producers that are in compliance with the program requirements; beginning January 1, 2032, requires CalRecycle to reassess the adopted regulations to include adjusting the minimum required collection sites, establishing a minimum recycling efficiency rate for covered products collected and recycled by program operators, or establishing other criteria for the program. Allows CalRecycle to impose administrative civil penalties for a violation of the program’s requirements, not to exceed \$10,000 per day, or not to exceed \$50,000 per day for an intentional, knowing, or reckless violation.	Watch
SB 728	Limon	Amended May 1, 2023  Senate Environmental Quality Committee, Third Reading (SUP)	<b>Gift cards: plastic.</b>  <b>Proposed Law:</b> This bill would prohibit, beginning January 1, 2026, the sale or distribution of plastic gift cards, except those that are both reusable with multiple unaffiliated sellers of goods and that have the expirations date, if any, printed on the card.	
SB 752	Padilla	Amended March 22, 2023  Senate Judiciary Committee Senate Environmental Quality Committee  (Solid Waste Services)	<b>Solid waste: collection service: disruptions.</b>  <b>Proposed Law:</b> This bill would require a provider of solid waste handling services to provide timely notice to its customers of a potential labor dispute that will disrupt the collection of solid waste. The bill would require a provider of solid waste handling services to provide a timely refund to customers following a failure to collect solid waste. The bill would also require the Attorney General to adopt regulations to enforce these provisions and to assess administrative penalties for violations starting at \$100,000 and up to no more than \$50,000 for subsequent violations.	
SB 777	Allen	Introduced February 17, 2023  Senate Appropriations Committee (Referred to Suspense file)	<b>Solid waste: reusable grocery bags and recycled paper bags.</b>  <b>Proposed Law:</b> This bill would require a store to retain the collected moneys to also be used for costs associated with providing consumers with an opportunity for returning reusable grocery bags to the store for recycling, and any other costs associated with ensuring that collected bags are recycled. Requires stores to submit a quarterly report	



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		(SUP)	to CalRecycle with specified information related to the total costs associated with complying with the act and the balance, if any, of remaining funds, in the quarter. Would authorize CalRecycle to conduct related audits and would authorize an authorized representative of a store with a collective bargaining agreement to review and make copies of those quarterly reports.	
SB 806	Archuleta	Amended April 27, 2023  Senate Appropriations Committee, Third Reading  (Solid Waste Services)	<b>Trash receptacles and storage containers: reflective markings: enforcement.</b>  <b>Proposed Law:</b> The bill would require trash receptacles or storage containers longer than 3 feet and taller than 4 feet, designed to be placed on a roadway or the curb of a roadway in order to be emptied or picked up must be marked with a reflector on each side.	
SB 854	Smallwood-Cuevas & Portantino	Amended April 11, 2023  Senate Appropriations Committee  (EPR)	<b>Carpet recycling: carpet stewardship.</b>  <b>Proposed Law:</b> This bill would, commencing with the July 1, 2024, fiscal year require a carpet stewardship organization to make available up to 10% of the assessments collected for sale of carpet for use in California for grants to apprenticeship programs for training apprentice and journey-level carpet installers in proper carpet recycling practices.	
<a href="#">S.1427</a> <a href="#">S.1429</a> <a href="#">S.1430</a> <a href="#">S.1432</a> <a href="#">S.1433</a>	Sen. Lummis	Introduced May 5, 2023  Senate Environment and Public Works  (Liability Protection)	<b>Resource Management PFAS Liability Protection Act of 2023</b>  <b>Proposed Law:</b> A bill to exempt certain entities from liability under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 with respect to releases of perfluoroalkyl and polyfluoroalkyl substances, and for other purposes.	

\*Please note: Bills currently listed as *Referred to Suspense file* are not considered by the full Senate or Assembly until after the state budget has been prepared.