SENATE COMMITTEE ON ENERGY, UTILITIES AND COMMUNICATIONS Senator Ben Hueso, Chair 2021 - 2022 Regular

Bill No:	AB 2061		Hearing Date:	6/21/2022
Author:	Ting			
Version:	4/18/2022	Amended		
Urgency:	No		Fiscal:	Yes
Consultant:	Sarah Smith			

SUBJECT: Transportation electrification: electric vehicle charging infrastructure

DIGEST: This bill requires entities receiving state or ratepayer funding for electric vehicle (EV) infrastructure to report specified information about that infrastructure's uptime to the California Energy Commission (CEC), and it requires the CEC to assess this data. This bill also authorizes the CEC to adopt uptime requirements and incentives to encourage EV adoption.

ANALYSIS:

Existing law:

- Establishes the Clean Transportation Program (CTP), which is administered by the CEC to provide grants, loans, and other funding opportunities to projects that develop and deploy alternative and renewable fuels, zero-emission vehicle (ZEV) infrastructure and technologies, programs that help commercialize ZEV and alternative fuel vehicles and workforce development projects that transition workers from fossil fuel industries to clean transportation jobs. (Health and Safety Code §44272 et. seq.)
- 2) Allocates a portion of smog abatement fees to fund the CTP and sunsets the fee on January 1, 2024. (Health and Safety Code §44060.5)
- 3) Requires the CEC to assess whether charging station infrastructure is disproportionately deployed by population density, geographical area, or population income level, including low-, middle-, and high-income levels. To the extent that the CEC finds that charging infrastructure in inequitably distributed, the CEC must target CTP funding opportunities to address identified disparities. (Public Resources Code §25231)
- 4) Requires the CEC to conduct a statewide assessment every two years of EV charging infrastructure needed to support the levels of EV adoption required for the state to meet its goals of putting at least five million ZEVs on California

roads by 2030, and of reducing emissions of greenhouse gases (GHG) to 40 percent below 1990 levels by 2030. (Public Resources Code §25229)

5) Authorizes the California Air Resources Board (CARB) to adopt interoperability billing standards for EV charging stations' network roaming payment methods if a national standards organization has not adopted similar standards by January 1, 2015. If CARB adopts interoperability billing standards, all EV chargers requiring payment for use must meet those standards within a year. Any standards adopted by CARB must consider other governmental or industry-developed interoperability billing standards, and CARB may adopt standards developed by an outside authoritative body. (Health and Safety Code §44268.2)

This bill:

- 1) Requires entities that receive state agency or ratepayer funding to install, own, or operate a charging station to report uptime information to the CEC starting July 1, 2023.
- 2) Requires entities that receive state or ratepayer funds for EV chargers to report specified uptime data every 12 months for at least five years, unless the funding entity and CEC approve an alternate reporting duration.
- 3) Authorizes the CEC to develop different reporting requirements for certain types of charging stations, including non-networked charging stations, Level 1 charging stations, and mobile solar charging stations.
- 4) Exempts charging stations at residential properties with four or fewer dwelling units from the bill's reporting requirements.
- 5) Requires the CEC to work with the California Public Utilities Commission (CPUC) to develop a formula to calculate charger uptime and determine what events that take a charger offline can be excluded from the calculation of a charger's uptime. Under this bill, only those events that are beyond a software or hardware provider's control or events needed to ensure equitable infrastructure distribution can be considered exempt from uptime calculations.
- 6) Requires the CEC, starting January 1, 2025, to include an evaluation about the uptime of public and ratepayer funded charging infrastructure in biennial charging infrastructure needs assessments and CTP investment plan assessments about the equitable distribution of EV infrastructure.

- 7) Requires the CEC to protect companies' confidential business information to ensure that a company's uptime data is not identifiable.
- 8) Requires the CEC to consider adopting uptime incentives or requirements if the CEC determines that charging stations' uptime is a barrier to ZEV adoption.

Background

ZEV deployment goals have accelerated, emphasizing the need for infrastructure. In recent years, California has accelerated its goals for ZEV adoption. Existing law establishes a goal of putting at least five million ZEVs on state roads and reducing GHG emissions to 40 percent below 1990 levels by 2030. In January 2018, Governor Brown issued Executive Order B-48-18, which established a goal of installing 200 hydrogen-fueling stations and 250,000 battery-electric vehicle chargers, including 10,000 direct-current fast chargers, by 2025. In September 2020, Governor Newsom issued Executive Order N-79-20, which established a goal that 100 percent of in-state sales of new passenger cars and trucks will be zero-emission by 2035. The order also stated the goal that 100 percent of mediumand heavy-duty vehicles in the state be zero-emission by 2045 for all operations where feasible.

ZEV adoption influences the availability of charging and refueling infrastructure, and infrastructure availability influences ZEV adoption. Generally, a higher ZEV adoption rate corresponds with greater investments in infrastructure for those ZEVs. The absence of needed infrastructure can discourage ZEV purchases, and the decline in purchases further disincentivizes the deployment of infrastructure. To the extent that California intends to reach its ZEV adoption goals, the state will need to make a commensurate effort to deploy infrastructure to ensure that drivers are incentivized to use ZEV vehicles.

Bill addresses lack of data about EV charger reliability. As part of its duties to assess opportunities to encourage EV adoption and more equitable distribution of EV chargers, the CEC has opened a proceeding (Docket 21-TRAN-03) to assess zero emission vehicle infrastructure barriers and opportunities. In March 2022, the CEC held a workshop and solicited comments from stakeholders about barriers to EV adoption and issues the CEC should address in its Zero Emission Vehicle Infrastructure Plan. Stakeholders identified a variety of barriers to EV adoption and opportunities to incentivize adoption. Several of these stakeholders, including companies that provide software and hardware management services for EV charger providers, identified EV charger outages as a barrier to consumer confidence in EV charging. These stakeholders have recommended that the CEC

to develop reliability standards for EV chargers to ensure that fewer service outages occur.

In April 2022, the CEC released its draft staff report for the Zero Emission Vehicle Infrastructure Plan. While the plan acknowledges that state agencies and private entities need to collaborate to address the reliability of EV infrastructure, the plan does not identify downtime barriers directly related to EV chargers. The CEC's report primarily identifies downtime and station reliability as a concern for hydrogen fuel cell electric vehicle (FCEV) adoption.

Anecdotally, EV charger outages may be a barrier for EV use; however little data has been collected to identify the extent to which these outages deter EV adoption. While some chargers my experience outages due to factors outside a provider's control (e.g. vandalism, electric power outages, accidents), other charger outages may be caused by a lack of maintenance. An April 2022 report by researchers at the University of California at Berkeley indicates that charger outages and malfunctions reduce charger availability significantly. The report studied all publicly accessible direct current fast chargers (DCFCs) in the greater Bay Area and found that only 72.5 percent of the chargers had functional electric vehicle service equipment (EVSE). The report states that the following were causes of nonfunctional DCFCs in the study: "The cable was too short to reach the EV inlet for 4.9 percent of the EVSEs. Causes of 22.7 percent of EVSEs that were nonfunctioning were unresponsive or unavailable screens, payment system failures, charge initiation failures, network failures, or broken connectors." Without more information about the reasons for outages, it is not clear how widespread these outages are and how they can be avoided. To the extent that this bill provides the CEC with sufficient data to identify outages that could be avoided, this bill may improve transparency about EV outages.

Bill focuses on state and ratepayer EV charger investments. This bill's data reporting requirements apply only to entities that receive state or ratepayer funds to deploy chargers. State and ratepayer funded chargers comprise a significant number of publicly available chargers and chargers at certain workplaces and residential locations. This bill exempts chargers at residences with four or fewer units from the data reporting requirements. However, publicly-funded or ratepayer-funded chargers at private commercial properties and larger multifamily dwellings would report uptime data to the CEC under this bill. To the extent that this bill helps better enforce adequate maintenance and functionality of state and ratepayer-funded investments, this bill could help improve ratepayer and taxpayer benefits associated with transportation electrification investments.

Double Referral. This bill is also referred to the Senate Committee on Transportation.

Prior/Related Legislation

AB 2703 (Muratsuchi, 2022) requires the CEC to develop a program to provide financial assistance for EV charging by low-income drivers and those who reside in disadvantaged communities. The bill also authorizes the CEC to establish reliability standards for EV chargers that receive state funds. The bill is currently pending in the Senate Energy, Utilities and Communications Committee.

AB 1424 (Berman, 2019) would have required CARB to modify its EV billing standards to allow a person to pay via a toll-free telephone number to process a credit card payment or via an onsite capacity for credit card payment by a contactless credit card, EMV chip, or magstripe card reader. The bill would have also delayed the adoption of specified interoperability standards for network roaming payment methods for EV charging stations until January 1, 2021. The bill was held in the Senate Appropriations Committee.

SB 1000 (Lara, Chapter 368, Statutes of 2018) required the CEC to assess whether charging station infrastructure is disproportionately deployed by population density, geographical area, or population income level, including low-, middle-, and high-income levels. The bill also requires the CEC to target CTP funds address inequities found by the CEC regarding equitable distribution of EV infrastructure.

AB 2127 (Ting, Chapter 365, Statutes of 2018) required the CEC to conduct a statewide assessment every two years of EV charging infrastructure needed to support the levels of EV adoption required for the state to meet its goals of putting at least five million ZEVs on California roads by 2030, and of reducing emissions of GHG to 40 percent below 1990 levels by 2030.

SB 454 (Corbett, Chapter 418, Statutes of 2013) established the Electric Vehicle Charging Stations Open Access Act, which prohibits EV charger owner-operators from requiring individuals to join clubs or pay subscription fees to use a charger. The bill also authorized the CARB to establish interoperable billing standards for EV chargers if a national organization has not adopted such standards by 2015.

FISCAL EFFECT: Appropriation: No Fiscal Com.: Yes Local: No

SUPPORT:

ChargerHelp!, Co-sponsor FLO, Co-sponsor 350 Bay Area Action AAA Northern California, Nevada & Utah

Advanced Energy Economy Amply Power Automobile Club of Southern California California Environmental Voters CALSTART Center for Sustainable Energy Coalition for Clean Air Cruise Plug in America Southern California Edison Union of Concerned Scientists Valley Clean Air Now

OPPOSITION:

California Apartment Association, unless amended

ARGUMENTS IN SUPPORT: According to the author:

Access to reliable charging stations is the driving force that will lead to greater EV adoption, which is key to meeting our climate goals. Consumers need to know they won't be stranded and will be able to plug in wherever they travel in our state. California has been investing billions in charging infrastructure over the last decade and we need a holistic understanding of station reliability and if any steps are necessary to improve overall reliability. We need to understand the state of the charging infrastructure in order to address issues and better direct resources to fix them. This bill bolsters existing reporting requirements and expands data collected by the Energy Commission on all charging stations by July 1, 2023. AB 2061 creates a policy framework to track station reliability and assess if there are underlying equitable access issues beginning January 1, 2025.

ARGUMENTS IN OPPOSITION: The California Apartment Association (CAA) opposes this bill unless it is amended to exempt private residential rental properties without publicly accessible chargers. In opposition, CAA states: "Travel and charging "anxiety" isn't the same for a property owner or tenant who is parked at a property and who owns or has added the charger. As you know, the EV charging anxiety exists when people are traveling and need to charge while on the road."