WHEREAS California is poised to become the fourth largest economy in the world, and our continued growth and prosperity depends on our ability to create quality jobs, accelerate our transition to clean energy, urgently address the climate crisis, and build a transportation network for the 21st century; and

WHEREAS modernizing our energy, water, transportation, and communications infrastructure will deliver improvements to benefit all Californians for decades to come, and will require that the State move forward on major projects with speed and determination; and

WHEREAS President Joseph R. Biden and the 117th Congress enacted historic laws supporting infrastructure modernization, including by providing roughly $1.2 trillion through 2026 in the Infrastructure Investment and Jobs Act (IIJA), and $391 billion over ten years for climate-related investments in the Inflation Reduction Act (IRA); and

WHEREAS California has augmented these federal investments with over $50 billion in state funding for infrastructure and will invest more than $180 billion over the next ten years, creating over 400,000 jobs; and

WHEREAS major infrastructure projects have too often been bogged down in regulatory processes and a siloed approach to permitting and regulatory approvals; and

WHEREAS California has launched an all-of-government approach, working across agencies to deliver projects at the scale and pace necessary to maximize federal investment and deliver the benefit from that investment to all California communities, especially those that historically have not shared equitably in the benefits of infrastructure investment or have borne disproportionate burdens of development projects; and

WHEREAS disasters caused by climate change—including extreme heat, wildfires, flooding, and drought—pose unprecedented stress to the State’s energy infrastructure, and accelerating California’s progress towards 100 percent clean electricity, as well as meeting our carbon neutrality goal, by 2045 necessitates modernizing our electric grid and building out a safe, reliable, resilient, affordable, and clean energy system of the future; and

WHEREAS the changing climate requires adaptation and innovation to diversify water supplies, expand our water sources, and efficiently use existing water sources to permanently strengthen California’s water resiliency, and State agencies must coordinate their efforts to provide equitable benefits from water infrastructure improvements to present and future generations; and

WHEREAS much of California’s multimodal transportation system was constructed decades ago and requires modernization, and my Executive Orders N-19-19 and N-79-20, and the subsequent California Climate Action Plan for Transportation Infrastructure (CAPTI), provide an investment framework prioritizing clean and sustainable transportation for people and goods through
mass transit, rail, bicycle, and pedestrian transportation, as well as zero-emission vehicles; and

WHEREAS my Executive Order N-19-21 directs State agencies to develop programs that support efficient port operations and goods movement in order to enhance the State’s economic prosperity and competitiveness; and

WHEREAS reliable, affordable high-speed broadband is critical to full participation in California’s society and economy, and an estimated 675,000 Californians are unserved, and 2 million Californians are underserved, by reliable, affordable, high-speed broadband service; and

WHEREAS recent historic infrastructure investments by the State and federal government provide an opportunity to enhance the State’s training pipeline for quality jobs through apprenticeships and high-road training partnerships, and California has made significant investments to promote new plans and strategies to diversify local economies and develop sustainable industries that create high-quality, broadly accessible jobs, including a $600 million community economic resilience fund; and

WHEREAS in 2021 President Biden signed Executive Order 14008, Tackling the Climate Crisis at Home and Abroad, establishing the Justice40 Initiative with a goal that 40 percent of the overall benefits of certain federal investments, in the aggregate across all covered programs, flow to disadvantaged communities that are marginalized, underserved, and overburdened by pollution, and all Justice40-covered programs are required to engage in stakeholder consultation to ensure that community stakeholders are meaningfully involved in determining program benefits; and

WHEREAS California has sought to be a national leader in advancing equity and opportunity, including by supporting communities that have suffered inequitable infrastructure development, reaping limited benefits while shouldering a disproportionate share of the burdens of such development, and will therefore strive to exceed the federal goal of 40 percent of the overall benefits flowing to disadvantaged communities for Justice40-covered programs; and

WHEREAS California was one of the first states to recognize environmental justice as a factor in the planning process, directing governmental entities to engage meaningfully with, and provide technical assistance to, populations and communities most impacted by pollution in all phases of the environmental and land use decision-making process, including low-income and disadvantaged communities that have traditionally been most impacted by environmental harms and have not shared equitably in the economic opportunities that accompany major infrastructure projects; and

WHEREAS Executive Order B-10-11 and my Executive Order N-15-19 require State agencies to engage in consultation with California Native American tribes regarding policies that may affect tribal communities, and Executive Order N-16-22 directs State agencies to update their strategic plans to reflect the use of data analysis and inclusive practices to more effectively advance equity and to respond to identified disparities, and to take additional actions to embed equity considerations in policies and practices, including by engaging with historically disadvantaged communities impacted by the agency’s work.
NOW, THEREFORE, I, GAVIN NEWSOM, Governor of the State of California, in accordance with the authority vested in me by the State Constitution and statutes, do hereby issue the following order to become effective immediately:

IT IS HEREBY ORDERED THAT:

1. The Senior Counselor on Infrastructure shall convene an Infrastructure Strike Team (Strike Team) to work across State agencies to maximize federal and state funding opportunities for California innovation and infrastructure projects. The Strike Team shall be composed of the Director of Finance, the Director of the Governor's Office of Business and Economic Development, the Director of the Office of Planning and Research, the Tribal Affairs Secretary, the Secretary of Transportation, the Secretary of the Natural Resources Agency, the Secretary of Business, Consumer Services, and Housing, the Secretary of Food and Agriculture, the Secretary of Labor and Workforce Development, the Secretary for Environmental Protection, and the Secretary of Government Operations. The President of the California Public Utilities Commission is requested to participate on the Strike Team.

2. The Strike Team shall:
   a. Identify projects on which to focus streamlining efforts, particularly those presenting significant challenges but also significant opportunities for infrastructure and job creation, and hold departments and agencies accountable to deliver results in an expedited and effective fashion; and
   b. Support coordination between federal, state, tribal, and local government, as well as among State agencies, on project review, permitting, and approvals; and
   c. Support infrastructure in a particular sector by prioritizing complementary investments in adjacent sectors (e.g., transportation and energy investments that support housing projects); and
   d. Share challenges and best practices across agencies, and identify opportunities for improvement.

    The Strike Team shall track the status of individual projects identified pursuant to this Paragraph as they move through design, permitting, and construction phases, and use common metrics to measure progress and identify opportunities for streamlining government operations.

3. The Strike Team shall create working groups focused on each of the following issues: transportation, energy, hydrogen, environmental remediation, broadband, water, the CHIPS and Science Act, and zero-emission vehicles. The working groups shall focus on prioritizing funding for projects that achieve multiple benefits. The working groups shall:
   a. Establish dashboards to track progress, including number of projects, project locations, schedules, milestones, funding, federal application and encumbrance deadlines, awards
b. Coordinate among agencies to facilitate fast and effective project delivery, eliminating duplication, avoiding conflicting assessments, and shortening permitting timelines through concurrent versus sequential processes and reviews, as well as identify opportunities to align program criteria and achieve cross-sectoral goals; and

c. Identify potential statutory and regulatory changes to facilitate and streamline project approval and completion, and elevate proposed changes to the Strike Team for consideration; and

d. Identify opportunities to leverage state and federal funding to address workforce needs and accelerate the retraining and upskilling of workers, especially those most at risk of job displacement; and

e. Raise awareness of available state and federal funding opportunities, including information about eligibility, program and application requirements, and application deadlines, among appropriate tribal, local, regional, non-profit, and community-based partners, including historically disadvantaged partners.

4. The California State Transportation Agency (CalSTA) shall establish an interagency Task Force on Third Parties, with participation from the California High Speed Rail Authority, the California Department of Transportation, the California Department of Water Resources, the California Department of Fish and Wildlife, and other state agencies as appropriate to, upon direction from the Strike Team and utilizing existing resources, assist major infrastructure projects by working with private parties to obtain approvals and facilitate agreements necessary to relocate utilities or mitigate project impacts and allow construction to commence sooner, along with appropriate community engagement and tribal consultation. The California Public Utilities Commission is requested to participate in the interagency Task Force on Third Parties.

5. The Governor’s Office of Business and Economic Development, in collaboration with the California Energy Commission, the California Air Resources Board, and other State agencies as appropriate, shall identify opportunities to support local permitting of clean energy infrastructure and zero emission vehicle infrastructure, along with appropriate community engagement and tribal consultation, including, but not limited to, sharing and encouraging the adoption of best practices, connecting local governments to technical resources to support permit approval, and enhancing state and local collaboration. The California Public Utilities Commission is requested to collaborate on this effort.

6. State agencies subject to my authority shall implement the directives in this Order consistent with the directives in Executive Order N-16-22 on embedding equity, increasing opportunities for all, and addressing disparities, including, but not limited to, any action plans developed under Paragraph 3 of that Order to increase access to the grant or contract selection process for IIJA investments for small and
disadvantaged business enterprises and to meaningfully engage with Tribal governments, nonprofits, and community organizations, where applicable.

I FURTHER DIRECT that as soon as hereafter possible, this Order be filed with the Office of the Secretary of State and that widespread publicity and notice be given to this Order.

This Order is not intended to, and does not, create any rights or benefits, substantive or procedural, enforceable at law or in equity, against the State of California, its agencies, departments, entities, officers, employees, or any other person.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 19th day of May 2023.

GAVIN NEWSOM
Governor of California

ATTEST:

SHIRLEY N. WEBER, PH.D.
Secretary of State