2020 STIP FUND ESTIMATE
DRAFT ASSUMPTIONS

PREPARED BY
THE DEPARTMENT OF TRANSPORTATION
DIVISION OF BUDGETS
INTRODUCTION

This report contains key assumptions and methodologies to be adopted during the California Transportation Commission (Commission) meeting on May 15, 2019, and contains three separate sections: Options, Significant Issues, and Assumptions. The purpose of Sections One and Two is to solicit discussion and obtain the Commission’s feedback on various areas that influence the 2020 Fund Estimate (FE) as required by statute. The purpose of Section Three is to list all the various assumptions that are not considered key assumptions but still impact the 2020 FE.

Section One contains key assumptions and will include multiple alternatives with one recommendation from the California Department of Transportation (Department). In this section, the Department is seeking guidance from the Commission on the preferred assumption for each topic discussed. The Commission may select the Department recommended option, another listed alternative, elect to recommend an option not included in this document, or suggest a combination of such options.

Section Two contains key assumptions known as “significant issues” and will provide a background regarding an assumption that the Department is required to include in order to be in compliance with Section 14524(c) of the Government Code (GC). This code requires the Department to assume there will be no changes in existing state and federal statutes for display in the 2020 FE. The Department has no control over these assumptions, which will have inherent risks that may impact available funding and capacity as a result of complying with state and federal statute.

Section Three contains all the assumptions being included in the 2020 FE, including placeholders for assumptions derived in sections one and two of this report.

Between now and the August 2019 presentation date for the adoption of the 2020 FE, the 2019-20 Budget Act, trailer bills, and/or initiatives may be enacted and could affect these assumptions (see the estimated timeline below). The Department will update assumptions as required by statute. Once the methodology and assumptions are approved, the Department will use these assumptions in determining the available program capacity for the State Transportation Improvement Program (STIP) and the State Highway Operation and Protection Program (SHOPP) over the next five years.

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<tr>
<th>Date</th>
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<tr>
<td>May 15</td>
<td>FE Assumptions approved by Commission</td>
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<tr>
<td>June 26</td>
<td>Draft FE presented to Commission</td>
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<td>August 14</td>
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SECTION ONE: OPTIONS
THE ECONOMIC & STATUTORY IMPACT ON REVENUES

Option: What source should be used for forecasting of fuel consumption?

Economic Background: Many of the revenues forecasted in the FE fluctuate with the status of the economy. Despite improvements in fuel economy, California realized a slight increase in gasoline and diesel consumption during the economic growth associated with 2003 through 2006. California, also, attained record increases in weight fee revenues over that same timeframe. However, in later years, moderate decreases in both fuel consumption and weight fee revenues occurred during the housing market crisis from 2007 through 2012.

California’s economy has since initiated a rebound from the downturn of the Great Recession and by many metrics, has surpassed pre-recession levels. The UCLA Anderson Forecast, one of the most widely watched and often-cited economic outlooks for California, finds that California is effectively at full-employment with 17.2 million non-farm payroll jobs as of October 2018, which is up from 16.6 million in October of 2016. Despite the record numbers, the December 2018 Forecast continues the trend of slow, steady gains in employment over the next two years, with payroll jobs expected to increase 1.5 percent in 2019 and 0.9 percent in 2020. The unemployment rate is currently at 4.2 percent and expected to increase slightly to an estimated 4.5 percent in both 2019 and 2020. Personal income (adjusted) is forecasted to grow by 3.7 percent in 2019 and 4.0 percent in 2020.

Although personal income is expected to increase, growing concerns over trade negotiations with China could bring about new tariffs on Chinese imports. It is estimated that a 20 percent tariff on all Chinese goods, totaling $537 billion, would impose a $107 billion tax on consumer goods. Increasing costs of goods would likely decrease disposable income for the average consumer and offset some or all personal income increases that have been forecasted in future years by the Anderson Forecast. Moreover, decreases in disposable income could impact demand for other goods and services, including oil and gas products. The effect of tariffs could, also, be expected to lower the demand for imported goods, subsequently lowering demand for transport of those goods that would translate to diminishing demand for the fuels required to transport goods. Lower fuel consumption would directly impact the Department’s fuel taxes and resources.

Interest rates during the last recession were low, which helped the economy to pull out of the economic crisis. However, during those years, several large cap US corporations took advantage of lower interest rates by undertaking numerous debt-financed acquisitions. Even a slight economic downturn, could plunge many investment grade corporate bonds into the “junk” territory due to the highly leveraged position of many US corporations. If certain macroeconomic factors occur in the upcoming years, it could cause a negative direction in employment rates that translate to lower demand for gas and diesel consumption. Lower numbers of employed people would mean fewer people traveling to work, thus lowering demand for gas and diesel. While many macroeconomic factors are unpredictable, several historical and recent statutes have re-shaped the way the Department is funded.
**Statutory Background:** The base excise tax on gasoline was adjusted in 1994 to 18 cents per gallon. The incremental excise tax, previously known as Price-Based Excise Tax (PBET), was introduced in 2010 as part of the Fuel Tax Swap. The intent of the Swap was to replace gasoline sales tax with an excise tax, adjusted annually to equal what would have been generated had the sales and excise tax rates remained unchanged. Consequently, the price of gas directly impacted excise tax collections. The volatility in gas prices made forecasting total revenues difficult at best.

Assembly Bill (AB) 105 authorized the transfer of weight fee revenues from the SHA to the Transportation Debt Service Fund (TDSF). In turn, an off the top amount from the incremental excise tax on gasoline is transferred to the SHA in the form of backfill, with the remainder allocated to STIP, Local Streets and Roads, and SHOPP. The Department of Finance (DOF) projects that weight fee revenues will increase slightly over the FE period. Given that current statute directs the entirety of weight fees diversions to be reimbursed first, the remaining revenue available to fund such projects is heavily influenced by adjustments in the incremental excise tax rate.

In February 2017, the California Department of Tax and Fee Administration (CADTFA), formerly called the Board of Equalization, voted to increase the 2017-18 incremental excise tax on gasoline from 9.8 cents per gallon to 11.7 cents per gallon. Regarding diesel fuel, the CADTFA voted to leave the 2017-18 excise tax rate unchanged at 16 cents per gallon. In February 2018, the CADTFA, again, left diesel unchanged at 16 cpg and elected to not change the incremental excise tax, leaving the incremental tax at 11.7 cents per gallon. The enactment of SB 1 has established set rates for the incremental excise tax as well as base excise taxes and has ended the CADTFA role in establishing rates going forward.

Because rates will now be set per statute and indexed for inflation, revenue forecasting for incremental excise tax and base excise taxes will have fewer variables, gaining a higher degree of predictability. In the future, the greatest factor that will influence fuel-based taxes is consumption. Economic downturn or the proliferation of fuel efficient, alternative energy vehicles could reduce consumption along with fuel-based taxes in the future, which is why the Department should continue to explore modern transportation system funding alternatives.

**Alternative A:** This scenario utilizes the most recent ExxonMobil projections for gas and diesel consumption. Consumption values indicate a relatively flat or very slight decline in diesel and gas demand. Consumption changes are expected to be more than offset by the consumer price rate adjustments suggested by DOF. The incremental excise tax rate of 17.3 cents per gallon as required by SB 1 has been utilized in 2019-20 with an annual adjustment for inflation beginning in 2020-21. The net result is a display of steady growth in base excise and incremental excise tax resources over the five-year FE period.

**Alternative B:** This scenario utilizes the most recent Energy Information Administration projections for gas and diesel consumption. Consumption values indicate a relatively flat or very slight decline in diesel demand and some down trend in gas demand. Consumption changes are expected to be more than offset by the consumer price rate adjustments suggested by DOF. The incremental excise tax rate of 17.3 cents per gallon as required by SB 1 has been utilized in 2019-20 with an annual adjustment for inflation beginning in 2020-21. The net result is a display of early on growth in base excise and incremental excise tax resources that gradually flatten out by the end of the five-year FE period.
Alternative C (Recommended Alternative): This scenario utilizes the most recent DOF projections for gas and diesel consumption. Consumption values indicate a slow but gradual decline in diesel and gas demand. Consumption changes are expected to be more than offset by the consumer price rate adjustments suggested by DOF. The incremental excise tax rate of 17.3 cents per gallon as required by SB 1 has been utilized in 2019-20 with an annual adjustment for inflation beginning in 2020-21. The net result is a display of steady growth in base excise and incremental excise tax resources over the five-year FE period.

Alternative D: This scenario utilizes the most recent Air Resource Board projections for gas and diesel consumption. Consumption values indicate a steady downtrend in diesel and gas demand. Consumption changes are expected to be more than offset by the consumer price rate adjustments suggested by DOF. The incremental excise tax rate of 17.3 cents per gallon as required by SB 1 has been utilized in 2019-20 with an annual adjustment for inflation beginning in 2020-21. The net result is a display of slow and gradual growth in base excise and incremental excise tax resources over the five-year FE period.

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State Base Excise Taxes on Fuel (Non-STIP) 2,075   ...              601                 619                 3,022             
ALTERNATIVE D (Utilizing ARB Consumption Values)
State Base Excise Taxes on Fuel (Non-STIP) 2,079   ...  615                 640                 3,072             
ALTERNATIVE C (Utilizing DOF Consumption Values) Recommended
State Base Excise Taxes on Fuel (Non-STIP) 2,134   ...              611                 618                 3,097             
ALTERNATIVE B (Utilizing EIA Consumption Values)
State Base Excise Taxes on Fuel (Non-STIP) 2,111   ...       696                 736                 3,097             
ALTERNATIVE A (Utilizing ExxonMobil Consumption Values)
FEDERAL REVENUES

Option: How much Obligational Authority (OA) should the FE display over the 2020 FE period?

Background: Since 2003-04, Federal revenues have represented the majority of total resources available for the SHOPP. These revenues are transferred from the Federal Highway Trust Fund (FHTF), which is primarily funded from the federal excise tax on gasoline of 18.4 cents per gallon and 24.4 cents per gallon on diesel.

The state receives apportionments that are ultimately governed by California’s contributions to federal excise tax, as a percentage share of total deposits into the FHTF. The actual amount of federal funds the state can use on projects each year is governed by the OA set by Congress in its annual Federal Appropriation Act.

The Fixing America’s Surface Transportation (FAST) Act, approved on December 4, 2015, builds on the program structure and reforms established in MAP-21. The FAST Act is the first long-term transportation funding plan in over a decade and provides authorization of approximately $225 billion for the federal-aid highway program from FFY 2016 to 2020. Over the five-year period, funding levels are estimated to increase by approximately 15 percent, which largely reflects the addition of new freight initiatives and incremental adjustments for inflation.

The 2020 FE covers fiscal years (FY) 2020-21 through 2024-25, which is mostly outside of the FAST Act’s funding horizon. Historically, in the absence of a new Federal Highway Act, Congress has issued continuing resolutions to provide short-term transportation funding at levels consistent with the most recent Act. Because adjustments in federal funding brought about by a new Act are difficult to predict and may dramatically alter the resources available for allocation on projects, future FE cycles may incorporate adjustments in accordance with new federal authority.

Since 2001, revenues credited to the FHTF have been short of the outlays from the fund and since 2008, lawmakers have addressed the issue with several transfers to the fund, primarily from the Treasury’s general fund. The FAST Act authorized the latest transfer of $52 billion to the highway account and $18 billion to the transit account. The Congressional Budget Office estimates that those transfers along with ordinary revenues and interest will permit the highway and transit accounts to pay all of their obligations through the end of 2020.

The FHWA provides several years of projected apportionment levels to be distributed to states based on national formulas outlined in the Federal Transportation Act. Apportionments are a type of Federal budget authority allowed by Congress to direct states on how they are to spend available resources. However, OA acts as an annual amount of the apportionment that the state can actually use on projects.

If OA assumptions are set too low, the Department risks not having enough projects to use all available authority; especially if a reservation of projects is not created. This unused OA would be unavailable for programming future years. If OA assumptions are set too high, the Department may have insufficient resources to fully fund its schedule of projects. Over-programming may cause delays, increasing total costs and adversely impacting future projects.
At this time, the FAST Act continues to provide federal funding for surface transportation programs. What should the 2020 FE display as an assumption for the level of OA over the next five-year STIP period?

**Alternative A:** Assume OA is equal to the FFY 2018 level of $3.43 billion and escalates annually using a six-year average of actual OA growth from the past. This would result in about $18.5 billion in OA over the FE period and would represent year over year growth in OA of about 1.6 percent. This alternative should be considered if federal support for transportation looks concerning.

**Alternative B (Recommended Alternative):** Assume OA is equal to the FFY 2018 level of $3.43 billion and escalated annually based on the approximate inflationary funding rate remaining within the FAST Act funding window. This would result in about $19.2 billion in OA over the FE period and would represent year over year growth in OA of about 2.3 percent. This alternative should be considered if federal support for transportation looks fair to strong.

**Alternative C:** Assume OA is equal to the FFY 2018 level of $3.43 billion and escalated annually using the estimated inflationary rate from the entire FAST Act funding period. This would result in about $19.7 billion in OA over the FE period and would represent year over year growth in OA of about 2.8 percent. This alternative would only be advisable if federal support for transportation is looking strong to aggressive.
CAPITAL PROJECT COST ESCALATION

Option: What escalation rate should be applied by the Department for highway construction capital during the 2020 FE cycle?

Background: A decision on the rate to use for escalating highway construction capital costs has become a growing topic of discussion over recent FE cycles. The nature of construction costs can be highly volatile and unpredictable. Since the economic recovery over the last several years, construction capital costs have consistently increased every year at rates that exceed the average. However, the Anderson Forecast and other sources indicate that market conditions could be shifting and that the economy could begin to level-off which could curb some of the recent inflation, including those seen in the construction industry.

Historically, the Department has utilized the California Highway Construction Cost Index (CHCCI) as an index for inflation. An assumption is normally made within the FE utilizing CHCCI rate changes over the past 20 plus years. One of the downsides to using the CHCCI is that the rate may include bids from contractors that did not become accepted as the final bid that is awarded. Some bids included in CHCCI may be higher or lower than the fair market value of bids that were awarded.

While the rate selected in this option will not be used directly in the FE development process, there is a value to properly trying to forecast capital project costs. If the Department selects a rate that is too high, costs are escalated excessively, and this would allow fewer projects to be programmed than estimated by FE capacity. Excess escalation could cause under programming of projects. On the other hand, if we estimate too low of a rate, we might over program projects creating the possible need to defer project development or possibly de-program projects.

The CHCCI rate that was applied in the prior cycle was 4.2 percent and was consistent with a 25-year CHCCI rate. Actual CHCCI rate changes over 2017 and 2018 averaged 4.4 percent. If we apply the same 25-year rate methodology used in the 2018 STIP FE, the new rate would be 5.3 percent which could turn out to be a greater than average rate to inflate construction costs. There is a concern in using a rate so high across the five-year FE period. The CHCCI rate is high due to large infusions of revenue making it less appropriate for long-term forecasting. What rate should be selected?

Alternative A: Use the same methodology from the 2018 STIP FE cycle that would produce a CHCCI rate of 5.3 percent as explained above.

Alternative B (Recommended Alternative): Use the most recent economic forecasted data provided by IHS Global Insight that pertains to Highway & Street Construction Cost Index changes. Averaging recent historic and forecasted rates suggested by IHS Global Insight over a five-year period would produce a rate of 3.2 percent.

Alternative C: Use the same rate of inflation that will be used for all other costs throughout the rest of the 2020 FE as proposed by DOF at the rate of 2.9 percent.
MINOR RESERVATION

Option: What should the Minor Program funding level be set at for the foreseeable future?

Background: The Minor Program is managed by the Department and the annual portfolio of projects are selected based on district priorities that represent the needs of each region. Minor projects are small in scope and are not capacity increasing. The Minor Program represents a subset of the overall SHOPP Program funding, so Minor Program funding is included within the SHOPP. Minor Program funding is intended to be available to expeditiously address small-scale needs of the SHOPP Program. Minor Program projects are not intended to require extensive project development as would be required for most other SHOPP projects. However, Minor Program projects are beyond the scope of the Maintenance Program.

On an annual basis, the Department submits a program of projects to the Commission that is to be included within the overall funding for the SHOPP Program.

The Department has recently been considering the need to increase Minor Program funding as it would be advantageous to the overall SHOPP Program. Increasing Minor Program funding would address certain key concerns such as providing more funding options for responding to emergencies, more funding options to utilize small businesses, greater opportunity to deliver quickly on short-term highway needs, greater capability to deliver a more robust portfolio of Minor Program projects, as well as several other opportunities that would benefit overarching district and highway needs.

Alternative A: Leave Minor Program funding at the current level of $150 million annually.

Alternative B (Recommended Alternative): Increase Minor Program funding to $250 million annually.

Alternative C: Increase Minor Program funding to $350 million annually.
MOTOR VEHICLE ACCOUNT TRANSFERS

Option: What should the 2020 FE display as an assumption for the transfer of excess Motor Vehicle Account (MVA) funds to the SHA?

Background: Section 42273 of the Vehicle Code (VC) requires the State Controller’s Office (Controller) to transfer the MVA balance remaining on the last day of the preceding month to the SHA, unless there is an immediate need of MVA funding. The 2019-20 Governor’s Budget displays an estimated fund balance of about $322 million in the MVA for 2019-20. From this balance, the unneeded portion should be calculated and transferred to the SHA. In at least the past 14 years, the Controller has not transferred these funds to the SHA.

Ordinarily it would be beneficial to display a transfer to the SHA as this would increase available funding for the SHOPP. However, if transfers are not made by the Controller and the 2020 FE displays an assumption that transfers would occur, SHA resources would be overstated.

As recommended by the Department in the 2018 FE, an assumption of $10 million was chosen, but the SHA failed to receive any transfers from the MVA for Section 42273 of the VC; furthermore, February 26, 2019, the Legislative Analyst Office (LAO) released a report noting the MVA is expecting to become insolvent as of 2021-22 and at that time have a shortfall of approximately $40 million that is forecasted to grow to $150 million as of 2022-23. Considering the recent report by LAO, the Department is not recommending the same alternative as the preceding FE cycle.

Alternative A (Recommended Alternative): Assume the Controller will not make any transfers to the SHA over the FE period.

Alternative B: Assume the Controller will transfer $10 million each year for the FE period.

Alternative C: Assume the Controller will transfer $18 million each year for the FE period based on an analysis that would represent a 10 percent transfer of the lowest ending fund balance from the MVA in the past 10 years.
SECTION TWO:
SIGNIFICANT ISSUES
Transfer to State Transit Assistance

Issue: Before the enactment of SB 1 there were two sales taxes on diesel fuel in California. Existing law required and still includes that a base sales tax on diesel (4.75 percent) be split 50 percent to the PTA and 50 percent to State Transit Assistance (STA). Statute prior to SB 1 also provided that the entirety of the second sales tax (1.75 percent) be redirected from PTA to STA. The enactment of SB 1 includes an additional sales tax on diesel fuel (4 percent). Provisions in SB 1 require 3.5 percent of the new tax to be directed to STA with the remaining 0.5 percent to be allocated to Intercity Rail and Commuter Rail. In 2019-20, this will result in approximately 77 percent of total sales tax on diesel revenues being directed to STA. It should be noted that sales tax revenues can be volatile because they are based on the price of fuel and the overall economy can impact the sales of diesel fuel, adding to volatility.

Background: On March 22, 2010, AB 9 of the Eighth Extraordinary Session of 2009-10 (ABX8 9) was signed into law, which among other items, required a 75 percent transfer of sales tax revenues deposited in the PTA to STA. This only applied to the state portion of sales tax on diesel fuel.

On November 2, 2010, voters approved Proposition 22, which amended Article XIX A of the California Constitution to require a 50 percent transfer of spillover, Proposition 111, and sales tax on diesel fuel revenues from the PTA to STA. In addition, Proposition 22 also amended Article XIX B of the California Constitution to require a 50 percent transfer of Proposition 42 revenues from the PTA to STA.

On November 2, 2010, voters approved Proposition 26, which amended Section 3 of Article XIII A of the California Constitution. This new law required two-thirds approval by the Legislature for any change in statute that resulted in taxpayer paying a higher tax. Further, this law required that legislation passed between January 1, 2010 and November 3, 2011, not in compliance with the two-thirds requirement, to be considered void unless reenacted with the requisite vote. On September 29, 2010, the Legislative Analyst's Office concluded that the Fuel Tax Swap (ABX8 6 and ABX8 9) was not in compliance with Proposition 26 and was voided on November 3, 2011.

On March 24, 2011, AB 105 of 2011 re-enacted the Fuel Tax Swap, created a weight fee swap, and redirected the state portion of sales tax on diesel from the PTA to STA, which funds local transit operations and capital. The bill created an increase to sales tax on diesel (1.75 percent in 2014-15 and thereafter) and required all of the additional increase to be directed to STA from the PTA. Combined with other existing statutes, STA receives the majority of sales tax on diesel revenues.

On April 28, 2017, SB 1 was enacted, increasing the sales tax rate on diesel fuel by 4 percent on top of the previous 1.75 percent for a net additional sales tax of 5.75 percent. The 4 percent increase in sales tax will again be directed from the PTA to the STA as well as Commuter and Intercity Rail creating no new resources for the PTA.
Streets & Highways Code Section 183.1 Revenues

**Issue:** Per Streets & Highways Code (S&HC) Section 183.1 money deposited into the SHA that is not protected by Article XIX of the California Constitution is to be transferred from the SHA into the Transportation Debt Service Fund (TDSF) for debt service on transportation bonds. Money not subject to Article XIX as defined by Section 183.1 includes, but is not limited to, the sale of documents, charges for miscellaneous services to the public, condemnation deposit fund investments, rental of state property, and other miscellaneous uses of property or money. New legislation could alter the transfer of money as defined by Section 183.1 which could impact Section 183.1 transfers from the SHA. In the interim, the 2020 FE assumptions will be based on current statute.

**Background:** On July 6, 2000, AB 2928 was signed into law, which among other items, added Section 183.1 to the S&HC. At that time, this section required that money not subject to Article XIX of the State Constitution be transferred from SHA into PTA. Section 183.1 was originally created during a period when PTA funding was in short supply. The money associated with the statute were transferred from the SHA to the PTA each year to help the fund remain solvent. At that time, since the money was not protected by the State Constitution, the Legislature could divert Section 183.1 resources to aid in GF shortfalls and/or offset future transportation bond debt service.

AB 105 (Chapter 6, Statutes of 2011), amended Section 183.1 of the S&HC, by requiring the Controller to transfer prior year money from the SHA to the TDSF for 2010-11 through 2012-13. Pursuant to AB 105, the money was scheduled to remain in the SHA until appropriated beginning in 2013-14, but SB 85 was signed into law, amending Section 183.1 to continue the annual transfer to the TDSF indefinitely.

The 2018 FE assumed that Section 183.1 resources would be transferred from the SHA into the TDSF annually. Since that time, attempts have been made by members of the Legislature to prohibit the transfer of SHA resources to fund transportation bond debt services. Because the 2020 FE is required to forecast based on current state statute, Section 183.1 transfers from SHA to TDSF will continue over the FE period.
**SB 1 – Road Repair and Accountability Act of 2017**

**Issue:** The 2020 STIP FE assumes revenue increases due to the enactment of SB 1 will continue.

SB 1 requires the incremental excise tax to be set at 17.3 cents per gallon in 2019-20, with an adjustment for inflation beginning in 2020-21 using the California Consumer Price Index (CCPI) as an inflator. Because SB 1 has indexed new tax rates for inflation, there should be a higher degree of predictability as to resources generated from the incremental excise tax. Assuming fuel consumption is flat, resources generated from incremental excise taxes are expected to grow at the estimated rate of inflation as provided by DOF. Increases in incremental excise tax resources would be realized by the SHA and would increase programming capacity for the 2020 FE period. However, decreases in fuel consumption would impact incremental excise tax resources and could decrease programming capacity in future. The Department should continue to explore alternative means of funding outside the traditional fuel-based, excise taxes as more fuel efficient, alternative energy vehicles continue to be manufactured with growing consumer interest.

SB 1 establishes the RMRA. After specified allocations, 50 percent of the remaining funds are to be continuously appropriated to the department for maintenance or SHOPP purposes. Over the five-year FE period, it is estimated this will amount to $8.5 billion in additional resources to the SHOPP from the RMRA. Out of the $8.5 billion in additional resources, $2 billion is designated for bridge and culvert maintenance and rehabilitation.

SB 1 has also increased the additional sales tax rate on diesel fuel by 4 percent on top of the previous 1.75 percent for a net additional sales tax rate of 5.75 percent. The additional increase in sales tax will again be directed from the PTA to the STA.

**Background:** SB 1 was enacted April 28, 2017. The bill creates three new programs including the Road Maintenance and Rehabilitation Program, the Advanced Mitigation Program, and the Congested Corridors Program. It also creates two new funds including the RMRA and the Trade Corridors Enhancement Account. Finally, it creates several new revenue streams for the Department, as a whole, derived from a mix of new taxes and fees. Most additional taxes and fees generated from SB 1 have been indexed for inflation, which is a notable change from prior gas tax legislation.

Proposition 69 approved by the general public June 5, 2018, further protects certain transportation revenues provided by SB 1. Proposition 69 was a part of the legislative package that included the Road Repair and Accountability Act of 2017. Per statute, it is required that revenues from the diesel sales tax and Transportation Improvement Fee be dedicated for transportation-related purposes.

Proposition 6 was targeted at revoking key resources provided by SB 1. The majority of the public opposed Proposition 6 in the California General Election held November 6, 2018, which will leave SB 1 resources in place for the estimates to be provided in the current FE.
SB 132 – An Act to Amend the Budget Act of 2016

**Issue:** The enactment of SB 132 contains an appropriation of $400 million in PTA resources over an estimated 10-year period. The bill requires funds appropriated be used for project specific purposes. The funds appropriated are required to be used for the extension of the Altamont Corridor Express to Ceres and Merced, including system improvements.

The enactment of SB 132 contains an appropriation of an additional $527,172,000 in SHA resources over an estimated six-year period. The bill requires funds appropriated to be used for project specific purposes. The funds appropriated are required to be used for two projects including University of California, Merced Campus Parkway Project ($100,000,000) and Riverside County Transportation Efficiency Corridor ($427,172,000).
SECTION THREE: ASSUMPTIONS
**METHODOLOGY**

The FE is based on assumptions and methodologies used to forecast revenues and expenditures in order to determine the estimated remaining cash available for programming. This section includes the general methodologies used in the development of the FE.

**Statutory Guidance**

Section 14525(c) of the GC requires the FE to be based on current state and federal statutes for estimating revenues. Section 163 of the S&HC provides guidance for the use of all transportation funds available to the state, including the priority of expenditures for administration, maintenance and operation, rehabilitation, local assistance, and the STIP.

Unless otherwise noted, the most recent California DOF Price Letter will be used to determine an annual price escalation rate for state operations expenditures per Section 14525.1 of the GC. This does not include escalation rates for capital outlay support.

Section 14529.7 of the GC regulates reimbursement projects covered by AB 3090 where the Commission, Department, region, and local agency may enter into a financing arrangement. Under the cash reimbursement scenario, the local agency receives a direct, future cash reimbursement for early delivery of a programmed STIP project, with its own local funds.

**Revenue & Expenditure Projections**

A. For each fund, the beginning cash balance will be calculated from the cash balance report from the Controller on July 1, 2019.

B. Interest income to those funds with balances in the Surplus Money Investment Fund (SMIF) will be based on the most current published SMIF rate from the Controller.

C. Revenue forecasts which cover the FE period (fiscal years 2020-21 through 2024-25) are based on historical trends, the economic outlook, and consultation with the DOF.

D. The FE assumes usage of local assistance federal funding in the year received.

E. The Department developed program expenditures and cash flow estimates by working with each respective Department Division.

F. The FE displays an assumption that federal funding will be distributed to the state and local agencies based on a historical allocation of a 63/37 split of available resources, respectively. This also includes the allocation for the August Redistribution.
G. The enactment of SB 1 provides that, after specified allocations are made from available resources, 50 percent of the remaining balance of revenues deposited into the RMRA go to the Department for maintenance or SHOPP purposes. Over the five-year FE period, it is projected this will generate over $8.5 billion in additional resources to the SHOPP from the RMRA. Out of the $8.5 billion in additional resources, $2 billion is designated for bridge and culvert maintenance and rehabilitation.

Conversion to Capacity

H. The 2020 FE will incorporate a “cash flow” model that schedules funding capacity based upon defined commitments and is consistent with the method used to manage the allocation of capital projects.

- Each FE table will display forecasted revenue estimates, less commitments (as defined by the approved assumptions) in order to determine the cash available for programming.

- Conversion of cash available for programming to capacity is based on linear programming to optimize capacity, while maintaining a prudent cash balance and minimizing annual fluctuations of program levels. Methodology assumes that capital projects liquidate based on historical spending patterns.

- Program capacity represents the total value of projects that can be funded, and includes support, local assistance, right-of-way (R/W), and construction.

- In order to maximize the utilization of SHA assets, capacity will be made available as early as possible during FE development. Due to the high cash balance and slower than expected spending of the SHA, the Department is planning to frontload SHOPP capacity to further expedite project development.

I. The county share system established by SB 45 (Chapter 622, Statutes of 1997) defines the methodology for determining the level of programming. The FE displays this system to identify the funds available for programming over the FE period.
STATE HIGHWAY ACCOUNT ASSUMPTIONS

Minimum Operating Cash:
The Department recognizes that the SHA needs to maintain a minimum level of operating cash sufficient to meet monthly operating commitments, daily fluctuations, and the revenue and expenditure cycles that occur during the year. In addition, the SHA balance must also cover monthly expenditures during delays in the adoption of state and federal budgets.

SHA 1. Based on an ongoing analysis of monthly SHA receipts less expenditures, a minimum level of operating cash of $415 million would sufficiently cover 90 percent of the monthly volatility in the SHA.

SHA Revenues & Transfers

State Excise Tax on Fuel Revenues:
California adjusted its base excise tax on gasoline in 1994 to 18 cents per gallon. The excise tax on diesel fuel may fluctuate on an annual basis but was last adjusted to 16 cents per gallon in 2016. These consumption-based revenues are transferred from the Highway Users Tax Account (HUTA) to cities, counties, and the SHA per Sections 2104 through 2108 of the S&HC on a monthly basis. The Fuel Tax Swap of 2010 eliminated general statewide sales tax on gasoline and replaced it with PBET at the time, adjusted annually with the requirement of generating the same revenue as the sales tax. SB 1 was enacted April 2017, and provides an annual adjustment for inflation beginning 2020-21 to escalate the current gas and diesel excise taxes that were set by SB 1 at 18 and 16 cents per gallon, respectively. Proposed inflationary rates to adjust excise taxes are to be provided by DOF and will be built into the assumed revenue increases. However, other uncertain macroeconomic factors that could impact consumption have been discussed in The Economic & Statutory Impact on Revenues (shown above).

SHA 2. See Section One – The Economic & Statutory Impact on Revenues

Weight Fee Revenues:
Section 9400 of the VC authorizes the use of Motor Vehicle Registrations (Weight Fees) for transportation purposes. These revenues are derived from registration and renewal fees charged to commercial vehicles and pick-up trucks based on weight. AB 105 was enacted in 2011, authorizing transfers of weight fee revenues from the SHA to the TDSF for debt service on transportation bonds. To offset this diversion, an equivalent amount from what was, prior to SB 1, the incremental excise tax on gasoline is transferred to the SHA.

SHA 3. See Section One – The Economic & Statutory Impact on Revenues

Other State Revenues:
Other SHA revenues include interest received from the SMIF and revenues from Other Regulatory Licenses and Permits.

SHA 4. Revenues from Other Regulatory Licenses and Permits will total approximately $59 million over the FE period based on revenue model projections.
S&HC Section 183.1 Transfers:
In 2013, SB 85 was signed into law, amending Section 183.1 of the S&HC to annually transfer the miscellaneous revenues not subject to Article XIX of the State Constitution from the SHA to the TDSF permanently, beginning in 2013-14.
SHA 5.  *See Section Two – Section 183.1 Revenues*

S&HC Section 194 Transfers:
Section 194 of the S&HC requires the Controller to transfer funds for the pro-rata share of highway planning and exclusive public mass transit guideway planning from the SHA to the PTA.
SHA 6.  *Section 194 transfers are based on PTA state operations expenditures and are projected to remain constant at approximately $25 million a year over the FE period.*

MVA Transfers:
Pursuant to Section 42273 of the VC, the Controller mandates transfer of the MVA balance remaining on the last day of the preceding month, unless there is an immediate use of MVA funding.
SHA 7.  *See Section One – Motor Vehicle Account Transfers*

Advanced Project Development Element (APDE):
Beginning with the 2000 STIP, Section 14529.01 of the GC (AB 1012, Chapter 783, Statutes of 1999) requires the Department to estimate resources available for the APDE. The APDE shall be no more than 25 percent of programmable resources estimated to be available for the STIP in the two years following the FE period.
SHA 8.  *The APDE reservation for the 2020 STIP FE will be calculated separately at the time when programmable resources can be estimated and will be presented to the Commission should projects be nominated for inclusion in the APDE.*
Federal Revenues:

Federal revenues account for the majority of total SHA resources, excluding those that are dedicated to the STIP. These revenues come from the FHTF, which is primarily funded from the federal excise taxes on gasoline of 18.4 cents per gallon and 24.4 cents per gallon on diesel. The state receives apportionments set by the Federal Highway Act (FHA), which are ultimately governed by California’s contribution as a percentage share of total contributions into the FHTF. The most recent FHA, the FAST Act, was signed into law on December 4, 2015, and provides authorization of approximately $225 billion for the federal-aid highway program from FFY 2016 to 2020. Over the five-year period, funding levels are estimated to increase approximately 15 percent, which largely reflects the addition of new freight initiatives and incremental adjustments for inflation.

The 2020 FE covers 2020-21 through 2024-25, which is largely outside of the FAST Act’s funding horizon. Historically, in the absence of a new Federal Highway Act, Congress has issued continuing resolutions to provide short-term transportation funding at levels consistent with the most recent Act. Because adjustments in federal funding brought about by a new Act are difficult to predict, and may alter the resources available for projects, future FE cycles may incorporate adjustments in accordance with new federal authority.

SHA 9. See Section One – Federal Revenues

SHA 10. The 2020 FE assumes an August Redistribution of $193 million per year based on the average amount received by California from 2010-11 through 2016-17. The Redistribution will be split approximately $121 million (63 percent) to the state, and $72 million (37 percent) to the local agencies.

SHA 11. The 2020 FE does not include any supplemental funding received under the Federal-aid Highway Emergency Relief Program. This program, commonly referred to as the Emergency Relief Program, supplements the commitment of resources by states, their political subdivisions, or other Federal agencies to help pay for unusually heavy expenses resulting from extraordinary conditions.

SHA 12. In order to utilize a portion of FAST Act funds for Coordinated Border Infrastructure (CBI) projects, the 2020 FE includes a $16 million annual “set-aside” to be reserved from the state’s share of “any-area” Surface Transportation Block Grant Program (STBGP) funds. This will not impact any federal funding available to local agencies. The amount proposed for set-aside is equal to five percent of “any-area” STBGP funds retained by the state and is well within the amount allowed in the FAST Act.

Advanced Construction (AC):

AC is a federal guideline that allows the Department to authorize project expenditures against future federal funds. AC will be used as a cash management tool to minimize the impact of project delays by being able to start work on other projects designated as AC and converting the AC into OA. This can be performed without impact to the SHA. AC is also be used to create a reservation of federal eligible projects to leverage against project award savings and any unforeseen increases to federal or state revenues that would impact the SHOPP capacity.

SHA 13. The Department will maintain an AC level that is equivalent to one year’s worth of OA. AC will be used as a cash management tool and as a reservation of federal eligible projects to hedge against increases to available federal resources.
Pre-Proposition 42 Loan Repayments:

In 2004, compacts were negotiated with Native American Tribes to secure bond financing backed by tribal gaming revenues for the purpose of repaying GF Pre-Proposition 42 loans. However, a lawsuit challenging these compacts held-up the issuance of these bonds. In the absence of the bond sale, partial loan repayments were authorized from annual compact revenues.

In an ongoing effort to reduce state debt, an accelerated Pre-Proposition 42 repayment schedule was proposed. An initial repayment of $173 million was approved by AB 133 (2016) and transferred in December 2016.

Per SB 1, enacted April 28, 2017, a repayment schedule was defined in statute for the remaining balance. SB 1 identified that outstanding Pre-Proposition 42 loans total $706 million and required repayment of the following amounts no later than June 30, 2020.

- $225 million to the SHA
- $256 million to the PTA (up to $20 million may go to local and regional agencies)
- $225 million to local streets and roads

SHA 14. At this time, $470 million of the $706 million required has been repaid. The 2020 FE will display that the final Pre-Proposition 42 loan repayment is scheduled to occur in 2019-20.

Transportation Loan Repayments:

Budget Acts and trailer bills have authorized loans from transportation accounts to the GF in the past to backfill for deficits created by economic issues.

From 2010 to 2018, approximately $1.5 billion was loaned from the SHA to the GF. AB 115 postponed repayment to occur no later than June 30, 2021 and reclassified the debt as being derived from weight fees. This will require repayments be immediately transferred to the TDSF. As of December 2018, approximately $1.2 billion of the loan is outstanding. The following schedule outlines the estimated payment amounts by year.

- $311 million in 2018-19
- $388 million in 2019-20
- $484 million in 2020-21

SHA 15. The 2020 FE will display repayment of weight fee revenue loans owed to the SHA and subsequent outgoing transfer to the TDSF as shown.

SHA Expenditures

BCP Reservation:

Budget Change Proposals (BCP) and Finance Letters (FL) are proposals to change the level of service or funding for activities authorized by the State Budget or to request new program activities not currently authorized.

SHA 16. The 2020 STIP FE will include a total reservation of $150 million over the five-year FE period.
State Funds for Local Assistance:
State funds for Local Assistance are used for the Surface Transportation Program State Match
and Exchange, Freeway Service Patrol, Railroad Grade Separations, and Railroad Grade
Crossing Maintenance, in addition to other miscellaneous local programs.
SHA 17. State expenditures assume allocations of approximately $131 million per year over
the FE period, consistent with the Commission’s 2018-19 initial lump sum allocation
for Local Assistance (Resolution FM-17-03).

STIP Commitments:
Section 163 of the S&HC identifies the priorities for the use of all transportation funds available
to the state. These priorities include expenditures for administration, maintenance and
operations, rehabilitation, and local assistance. Prior to calculation of resources available for
new STIP, the FE set aside resources for existing STIP commitments.
SHA 18. Capital Outlay Support (COS) expenditures are based on a continuation of all STIP
components programmed prior to 2019-20 and all STIP components programmed to
begin in 2019-20.
SHA 19. Capital expenditures are based on a continuation of all STIP project allocations prior
to 2018-19, allocations in 2018-19, projects programmed in 2018-19, but not yet
allocated, and projects programmed in 2019-20.
SHA 20. Prior R/W commitments are defined as all R/W projects in the STIP that are
programmed for 2019-20 and prior years.
SHA 21. Non-programmed STIP R/W includes an annual estimate based on forecasted R/W
lump sum allocations of non-programmed R/W components for project development
fees, inverse condemnation, and post-certification costs.
SHA 22. See Section One – Capital Project Cost Escalation

GARVEE Bond Financing:
SB 928 of 1999-00 added Section 14550 to the GC, authorizing the State Treasurer’s Office
(Treasurer) to issue federal highway GARVEE bonds. This bill also authorized the Commission
to select and designate projects to be funded for accelerating construction from bond proceeds.
The FE assumes no additional GARVEE bonds will be issued.
SHA 23. The 2020 FE displays GARVEE debt service payments of about $11.39 million for
SHOPP in the base year of the FE only. GARVEE debt service payments for SHOPP
SHOPP Commitments:
Prior to calculating resources available for the SHOPP, the SHA FE table will display a set-aside of resources for existing SHOPP commitments.

SHA 24. COS expenditures are based on a continuation of all SHOPP components programmed prior to 2019-20, SHOPP preliminary engineering components programmed in 2019-20, and SHOPP construction engineering components programmed to begin in 2019-20.

SHA 25. Prior R/W commitments are defined as all R/W projects in the SHOPP that are programmed for 2019-20 and prior years.

SHA 26. Non-programmed SHOPP R/W includes an annual estimate based on forecasted R/W lump sum allocations of non-programmed R/W components for inverse condemnation and post-certification costs.

SHA 27. Capital expenditures are based on a continuation of all SHOPP project allocations prior to 2019-20, 2018-19 programmed projects not yet allocated, projects programmed in 2019-20, and GARVEE debt service payments.

SHA 28. See Section One – Capital Project Cost Escalation

SHA 29. Preparation costs for Project Initiation Documents (PID’s) are included as a component of state operation expenditures and are based on the latest available data for base year relating to SHOPP as well as non-SHOPP PID’s. Costs are escalated over the FE period at a rate consistent with other state operation expenditures.

SHA 30. Closeout capital savings average approximately five percent. This is primarily due to unused contingency funds. The 2020 FE assumes a five percent increase to programming capacity in order to offset these savings.

Active Transportation Program:
The Active Transportation Program (ATP), articulated in SB 99 and signed into law in 2013, consolidated five separate programs that funded bicycle and pedestrian projects, including the federal Transportation Alternatives Program (TAP), federal Safe Routes to Schools Program, State Safe Routes to Schools Program, and the State Bicycle Transportation Account Program.
The Recreational Trails Program was included as an optional part of the TAP funding. However, the FAST Act eliminated the MAP-21 TAP and replaced it with a set-aside of Surface Transportation Block Grant (STBG) program funding. The intent of combining the five separate programs was to improve flexibility and reduce the administrative burden of having several small independent grant programs. A separate FE and adoption schedule is required for the ATP.
The enactment of SB 1 shall create and provide resources for the RMRA. ATP is scheduled to receive an additional $100 million in annual resources.

SHA 31. The ATP divides approximately $123 million annually and is consistent with the 2019 ATP FE adopted by the Commission in May 2018. ATP funding is not available for SHOPP or STIP capacity.

SHA 32. Per SB 1, $100 million in remaining revenues shall be made available annually from the RMRA for expenditure, upon appropriation by the Legislature, for ATP projects and are to be allocated by the Commission.
SB 132 (2017):
SB 132 creates additional appropriation items for local assistance with funding payable from the SHA. Funds appropriated in these items are to be used for pre-established and project specific purposes as defined by statute. SB 132 requires $527,172,000 in SHA resources be used for projects established in statute. Funding is to be available for encumbrance and liquidation until June 30, 2023.

SHA 33. The Department will utilize project cash flow schedules provided by local agencies. SB 132 Project Commitments as estimated by local agencies are displayed as a line item on the Final 2018 FE within the SHA & FTF tables.
RMRA Revenues & Transfers

Available Balance & Resources:
The RMRA is required to first distribute resources to self-help counties, ATP, bridges and culverts, Freeway Service Patrol, local planning grants, and other programs. After priority allocations, statute requires the remaining balance be shared 50/50 between local agencies and the Department for maintenance and SHOPP purposes. The DOF provides the primary resource values for RMRA on a cash basis, although the RMRA is a modified accrual account. The beginning balance will be derived from values provided by the Controller’s Office. The Controller provides values that match amounts being transferred to locals and is assumed to be the 50 percent match that is equal to allocations for maintenance and SHOPP purposes.

RMRA 1. The Department will use the most recently calculated set of pending distributions from the RMRA after priority allocations to arrive at an estimated beginning balance.

RMRA 2. Annual, ongoing resources dedicated to the Department for maintenance and SHOPP purposes are provided by DOF. The Department will utilize the most recent values provided by DOF to estimate maintenance and SHOPP resources over the five-year FE period.

RMRA 3. Per SB 1, $100 million in remaining revenues shall be made available annually from the RMRA for expenditure, upon appropriation by the Legislature, for ATP projects and are to be allocated by the Commission.

RMRA Expenditures

Maintenance:

RMRA 4. Maintenance expenditures for 2019-20 are based on estimated program needs to cover current support positions in 2018-19 as well as proposed positions for 2019-20. The balance of projected expenditures will be divided between bridges, highway maintenance, and field work. Limited-term costs for equipment are expected to be fully absorbed within position costs by end of 2021-22, which should lower position costs in the out years of the FE. Maintenance costs for 2021-22 through 2024-25 are assumed flat.

Capital Outlay:

RMRA 5. Capital expenditures are based on a continuation of all RMRA project allocations prior to 2019-20, 2018-19 programmed projects not yet allocated, and projects programmed in 2019-20.
Capital Outlay Support:

RMRA 6. COS expenditures are based on a continuation of all RMRA components programmed prior to 2019-20, RMRA preliminary engineering components programmed in 2019-20, and RMRA construction engineering components programmed to begin in 2019-20.
PUBLIC TRANSPORTATION ACCOUNT ASSUMPTIONS

Minimum Operating Cash:
The PTA requires a minimum level of operating cash sufficient to meet its monthly operating commitments, daily fluctuations, and the revenue and expenditure cycles that occur during the year.

PTA 1. Based on historical data and projected expenditures from updated analysis of monthly PTA receipts less expenditures, a minimum level of operating cash of $100 million would sufficiently cover 95 percent of the monthly volatility in the PTA.

PTA Revenues & Transfers

Sales Tax on Diesel:
The sales tax rate on diesel dedicated to transportation prior to the passage of SB 1 included a 6.50 percent sales tax per gallon of diesel fuel sold. The rate in excess of 4.75 percent (1.75 percent) was and still is dedicated to STA as a result of the Fuel Tax Swap of 2010. One half of the 4.75 percent is also dedicated to STA, while the other half remains in the PTA for other state purposes. SB 1 includes an increase of an additional 4 percent to the diesel sales tax rate for a total of 10.5 percent sales tax per gallon of diesel fuel for transportation purposes. Of the new 4 percent, 3.5 percent is dedicated to STA and the remaining 0.5 percent will be held short-term in the PTA for later allocations to Commuter and Intercity Rail. Approximately $3.8 billion and $244 million are to be transferred to STA and Commuter & Intercity Rail respectively over the FE period.

PTA 2. The Department will utilize the most recently projected DOF estimated values of net Retail and Sales and Use Tax to calculate the percentage splits that flow out of the PTA to STA and to Commuter and Intercity Rail per SB 1.

Transfer from the Aeronautics Account:

PTA 3. Section 21682.5 of the Public Utilities Code requires an annual transfer equal to the pro rata share of transportation duties attributable to aviation planning and research from the Aeronautics Account. This amount is projected to remain constant at $30,000 in each year of the FE.

PTA Expenditures

State Operations:

PTA 4. Assume no reservations for budget change proposals or finance letters over the five-year FE period.
Intercity Rail Operations:

PTA 5. *Intercity rail is part of the state operations expenditures in the PTA.*

A. *Intercity rail and bus operations base expenditures for existing services (including one month of the San Joaquin Service 8th & 9th Roundtrip and one year of Pacific Surfliner Service 13th Roundtrip) will be used to forecast 2019-20 and costs will remain unadjusted over the five-year FE period.*

B. *The Department’s estimated need for Rail heavy equipment maintenance, acquisition, technical services, and overhaul over the FE period is approximately $111 million.*

C. *The DRMT Mega Contract includes the following services: Capital Project Support, Operations Support, Rail Planning Support, Rolling Stock Procurement Support, Rail Equipment Support, Facility Support, and Paratransit Vehicle Inspection and Consultant Services. Net service costs per the DRMT Mega Contract are an estimated $37 million over the FE period.*

Local Assistance:

PTA 6. *Bay Area Ferry operation expenditures will escalate by one percent per year based on the signed cooperative agreement between the Department, Metropolitan Transportation Commission, and Bay Area Toll Authority on November 15, 2000.*

Prior PTA STIP Commitments:

Prior to calculating resources available for new STIP, the FE will display a set-aside of resources for existing STIP commitments.

PTA 7. *Capital expenditures are based on a continuation of all STIP components allocated prior to 2019-20, all STIP components programmed to begin in 2019-20, and non-highway AB 3090 projects.*

Altamont Corridor Express (SB 132):

SB 132 creates an appropriation item for local assistance with funding payable from the PTA. Funds appropriated in this item are to be used for the Altamont Corridor Express (ACE) to Ceres and Merced. SB 132 requires $400 million in resources for ACE be derived from the PTA. Funding is to be available for encumbrance and liquidation until June 30, 2027.

PTA 8. *The Department assumes a 10-year allocation schedule as offered by CalSTA for the expected schedule of project cash flows to ACE from the PTA. It is estimated that as much as $310 million could be allocated between 2019-20 and 2024-25. Assume that TIRCP will absorb the ACE impact to PTA resources totaling $310 million in the 2020 FE.*
GENERAL OBLIGATION BONDS ASSUMPTIONS

General Obligation Bonds:
It is expected that the Treasurer will conduct general obligation bond sales semi-annually in the Spring and Fall. Given the state’s more stable financial position, it is assumed that there will be no change to that schedule. However, should the need for additional funding arise between scheduled bond sales, the Treasurer has the option to issue Commercial Paper which consists of short-term notes issued for the purpose of meeting short-term financial obligations. These notes can generally be issued on very short notice and are eventually repaid from future general obligation bond sales.

The 2019-20 Governor’s Budget proposal includes $23 million in Proposition 1A bond expenditures. These funds are available for high-speed rail connectivity projects, which are intercity and commuter rail lines, and urban rail system projects that will connect to high-speed train system and its facilities once the state’s high-speed rail project is operational.

The 2019-20 Governor’s Budget proposal includes approximately $138 million in expenditures for Proposition 1B programs. This represents a considerably lower level of expenditures than during the peak of Proposition 1B activity, as most programs have either completed or are nearing the full allocation of their original program of projects. As program savings are realized new projects will be programmed and allocated, but in amounts far lower than at the height of the program.

Bond 1. The 2020 FE will display remaining capacity and a history of allocations and expenditures for all Proposition 1A and Proposition 1B general obligation bond funds administered by the Department. Bond funding is expected to be received semi-annually as the Treasurer’s practice is to sell general obligation bonds in the Spring and Fall. It is assumed that the Department will continue to receive bond proceeds from future sales on an as needed basis, with the amount of proceeds received being based on projected cash needs for the ensuing six months.
AERONAUTICS ACCOUNT ASSUMPTIONS

Aeronautics Revenues and Transfers

Aero 1. The 2020 Aeronautics Account Fund Estimate (FE) will display the most recent beginning balance for the Aeronautics Account leading up to the release of the FE.

Aero 2. Projected revenues for excise taxes on aviation gasoline and jet fuel will be based on values provided by the Department of Finance (DOF) for the years of 2019-20 to 2023-24. The DOF has forecasted that aviation gasoline excise tax revenues and jet fuel excise tax revenues will decrease by approximately 1.2 percent throughout the FE period.

Aero 3. The FE will display Surplus Money Investment Fund interest income based on the projected year ending cash balance of the Aeronautics Account as of June 30, 2019.

Aero 4. Federal Trust Fund (FTF) resources represent federal reimbursement authority for various aviation activities completed by the Division of Aeronautics. Based on the DOF’s price letter, FTF will be escalated by 2.9 percent per year for 2020-21 through 2023-24.

Aero 5. Section 21682.5 of the Public Utilities Code requires an annual transfer equal to the pro rata share of transportation duties attributable to aviation planning and research from the Aeronautics Account. This amount is projected to remain constant at $30,000 in each year of the FE.

Aero 6. Section 21602(f)(2) of the Public Utilities Code authorizes transfers from the Local Airport Loan Account (LALA) to the Aeronautics Account in order to fund the California Aid to Airports Program, subject to the approval of the DOF and the Commission. Transfers may not decrease the LALA fund balance below $5 million. The 2020 Aeronautics Account FE assumes a transfer in the amount of $4 million from 2019-20 to 2023-24.

Aeronautics Expenditures

Aero 7. The annual funding provided to 149 publicly-owned, public use and eligible General Aviation airports through the Annual Credit grant program will remain at the same level of $10,000 per year for each qualified airport over the FE period.

Aero 8. The Airport Improvement Program (AIP) Matching Grant program total for each fiscal year is allocated by the Commission in the preceding year and is based on historic trends and available resources. The state match for the AIP Matching Grant is set by the Commission annually and is assumed to remain at 5 percent over the FE period.
Aero 9. Before adding to Acquisition & Development (A&D) capacity, resources must first fund the California Aid to Airports’ AIP Matching Grant Program and Annual Credit Grant Program. The Commission may allocate all ending cash balances available for programming during the FE period, which may include funding for A&D. The 2018 Aeronautics Program included a list of A&D projects scheduled for funding through 2019-20. The Commission will determine future A&D projects when it adopts the next two-year Aeronautics A&D Program.

Aero 10. State operations include staffing for aeronautics and planning activities. State operations will display expenditures authorized in the 2019-20 Budget Act. Based on the DOF’s price letter, state operations will be increased by 2.9 percent per year for 2020-21 through 2023-24.

Aero 11. The Federal Aviation Administration (FAA) amended a policy regarding proceeds attributed to aviation fuels, specifying that tax revenues derived from aviation gas and jet fuel must be allocated for airport related projects. The 2020 FE assumes no change to the disposition of aviation fuel taxes.