# Introduced by Assembly Members Friedman, Ting, Chiu, and Quirk <br> (Principal coauthor: Assembly Member Boerner Horvath) 

December 7, 2020

An act to add Seetion 14033.5 to the Government Code, and to amend Seetion 40802 of, and to add Section 2904.5 amend Sections 627, 21400 , 22352, 22354, 22357, 22358, 22358.4, 22359, and 40802 of, and to add Sections 22358.6, 22358.7, and 22358.8 to, the Vehicle Code, relating to traffic safety.

## LEGISLATIVE COUNSEL'S DIGEST

AB 43, as amended, Friedman. Traffic safety.
(1) Existing law establishes various default speed limits for vehicles upon highways, as specified. Existing law authorizes state and local authorities to adjust these default speed limits, as specified, based upon certain findings determined by an engineering and traffic survey. Existing law defines an engineering and traffic survey and prescribes specified factors that must be included in the survey, including prevailing speeds and road conditions.

This bill would require local authorities to consider other factors, including pedestrian and bicycle safety, that are allowed but not required to be considered under existing law. The bill would also allow local authorities to consider additional factors, including the current or immediately prior speed limit, as specified.
(2) Existing law establishes a prima facie speed limit of 25 miles per hour on any highway, other than a state highway, located in any
business or residence district, as defined. Existing law authorizes a local authority to change the speed limit on any such highway, as prescribed, including erecting signs to give notice thereof.

This bill would establish a prima facie speed limit of 25 miles per hour on state highways located in any business or residence district and would authorize the Department of Transportation (Caltrans) to change the speed limit on any such highway, as prescribed, including erecting signs to give notice thereof.
(3) Existing law establishes a speed limit of 65 miles per hour on state highways, as specified. Existing law authorizes Caltrans to declare a speed limit on any such highway, as prescribed, of 60, 55, 50, 45, 40, 35, 30, or 25 miles per hour, including erecting signs to give notice thereof. Existing law also authorizes a local authority, on a section of highway, other than a state highway, where the speed limit is 65 miles per hour to declare a lower speed limit, as specified.

This bill would additionally authorize Caltrans and a local authority to declare a speed limit of 20 or 15 miles per hour, as specified, on these highways.
(4) Existing law authorizes a local authority, without an engineering and traffic survey, to declare a lowered speed limit on portions of highway, as specified, approaching a school building or school grounds. Existing law limits this authority to sections of highway meeting specified requirements relating to the number of lanes and the speed limit of the highway before the school zone.

This bill would change certain of these requirements related to the declaration of these lowered speed limits. The bill would similarly authorize a lowered speed limit on a section of highway approaching a business activity district, as defined.
(5) Existing law requires Caltrans, by regulation, to provide for the rounding up or down to the nearest 5 miles per hour increment of the 85th percentile speed of free-flowing traffic on a portion of highway as determined by a traffic and engineering survey.

This bill would authorize a local authority to further reduce the speed limit, as specified, and require Caltrans to accordingly revise the California Manual on Uniform Traffic Control Devices, as specified.
(6) Existing law defines a speed trap and prohibits evidence of a driver's speed obtained through a speed trap from being admissible in court in any prosecution against a driver for a speed-related offense. Existing law deems a road where the speed limit is not justified by a traffic and engineering survey conducted within the previous 7 years
to be a speed trap, unless the roadway has been evaluated by a registered engineer, as specified, in which case the speed limit remains enforceable for a period of 10 years. Existing law exempts a school zone, as defined, from certain provisions relating to defining a speed trap.

This bill would extend the period that a speed limit justified by a traffic and engineering survey conducted more the 7 years ago remains valid, for purposes of speed enforcement, if evaluated by a registered engineer, as specified, to 14 years.

This bill would also exempt a senior zone and business activity district, as defined, from those provisions.
(7) This bill would make other technical, nonsubstantive, and conforming changes.
(8) By creating new duties for local authorities relating to traffic and engineering surveys, this bill would impose a state mandate.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to the statutory provisions noted above.

Existing law ereates the Department of Transportation (Caltrans) within the Transportation Ageney. Existing law provides various duties of Caltrans, ineluding, among others, coordinating and assisting, upen request of the various public and private transportation entities in strengthening their development and operation of balaneed integrated mass transportation, highway, aviation, maritime, railroad, and other transpertation facilities and serviees in suppert of statewide and regional goals.

This bill would require, beginning June 1, 2022, and every 6 months thereafter, Calttans to convene a committee of external design experts to advise on revisions to the Highway Design Manmat.

Existing law establishes the California Traffie Safety Program, whieh eonsists of a comprehensive plan in conformity with the laws of this state to redure traffic aecidents and deaths, injuries, and property damage resulting from aecidents. Existing law requires the program to inelude provisions to improve driver performanee, ineluding, driver eduration, driver testing to determine profieieney to operate motor vehieles, and
driver examinations and lieensing, and provisions to improve bieyelist and pedestrian edueation and performanee.

This bill would require the California Traffic Safety Program to inelude a traffie safety monitoring program that identifies and addresses loeations with pedestrian- and bieyelist-related crashes, upon appropriation of state funds for this purpose.

Existing law establishes various speed limits and prohibits a person from driving with a greater speed than those limits. Existing law prohibits a peace offreer or other person from using a speed trap in arresting, or participating in the arrest of, any person for any alleged violation of the Vehiele Code, and prohibits the use of a speed trap in seetring evidence as to the speed of any vehiele for the purpose of an arrest or proseeution under the Vehiele Code. Existing law defines the term "speed trap," for these purposes, among other things, to inelude a partieular section of a highway with a prima facie speed limit that is provided by the Vehiele Code or by loeal ordinanee, if that prima facie speed limit is not justified by an engineering and traffic survey eondtueted within a speeified number of years of the alleged violation, and enforeement of the speed limit involves the use of radar or any other eleetronie deviec.

This bill would extend the period of time a prima facie speed limit may be justified by an engineering and traffie survey, as speeified, if a registered engineer evaluates the section of the highway and finds that there has been an inerease in traffie-related erashes.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: noyes.

The people of the State of California do enact as follows:

SECTION 1. Section 627 of the Vehicle Code is amended to read:
627. (a) "Engineering and traffic survey," as used in this code, means a survey of highway and traffic conditions in accordance with methods determined by the Department of Transportation for use by state and local authorities.
(b) An engineering and traffic survey shall include, among other requirements deemed necessary by the department, consideration of all of the following:
(1) Prevailing speeds as determined by traffic engineering measurements.
(2) Accident records.
(3) Highway, traffic, and roadside conditions not readily apparent to the driver.
(c) When conducting an engineering and traffic survey, local authorities, in addition to the factors set forth in paragraphs (1) to (3), inclusive, of subdivision (b)-may shall consider all of the following:
(1) Residential density, if any of the following conditions exist on the particular portion of highway and the property contiguous thereto, other than a business district:
(A) Upon one side of the highway, within a distance of a quarter of a mile, the contiguous property fronting thereon is occupied by 13 or more separate dwelling houses or business structures.
(B) Upon both sides of the highway, collectively, within a distance of a quarter of a mile, the contiguous property fronting thereon is occupied by 16 or more separate dwelling houses or business structures.
(C) The portion of highway is longer than one-quarter of a mile but has the ratio of separate dwelling houses or business structures to the length of the highway described in either subparagraph (A) or (B).
(2) Pedestrian and bieyelist safety.-Safety of bicyclists and pedestrians, with increased consideration for vulnerable pedestrian groups including children, seniors, persons with disabilities, users of personal assistive mobility devices, and the unhoused.
(d) When conducting an engineering and traffic survey, a local authority may also consider both of the following:
(1) The current or immediately prior speed limit for a section of highway, as established by a previous engineering and traffic survey, if a registered engineer has evaluated the section of highway and determined that no significant design changes, with the specific intent of increasing the safe operating speed, have been made to the roadway since completion of the traffic survey that established the speed limit.
(2) Whether the section of highway has been designated by the local authority as experiencing a high concentration of fatalities and serious injuries based on recent data.

SEC. 2. Section 21400 of the Vehicle Code is amended to read:
21400. (a) (1)-The Department of Transportation shall, after consultation with local agencies and public hearings, adopt rules
and regulations prescribing uniform standards and specifications for all official traffic control devices placed pursuant to this code, including, but not limited to, stop signs, yield right-of-way signs, speed restriction signs, railroad warning approach signs, street name signs, lines and markings on the roadway, and stock crossing signs placed pursuant to Section 21364.
(2)
(b) The Department of Transportation shall, after notice and public hearing, determine and publicize the specifications for uniform types of warning signs, lights, and devices to be placed upon a highway by a person engaged in performing work that interferes with or endangers the safe movement of traffic upon that highway.
(3)
(c) Only those signs, lights, and devices as are provided for in this section shall be placed upon a highway to warn traffic of work that is being performed on the highway.
(4)
(d) Control devices or markings installed upon traffic barriers on or after January 1, 1984, shall conform to the uniform standards and specifications required by this section.
(b) The Department of Transportation shall revise the California Mantal on Uniform Traffic Control Devices, as it read on Jantary 1, 2012, to require the Department of Transportation or a loeal authority to round speed limits to the nearest five miles per hour of the 85 th pereentile of the free-flowing traffic. However, in eases in whieh the speed limit needs to be rounded up to the nearest five miles per hour inerement of the 85 th-pereentile speed, the Bepartment of Transportation or a loeal authority may decide to instead round down the speed limit to the lower five miles per hour inerement, but then the Department of Transportation or a loeat authority shall not redure the speed limit any further for any reason.

SEC. 3. Section 22352 of the Vehicle Code is amended to read:
22352. The prima facie limits are as follows and shall be applicable unless changed as authorized in this code and, if so changed, only when signs have been erected giving notice thereof:
(a) Fifteen miles per hour:
(1) When traversing a railway grade crossing, if during the last 100 feet of the approach to the crossing the driver does not have a clear and unobstructed view of the crossing and of any traffic on
the railway for a distance of 400 feet in both directions along the railway. This subdivision does not apply in the case of any railway grade crossing where a humanflagman flagperson is on duty or a clearly visible electrical or mechanical railway crossing signal device is installed but does not then indicate the immediate approach of a railway train or car.
(2) When traversing any intersection of highways if during the last 100 feet of the driver's approach to the intersection the driver does not have a clear and unobstructed view of the intersection and of any traffic upon all of the highways entering the intersection for a distance of 100 feet along all those highways, except at an intersection protected by stop signs or yield right-of-way signs or controlled by official traffic control signals.
(3) On any alley.
(b) Twenty-five miles per hour:
(1) On any highway other than a state highway, in any business or residence district unless a different speed is determined by local authority or the Department of Transportation under procedures set forth in this code.
(2) When approaching or passing a school building or the grounds thereof, contiguous to a highway and posted with a standard "SCHOOL" warning sign, while children are going to or leaving the school either during school hours or during the noon recess period. The prima facie limit shall also apply when approaching or passing any school grounds which are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in use by children and the highway is posted with a standard "SCHOOL" warning sign. For purposes of this subparagraph, standard "SCHOOL" warning signs may be placed at any distance up to 500 feet away from school grounds.
(3) When passing a senior center or other facility primarily used by senior citizens, contiguous to a street other than a state highway and posted with a standard "SENIOR" warning sign. A local authority may erect a sign pursuant to this paragraph when the local agency makes a determination that the proposed signing should be implemented. A local authority may request grant funding from the Active Transportation Program pursuant to Chapter 8 (commencing with Section 2380) of Division 3 of the Streets and Highways Code, or any other grant funding available to it, and use that grant funding to pay for the erection of those
signs, or may utilize any other funds available to it to pay for the erection of those signs, including, but not limited to, donations from private sources.

SEC. 4. Section 22354 of the Vehicle Code is amended to read:
22354. (a) Whenever the Department of Transportation determines upon the basis of an engineering and traffic survey that the limit of 65 miles per hour is more than is reasonable or safe upon any portion of a state highway where the limit of 65 miles is applicable, the department may determine and declare a prima facie speed limit of $60,55,50,45,40,35,30$ or $2530,25,20$, or 15 miles per hour, whichever is found most appropriate to facilitate the orderly movement of traffic and is reasonable and safe, which declared prima facie speed limit shall be effective when appropriate signs giving notice thereof are erected upon the highway.
(b) This section shall become operative on the date specified in subdivision (c) of Section 22366.

SEC. 5. Section 22357 of the Vehicle Code is amended to read:
22357. (a) Whenever a local authority determines upon the basis of an engineering and traffic survey that a speed greater than 25 miles per hour would facilitate the orderly movement of vehicular traffic and would be reasonable and safe upon any street other than a state highway otherwise subject to a prima facie limit of 25 miles per hour, the local authority may by ordinance or resolution determine and declare a prima facie speed limit of 30 , $35,40,45,50,55$, or 60 miles per hour or a maximum speed limit of 65 miles per hour, whichever is found most appropriate to facilitate the orderly movement of traffic and is reasonable and safe. The declared prima facie or maximum speed limit shall be effective when appropriate signs giving notice thereof are erected upon the street and shall not thereafter be revised except upon the basis of an engineering and traffic survey. This section does not apply to any 25 -mile-per-hour prima facie limit which is applicable when passing a school building or the grounds thereof or when passing a senior center or other facility primarily used by senior citizens.
(b) This section shall become operative on the date specified in subdivision (c) of Section 22366.

SEC. 6. Section 22358 of the Vehicle Code is amended to read: 22358. (a) Whenever a local authority determines upon the basis of an engineering and traffic survey that the limit of 65 miles
per hour is more than is reasonable or safe upon any portion of any street other than a state highway where the limit of 65 miles per hour is applicable, the local authority may by ordinance or resolution determine and declare a prima facie speed limit of 60 , $55,50,45,40,35,30$, or 2525,20 , or 15 miles per hour, whichever is found most appropriate to facilitate the orderly movement of traffic and is reasonable and safe, which declared prima facie limit shall be effective when appropriate signs giving notice thereof are erected upon the street.
(b) This section shall become operative on the date specified in subdivision (c) of Section 22366.

SEC. 7. Section 22358.4 of the Vehicle Code is amended to read:
22358.4. (a) (1) Whenever a local authority determines upon the basis of an engineering and traffic survey that the prima facie speed limit of 25 miles per hour established by subdivision (b) of Section 22352 is more than is reasonable or safe, the local authority may, by ordinance or resolution, determine and declare a prima facie speed limit of 20 or 15 miles per hour, whichever is justified as the appropriate speed limit by that survey.
(2) An ordinance or resolution adopted under paragraph (1) shall not be effective until appropriate signs giving notice of the speed limit are erected upon the highway and, in the case of a state highway, until the ordinance or resolution is approved by the Department of Transportation and the appropriate signs are erected upon the highway.
(b) (1) Notwithstanding subdivision (a) or any other provision of law, a local authority may, by ordinance or resolution, determine and declare prima facie speed limits as follows:
(A) A 15 miles per hour prima facie limit in a residence district, on a highway with a posted speed limit of 3035 miles per hour or slower, when approaching, at a distance of less than 500 feet from, or passing, a school building or the grounds of a school building, contiguous to a highway and posted with a school warning sign that indicates a speed limit of 15 miles per hour, while children are going to or leaving the school, either during school hours or during the noon recess period. The prima facie limit shall also apply when approaching, at a distance of less than 500 feet from, or passing, school grounds that are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in

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use by children and the highway is posted with a school warning sign that indicates a speed limit of 15 miles per hour.
(B) A 25 miles per hour prima facie limit in a residence district, on a highway with a posted speed limit of 3035 miles per hour or slower, when approaching, at a distance of 500 to 1,000 feet from, a school building or the grounds thereof, contiguous to a highway and posted with a school warning sign that indicates a speed limit of 25 miles per hour, while children are going to or leaving the school, either during school hours or during the noon recess period. The prima facie limit shall also apply when approaching, at a distance of 500 to 1,000 feet from, school grounds that are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in use by children and the highway is posted with a school warning sign that indicates a speed limit of 25 miles per hour.
(C) A 25 or 20 miles per hour prima facie speed limit on a highway contiguous to a business activity district when posted with a sign that indicates a speed limit of 25 or 20 miles per hour.
(2) The prima facie limits established under paragraph (1) apply only to highways that meet all of the following conditions:
(A) A maximum of two four traffic lanes.
(B) A maximum posted 3035 miles per hour prima facie speed limit immediately prior to and after the school-zone. zone or business activity district.
(3) The prima facie limits established under paragraph (1) apply to all lanes of an affected highway, in both directions of travel.
(4) When determining the need to lower the prima facie speed limit, the local authority shall take the provisions of Section 627 into consideration.
(5) (A) An ordinance or resolution adopted under paragraph (1) shall not be effective until appropriate signs giving notice of the speed limit are erected upon the highway and, in the case of a state highway, until the ordinance or resolution is approved by the Department of Transportation and the appropriate signs are erected upon the highway.
(B) For purposes of subparagraph (A) of paragraph (1), school warning signs indicating a speed limit of 15 miles per hour may be placed at a distance up to 500 feet away from school grounds.
(C) For purposes of subparagraph (B) of paragraph (1), school warning signs indicating a speed limit of 25 miles per hour may
be placed at any distance between 500 and 1,000 feet away from the school grounds.
(D) A local authority shall reimburse the Department of Transportation for all costs incurred by the department under this subdivision.
(6) As used in this subdivision, a "business activity district" is that portion of a highway and the property contiguous thereto that includes central or neighborhood downtowns, urban villages, or zoning designations that prioritize commercial land uses at the downtown or neighborhood scale and meets at least three of the following requirements:
(A) Retail or dining commercial uses, including outdoor dining, that open directly onto sidewalks adjacent to the highway.
(B) Parking, including parallel, diagonal, or perpendicular spaces, located alongside the highway.
(C) Traffic control signals or stop signs regulating traffic flow on the highway, located at intervals of no more than 600 feet.
(D) Marked crosswalks not controlled by a traffic control device.
(E) Pedestrian density greater than one pedestrian per 100 feet of sidewalk during peak hours.
(F) Bicycle volume of 10 or more bicycles per hour operating within or passing through during peak hours, including both sidewalk and highway use.

SEC. 8. Section 22358.6 is added to the Vehicle Code, to read:
22358.6. The Department of Transportation shall, in the next scheduled revision, revise and thereafter maintain the California Manual on Uniform Traffic Control Devices to require the Department of Transportation or a local authority to round speed limits to the nearest five miles per hour of the 85th percentile of the free-flowing traffic. However, in cases in which the speed limit needs to be rounded up to the nearest five miles per hour increment of the 85th-percentile speed, the Department of Transportation or a local authority may decide to instead round down the speed limit to the lower five miles per hour increment. A local authority may additionally lower the speed limit as provided in Sections 22358.7 and 22358.8.

SEC. 9. Section 22358.7 is added to the Vehicle Code, to read:
22358.7. (a) If a local authority, after completing an engineering and traffic survey, finds that the speed limit is still more than is reasonable or safe, the local authority may, by
ordinance or resolution, determine and declare a prima facie speed limit that has been reduced an additional five miles per hour for either of the following reasons:
(1) The portion of highway has been designated as a high-injury street.
(2) The portion of highway is adjacent to any land or facility that generates high concentrations of bicyclists or pedestrians, especially those from vulnerable groups such as children, seniors, persons with disabilities, and the unhoused.
(b) As used in this section, "high-injury" street means a portion of highway that, based on at least the immediately preceding three years of traffic accident data, is identified and has been adopted by the local authority as experiencing a high concentration of traffic-related serious injuries and fatalities.

SEC. 10. Section 22358.8 is added to the Vehicle Code, to read:
22358.8. If a local authority, after completing an engineering and traffic survey, finds that the speed limit is still more than is reasonable or safe, the local authority may, by ordinance or resolution, retain the current speed limit or restore the immediately prior speed limit if that speed limit was established with an engineering and traffic survey and if a registered engineer has evaluated the section of highway and determined that no significant design changes, with the specific intent of increasing the safe operating speed, have been made to the roadway since completion of the traffic survey that established the prior speed limit.

SEC. 11. Section 22359 of the Vehicle Code is amended to read:
22359. With respect to boundary line streets and highways where portions thereof are within different jurisdictions, ne an ordinance or resolution adopted under Sections 22357 and 22358 shall not be effective as to any-sued portion until all authorities having jurisdiction of the portions of the street concerned have approved the same. This section shall not apply in the case of boundary line streets consisting of separate roadways within different jurisdictions.

SEC. 12. Section 40802 of the Vehicle Code is amended to read:
40802. (a) A "speed trap" is either of the following:
(1) A particular section of a highway measured as to distance and with boundaries marked, designated, or otherwise determined in order that the speed of a vehicle may be calculated by securing the time it takes the vehicle to travel the known distance.
(2) A particular section of a highway with a prima facie speed limit that is provided by this code or by local ordinance or resolution under paragraph (1) of subdivision (b) of Section 22352, or established under Section 22354, 22357, 22358, or 22358.3, if that prima facie speed limit is not justified by an engineering and traffic survey conducted within five years prior to the date of the alleged violation, and enforcement of the speed limit involves the use of radar or any other electronic device that measures the speed of moving objects. This paragraph does not apply to a local street, road, or schoolzone. zone, senior zone, or business activity district.
(b) (1) For purposes of this section, a local street or road is one that is functionally classified as "local" on the "California Road System Maps," that are approved by the Federal Highway Administration and maintained by the Department of Transportation. When a street or road does not appear on the "California Road System Maps," it It may also be defined as a "local street or road" if it primarily provides access to abutting residential property and meets the following three conditions:
(A) Roadway width of not more than 40 feet.
(B) Not more than one-half of a mile of uninterrupted length. Interruptions shall include official traffic control signals as defined in Section 445.
(C) Not more than one traffic lane in each direction.
(2) For purposes of this section, "school zone" means that area approaching or passing a school building or the grounds thereof that is contiguous to a highway and on which is posted a standard "SCHOOL" warning sign, while children are going to or leaving the school either during school hours or during the noon recess period. "School zone" also includes the area approaching or passing any school grounds that are not separated from the highway by a fence, gate, or other physical barrier while the grounds are in use by children if that highway is posted with a standard "SCHOOL" warning sign.
(3) For purposes of this section, "senior zone" means that area approaching or passing a senior center building or other facility primarily used by senior citizens, or the grounds thereof that is
contiguous to a highway and on which is posted a standard "SENIOR" warning sign, pursuant to Section 22352.
(4) For purposes of this section, "business activity district" means a section of highway described in paragraph (6) of subdivision (b) of Section 22358.4 in which a standard 25 miles per hour or 20 miles per hour speed limit sign has been posted pursuant to subparagraph (C) of paragraph (1) of subdivision (b) of that section.
(c) (1) When all of the following criteria are met, paragraph (2) of this subdivision shall be applicable and subdivision (a) shall not be applicable:
(A) When radar is used, the arresting officer has successfully completed a radar operator course of not less than 24 hours on the use of police traffic radar, and the course was approved and certified by the Commission on Peace Officer Standards and Training.
(B) When laser or any other electronic device is used to measure the speed of moving objects, the arresting officer has successfully completed the training required in subparagraph (A) and an additional training course of not less than two hours approved and certified by the Commission on Peace Officer Standards and Training.
(C) (i) The prosecution proved that the arresting officer complied with subparagraphs (A) and (B) and that an engineering and traffic survey has been conducted in accordance with subparagraph (B) of paragraph (2). The prosecution proved that, prior to the officer issuing the notice to appear, the arresting officer established that the radar, laser, or other electronic device conformed to the requirements of subparagraph (D).
(ii) The prosecution proved the speed of the accused was unsafe for the conditions present at the time of alleged violation unless the citation was for a violation of Section 22349, 22356, or 22406.
(D) The radar, laser, or other electronic device used to measure the speed of the accused meets or exceeds the minimal operational standards of the National Highway Traffic Safety Administration, and has been calibrated within the three years prior to the date of the alleged violation by an independent certified laser or radar repair and testing or calibration facility.
(2) A "speed trap" is either of the following:
(A) A particular section of a highway measured as to distance and with boundaries marked, designated, or otherwise determined in order that the speed of a vehicle may be calculated by securing the time it takes the vehicle to travel the known distance.
(B) (i) A particular section of a highway or state highway with a prima facie speed limit that is provided by this code or by local ordinance or resolution under paragraph (1) of subdivision (b) of Section 22352, or established under Section 22354, 22357, 22358, or 22358.3, if that prima facie speed limit is not justified by an engineering and traffic survey conducted within one of the following time periods, prior to the date of the alleged violation, and enforcement of the speed limit involves the use of radar or any other electronic device that measures the speed of moving objects:
(I) Except as specified in subclause (II), seven years.
(II) If an engineering and traffic survey was conducted more than seven years prior to the date of the alleged violation, and a registered engineer evaluates the section of the highway and determines that no significant changes in roadway or traffic conditions have occurred, including, but not limited to, changes in adjoining property or land use, roadway width, or traffic volume, 1014 years.
(ii) This subparagraph does not apply to a local street, road, or schoolzone. zone, senior zone, or business activity district.

SEC. 13. If the Commission on State Mandates determines that this act contains costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.

SECTION 1. Section 14033.5 is added to the Government Code, to read:
14033.5. Beginning June 1, 2022, and every six menths thereafter, the department shall convene a committee of external design experts to advise on revisions to the Highway Design Mantal.

SEC. 2. Seetion 2904.5 is added to the Vehiele Code, to read:
2904.5. The California Traffie Safety Program shall inelude a traffic safety monitoring program that identifies and addresses loeations with pedestrian- and bieyelist-related erashes, upon appropriation of state funds for this purpose.

SEC. 3. Section 40802 of the Vehiele Code is amended to read: 40802. (a) A "speed trap" is either of the following:
(1) A partieular section of a highway measured as to distance and with boundaries marked, designated, or otherwise determined in order that the speed of a vehiele may be ealeulated by seeuring the time it takes the vehiele to travel the known distance.
(2) (A) A partieular section of a highway with a prima facie speed limit that is provided by this code or by loeal ordinance under paragraph (1) of subdivision (b) of Section 22352, or established under Seetion 22354, 22357, 22358, or 22358.3, if that prima facie speed limit is not justiffed by an engineering and traffie strivey conducted within five years prior to the date of the alleged violation, and enforeement of the speed limit involves the use of radar or any other eleetronic deviee that measures the speed of moving objeets. This paragraph does not apply to a loeal street, road, or sehool zone.
(B) If a registered engineer evaluates the seetion of the highway and finds there has been an inerease in traffic-related erashes, the prima facie speed limit may be justiffed by an engineering and traffie survey eondtuetedevery 10 years.
(b) (1) For purposes of this seetion, a loeal street or road is one that is funetionally classified as "loeal" on the "California Road System Maps," that are approved by the Federal Highway Administration and maintained by the Department of Transportation. When a street or road does not appear on the "California Road System Maps," it may be defined as a "loeat street or road" if it primarily provides aeeess to abutting residential property and meets the following three conditions:
(A) Roadway width of not more than 40 feet.
(B) Not more than one-half of a mile of uninterrupted length. Interruptions shall inelude official traffic eontrol signals as defined in Section 445 .
(C) Not more than one traffie lane in each direetion.
(2) For purpeses of this section, "sehool zone" means that area approaching or passing a sehool building or the grounds thereof that is contigtous to a highway and on which is posted a standard "SCHOOL" warning sign, while children are going to or leaving the sehool either during sehool hours or during the noon reeess period. "Sehool zone" also ineludes the area approaehing or passing any sehool grounds that are not separated from the highway by a
fenee, gate, or other physieal barrier while the grounds are in use by ehildren if that highway is posted with a standard "SCHOOL" warning sign.
(e) (1) When all of the following eriteria are met, paragraph (2) of this subdivision shall be applieable and subdivision (a) shall not be applieable:
(A) When radar is used, the arresting offieer has sureeessfully eompleted a radar operator course of not less than 24 hours on the use of police traffic radar, and the course was approved and eertiffed by the Commission on Peace Offieer Standards and Training.
(B) When laser or any other eleetronic deviec is used to measure the speed of moving objects, the arresting offieer has surecessfully eompleted the training required in subparagraph (A) and an additional training eourse of not less than two hours approved and eertiffed by the Commission on Peace Offieer Standards and Training.
(C) (i) The prosecution proved that the arresting officer eomplied with subparagraphs ( A ) and (B) and that an engineering and traffie survey has been condureted in aecordanee with subparagraph (B) of paragraph (2). The prosecution proved that, prior to the offieer issting the notiee to appear, the arresting officer established that the radar, laser, or other electronic device eonformed to the requirements of subparagraph (D).
(ii) The prosecution proved the speed of the aeeused was unsafe for the conditions present at the time of alleged violation unless the eitation was for a violation of Seetion 22349, 22356, or 22406.
(D) The radar, laser, or other electronic deviee used to measure the speed of the aceused meets or exceeds the minimal operational standards of the National Highway Traffic Safety Administration, and has been ealibrated within the three years prior to the date of the alleged violation by an independent certified laser or radar repair and testing or calibration facility.
(2) A "speed trap" is either of the following:
(A) A partieular seetion of a highway meastred as to distance and with boundaries marked, designated, or otherwise determined in order that the speed of a vehiele may be caleulated by seeuring the time it takes the vehiele to travel the known distanee.
(B) (i) A partieular section of a highway or state highway with a prima facie speed limit that is provided by this code or by loeat
ordinanee under paragraph (1) of subdivision (b) of Seetion 22352, or established under Seetion 22354, 22357, 22358, or 22358.3, if that prima facie speed limit is not justified by an engineering and traffie survey condueted within one of the following time periods, prior to the date of the alleged violation, and enforeement of the speed limit involves the use of radar or any other eleetronic device that measures the speed of moving objects:
(I) Exeept as speeified in subelause (II) or (III), seven years.
(II) If an engineering and traffie strivey was conducted more than seven years prion to the date of the alleged violation, and a registered engineer evaluates the seetion of the highway and determines that no signifieant changes in roadway or traffie eonditions have oceurred, ineluding, but not limited to, changes in adjoining property or land use, roadway width, or traffie volume, 10 years.
(III) If a registered engineer evaluates the seetion of the highway or state highway and finds there has been an inerease in traffie-related crashes, the prima facie speed limit may be justified by an engineering and traffie survey condueted every 15 years.
(ii) This subparagraph does not apply to a loeal street, road, of sehool zone.

